

**INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS** 

FOