Algernon Pharmaceuticals Inc.

MANAGEMENT'S DISCUSSION AND ANALYSIS For the year ended August 31, 2024

Dated December 20, 2024

Management's Discussion and Analysis

This Management's Discussion and Analysis ("MD&A") is intended to help the reader understand Algernon Pharmaceuticals Inc., ("Algernon" or the "Company"), its operations, financial performance, current and future business environment and opportunities and risks. This MD&A is intended to supplement and complement the audited consolidated financial statements and notes thereto, prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") for the year ended August 31, 2024 (the "financial statements").

This MD&A is prepared as of December 20, 2024. All dollar figures stated herein are expressed in Canadian dollars, unless otherwise specified.

For the purposes of preparing this MD&A, management, in conjunction with the Board of Directors, considers the materiality of information. Information is considered material if: (i) such information results in, or would reasonably be expected to result in, a significant change in the market price or value of the Company's common shares; or (ii) there is a substantial likelihood that a reasonable investor would consider it important in making an investment decision; or (iii) if it would significantly alter the total mix of information available to investors. Management, in conjunction with the Board of Directors, evaluates materiality with reference to all relevant circumstances, including potential market sensitivity.

FORWARD LOOKING INFORMATION

This MD&A contains forward-looking statements that relate to the Company's current expectations and views of future events. In some cases, these forward-looking statements can be identified by words or phrases such as "may", "might", "will", "expect", "anticipate", "estimate", "intend", "plan", "indicate", "seek", "believe", "predict" or "likely", or the negative of these terms, or other similar expressions intended to identify forward-looking statements. The Company has based these forward-looking statements on its current expectations and projections about future events and financial trends that it believes might affect its financial condition, results of operations, business strategy and financial needs. These forward-looking statements include, among other things, statements relating to:

- the Company's intentions with respect to its business and operations;
- the Company's expectations regarding its ability to raise capital and grow its business;
- the Company's expectations with regard to its marketing and promotional programs;
- the Company's growth strategy and opportunities; and
- anticipated trends and challenges in the Company's business and the industry in which it operates.

Forward-looking information is based on reasonable assumptions, estimates, analysis and opinions of the Company's management in light of its experience and its perception of trends, expected developments, current conditions, as well as other factors that the Company's management believes to be relevant and reasonable in the circumstances at the date of this MD&A, but which may prove to be incorrect. The Company believes that the expectations and assumptions reflected in such forward-looking information are reasonable. Key assumptions upon which the Company's forward-looking information is based include:

- those related to general economic conditions;
- those related to conditions, including competitive conditions, in the market in which the Company operates;
- those related to the Company's use of marketing and promotional materials;
- the Company's ability to obtain requisite licences and necessary governmental approvals; and
- the Company's ability to attract and retain key personnel.

Management's Discussion and Analysis

Readers are cautioned that the foregoing list is not exhaustive of all factors and assumptions which may have been used. Forward-looking statements are also subject to risks and uncertainties facing the Company's business, any of which could have a material impact on its outlook.

Some of the risks the Company faces and the uncertainties that could cause actual results to differ materially from those expressed in the forward-looking statements include:

- the Company's dependence on management, key personnel and consultants;
- the Company's dependence on laboratory developed tests and research skills;
- the Company may require additional financing, which may be dilutive to existing shareholders;
- price volatility of publicly traded securities, including the Company's Common Shares;
- the impact of environmental and safety laws and health regulations and its effect on the Company's business;
- there is no assurance the Company will reach and maintain profitability;
- there is competition in the Company's industry; and
- the Company's directors may have conflicts of interest.

If any of these risks or uncertainties materialize, or assumptions underlying the forward-looking statements prove incorrect, actual results may vary material from those anticipated in those forward-looking statements. The assumptions referred to above and described in greater detail in Appendix 1 under "Risks Related to the Business" should be considered carefully by readers.

The Company disclaims any intention or obligation to update or revise any forward-looking statements whether as a result of new information, future events or otherwise, except to the extent required by applicable law. Further information concerning risks and uncertainties associated with these forward-looking statements and the Company's business may be found in the Company's other public filings which are available on the Canadian Securities Administrators' website at www.sedar.com and the Company's website at www.sedar.com and www.sedar.com and www.sedar.com and www.sedar.com and <a href="http

CONFLICTS OF INTEREST

Certain directors and officers of the Company are, or may become, directors and officers of other companies, and conflicts of interest may arise between their duties as officers and directors of the Company and as officers and directors of such other companies.

OVERVIEW

Algernon Pharmaceuticals Inc. (the "Company" or "Algernon") was incorporated on April 10, 2015 under the British Columbia *Business Corporations Act.* The registered office of Algernon is located at Suite 1500 – 1055 West Georgia Street, Vancouver, British Columbia, V6E 4N7.

Up until December 20, 2022, all the research and development work was carried out by the Company's 100% owned Canadian subsidiary, Nash Pharmaceuticals Inc. ("Nash Pharma") and its 100% owned Australian subsidiary, Algernon Research Pty Ltd. ("AGN Research"), which was incorporated on January 6, 2020. Through its ongoing research programs, Nash Pharma is seeking to minimize investment and drug development risk by taking advantage of regulatory approved drugs and discovering alternative clinical uses by accelerating entry into phase II clinical trials (human). On December 9, 2022, the Company established an additional 100% owned subsidiary incorporated in British Columbia, Algernon NeuroScience Inc. ("AGN Neuro") and on December 20, 2022, AGN Neuro acquired all of the assets of the Company's DMT program and all research and development activities pertaining to DMT began to be carried out by AGN Neuro.

Management's Discussion and Analysis

As at August 31, 2024, the Company has an accumulated deficit of \$30,755,831 (2023 - \$30,792,342) and for the year then ended incurred a net loss of \$502,982 (2023 - \$6,781,200). The Company will need to raise sufficient working capital to maintain operations. Without additional financing, the Company may not be able to fund its ongoing operations and complete development activities. Management anticipates that the Company will continue to raise adequate funding through equity or debt financings, although there is no assurance that the Company will be able to obtain adequate funding on favorable terms. These uncertainties may cast significant doubt on the Company's ability to continue as a going concern. These consolidated 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. These consolidated financial statements do not reflect adjustments, which could be material, to the carrying value of assets and liabilities, which may be required should the Company be unable to continue as a going concern.

BUSINESS MODEL

Algernon is a drug re-purposing company that investigates safe, already approved drugs, including naturally occurring compounds, for new disease applications, moving them efficiently and safely into new human trials, developing new formulations and seeking new regulatory approvals in global markets. Algernon specifically investigates compounds that have never been approved in the United States ("US") or the European Union ("EU") to avoid off label prescription writing, which can interfere with the normal economic pricing models of newly approved drug treatments.

The Company's early research identified a number of drug candidates that had already been approved for other diseases outside of the US and EU. Only drugs that have not been approved in the US or EU were chosen to avoid off-label prescription writing. The Company was actively investigating new disease areas including: chronic kidney disease ("CKD"), idiopathic pulmonary fibrosis ("IPF") and chronic cough, stroke and traumatic brain injury ("TBI"). In addition to these indications, the Company has additional drug candidates it is considering advancing where the Company has performed preclinical studies and filed intellectual property.

On March 26, 2024, the Company closed an agreement with Seyltx Inc. ("Seyltx"), a privately owned U.S. based drug development company, for the acquisition of the Company's Ifenprodil research and development program focused on IPF and chronic cough for the purchase price of USD \$2.0M or approximately CAD \$2.7 in cash and 1,896,700 common shares in Seyltx, representing a 20% equity position in Seltx on a fully-diluted basis following the completion of a Phase 2a clinical trial in IPF and chronic cough completed by Algernon. Seyltx will continue to advance Ifenprodil into further clinical trials for chronic cough. Algernon's clinical management team will be available to provide support, oversight, and management of the study.

On February 1, 2021, the Company announced it had established a clinical research program for the treatment of stroke focused on DMT. DMT is a known psychedelic compound that is part of the tryptamine family. Repurposing DMT from its psychedelic effects to a new potential treatment for stroke could have a positive impact on the millions of people that suffer the debilitating consequences of a stroke each year. The Company's decision to investigate DMT and move it into human trials for stroke is based on multiple independent, positive preclinical studies demonstrating that DMT helps promote neurogenesis as well as structural and functional neural plasticity. These are key factors involved in the brain's ability to form and reorganize synaptic connections, which are needed for healing following a brain injury.

The Company conducted a Phase 1 clinical study of an intravenous formulation ("IVF") of DMT for the treatment of stroke in the Netherlands at the Centre for Human Drug Research ("CHDR") in Leiden. The Company commenced screening subjects on November 16, 2022 and dosed the first subject in the clinical study in January 2023, with dosing in the first cohort completed in February 2023, the second cohort completed in April 2023 and third cohort completed in June 2023.

Management's Discussion and Analysis

The Company also reported that the safety review committee has confirmed that there were no safety or tolerability issues with the highest dose, which was able to maintain plasma DMT concentrations at targeted levels and which was below the established psychedelic dose. The psychedelic dose of DMT was previously identified as 0.2 mg/kg by Dr. Rick Strassman, DMT researcher and author of the book *DMT: The Spirit Molecule* (2001) and Algernon consultant, in his ground-breaking DMT human studies in the early 1990s. Algernon is the first company to test DMT at single escalating concentrations with an IV dose for a 6-hour duration.

On August 8, 2023, the Company announced it has completed a feasibility study and has finalized its clinical trial design for a 40 patient Phase 2 DMT Stroke study. The Phase 2 human stroke trial will study an intravenous sub-psychedelic dose of DMT in patients who are hospitalized after having suffered an acute ischemic stroke. The Company is planning to conduct the study at multiple locations in Europe using the Company's existing finished product supply of intravenous DMT. Ethics submission is planned for 2025 with the study starting a short time after approval.

On February 21, 2023, the Company announced that it added a new clinical research program for the treatment of TBI with DMT and plans to be the first company globally to investigate DMT for TBI in humans and is planning a Phase 2 clinical trial.

On February 23, 2022, the Company announced that it awarded a contract to Zhejiang Ausun Pharmaceutical CO, LTD ("Auson") of China to begin the manufacturing of a cGMP supply of its repurposed drug Repirinast and has initiated a new CKD research program.

Since Algernon's lead compound in CKD was sold outside of the US and EU, there is historical data available on its mechanism of action as it relates to the disease it was originally developed to treat. The Company has decided not to pursue independent confirmation as to whether these known pathways are involved in the specific biochemical interaction that produced the pharmacological effect seen in the Company's animal model research.

Research and Development

Key Research Milestone Summary:

On September 1, 2022, the Company announced positive results from the full data set of its Phase 2a Study evaluating Ifenprodil for the potential treatment of IPF and chronic cough. The full data set included additional secondary measures of efficacy, including both objective measurement of lung function and patient-reported outcomes of both IPF and cough. All of the data showed positive results, including statistically significant improvements in measures of cough.

As previously described, on March 26, 2024, the Company sold its Ifenprodil research and development program focused on IPF and chronic cough to Seyltx.

The Company conducted a Phase 1 clinical study of an IVF of DMT for the treatment of stroke in the Netherlands at the CHDR in Leiden. The Company commenced screening subjects on November 16, 2022 and dosed the first subject in the clinical study in January 2023, with dosing in the first cohort completed in February 2023, the second cohort completed in April 2023 and third cohort completed in June 2023.

Management's Discussion and Analysis

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Business Development

IPF & Chronic Cough

As previously described, on March 26, 2024, the Company sold its Ifenprodil research and development program focused on IPF and chronic cough to Seyltx.

On July 16, 2024, the Company announced Ifenprodil achieved a 93% (p = 0.036) reduction in median cough count in an acute guinea pig citric acid challenge study.

The multi-dose study was conducted under the direction of Seyltx and the study was designed to inform dose selection in Seyltx's planned Phase 2b Ifenprodil human study, recently named SILINDA, in refractory chronic cough. Seyltx has also announced that patient enrollment in the study is expected to begin in early 2025.

DMT/Stroke

Following the sale of the Company's Ifenprodil research and development program in March 2024, the Company plans to move forward with its IVF of DMT stroke research program as its lead asset.

On February 1, 2021, the Company announced it had established a clinical research program for the treatment of stroke focused on DMT. Repurposing DMT from its psychedelic effects to a new potential treatment for stroke could have a positive impact on the millions of people that suffer the debilitating consequences of a stroke each year. The Company's decision to investigate DMT and move it into human trials for stroke is based on multiple independent, positive preclinical studies demonstrating that DMT helps promote neurogenesis as well as structural and functional neural plasticity. These are key factors involved in the brain's ability to form and reorganize synaptic connections, which are needed for healing following a brain injury.

The Company confirmed in its own preclinical study, that DMT increased the growth of cortical neurons by 40% with statistical significance in one arm of the study, when compared to control. Algernon also reported that the increased growth was achieved with a sub hallucinogenic dose.

The Company has established the optimum peak stimulation period of 6 hours for neuron outgrowth by DMT in its pre-clinical in vitro study conducted by Charles River Laboratories. Algernon also confirmed that the increased growth was achieved with a sub-hallucinogenic dose.

After working to identify qualified vendors that could perform the needed work in the required time period, the Company selected CHDR and the IVF work is in progress. In addition to its fill finish cGMP-suite services, CHDR is also a world class clinical trial center, performing approximately 60 early-phase clinical studies per year.

Management's Discussion and Analysis

The Company conducted a Phase 1 clinical study of an IVF of DMT for the treatment of stroke in the Netherlands at the CHDR in Leiden. The Company commenced screening subjects on November 16, 2022 and dosed the first subject in the clinical study in January 2023, with dosing in the first cohort completed in February 2023, the second cohort completed in April 2023 and third cohort completed in June 2023.

The Company also reported that the safety review committee has confirmed that there were no safety or tolerability issues with the highest dose, which was able to maintain plasma DMT concentrations at targeted levels and which was below the established psychedelic dose.

The primary focus of the Phase 1 DMT study was to investigate prolonged intravenous infusion of DMT, for durations which have never been clinically studied. The resulting data generated will help the Company to plan both its Phase 2 acute stroke and rehabilitation studies more effectively.

The Company's decision to investigate DMT and move it into human trials for ischemic stroke is based on multiple independent, positive preclinical studies demonstrating that DMT helps mitigate tissue damage and promote neurogenesis as well as structural and functional neural plasticity. These are key factors involved in the brain's ability to form and reorganize synaptic connections, which are needed for healing following a brain injury. The Company also confirmed in its own murine cortical neuron outgrowth preclinical study, that DMT, in sub-psychedelic doses, increased the growth of cortical neurons by up to 40% compared to control.

The reason that the Company conducted a Phase 1 study and did not move directly into a Phase 2 study is that it was investigating prolonged intravenous infusion of DMT, for durations which have never been clinically studied. The resulting data generated is helping the Company to plan both its Phase 2 acute stroke and rehabilitation studies more effectively.

The Company along with CHDR presented its Phase 1 stroke study data at the Interdisciplinary Conference on Psychedelic Research being held from June 6-8, 2024 in Haarlem, the Netherlands.

On August 8, 2023, the Company announced it has completed a feasibility study and has finalized its clinical trial design for a 40 patient Phase 2 DMT Stroke study. The Phase 2 human stroke trial will study an intravenous sub-psychedelic dose of DMT in patients who are hospitalized after having suffered an acute ischemic stroke. The Company is planning to conduct the study at multiple locations in Europe using the Company's existing finished product supply of intravenous DMT. Ethics submission is planned for 2025 with the study starting a short time after approval.

Subjects with a confirmed diagnosis of ischemic stroke will be randomized in blinded fashion to receive either DMT or placebo. The primary outcome measure of the study will be safety, and information will be gained on measures of efficacy including preservation of brain tissue, motor recovery, depression and numerous biomarkers linked to the pathophysiology of stroke.

DMT/TBI

The Company has added a clinical research program for the treatment of TBI with DMT and plans to be the first company globally to investigate DMT for TBI in humans and, subject to available funding, is planning a Phase 2 clinical trial.

Management's Discussion and Analysis

Chronic Kidney Disease

On February 23, 2022, the Company announced that it awarded a contract Ausun of China to begin the manufacturing of a cGMP supply of its repurposed drug Repirinast and has initiated a new CKD research program. Ausun has now developed and optimized a new synthetic route to Repirinast. Ausun has also developed and validated all analytical methods for testing.

Repirinast was originally developed by Mitsubishi Tanabe Pharma ("Mitsubishi") and was sold and marketed in Japan under the brand name RometTM for the treatment of asthma. RometTM was marketed for over 25 years in Japan. Mitsubishi discontinued manufacturing and sales of the drug in 2013.

Repirinast was approved in Japan for patients with bronchial asthma in 1987, to prevent attacks when administered regularly. A pediatric formulation was also approved in 1990. Unlike most allergy medications, Repirinast does not have a direct antihistaminic effect. The drug acts on mast cells and inhibits the release of chemical mediators by IgE-related antigen antibody interactions.

Repirinast is one of several repurposed drug candidates that were part of Algernon's acquisition of NASH on October 22, 2018.

On April 26, 2022, the Company announced that Repirinast reduced fibrosis by 56% with statistical significant in a preclinical study investigating NASH in the STAMTM model from SMC Laboratories (Japan).

In a pre-clinical animal model of kidney fibrosis, Repirinast reduced fibrosis by 50% with statistical significance. It also showed an additive improvement when given in combination with Telmisartan, the latter of which is a blood pressure lowering medication and is considered a front line, standard of care treatment for CKD. As part of the new CKD research program, the Company will also investigate the use of Repirinast in acute interstitial nephritis, which causes inflammation of parts of the kidney.

The Company will conduct a bridging sub-acute toxicology study when the Repirinast cGMP synthesis is completed. The sub-acute toxicology study is expected to take approximately 90 days. Once completed, the Company plans to begin a small Phase 1 study to determine the bioavailability of its Repirinast finished product.

The Company has been issued a patent from the United States Patent and Trademark Office (USPTO), No. 11744808, for its lead chronic kidney Disease (CKD) program drug Repirinast, entitled "Compositions and Methods for Treating Non-Alcoholic Steatohepatitis."

The Company has received a Notice of Allowance from the Japanese Patent Office for patent application No. 2021-512244 entitled "Compositions and Methods for Treating Non- Alcoholic Steatohepatitis" with Repirinast and a notice of intention to grant from the Chinese Patent Office for patent application No. 112654357 entitled "Compositions and Methods for Treating Non-Alcoholic Steatohepatitis" with Repirinast.

The Company has received a notice of intention to grant from the Chinese Patent Office for patent application No. 201980043698.6 for Repirinast.

Subject to available financing, the Company is planning the following milestones for fiscal 2025:

Fiscal 2025

- Begin Phase 2a Study of DMT in Stroke
- Begin Phase 1 Study of Repirinast in CKD

Management's Discussion and Analysis

Medical and Scientific Advisory Board Update

There have been no changes to the Company's medical and scientific advisory board.

Corporate

On May 21, 2024, the Company engaged the services of ICP Securities Inc. ("ICP") to provide automated market making services, including use of its proprietary algorithm, ICP Premium™. ICP will receive a fee of CDN \$7,500 plus applicable taxes per month, payable monthly in advance. The agreement between the Company and ICP is for an Initial Term of three (3) months and shall be automatically renewed for subsequent one (1) month terms (each month called an "Additional Term") unless either party provides at least thirty (30) days written notice prior to the end of the Initial Term or an Additional Term, as applicable. There are no performance factors contained in the agreement and no stock options or other compensation are being granted in connection with the engagement. ICP and its clients may acquire an interest in the securities of the Company in the future.

ICP is an arm's length party to the Company. ICP's market making activity will be primarily to correct temporary imbalances in the supply and demand of the Company's shares. ICP will be responsible for the costs it incurs in buying and selling the Company's shares, and no third party will be providing funds or securities for the market making activities.

Financing

On December 27, 2023, the Company completed a private placement of 3,733,333 units of the Company at a price of \$0.075 per unit for gross proceeds of \$280,000 (the "December 2023 Offering"). Each unit consisted of one common share and one common share purchase warrant. Each warrant entitles the holder to acquire one common share at the price of \$0.20 for a period of 24 months after the closing date until December 27, 2025.

In connection with the December 2023 Offering, the Company issued a total of 120,000 finders' warrants from units sold under the December 2023 Offering to purchasers introduced by eligible finders. Each finders' warrant entitles the holder to purchase one common share until December 27, 2025 at a price of \$0.20. The Company also paid cash finders fees in the aggregate amount of \$9,000 from the sale of units to purchasers introduced by the eligible finders which are recorded as a reduction in the value of the shares issued as share issuance costs.

On August 1, 2024, the Company completed a private placement of 3,400,000 units of the Company at a price of \$0.12 per unit for gross proceeds of \$408,000 (the "August 1, 2024 Offering"). Each unit consisted of one common share and one common share purchase warrant. Each warrant entitles the holder to acquire one common share at the price of \$0.24 for a period of 24 months after the closing date until August 1, 2026.

In connection with the August 1, 2024 Offering, the Company issued a total of 44,800 finders' warrants from units sold under the August 1, 2024 Offering to purchasers introduced by eligible finders. Each finders' warrant entitles the holder to purchase one common share until August 1, 2026 at a price of \$0.24. The Company also paid cash finders fees in the aggregate amount of \$5,376 from the sale of units to purchasers introduced by the eligible finders and incurred other professional fees associated with the August 1, 2024 Offering of \$3,175, which were recorded as a reduction in the value of the shares issued as share issuance costs.

Management's Discussion and Analysis

On August 19, 2024, the Company completed a private placement of 1,960,000 units of the Company at a price of \$0.12 per unit for gross proceeds of \$235,200 (the "August 19, 2024 Offering"). Each unit consisted of one common share and one common share purchase warrant. Each warrant entitles the holder to acquire one common share at the price of \$0.24 for a period of 24 months after the closing date until August 19, 2026.

In connection with the August 19, 2024 Offering, the Company issued a total of 40,000 finders' warrants from units sold under the August 19, 2024 Offering to purchasers introduced by eligible finders. Each finders' warrant entitles the holder to purchase one common share until August 19, 2024 at a price of \$0.24. The Company also paid cash finders fees in the aggregate amount of \$4,800 from the sale of units to purchasers introduced by the eligible finders and incurred other professional fees associated with the August 19, 2024 Offering of \$1,832, which were recorded as a reduction in the value of the shares issued as share issuance costs.

There were 200,000 common shares issued to Maxim Group LLC. ("Maxim") pursuant to an investment banking agreement signed on June 23, 2023 following the sale of the Company's chronic cough and IPF research program.

On January 30, 2024, a total of 1,625,000 RSU units were granted to certain officers and directors, of the Company with a fair value of \$0.08 per RSUs based on the five day volume average price of the Company's common shares on the Canadian Securities Exchange ("CSE"). The RSUs vested entirely on the grant date.

During the year ended August 31, 2024, a total of 2,131,672 RSUs were settled resulting in the issuance of 2,131,672 common shares of the Company to officers and directors of the Company.

On May 21, 2024, a total of 525,000 RSU units were granted to an employee and a consultant, of the Company with a fair value of \$0.14 per RSUs based on the five day volume average price of the Company's common shares on the Canadian Securities Exchange ("CSE"). The RSUs vested entirely on the grant date.

During the year ended August 31, 2024, a total of 180,000 RSUs were forfeited and 80,000 RSUs expired.

On January 30, 2024, the Company granted a total of 100,000 incentive stock options to a consultant of the Company with an exercise price of \$0.075 per share. The options expire on January 30, 2026. The incentive stock options granted vested immediately.

During the year ended August 31, 2024, 100,000 common shares were issued to a consultant of the Company as a result of the exercise of 100,000 stock options with an exercise price \$0.075 per share.

During the year months ended August 31, 2024, a total of 146,000 incentive stock options, 10,000 with exercise prices of \$8.75, 76,000 with exercise prices of \$1.03 and 60,000 with exercise prices of \$1.35, were forfeited and cancelled.

Transaction costs associated with the Seyltx transaction included, Maxim being paid a transaction advisory services fee pursuant to an investment banking agreement with the Company whereby Maxim was retained to identify and evaluate potential merger and acquisition and strategic opportunities. Maxim also received 200,000 common shares of the Company in connections with the investment banking agreement.

Effective July 10, 2024, by way of director's resolution, the Company has limited its total stock options and RSUs to a combined 10% of the issued and outstanding common shares of the Company. Previously each plan allowed for the issuance of 10% of the issued and outstanding common shares of the Company.

Management's Discussion and Analysis

Subsequent to August 31, 2024, the Company extended the expiry date of an aggregate of 4,752,969 outstanding warrants (the "**2023 Warrants**"). The 2023 Warrants were issued in connection with the closing of a rights offering by the Company on May 5, 2023.

The initial exercise price of the 2023 Warrants is \$0.52 and remains unchanged. The 2023 Warrants had an original expiration date of November 5, 2024. The Company extended the expiration date of the 2023 Warrants by an additional six months, so that the 2023 Warrants will expire on May 5, 2025 (the "Amendment"). All other terms and conditions of the 2023 Warrants will remain unchanged.

Additionally, subsequent to August 31, 2024, 400 of the 2023 Warrants were exercised.

Use of Proceeds of Offerings

The Company received gross proceeds totalling \$1,188,342 from the Rights Offering completed on May 5, 2023. After deducting the Soliciting Dealer's fees and expenses of the rights offering, the Company received net proceeds of \$1,021,455 which was used for working capital and general corporate purposes and administrative expenses.

The Company received gross proceeds totalling \$205,000 from a private placement completed on June 27, 2023. After deducting expenses of the private placement, the Company received net proceeds of \$200,000 which was used for working capital and general corporate purposes and administrative expenses.

The Company received gross proceeds totalling \$280,000 from a private placement completed on December 27, 2023. After deducting expenses of the private placement, the Company received net proceeds of \$265,573 which was used for working capital and general corporate purposes and administrative expenses.

The Company received gross proceeds totalling \$408,000 from a private placement completed on August 1, 2024. After deducting expenses of the private placement, the Company received net proceeds of \$399,449 which was used for working capital and general corporate purposes and administrative expenses.

The Company received gross proceeds totalling \$235,200 from a private placement completed on August 19, 2024. After deducting expenses of the private placement, the Company received net proceeds of \$228,569 which was used for working capital and general corporate purposes and administrative expenses.

Management's Discussion and Analysis

RESULTS OF OPERATIONS

During the year ended August 31, 2024, the Company closed an agreement with Seyltx, for the sale of the Company's Ifenprodil research and development program focused on IPF and chronic cough for the purchase price of US\$2.0 million (approximately CAD\$2.7 million) in cash and 1,896,700 common shares in Seyltx, representing a 20% equity position in Seyltx on a fully-diluted basis.

948,350 common shares were received and 948,350 common shares, representing fifty percent of the Company's initial equity position, was held-back by Seyltx for a period of six months from the closing date of the transaction as part of the indemnification provisions of the asset purchase agreement between the Company and Seyltx. The held-back shares were released to the Company on September 26, 2024, six months from the closing date. The Company received anti-dilution rights in certain circumstances and has committed to providing advisory support to Seyltx until the completion of the expected Phase 2b clinical trial for chronic cough.

At the closing date, the common share equity position in Seyltx was determined to have a nil fair value considering its negative net asset position and no recent equity financing with a third-party investor had closed. The equity position continues to have a nil fair value as at August 31, 2024 as there is no basis to estimate a different fair value.

Set out below are the details of the sale of the research and development program focused on IPF and chronic cough:

Cash consideration received	\$ 2,714,400
Transaction costs paid in cash	(379,177)
Transaction costs paid by issuance of	(18,000)
common shares	
Total consideration	2,317,223
Carrying amount of net assets sold	654,992
Net gain on sale of research program	\$ 1,662,231

Transaction costs associated with the transaction consisted of legal fees and transaction advisory services. In connection with the transaction, Maxim was paid a transaction advisory services fee pursuant to an investment banking agreement with the Company whereby Maxim was retained to identify and evaluate potential merger and acquisition and strategic opportunities. Maxim also received 200,000 common shares of the Company in connections with the investment banking agreement.

Additionally, during the year ended August 31, 2024, the Company negotiated an amount payable with a vendor of the Company resulting in a gain on settlement of trade payables totaling \$245,461 recorded on the unaudited condensed interim consolidated statements of (income) loss and comprehensive (income) loss for the year ended August 31, 2024.

During the year ended August 31, 2023, the Company recorded a write-down of intangible assets totaling \$1,541,306 pertaining to the Company's inflammatory bowel disease and cancer programs as the Company decided to no longer pursue these indications for any of its compounds. There were no write-downs of intangible assets during the year ended August 31, 2024.

Year ended August 31, 2024 and 2023

Including the gain on the sale of a research program and a gain on the settlement of trade payables discussed earlier, the Company had net loss of \$502,982 for the year ended August 31, 2024 compared to a net loss of \$6,781,200 for the year ended August 31, 2023. The Company's significant operating expenses for the year ended August 31, 2024 included the following:

Management's Discussion and Analysis

- Research and development expenses of \$651,157 (2023 \$1,095,159)
- Salaries and benefits of \$805,021 (2023 \$688,122)
- Marketing expenses of \$321,352 (2023 \$1,260,704)
- Professional fees of \$91,595 (2023 \$494,286)
- General and administrative expenses of \$149,373 (2023 \$236,765)
- Shareholder communications expenses of \$106,886 (2023 \$210,134)
- Share-based payment expenses of \$286,658 (2023 \$1,256,821)

Research and development expenses totaled \$651,157 for the year ended August 31, 2024 (2023 – \$1,095,159) and pertained primarily to the Company's DMT program including the completion of the Phase 1 clinical trial and planning of the Phase 2a clinical trial. The decrease was mainly due to higher costs during the year ended August 31, 2023 pertaining to the completion of this Phase 1 trial.

Salaries and benefits for the year ended August 31, 2024 were \$805,021 (2023 – \$688,122). The increase in salaries and benefits for the year ended August 31, 2024 related to bonuses recorded during the year ended August 31, 2024.

Marketing expenses were \$321,352 for the year ended August 31, 2024 (2023 – \$1,260,704). The decrease in expenses was a result of significantly less promotional activities performed during the year ended August 31, 2024 compared to same period in the prior year when marketing activities for the Company were high, including the Company being the headline sponsor for the 2022 Wonderland Psychedelic Conference in November 2022.

Professional fees were \$91,595 for the year ended August 31, 2024 (2023 – \$494,286) and were less than the year ended August 31, 2023 as a result of a cost reduction strategy employed by the Company.

General and administrative expenses were \$149,373 for the year ended August 31, 2024 (2023 – \$236,765) and were less than the year ended August 31, 2023 as a result of a cost reduction strategy employed by the Company.

Shareholder communications expenses were \$106,886 for the year ended August 31, 2024 (2023 – \$210,134) and were less than the year ended August 31, 2023 as a result of fewer shareholder communications and news releases required during the period and lower costs as a result of timing of completion of certain events in the comparative period such as the Company's forward split of its stock.

Share-based payment expenses were \$286,658 for the year ended August 31, 2024 (2023 – \$1,256,821) including share-based payment expenses in relation to the restricted share units ("RSUs") granted by the Company on August 31, 2022 that had not vested and the RSUs granted by the Company on January 30, 2024 that vested immediately. The decrease in the expense reflects the higher number of stock options and RSUs that had not vested in the comparative period for the prior year.

Management's Discussion and Analysis

Selected Annual Information

	Year e Augu			ended ust 31, 2023	Year ended August 31, 2022	
Total revenue	\$	nil	\$	nil	\$	nil
Loss before other items	(2,412,042)		(5,241,991)		(6,056,434)	
Net loss	(502	2,982)	(6,781,200)		(6	,504,356)
Net loss per common share, basic and diluted	(0.03)		-	(0.45)		(0.87)
Working capital / (deficit)	\$ (1,036	5,683)	\$ (2,7	39,931)	\$	310,999
Total assets	3,944,040		4,2	40,362		8,140,757

Three months ended August 31, 2024 and 2023

The Company had a net loss of \$421,434 for the three months ended August 31, 2024 (Q4 2024) compared to a net loss of \$2,479,728 for the three months ended August 31, 2023 (Q4 2023). The Company's significant operating expenses for the three months ended August 31, 2024 included the following:

- Research and development expenses of \$35,033 (Q4 2023 \$188,357)
- Salaries and benefits of \$143,071 (Q4 2023 \$162,961)
- Marketing expenses of \$145,992 (Q4 2023 \$217,699)
- Professional fees of \$27,336 (Q4 2023 \$262,167)
- General and administrative expenses of \$27.969 (Q4 2023 \$50.126)
- Shareholder communications expenses of \$40,799 (Q4 2023 \$34,738)
- Share-based payment expenses of nil (Q4 2023 \$69,798)
- Write-down of intangible assets of nil (Q4 2023 \$1,541,306)

Research and development expenses totaled \$35,033 for the three months ended August 31, 2024 (Q4 2023 – \$188,357) and pertained primarily to the Company's DMT program and the planning of the Phase 2a clinical trial. The decrease was mainly due to costs during the three months ended August 31, 2023 pertaining to the completion of the Phase 1 trial.

Salaries and benefits for the three months ended August 31, 2024 were \$143,071 (Q4 2023 – \$162,961). The decrease in salaries and benefits for the three months ended August 31, 2024 related to a decrease in head count for the three months ended August 31, 2024 compared to the same period in the prior year.

Marketing expenses were \$145,992 for the three months ended August 31, 2024 (Q4 2023 – \$217,699). The decrease in expenses was a result of less promotional activities performed during the three months ended August 31, 2024 compared to same period in the prior year.

Professional fees were \$27,336 for the three months ended August 31, 2024 (Q4 2023 – \$262,167) and were less than the three months ended August 31, 2023 as a result of a cost reduction strategy employed by the Company.

General and administrative expenses were \$27,969 for the three months ended August 31, 2024 (Q4 2023 – \$50,126) and were less than the three months ended August 31, 2023 as a result of a cost reduction strategy employed by the Company.

Management's Discussion and Analysis

Shareholder communications expenses were \$40,799 for the three months ended August 31, 2024 (Q4 2023 – \$34,738) and were consistent between the two periods.

There were no share-based payment expenses for the three months ended August 31, 2024 (Q4 2023 – \$69,798). The decrease in the expense reflects the higher number of stock options and RSUs that had not vested in the comparative quarter.

There were no write-downs of intangible assets during the three months ended August 31, 2024 (Q4 2023 – \$1,154,306). The write-downs during the three months ended August 31, 2023 pertained to the write-down of the Company's inflammatory bowel disease and cancer programs as the Company decided to no longer pursue these indications for any of its compounds.

Summary of Quarterly Results

The following table sets out selected quarterly information of the Company derived from financial statements prepared by management, for those periods reported to date. The Company's condensed consolidated interim financial statements are prepared in accordance with IFRS applicable to interim financial statements and are expressed in Canadian dollars.

		2024	2024	2024	2023
Quarter Ended	Aug 31 ⁽¹⁾		May 31 ⁽²⁾	Feb. 29 ⁽³⁾	Nov. 30 ⁽⁴⁾
			\$		
Total revenue	\$	nil	nil	\$ nil	\$ nil
Loss before other items		420,200	465,658	1,004,210	521,974
Net (income) loss		421,434	(1,443,908)	1,003,902	521,554
Net (income) loss per share, basic		0.02	(0.07)	0.05	0.03
Net (income) loss per share, diluted		0.02	(0.06)	0.05	0.03

	2023	2023	2023	2022
Quarter Ended	Aug. 31 ⁽⁵⁾	May 31 ⁽⁶⁾	Feb . 28 ⁽⁷⁾	Nov. 30 ⁽⁸⁾
		\$		
Total revenue	\$ nil	nil	\$ nil	\$ nil
Loss before other items	985,846	1,128,030	1,247,795	1,880,320
Net loss	2,526,371	1,127,296	1,247,487	1,880,026
Net loss per share, basic	0.16	0.10	0.13	0.20
Net loss per share, diluted	0.16	0.10	0.13	0.20

⁽¹⁾ The Company had a net loss of \$421,434 for the quarter ended August 31, 2024 as compared to net income of \$1,443,908 for the prior quarter ended May 31, 2024. The net income during the quarter ended May 31, 2024 is as a result of a gain on the sale of a research program and a gain on the settlement of trade payables experienced during the quarter.

⁽²⁾ The Company had net income of \$1,443,908 for the quarter ended May 31, 2024 as compared to a net loss of \$1,003,902 for the prior quarter ended February 29, 2024. The net income is as a result of a gain on the sale of a research program and a gain on the settlement of trade payables as well as lower expenses during the quarter.

Management's Discussion and Analysis

- (3) The Company had a net loss of \$1,003,902 for the quarter ended February 29, 2024 as compared to a net loss of \$521,554 for the prior quarter ended November 30, 2023. The increase in net loss was primarily due accrued bonuses in the quarter, higher research and development expenses relating to the DMT research program and higher share-based payment expenses as a result of RSUs that were granted and vested in the quarter.
- ⁽⁴⁾ The Company had a net loss of \$521,554 for the quarter ended November 30, 2023 as compared to a net loss of \$2,526,371 for the prior quarter ended August 31, 2023. The decrease in net loss was primarily due to write-downs of intangible assets recorded during the quarter ended August 31, 2023 as well as a cost reduction strategy employed by the Company during the quarter ended November 30, 2023.
- ⁽⁵⁾ The Company had a net loss of \$2,526,371 for the quarter ended August 31, 2023 as compared to a net loss of \$1,127,296 for the prior quarter ended May 31, 2023. The increase in net loss was primarily due to write-downs of intangible assets recorded during the quarter ended August 31, 2023.
- ⁽⁶⁾ The Company had a net loss of \$1,127,296 for the quarter ended May 31, 2023 as compared to a net loss of \$1,247,487 for the prior quarter ended February 28, 2023. The decrease in net loss was primarily due to decreases in stock-based compensation expenses during the quarter ended May 31, 2023.
- ⁽⁷⁾ The Company had a net loss of \$1,247,795 for the quarter ended February 28, 2023 as compared to a net loss of \$1,880,026 for the prior quarter ended November 30, 2022. The decrease in net loss was primarily due to decreases in research and development expenses and share-based payment expenses during the quarter ended February 28, 2023.
- ⁽⁸⁾ The Company had a net loss of \$1,880,026 for the quarter ended November 30, 2022 as compared to a net loss of \$2,217,642 for the prior quarter ended August 31, 2022. The decrease in net loss was primarily due to decreases in research and development expenses and lower salaries and benefits during the quarter ended November 30, 2022, partially offset by higher marketing costs and share-based payment expenses when compared to the quarter ended August 31, 2022.

LIQUIDITY AND CAPITAL RESOURCES

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements.

At August 31, 2024, the Company had a working capital deficit of \$1,036,684 (2023 - \$2,379,931). This included cash and cash equivalents of \$596,198 (2023 - \$125,085) available to meet short-term business requirements and current liabilities of \$1,775,447 (2023 - \$2,719,760). The Company's accounts payable and accrued liabilities have contractual maturities of less than 30 days and are subject to normal trade terms. The Company has no long-term debt.

At present, the Company has no current operating income. The Company will need to raise sufficient working capital to maintain operations. Without additional financing, the Company may not be able to fund its ongoing operations and complete development activities. The Company intends to finance its future requirements through a combination of debt and/or equity issuance. There is no assurance that the Company will be able to obtain such financings or obtain them on favourable terms. These uncertainties may cast doubt on the Company's ability to continue as a going concern.

Non-GAAP Financial Measure

The Company uses "working capital" to assess liquidity and general financial strength and is calculated as current assets less current liabilities⁽¹⁾. Working capital does not have any standardized meaning prescribed by IFRS and is referred to as a "Non-GAAP Financial Measure." It is unlikely for Non-GAAP Financial Measures to be comparable to similar measures presented by other companies.

Working capital is calculated as current assets (August 31, 2024 - \$738,763; August 31, 2023 - \$339,829), less current liabilities (August 31, 2024 - \$1,775,447; August 31, 2023 - \$2,719,760).

Management's Discussion and Analysis

Cash Used in Operating Activities

Operating activities used \$2,709,577 in cash for the year ended August 31, 2024 compared to cash used in operating activities of \$2,553,008 for the year ended August 31, 2023. The increase in cash used in operating activities was primarily due to an increase in payments made on the Company's trade payables and lower accounts receivable, namely a significantly lower Australian tax credit receivable at August 2023 compared to August 31, 2022, resulting in lower cash received from accounts receivable during the year ended August 31, 2024.

Cash From (Used in) in Investing Activities

Cash from investing activities totaled \$2,279,948 for the year ended August 31, 2024 compared to \$59,500 in cash used in investing activities for the year ended August 31, 2023. For the year ended August 31, 2024, the Company received proceeds from the sale of its IPF and chronic cough research and development program of \$2,714,400, partially offset by transaction costs paid in relation to the sale of \$379,177. The Company redeemed a GIC totaling \$28,750 during the year ended August 31, 2024. Additionally, the Company paid \$84,025 pertaining to additions to intangible assets during the year ended August 31, 2024 compared to \$59,500 during the year ended August 31, 2023.

Cash flows from Financing Activities

Cash flows from financing activities totaled \$901,089 for the year ended August 31, 2024 and related entirely to a private placement financings completed in December 2023 and August 2024 and proceeds from the exercise of stock options. Cash flow from financing activities totaled \$1,328,909 for the year ended August 31, 2023 which pertained to the net proceeds from an Rights Offering, an At the Market financing and on the exercise of warrants during the period.

OUTSTANDING SHARE DATA

As at August 31, 2024 and the date of this report, the Company has:

As at	August 31, 2024	December 20, 2024
Issued and outstanding common shares	27,300,779	21,301,179
Warrants outstanding	17,646,570	17,515,770
Agent warrant units outstanding	495,266	245,300
Stock options outstanding	785,000	785,000
Restricted share units	425,000	505,000

OFF-BALANCE SHEET ARRANGEMENTS

There are no off-balance sheet arrangements.

CONTRACTUAL COMMITMENTS

There are no contractual commitments to disclose.

Management's Discussion and Analysis

INTANGIBLE ASSETS

	Acquisition of Nash Pharma ⁽¹⁾	Trademark Application Costs ⁽²⁾	licensed Patents ⁽³⁾	Patent	Application Costs ⁽⁴⁾	Total
Cost						
Balance, August 31, 2022	\$ 4,862,756	\$ 15,723	\$ 50,292	\$	362,324	\$ 5,291,095
Additions	-	5,625	16,036		110,254	131,915
Write-downs	(1,458,827)	-	(66,328)		(54,476)	(1,579,631)
Balance, August 31, 2023	\$ 3,403,929	\$ 21,348	\$ -	\$	418,102	\$ 3,843,379
Additions	-	1,922	-		59,790	61,712
Disposals (note 11)	(486,276)	-	-		(189,851)	(676,127)
Balance, August 31, 2024	\$ 2,917,653	\$ 23,270	\$ -	\$	288,041	\$ 3,228,964

	Acquis Nash Ph	ition of arma ⁽¹⁾	,	Trademark Application Costs ⁽²⁾	In-licens Patent		Patent <i>I</i>	Application Costs ⁽⁴⁾	Total
Accumulated Amortization									
Balance, August 31, 2022	\$	-	\$	(1,572)	\$ (9,59	98)	\$	(23,766)	\$ (34,936)
Amortization		-		(1,685)	(20,91	15)		(27,798)	(50,398)
Write-downs		-		-	30,5	13		7,812	38,325
Balance, August 31, 2023	\$	-	\$	(3,257)	\$	-	\$	(43,752)	\$ (47,009)
Amortization		-		(2,233)		-		(24,329)	(26,562)
Disposals (note 11)		-		· -		-		21,134	21,134
Balance, August 31, 2024	\$	-	\$	(5,490)	\$	-	\$	(46,947)	\$ (52,437)

	Acquisition of Nash Pharma ⁽¹⁾	Trademark Application Costs ⁽²⁾	In-lice Pate	nsed ents ⁽³⁾	Patent A	Application Costs ⁽⁴⁾	Total
Net Book Value Balance, August 31, 2023	\$ 3,403,929	\$ 18,091	\$	_	\$	374,350	\$ 3,796,370
Balance, August 31, 2024	\$ 2,917,653	\$ 17,780	\$	-	\$	241,094	\$ 3,176,527

- On October 19, 2018, the Company completed the acquisition transaction of Nash Pharma. No amortization was taken on the intangibles acquired as the assets with finite life are not available for use. On an annual basis, the intangibles with finite life are reviewed for impairment. The Company will impair or write-off the intangible assets related to the acquisition of Nash Pharma following the performance of an annual impairment test or an additional impairment test when indicators of impairment exist and the recoverable value is less than the carrying value. During the year ended August 31, 2023, the Company wrote-off intangible assets acquired as part of the acquisition of Nash Pharma pertaining to its inflammatory bowel disease ("IBD") program, which was no longer being pursued by the Company. The Company recorded \$1,458,827 of write-downs within impairment of intangible assets on the consolidated statement of loss and comprehensive loss for the year ended August 31, 2023 pertaining to the IBD assets. Management determined the value in use of these intangible assets in accordance with level 3 of the fair value hierarchy was \$nil. Also see Note 11.
- The Company has filed trademark applications for the name "ALGERNON". The Company amortizes trademarks over their estimated useful life of ten years. The Company recorded \$2,233 of amortization within general and administrative expenses on the consolidated statement of loss and comprehensive loss for the year ended August 31, 2023 (2023 \$1,685).
- (3) The Company in-licensed an issued patent relating its oncology program, for payments including up-front and annual license fees and patent filing costs reimbursed and is amortizing the patents based on its estimated useful life of 4.75 years. The Company did not record any amortization within research and development expenses on the consolidated statement of loss and comprehensive loss for the year ended August 31, 2024 (2023 \$20,915) relating to in-licensed patents. During the year ended August 31, 2023, the Company wrote-off the in-licensed patent pertaining to its oncology program, which was no longer being pursued by the Company. The Company recorded \$35,815 of write-downs within impairment of intangible assets on the consolidated statement of loss and comprehensive loss for the year ended August 31, 2023 pertaining to the oncology assets. Management determined the value in use of these intangible assets in accordance with level 3 of the fair value hierarchy was \$nil.

Management's Discussion and Analysis

(4) The Company has filed new method of use patents for lead compounds for treatment of disease areas including NASH, CKD and stroke. In addition to method of use, the applications for the stroke lead compounds also includes claims for composition of matter as well as formulations, dosages, and devices. The likelihood of the application success is not known. The Company amortizes its patent application costs over their remaining estimated useful life representing the remaining months to expiration of the associated patent. The Company recorded \$24,329 of amortization within research and development expenses on the consolidated statement of loss and comprehensive loss for the year ended August 31, 2023 (2024 - \$27,798). Additionally, during the year ended August 31, 2023, the Company wrote-off patents application costs that were previously capitalized for patents that are no longer being pursued by the Company totaling \$46,664 on the consolidated statement of loss and comprehensive loss. Management determined the value in use of these patents in accordance with level 3 of the fair value hierarchy was \$nil.

RELATED PARTY TRANSACTIONS AND KEY MANAGEMENT COMPENSATION

Key management personnel are considered to be those persons having authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly. Key management includes senior officers and directors of the Company.

Short-term benefits

Name	Relationship	Purpose of Transaction	Year ended August 31,		-	ear ended August 31,
				2024		2023
Christopher Moreau ⁽¹⁾	CEO / Director	CEO remuneration	\$	385,000	\$	220,000
James Kinley	CFO	CFO remuneration	\$	210,000	\$	120,000
Christopher Bryan	VPRO	VPRO	\$	109,500	\$	130,000
		remuneration				
Harry Bloomfield KC	Chairman/Director	Director fees	\$	24,000	\$	36,501
Mark Williams	Director	Director fees	\$	18,000	\$	24,000
Howard Gutman	Director	Director fees	\$	16,272	\$	23,835
Raj Attariwala	Director	Director fees	\$	18,000	\$	24,000
Short-term benefits to key management personnel		\$	780,772	\$	578,335	

⁽¹⁾ No director fees paid.

Share-based payments

Name	Relationship	Purpose of Transaction	Year ended August 31, 2024		Year ended August 31, 2023	
Christopher Moreau	CEO / Director	Stock Option Grant	\$	nil	\$	46,640
James Kinley	CFO	Stock Option Grant	\$	nil	\$	31,268
Christopher Bryan	VPRO	Stock Option Grant	\$	nil	\$	31,268
Harry Bloomfield KC	Chairman/Director	Stock Option Grant	\$	nil	\$	34,980
Mark Williams	Director	Stock Option Grant	\$	nil	\$	11,660
Howard Gutman	Director	Stock Option Grant	\$	nil	\$	23,320
Raj Attariwala	Director	Stock Option Grant	\$	nil	\$	11,660
Christopher Moreau	CEO / Director	RSU grant	\$	72,723	\$	277,662
James Kinley	CFO	RSU grant	\$	44,275	\$	138,831
Christopher Bryan	VPRO	RSU grant	\$	55,685	\$	138,831
Harry Bloomfield KC	Chairman/Director	RSU grant	\$	30,302	\$	115,692
Mark Williams	Director	RSU grant	\$	14,100	\$	46,277
Howard Gutman	Director	RSU grant	\$	14,100	\$	46,277
Raj Attariwala	Director	RSU grant	\$	14,100	\$	46,277
Share-based compens	ation to key managemer	nt personnel	\$	245,283	\$	1,000,643

Management's Discussion and Analysis

Related party transactions not included in compensation to key management personnel are as follows:

Name	Relationship	Purpose of Transaction	r ended gust 31, 2024	ar ended igust 31, 2023
Bloomfield & Advocats	Company with Harry Bloomfield Chairman / Director as principal	Corporate secretarial services	\$ 3,000	\$ 3,500
Mark Williams	Member of board of directors	Scientific consulting fees	\$ nil	\$ 5,000

Accounts payable and accrued liabilities include the following amounts due to related parties:

As at	Augus	st 31, 2024	Augu	st 31, 2023
Key management personnel – directors fee	\$	22,889	\$	15,031
Key management personnel – consulting fees		-		1,288
Total	\$	22,889	\$	16,319

The amounts recorded within accounts payable and accrued liabilities that are due to related parties are unsecured, non-interest bearing and due on demand.

RESEARCH AND DEVELOPMENT PROGRAM

Algernon is a drug re-purposing company that investigates safe, already approved drugs, including naturally occurring compounds, for new disease applications, moving them efficiently and safely into new human trials, developing new formulations and seeking new regulatory approvals in global markets. Algernon specifically investigates compounds that have never been approved in the U.S. or Europe to avoid off label prescription writing, which can interfere with the normal economic pricing models of newly approved drug treatments.

The Company's early research identified a number of drug candidates that had already been approved for other diseases outside of the U.S and E.U. Only drugs that have not been approved in the U.S or Europe were chosen to avoid off-label prescription writing. The Company is actively investigating new disease areas including: CKD, IPF and chronic cough and stroke. In addition to these indications, the Company has additional drug candidates it is considering advancing where the Company has performed preclinical studies and filed intellectual property.

All the research and development ("R&D") work are carried out by the Company's 100% owned Canadian subsidiary, Nash Pharma, including through Nash's wholly owned subsidiary, Algernon Research Pty Ltd. as well as Algernon Neuro beginning in December 2022.

Management's Discussion and Analysis

The breakdown of the major components of the research and development programs for the year ended August 31, 2024 and 2023.

For the year ended	Augus	st 31, 2024	August 31, 2023		
Clinical Trials:					
Phase 2 for IPF and chronic cough	\$	46,331	\$	13,207	
Phase 1 DMT		496,738		915,718	
		543,069		928,925	
Preclinical:					
Ifenprodil preclinical and manufacture		3,844		14,590	
DMT preclinical and manufacture		36,060		23,878	
		39,904		38,468	
Management and ad hoc scientific support		43,855		65,253	
Amortization (note 8)		24,329		48,711	
Total		651,157		1,081,357	
Less: Australian R&D Tax Credit		_		13,802	
Total Net Expenses	\$	651,157	\$	1,095,159	

SEGMENTED DISCLOSURES

The Company is a Canadian clinical stage pharmaceutical development company that operates in two reportable operating segments: the development of repurposed therapeutic drugs in Canada, and the facilitation of the Company's lead drug candidates into off-label phase II clinical trials (humans) in Australia. All of the Company's expenditures are incurred in both Canada and Australia. Geographical information of the Company's long-term assets are as follows:

As at August 31, 2024, the Company's intangible assets are located as follows:

	Canada	Australia	Total
Intangible assets	\$ 3,176,527	\$ -	\$ 3,176,527

As at August 31, 2023, the Company's intangible assets are located as follows:

	Canada	Australia	Total
Intangible assets	\$ 3,796,370	\$ -	\$ 3,796,370

MATERIAL ACCOUNTING POLICIES

The Company's significant accounting policies are disclosed in Note 3 of the Company's annual audited consolidated financial statements for the year ended August 31, 2024.

Management's Discussion and Analysis

Significant Accounting Judgments, Estimates and Assumptions

The preparation of financial statements in accordance with IFRS requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the condensed consolidated financial statements and reported amounts of revenues and expenses during the reporting period.

Actual outcomes could differ from these estimates, and as such, the estimates and underlying assumptions are reviewed on an ongoing basis.

The Company assesses at each reporting date if the intangible assets have indicators of impairment. In determining whether the intangible assets are impaired, the Company assesses certain criteria, including observable decreases in value, significant changes with adverse effect on the entity, evidence of technological obsolescence and future plans.

The following are the accounting policies subject to such judgments and the key sources of estimation uncertainty that the Company believes could have the most significant impact on the reported results and financial position.

Control

At the time of acquisition, the Company assesses whether it has control or significant influence over the acquiree. Control exists when the Company has power over an entity, when the Company is exposed, or has rights, to variable returns from the entity and when the Company has the ability to affect those returns through its power over the entity. Whereas significant influence exists when the Company has power to participate in the financial and operating policy decisions of the investee but without control or joint control over those policies. When control exists, the Company consolidates the results of the acquired entity whereas when significant influence exists, the Company accounts using the equity method of accounting.

In the acquisition of the initial 948,350 shares in Seyltx, it was assessed that no control or significant influence resides with Algernon considering the percentage of ownership interest and various other qualitative factors. Consequently, in accordance with accounting principles, this transaction has been treated as an investment in financial instruments. As such, the investment in Seyltx is classified as a financial asset and accounted under IFRS 9.

Investments in privately-held companies

The Company's investment in Seyltx, a privately-held company, is initially recorded at fair value at the acquisition date. At the end of each reporting period, the Company's management evaluates and updates the fair value of the investment, reflecting the updated valuations in the consolidated financial statements.

Valuation of private company investments can be challenging due to limited availability, reliability, or completeness of financial information from the investee. The fair value of these investments may rely on significant inputs that are not derived from observable market data. Adjustments to fair value, whether upward or downward, are made when supported by strong and objective evidence, such as a substantial equity financing event involving an independent investor or significant corporate, political, or operational developments that, in management's judgment, affect the investee's prospects and, consequently, its fair value. The use of this valuation approach may involve uncertainties and determinations based on the Company's judgment and any value estimated from these may not be realized or realizable.

Management's Discussion and Analysis

Share-based compensation

The fair value of equity instruments is subject to the limitations of the Black-Scholes option pricing model, as well as other pricing models such as the Geske option pricing model for equity instruments involving compound options that incorporate market data and involve uncertainty in estimates used by management in the assumptions. Because option pricing models require inputs of highly subjective assumptions, including the volatility of share prices, changes in subjective input assumptions can materially affect the fair value estimate. The Company estimates volatility based on the Company's historical share prices, excluding specific time frames in which volatility was affected by specific transactions that are not considered to be indicative of the entities' expected share price volatility.

Intangible assets – Treatment and Recoverability

Following initial recognition, the Company carries the value of the intangible assets at cost less accumulated amortization and any accumulated impairment losses. Amortization is recorded on the straight-line basis based upon management's estimate of the useful life and residual value.

Recoverability of the carrying value of intangible assets requires management to determine whether future economic benefits from sale or otherwise are likely. Evaluation may be more complex where activities have not reached a stage that permits a reasonable assessment of the viability of the asset.

Management must make certain estimates and assumptions about future events or circumstances including, but not limited to, the interpretation of research results, as well as the Company's financial ability to continue sales activities and operations.

At each reporting date, the Company assesses if the intangible assets have indicators of impairment. In determining whether the intangible assets are impaired, the Company assesses certain criteria, including observable decreases in value, significant changes with adverse effect on the entity, evidence of technological obsolescence, and future plans.

Intangible assets - Assessment of Useful Life

Intangible assets acquired as a part of the acquisition of Nash Pharma are intangible assets with a finite life that are not available for use. On an annual basis, intangible assets with finite life are reviewed for impairment and the Company impairs or writes off intangible assets when it abandons a drug or determine an amortization policy when a compound is approved.

Trademark application costs are capitalized and amortized over their estimated useful life of ten years.

In-licensed patents are capitalized and amortized over their remaining estimated useful life representing the remaining months to the expiration of the associated patent.

Patent application costs are capitalized and amortized over their remaining estimated useful life representing the remaining months to the expiration of the associated patent.

Qualified research and development expenses

In determining whether the R&D expenses incurred in Australia qualify for the Australian R&D tax credit, the Company must use judgment in assessing whether expenses incurred meet the criteria set forth by the Australian Government. These criteria include, but are not limited to, whether the expenditure was incurred on R&D activities, whether the expense was incurred to acquire or construct a building, and whether the expense relates to a decline in value of depreciating assets used in R&D activities.

Management's Discussion and Analysis

Determination of the functional currency

In concluding that the Canadian dollar is the functional currency of Algernon, Nash Pharma and AGN Neuro, and the Australian dollar is the functional currency of AGN Research, management considered the currency that mainly influences the cost of providing goods and services in the primary economic environment in which each entity operates, or if there has been a change in events or conditions that determined the primary economic environment.

Going concern

The assessment of the Company's ability to continue as a going concern and to raise sufficient funds to pay its ongoing operating expenditures and to meet its liabilities for the ensuing year, involves significant judgment based on historical experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances.

There have been no material revisions to the nature and amount of changes in estimates of amounts reported in its audited consolidated financial statements for the year ended August 31, 2024.

FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

The Company's financial instruments as at August 31, 2024 included cash and cash equivalents, accounts receivable, restricted cash equivalents and accounts payable and accrued liabilities.

The Company classifies its financial instruments into the following categories:

- cash and cash equivalent are classified as financial assets at FVTPL;
- accounts receivable are classified as measured at amortized cost;
- restricted cash equivalents are classified as financial assets at FVTP:
- Investment in Seyltx Inc. is classified as FVTPL and
- accounts payable and accrued liabilities are classified as financial liabilities, which are measured at amortized cost.

Fair Value

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Financial instruments measured at fair value are classified into one of three levels in the fair value hierarchy according to the relative reliability of the inputs used to estimate the fair values.

- 1. Level 1 fair values are based on quoted prices (unadjusted) in active markets for identical assets or liabilities;
- 2. Level 2 fair values are based on inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices); or
- 3. Level 3 fair values are based on inputs for the asset or liability that are not based on observable market data (unobservable inputs). The investment in Seyltx is classified as level 3 within the fair value hierarchy due to absence of readily available market prices or observable data to use for valuation.

Management's Discussion and Analysis

The Company classified its financial instruments at Level 1 and as follows:

	Financial Assets	Financial Assets	Financial Liabilities
	Fair Value Through	Measured at Amortized	Measured at Amortized
	Profit	Cost	Cost
August 31, 2024			
Cash and cash equivalents	\$ 596,198	\$ -	\$ -
Restricted cash equivalents	28,750	-	-
Accounts receivable	-	444	-
Accounts payable and accrued liabilities	\$ -	\$ -	\$ (1,775,447)

	 Financial Assets	Loans and Receivables	Financial Liabilities
	Fair Value Through Profit	Measured at Amortized Cost	Measured at Amortized Cost
August 31, 2023			
Cash and cash equivalents	\$ 125,085	\$ -	\$ -
Restricted cash equivalents	57,500	-	-
Accounts receivable	-	1,016	-
Accounts payable and accrued liabilities	\$ -	\$ -	\$ (2,719,760)

The Company's risk exposure and the impact on the Company's financial instruments are summarized below:

Credit risk

Credit risk is the risk of loss associated with a counter party's inability to fulfill its payment obligations. The Company's credit risk is primarily attributable to its cash and cash equivalents and accounts receivable. The Company's accounts receivable is mainly comprised of GST receivable, accrued interest receivable from GIC's held with bank, and accrued Australia R&D tax credit receivable. GST receivable and Australia R&D tax credit receivable are not financial instruments as they do not arise from contractual obligations. The Company limits exposure to credit risk on bank deposits by holding demand deposits in high credit quality banking institutions in Canada and Australia. Management believes that the credit risk with respect to receivables is minimal.

Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements. All of the Company's financial obligations are due within one year.

Management's Discussion and Analysis

At August 31, 2024, the Company had a working capital deficit of \$1,036,684 (2023 - \$2,379,931). This included cash and cash equivalents of \$596,198 (2023 - \$125,085) available to meet short-term business requirements and current liabilities of \$1,775,447 (2023 - \$2,719,760).

Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market prices. Market risk comprises three types of risk: interest rate risk, foreign currency risk, and other price risks. The Company is not exposed to significant interest rate risk and other price risk.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The risk that the Company will realize a loss as a result of a decline in the fair value of the cash is limited because of the short-term investment nature. The Company's financial asset exposed to interest rate risk consists of cash and cash equivalents and restricted cash equivalents. Restricted cash equivalents consists of GICs held at banking institutions that bear interest prime less 2.95% (August 31, 2023 - 2.90%) and mature five months from the purchase date.

Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market prices, other than those arising from interest rate risk or foreign currency risk. The Company is not exposed to significant other price risk.

Foreign currency risk

Foreign currency risk is related to fluctuations in foreign exchange rates. The Company has certain expenditures that are denominated in US dollars ("US\$"), Australian dollars ("AUD\$"), Euros and the British Pound Sterling ("GBP") and other operating expenses that are mainly in Canadian dollars ("CAD\$").

The Company holds funds in its Australian subsidiary in AUS\$ and may fund additional cash calls to this foreign subsidiary in the future. The Company's exposure to foreign currency risk arises primarily on fluctuations in the exchange rate of the CAD\$ relative to the US\$ and the AUD\$.

As at August 31, 2024, the Company had monetary assets of US\$111,409 or \$150,302 (2023 - US\$4,438 or \$6,005) at the CAD\$ equivalent and monetary liabilities of US\$498,699 or \$672,795 (2023 - US\$498,244 or \$674,174) at the CAD\$ equivalent. The Company's sensitivity analysis suggests that a change in the absolute rate of exchange in US\$ by 10% will increase or decrease other comprehensive loss by approximately \$52,249 (2023 - \$66,817).

As at August 31, 2024, the Company had monetary assets of AUD\$5,443 or \$4,973 (2023 - AUD\$74,445 or \$65,229) at the CAD\$ equivalent and monetary liabilities of AUD\$23,468 or \$21,440 (2023 - AUD\$481,839 or \$422,188) at the CAD\$ equivalent. The Company's sensitivity analysis suggests that a change in the absolute rate of exchange in AUD\$ by 10% will increase or decrease other comprehensive loss by approximately \$1,647 (2023 - \$35,696).

As at August 31, 2024, the Company had monetary liabilities of \$268,348 Euros or \$400,402 (2023 - \$418,062 Euros or \$613,799) at the CAD\$ equivalent. The Company's sensitivity analysis suggests that a change in the absolute rate of exchange in the Euro by 10% will increase or decrease other comprehensive loss by approximately \$40,040 (2023 - \$61,380).

Management's Discussion and Analysis

As at August 31, 2024, the Company had monetary liabilities of GBP£77,452 or \$137,245 (2023 - GBP£66,639 or \$114,245) at the CAD\$ equivalent. The Company's sensitivity analysis suggests that a change in the absolute rate of exchange in the GBP by 10% will increase or decrease other comprehensive loss by approximately \$13,725 (2023 - \$11,425).

The Company has not entered into any foreign currency contracts to mitigate this risk. Foreign currency risk is considered low relative to the overall financial operating plan.

Management's Discussion and Analysis

APPENDIX 1

RISKS RELATED TO THE BUSINESS

Limited Operating History

The Company has a limited history of operations and is considered a development stage company. As such, the Company is subject to many risks common to such enterprises, including under-capitalization, cash shortages, limitations with respect to personnel, financial and other resources and lack of revenues. There is no assurance that the Company will be successful in achieving a return on shareholders' investment and the likelihood of its success must be considered in light of its early stage of operations.

Negative Cash Flow for the Foreseeable Future

The Company has no history of earnings or cashflow from operations. The Company does not expect to generate material revenue or achieve self-sustaining operations for several years, if at all. To the extent that the Company has negative cash flow in future periods, the Company may need to allocate a portion of its cash reserves to fund such negative cash flow.

Going-Concern Risk

The financial statements have been prepared on a going concern basis under which an entity is considered to be able to realize its assets and satisfy its liabilities in the ordinary course of business. The Company's future operations are dependent upon the identification and successful completion of equity or debt financing and the achievement of profitable operations at an indeterminate time in the future. There can be no assurances that the Company will be successful in completing an equity or debt financing or in achieving profitability.

The financial statements do not give effect to any adjustments relating to the carrying values and classification of assets and liabilities that would be necessary should the Company be unable to continue as a going concern.

The Company may not be successful in its efforts to identify, license or discover additional product candidates.

Although a substantial amount of the Company's effort will focus on the continued research and pre-clinical and clinical testing, potential approval and commercialization of its existing product candidates, the success of its business also depends in part upon its ability to identify, license or discover additional product candidates. The Company's research programs or licensing efforts may fail to yield additional product candidates for clinical development for a number of reasons, including but not limited to the following:

- the Company's research or business development methodology or search criteria and process may be unsuccessful in identifying potential product candidates;
- the Company may not be able or willing to assemble sufficient resources to acquire or discover additional product candidates;
- the Company's product candidates may not succeed in pre-clinical or clinical testing;
- the Company's product candidates may be shown to have harmful side effects or may have other characteristics that may make the products unmarketable or unlikely to receive marketing approval;
- competitors may develop alternatives that render the Company's product candidates obsolete or less attractive;

Management's Discussion and Analysis

- product candidates the Company develops may be covered by third parties' patents or other exclusive rights;
- the market for a product candidate may change during the Company's program so that such a product may become unreasonable to continue to develop;
- a product candidate may not be capable of being produced in commercial quantities at an acceptable cost, or at all; and
- a product candidate may not be accepted as safe and effective by patients, the medical community or third-party payors.

If any of these events occurs, the Company may be forced to abandon its development efforts to identify, license or discover additional product candidates, which could have a material adverse effect on its business, prospects, results of operations and financial condition and could potentially cause the Company to cease operations. Research programs to identify new product candidates require substantial technical, financial and human resources. The Company may focus its efforts and resources on potential programs or product candidates that ultimately prove to be unsuccessful.

Violations of laws and regulations could result in repercussions, and psychedelic inspired drugs may never be approved as medicines

In Canada, under the CDSA, DMT is classified as a Schedule III drug and as such, medical and recreational use is illegal under the Canadian laws. Certain other jurisdictions, including the jurisdictions in which the Corporation has engaged third-party contractors, including Finland (EU) and the United Kingdom, have similarly regulated DMT. There is no guarantee that DMT will ever be approved as medicines in any jurisdiction in which the Company or its third-party contractors operate. The Company's third party contractors will conduct programs involving DMT in strict compliance with the laws and regulations regarding the production, storage and use of DMT. As such, all facilities engaged with such substances by or on behalf of the Company do so under current licenses and permits issued by appropriate federal, state and local governmental agencies. While a portion of the Company's research programs will be focused on using psychedelic inspired compounds, the Company does not have any direct or indirect involvement with the illegal selling, production or distribution of any substances in the jurisdictions in which it operates and does not intend to have any such involvement. However, a violation of any Canadian laws and regulations, such as the CDSA, or of similar legislation in the other jurisdictions, including Finland (EU) and the United Kingdom, could result in significant fines, penalties, administrative sanctions, convictions or settlements arising from civil proceedings initiated by either government entities in the jurisdictions in which the Company or its third party contractors operate, or by private citizens, or through criminal charges. The loss of the necessary licenses and permits for Schedule III drugs by the Company's third party contractors could have an adverse effect on Algernon's operations.

None of the Company's product candidates has to date received regulatory approval for their intended commercial sale.

None of the Company's product candidates has to date received regulatory approval for their intended commercial sale. The Company cannot market a pharmaceutical product in any jurisdiction until it has completed rigorous preclinical testing and clinical trials and passed such jurisdiction's extensive regulatory approval process. In general, significant research and development and clinical studies are required to demonstrate the safety and efficacy of a product candidate before it can be submitted for regulatory approval. Even if a product candidate is approved by the applicable regulatory authority, the Company may not obtain approval for an indication whose market is large enough to recover the Company's investment in that product candidate. In addition, there can be no assurance that we will ever obtain all or any required regulatory approvals for any of our product candidates.

Management's Discussion and Analysis

The Company relies on contract research organizations consultants to design, conduct, supervise and monitor research due to a lack of internal resources to perform these functions.

Outsourcing these functions involves risk that third party providers may not perform to the Company's standards, may not produce results in a timely manner or may fail to perform at all. If any contract research organization fails to comply with applicable regulatory requirements, the research and data generated may be deemed unreliable to regulatory authorities. Additional pre-clinical and clinical trials may be required before approval of marketing applications will be given. The Company cannot provide assurance that all third party providers will meet the regulatory requirements for research and pre-clinical trials. Failure of third party providers to meet regulatory requirements could result in repeat pre-clinical and clinical trials, which would delay the regulatory approval process or result in termination of pre-clinical and clinical trials. Any of the foregoing could have a material adverse effect on the Company's business, prospects, results of operations and financial condition.

Reliance on Third Parties for Research

The Company relies on third parties for the execution of a significant portion of its regulatory, pharmacovigilance medical information, and logistical responsibilities and such third parties may fail to meet their obligations as a result of inadequacies in their systems and processes or execution failure.

The Company also relies on third parties to perform critical services, including preclinical testing, clinical trial management, analysis and reporting, regulatory, pharmacovigilance, medical information and logistical services.

These third parties may not be available on acceptable terms when needed or, if they are available, may not comply with all regulatory and contractual requirements or may not otherwise perform their services in a timely or acceptable manner. This non-compliance may be due to a number of factors, including inadequacies in third-party systems and processes or execution failure. The Company may also experience unexpected cost increases that are beyond its control. As a result, the Company may need to enter into new arrangements with alternative third parties that may be costly. The time that it takes the Company to find alternative third parties may cause a delay, extension or termination of its preclinical studies or clinical trials and the Company may incur significant costs to replicate data that may be lost. These third parties may also have relationships with other commercial entities, some of which may compete with Algernon. In addition, if such third parties fail to perform their obligations in compliance with regulatory requirements and the Company's protocols, Algernon's preclinical studies or clinical trials may not meet regulatory requirements or may need to be repeated and its regulatory filings, such as marketing authorizations or new drug submissions, may not be completed correctly or within the applicable deadlines. As a result of Algernon's dependence on third parties, the Company may face delays or failures outside of its direct control in its efforts to develop product candidates.

Management's Discussion and Analysis

Regulatory approval risk

Algernon's and its contract research organization's research and development activities and are and will be significantly regulated by a number of governmental entities, including Health Canada, the EMA, the Home Office in the U.K. and the FDA. Regulatory approvals are required prior to each clinical trial and Company and its contract research organizations may fail to obtain the necessary approvals to commence or continue clinical testing in one or more jurisdictions. The time required to obtain approval by regulatory authorities is unpredictable but typically takes many years following the commencement of clinical trials. Any analysis of data from clinical activities Algernon and its contract research organizations perform is subject to confirmation and interpretation by regulatory authorities, which could delay, limit or prevent regulatory approval. Approval policies, regulations, or the type and amount of clinical data necessary to gain approval may change during the course of a product candidate's clinical development and may vary

by jurisdiction. The Company and its contract research organizations could fail to receive regulatory approval for Algernon's planned research for many reasons, including but not limited to:

- disagreement with the design or implementation of its clinical trials;
- failure to demonstrate that a product candidate is safe and effective for its proposed indication;
- failure of clinical trials to meet the level of statistical significance required for approval;
- failure to demonstrate that a product candidate's clinical and other benefits outweigh its safety risks;
- disagreement with Algernon's interpretation of data from preclinical studies or clinical trials;
- the insufficiency of data collected from clinical trials to support the submission and filing of a submission to obtain regulatory approval;
- deficiencies in the manufacturing processes or the failure of facilities of collaborators with whom Algernon contracts for clinical supplies to pass a pre-approval inspection;
- changes in the approval policies or regulations that render Algernon's preclinical and clinical data insufficient for approval.

Psychedelic regulatory risks

Psychedelic therapy is a new and emerging industry with ambiguous existing regulations and uncertainty as to future regulations. Certain psychedelics may be illegal substances other than when used for scientific or medical purposes. As such, new risks may emerge, and management may not be able to predict all such risks or be able to predict how such risks may result in actual results differing from the results contained in any forward-looking statements. This industry is subject to extensive controls and regulations, which may significantly affect the financial condition of market participants. The marketability of any product may be affected by numerous factors that are beyond the control of the Company and cannot be predicted, such as changes to government regulations, including those relating to taxes and other government levies which may be imposed. Changes in government levies, including taxes, could make future capital investments or operations uneconomic. The psychedelic therapy industry is also subject to numerous legal challenges, which may significantly affect the financial condition of market participants and which cannot be reliably predicted.

Management's Discussion and Analysis

Decriminalisation of psychedelics

Despite the current status of DMT as a controlled substance in Canada, the EU, the United Kingdom and United States, there may be changes in the status of DMT under the laws of certain jurisdictions. Possession of psilocybin, for example, was voted to be decriminalised in May 2019 in Denver and in November 2020, voters in Oregon approved the legal medical use of "psilocybin products," including magic mushrooms, to treat mental health conditions in licensed facilities with registered therapists (Measure 109). The legalization of psychedelics with inadequate regulatory oversight may lead to the development of psychedelic tourism in such states in clinics without proper therapeutic infrastructure or adequate clinical research. While drug laws pertaining to DMT are less likely to be as forthcoming, the expansion of such an industry which could put patients at risk may bring reputational and regulatory risk to the entire industry, leading to challenges for Algernon to achieve regulatory approval. The legalization of psilocybin, and potentially other psychedelic compounds (including DMT) in the future may also impact commercial sales for Algernon due to a reduced barrier to entry leading to a risk of increasing competition.

Enforcing Contracts

Due to the nature of the business of Algernon and the fact that certain of its contracts involve the possession, manufacture, production or supply of DMT, the use of which is not legal under U.K., EU, U.S. or Canadian law and in certain other jurisdictions, Algernon may face difficulties in enforcing its contracts in the courts in the UK, EU, U.S. or Canada. The inability to enforce any of its contracts could have a material adverse effect on its business, operating results, financial condition or prospects.

In order to manage its contracts with contractors, Algernon will ensure that such contractors are appropriately licensed. Were such contractors to operate outside the terms of these licenses, Algernon may experience an adverse effect on its business, including the pace of development of its product.

Unfavourable publicity or consumer perception

The success of the industry in which the Corporation operates may be significantly influenced by the public's perception of psychedelic inspired medicinal applications. There is no guarantee that future scientific research, publicity, regulations, medical opinion, and public opinion relating to psychedelic inspired medicine will be favourable. The industry in which the Company operates is in its early stages and is constantly evolving, with no guarantee of viability. The market for psychedelic inspired medicines is uncertain, and any adverse or negative publicity, scientific research, limiting regulations, medical opinion and public opinion relating to the consumption of psychedelic inspired medicines may have a material adverse effect on the Company's operational results, consumer base and financial results. While the Company is undertaking research programs using psychedelic inspired compounds, and does not advocate for the legalization of any psychedelic substances or deal with psychedelic substances except within laboratory and clinical trial settings conducted within approved regulatory frameworks, any unfavourable publicity or consumer perception regarding psychedelic substances (in addition to psychedelic inspired medicines) could also have a material adverse effect on the Company's operational results, consumer base and financial results.

Management's Discussion and Analysis

The psychedelic therapy industry is difficult to quantify and investors will be reliant on their own estimates of the accuracy of market data

Because the psychedelic therapy industry is in a nascent stage with uncertain boundaries, there is a lack of information about comparable companies available for potential investors to review in deciding about whether to invest in Algernon and, few, if any, established companies whose business model Algernon can follow or upon whose success Algernon can build. Accordingly, investors will have to rely on their own estimates in deciding about whether to invest in Algernon. There can be no assurance that Algernon's estimates are accurate or that the market size is sufficiently large for its business to grow as projected, which may negatively impact its financial results.

Failure to follow regulatory requirements

The Company's prospects must be considered in light of the risks, expenses, shifts, changes and difficulties frequently encountered with companies whose businesses are regulated by various federal, state and local governments. The health care, wellness, workers compensation and similar companies are subject to a variety of regulatory requirements and the regulatory environment is ever changing particularly with recent legislation, the full impact of which is not yet understood as regulations have not been issued. Failure to follow applicable regulatory requirements will have a materially negative impact on the business of the Company. Furthermore, future changes in legislation cannot be predicted and could irreparably harm the business of the Company.

Additional financing needs

The Company will require equity and/or debt financing to support on-going operations, to undertake capital expenditures or to undertake acquisitions or other business combination transactions. There can be no assurance that additional financing will be available to the Company when needed or on terms which are acceptable. The Company's inability to raise financing to fund capital expenditures or acquisitions could limit its growth and may have a material adverse effect upon its business, prospects, results of operations and financial condition.

If additional funds are raised through further issuances of equity or convertible debt securities, existing shareholders could suffer significant dilution, and any new equity securities issued could have rights, preferences and privileges superior to those of holders of common shares. Any debt financing secured in the future could involve restrictive covenants relating to capital raising activities and other financial and operational matters, which may make it more difficult for the Company to obtain additional capital and to pursue business opportunities, including potential acquisitions.

Because of the early stage of the industry in which the Company will operate, the Company expects to face additional competition from new entrants. To become and remain competitive, the Company will require research and development, marketing, sales and client support. The Company may not have sufficient resources to maintain research and development, marketing, sales and client support efforts on a competitive basis which could materially and adversely affect the business, financial condition and results of operations of the Company.

Management's Discussion and Analysis

Intellectual Property Rights

The Company could be adversely affected if it does not adequately protect its intellectual property rights. The Company regards its marks, rights, and trade secrets and other intellectual property rights as critical to its success. To protect its investments and the Company's rights in these various intellectual properties, it may rely on a combination of patents, trademark and copyright law, trade secret protection and confidentiality agreements and other contractual arrangements with its employees, clients, strategic partners, acquisition targets and others to protect proprietary rights. There can be no assurance that the steps taken by the Company to protect proprietary rights will be adequate or that third parties will not infringe or misappropriate the Company's copyrights, trademarks and similar proprietary rights, or that the Company will be able to detect unauthorized use and take appropriate steps to enforce rights. In addition, although the Company believes that its proprietary rights do not infringe on the intellectual property rights of others, there can be no assurance that other parties will not assert infringement claims against the Company. Such claims, even if not meritorious, could result in the expenditure of significant financial and managerial resources.

The Company will rely on trade secrets to protect technology where it does not believe patent protection is appropriate or obtainable. Trade secrets are difficult to protect. While commercially reasonable efforts to protect trade secrets will be used, strategic partners, employees, consultants, contractors or scientific and other advisors may unintentionally or willfully disclose information to competitors.

If the Company is not able to defend patents or trade secrets, then it will not be able to exclude competitors from developing or marketing competing products, and the Company may not generate enough revenue from product sales to justify the cost of development of products and to achieve or maintain profitability.

Pre-clinical and clinical trials, including reliance on third parties to conduct such trials

The Company's clinical trials for each product candidate may fail to adequately demonstrate the safety and efficacy of that candidate, which could force the Company to abandon its product development plans for that product candidate. Before obtaining regulatory approval for the commercial sale of any of its product candidates, the Company must demonstrate, through lengthy, complex and expensive pre-clinical testing and clinical trials, that each product is both safe and effective for use in each target indication. Clinical trial results are inherently difficult to predict, and the results the Company has obtained or may obtain from thirdparty trials or from its own trials may not be indicative of results from future trials. The Company may also suffer significant setbacks in advanced clinical trials even after obtaining promising results in earlier studies. Although the Company intend to modify any of its protocols in ongoing studies or trials to address any setbacks, there can be no assurance that these modifications will be adequate or that these or other factors will not have a negative effect on the results of its clinical trials. This could significantly disrupt the Company's efforts to obtain regulatory approvals and commercialize its product candidates. Furthermore, the Company may voluntarily suspend or terminate its clinical trials if at any time it believes that they present an unacceptable safety risk to patients, either in the form of undesirable side effects or otherwise. If the Company cannot show that its product candidates are both safe and effective in clinical trials, it may be forced to abandon its business plan.

The Company will rely on third parties to conduct its product development, chemistry activities, as well as pre-clinical and clinical trials. If these third parties do not perform as contractually required or as otherwise expected the Company may not be able to obtain regulatory approval for its product candidates, which may prevent it from becoming profitable.

Management's Discussion and Analysis

Pre-clinical and clinical trials will be lengthy and expensive. Delays in clinical trials are common for many reasons and any such delays could result in increased costs to us and jeopardize or delay our ability to obtain regulatory approval and commence product sales as currently contemplated.

As part of the regulatory process, the Company would need to conduct clinical trials for any drug candidate to demonstrate safety and efficacy to the satisfaction of the regulatory authorities, including the FDA for the U.S. and Health Canada for Canada should it decide to seek approval in those jurisdictions. Clinical trials are subject to rigorous regulatory requirements and are expensive and time-consuming to design and implement. The Company may experience delays in clinical trials for any of its drug candidates, and the projected timelines for continued development of the technologies and related drug candidates by the Company may otherwise be subject to delay or suspension. Any planned clinical trials might not begin on time; may be interrupted, delayed, suspended, or terminated once commenced; might need to be redesigned; might not enroll a sufficient number of patients; or might not be completed on schedule, if at all. Clinical trials can be delayed for a variety of reasons, including the following:

- delays in obtaining regulatory approval to commence a trial;
- imposition of a clinical hold following an inspection of our clinical trial operations or trial sites by the FDA or other regulatory authorities;
- imposition of a clinical hold because of safety or efficacy concerns by the FDA, a data safety monitoring board or committee or by the Company;
- delays in reaching agreement on acceptable terms with prospective contract research organizations and clinical trial sites;
- delays in obtaining required monitoring board approval at each site for clinical trial protocols;
- delays in identifying, recruiting and training suitable clinical investigators;
- delays in recruiting suitable patients to participate in a trial;
- delays in having patients complete participation in a trial or return for post-treatment follow-up;
- clinical sites dropping out of a trial to the detriment of enrollment;
- time required to add new sites;
- delays in obtaining sufficient supplies of clinical trial materials, including comparator drugs;
- delays resulting from negative or equivocal findings of a data safety monitoring board for a trial; or
- adverse or inconclusive results from pre-clinical testing or clinical trials.

Patient enrollment, a significant factor in the timing of clinical trials, is affected by many factors, including the size and nature of the patient population, the proximity of patients to clinical sites, the eligibility criteria for the trial, the design of the clinical trial, competing clinical trials, and clinicians' and patients' perceptions as to the potential advantages of the biologic being studied in relation to other available therapies, including any new biologics that may be approved for the indications we are investigating. Any of these delays in completing our clinical trials could increase costs, slow down the product development and approval process, and jeopardize the Company's ability to commence product sales and generate revenue.

Management's Discussion and Analysis

The Company may be required to suspend or discontinue clinical trials because of adverse side effects or other safety risks that could preclude approval of its drug candidates.

Clinical trials may be suspended or terminated at any time for a number of reasons. A clinical trial may be suspended or terminated by the Company, its collaborators, the FDA, or other regulatory authorities because of a failure to conduct the clinical trial in accordance with regulatory requirements or the Company's clinical protocols, presentation of unforeseen safety issues or adverse side effects, failure to demonstrate a benefit from using the investigational biologic, changes in governmental regulations or administrative actions, lack of adequate funding to continue the clinical trial, or negative or equivocal findings of the data safety monitoring board for a clinical trial. The Company may voluntarily suspend or terminate its clinical trials if at any time it believes that they present an unacceptable risk to participants. If the Company elects or is forced to suspend or terminate any clinical trial of any proposed product that it develops, the commercial prospects of such proposed product will be harmed and the Company's ability to generate product revenue from such proposed product will be delayed or eliminated. Any of these occurrences could have a materials adverse effect on the Company's business, prospects, results of operations and financial condition.

The Company faces product liability exposure, which, if not covered by insurance, could result in significant financial liability.

The risk of product liability is inherent in the research, development, manufacturing, marketing and use of pharmaceutical products. Product candidates and products that we may commercially market in the future may cause, or may appear to have caused, injury or dangerous drug reactions, and expose the Company to product liability claims. These claims might be made by patients who use the product, healthcare providers, pharmaceutical companies, corporate collaborators or others selling such products. If the Company's product candidates during clinical trials were to cause adverse side effects, the Company may be exposed to substantial liabilities. Regardless of the merits or eventual outcome, product liability claims or other claims related to the Company's product candidates may result in:

- decreased demand for our products due to negative public perception;
- injury to our reputation;
- withdrawal of clinical trial participants or difficulties in recruiting new trial participants;
- initiation of investigations by regulators;
- costs to defend or settle related litigation;
- a diversion of management's time and resources;
- substantial monetary awards to trial participants or patients;
- product recalls, withdrawals or labeling, marketing or promotional restrictions;
- loss of revenues from product sales; and
- the inability to commercialize any of product candidates, if approved.

Management's Discussion and Analysis

The Company intends to obtain clinical trial insurance once a clinical trial is initiated. However, the insurance coverage may not be sufficient to reimburse the Company for any expenses or losses it may suffer. Insurance coverage is becoming increasingly expensive, and, in the future, the Company, or any of its collaborators, may not be able to maintain insurance coverage at a reasonable cost or in sufficient amounts or at all to protect against losses due to liability. Even if the Company's agreements with any future collaborators entitle it to indemnification against product liability losses, such indemnification may not be available or adequate should any claim arise. The Company's inability to obtain sufficient product liability insurance at an acceptable cost to protect against product liability claims could prevent or inhibit the commercialization of its product candidates. If a successful product liability claim or series of claims is brought against the Company for uninsured liabilities or in excess of insured liabilities, its assets may not be sufficient to cover such claims and its business operations could be impaired.

Should any of the events described above occur, this could have a material adverse effect on the Company's business, prospects, results of operations and financial condition.

In light of the Company's current resources and limited experience, it may need to establish successful third-party relationships to successfully commercialize its future product candidates.

The long-term viability of the Company's future product candidates may depend, in part, on the Company's ability to successfully establish new strategic collaborations with pharmaceutical and biotechnology companies, non-profit organizations and government agencies. Establishing strategic collaborations and obtaining government funding is difficult and time-consuming. Potential collaborators may reject collaborations based upon their assessment of the Company's financial, regulatory or intellectual property position or based on their internal pipeline; government agencies may reject contract or grant applications based on their assessment of public need, the public interest, the ability of the Company's products to address these areas, or other reasons beyond our expectations or control. If the Company fails to establish a sufficient number of collaborations or government relationships on acceptable terms, it may not be able to commercialize any future drug candidates or generate sufficient revenue to fund further research and development efforts.

Even if the Company establishes new collaborations or obtains government funding, these relationships may never result in the successful development or commercialization of any drug candidates for several reasons, including the fact that:

- the Company may not have the ability to control the activities of its partners and cannot provide assurance that they will fulfill their obligations to us, including with respect to the license, development and commercialization of drug candidates, in a timely manner or at all;
- such partners may not devote sufficient resources to the Company's drug candidates or properly maintain or defend our intellectual property rights;
- relationships with collaborators could also be subject to certain fraud and abuse laws if not structured properly to comply with such laws;
- any failure on the part of the Company's partners to perform or satisfy their obligations to the Company could lead to delays in the development or commercialization of drug candidates and affect the Company's ability to realize product revenue; and
- disagreements, including disputes over the ownership of technology developed with such collaborators, could result in litigation, which would be time-consuming and expensive, and may delay or terminate research and development efforts, regulatory approvals and commercialization activities.

Management's Discussion and Analysis

If the Company or its collaborators fail to maintain our existing agreements or in the event we fail to establish agreements as necessary, the Company could be required to undertake research, development, manufacturing and commercialization activities solely at its own expense. These activities would significantly increase capital requirements and, given the Company's lack of sales, marketing and distribution capabilities, significantly delay the commercialization of future drug candidates

Rapid Technological Change

The business of the Company is subject to rapid technological changes. Failure to keep up with such changes could have a material adverse effect on the Company's business, prospects, results of operations and financial condition. The Company is subject to the risks of companies operating in the medical and healthcare business.

The market in which Algernon competes is characterized by rapidly changing technology, evolving industry standards, frequent new service and product announcements, introductions and enhancements and changing customer demands. As a result, an investment in the common shares of the Company is highly speculative and is only suitable for investors who recognize the high risks involved and can afford a total loss of investment.

Protection and Enforcement of Intellectual Property Rights

The Company regards the protection of its copyrights, service marks, trademarks, trade dress and trade secrets as critical to its future success and relies on a combination of copyright, trademark, service mark and trade secret laws and contractual restrictions to establish and protect its proprietary rights in products and services. The Company has entered into confidentiality and invention assignment agreements with its officers and contractors, and nondisclosure agreements with parties with which it conducts business in order to limit access to and disclosure of its proprietary information. There can be no assurance that these contractual arrangements or the other steps taken by the Company to protect its intellectual property will prove sufficient to prevent misappropriation of the Company's technology or to deter independent third-party development of similar technologies.

To date, the Company has not been notified that its technologies infringe the proprietary rights of third parties, but there can be no assurance that third parties will not claim infringement by the Company with respect to past, current or future technologies. The Company expects that participants in its markets will be increasingly subject to infringement claims as the number of services and competitors in the Company's industry segment grows. Any such claim, whether meritorious or not, could be time-consuming, result in costly litigation, cause service upgrade delays or require the Company to enter into royalty or licensing agreements. Such royalty or licensing agreements might not be available on terms acceptable to the Company or at all. As a result, any such claim could have a material adverse effect upon the Company's business, prospects, results of operations and financial condition.

Litigation Risks

The Company may become party to litigation from time to time in the ordinary course of business which could adversely affect its business. Should any litigation in which the Company becomes involved be determined against the Company such a decision could adversely affect the Company's ability to continue operating and the market price for the Company's common shares. Even if the Company is involved in litigation and wins, litigation can redirect significant company resources.

Management's Discussion and Analysis

Commercial success of the Company will depend in part on not infringing upon the patents and proprietary rights of other parties and enforcing its own patents and proprietary rights against others. The research and development programs will be in highly competitive fields in which numerous third parties have issued patents and pending patent applications with claims closely related to the subject matter of the Company's programs. The Company is not currently aware of any litigation or other proceedings or claims by third parties that its technologies or methods infringe on their intellectual property.

While it is the practice of the Company to undertake pre-filing searches and analyses of developing technologies, they cannot guarantee that they have identified ever patent or patent application that maybe relevant to the research, development, or commercialization of its products. Moreover, the Company can provide no assurance that third parties will not assert valid, erroneous, or frivolous patent infringement claims.

There may be larger, better financed companies which may become competition for the Company.

There is high potential that the Company will face intense competition from other companies, some of which can be expected to have longer operating histories and more financial resources and research and manufacturing than the Company. Increased competition by larger and better financed competitors could materially and adversely affect the business, financial condition and results of operations of the Company. At present, management believes that there are a number of drug development companies, on a global scale, that are advancing compounds for the treatment of NASH, CKD and stroke and are in various stages of development from pre-clinical up to and including Phase 3 human trials.

Competitive pressures created by any one of these companies, or by the Company's competitors collectively, could have a material adverse effect on the Company's business, prospects, results of operations and financial condition.

The Company believes that the principal competitive factors in its market are its ability to develop drug compounds that are more efficacious than the current gold standard treatment of other drugs under development, to protect its intellectual property and to also be the first company to deliver its medical device products to the market on a timely and cost-effective basis.

Better performing drugs and the expansion of existing technologies may increase the competitive pressures on the Company by enabling the Company's competitors to receive regulatory approval to market for certain drugs before its compounds are approved, offer a lower-cost product.

Reliance on Management

The success of the Company is dependent upon the ability, expertise, judgment, discretion and good faith of its senior management. While employment/consulting agreements are customarily used as a primary method of retaining the services of key management, these agreements cannot assure the continued services of such persons. Any loss of the services of such individuals could have a material adverse effect on the Company's business, prospects, results of operations and financial condition.

Dividends

The Company has no earnings or dividend record, and does not anticipate paying any dividends on the common shares in the foreseeable future. Dividends paid by the Company would be subject to tax and, potentially, withholdings.

Management's Discussion and Analysis

Limited Market for Securities

The Company's common shares are listed on the CSE. There can be no assurance that an active and liquid market for the common shares will be maintained and an investor may find it difficult to resell any securities of the Company.

Permits and Licenses

The operations of the Company may require licenses and permits from various governmental authorities. There can be no assurance that such licenses and permits will be granted.

Uninsurable Risks

The business of the Company may not be insurable or the insurance may not be purchased due to high cost. Should such liabilities arise, they could reduce or eliminate any future profitability and result in increasing costs and a decline in the value of the Company.

The market price of the Company's common shares may be subject to wide price fluctuations

The market price of the Company's common shares may be subject to wide fluctuations in response to many factors, including variations in the operating results of the Company and its subsidiaries, divergence in financial results from analysts' expectations, changes in earnings estimates by stock market analysts, changes in the business prospects for the Company and its subsidiaries, general economic conditions, legislative changes, and other events and factors outside of the Company's control. In addition, stock markets have from time to time experienced extreme price and volume fluctuations, which, as well as general economic and political conditions, could adversely affect the market price for the Company's common shares.

The lack of product for commercialization

If the Company cannot successfully develop, manufacture and distribute its products, or if the Company experiences difficulties in the development process, such as capacity constraints, quality control problems or other disruptions, the Company may not be able to develop market-ready commercial products at acceptable costs, which would adversely affect the Company's ability to effectively enter the market. A failure by the Company to achieve a low-cost structure through economies of scale or improvements in cultivation and manufacturing processes could have a material adverse effect on the Company's commercialization plans and the Company's business, prospects, results of operations and financial condition.

Management's Discussion and Analysis

The lack of experience of the Company/Management in marketing, selling, and distribution products

The Company's management's lack of experience in marketing, selling, and distributing our products could lead to poor decision-making which could result in cost-overruns and/or the inability to produce the desired products. Although management of the Company intends to hire experienced and qualified staff, this inexperience could also result in the company's inability to consummate revenue contracts or any contracts at all. Any combination of the aforementioned may result in the failure of the Company and a loss of your investment.

Risks Associated with Future Acquisitions

If appropriate opportunities present themselves, the Company intends to acquire businesses, technologies, services or products that the Company believes are strategic. The Company currently has no understandings, commitments or agreements with respect to any other material acquisition and no other material acquisition is currently being pursued. There can be no assurance that the Company will be able to identify, negotiate or finance future acquisitions successfully, or to integrate such acquisitions with its current business. The process of integrating an acquired business, technology, service or product into the Company may result in unforeseen operating difficulties and expenditures and may absorb significant management attention that would otherwise be available for ongoing development of the Company's business. Future acquisitions could result in potentially dilutive issuances of equity securities, the incurrence of debt, contingent liabilities and/or amortization expenses related to goodwill and other intangible assets, which could materially adversely affect the Company's business, results of operations and financial condition. Any such future acquisitions of other businesses, technologies, services or products might require the Company to obtain additional equity or debt financing, which might not be available on terms favourable to the Company, or at all, and such financing, if available, might be dilutive.

Difficulty to Forecast

The Company must rely largely on its own market research to forecast sales as detailed forecasts are not generally obtainable from other sources at this early stage of the industry. A failure in the demand for its products to materialize as a result of competition, technological change or other factors could have a material adverse effect on the Company's business, prospects, results of operations and financial condition.

Conflicts of Interest

Certain of the directors and officers of the Company are, or may become directors and officers of other companies, and conflicts of interest may arise between their duties as officers and directors of the Company and as officers and directors of such other companies.

Global Economy Risk

The ongoing economic slowdown and downturn of global capital markets has generally made the raising of capital by equity or debt financing more difficult. Access to financing has been negatively impacted by the ongoing global economic risks. As such, the Company is subject to liquidity risks in meeting our development and future operating cost requirements in instances where cash positions are unable to be maintained or appropriate financing is unavailable. These factors may impact the Company's ability to raise equity or obtain loans and other credit facilities in the future and on terms favourable to the Company. If uncertain market conditions persist, the Company's ability to raise capital could be jeopardized, which could have an adverse impact on the Company's operations and the trading price of the Company's shares on the stock exchange.

Management's Discussion and Analysis

MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The information provided in this report, including the consolidated financial statements, are the responsibility of Management. In the preparation of this report, estimates are sometimes necessary to make a determination of future values for certain assets or liabilities. Management believes such estimates have been based on careful judgements and have been properly reflected in the accompanying financial statements.

December 20, 2024

On behalf of Management and the Board of Directors,

"Chris Moreau"

Director and Chief Executive Officer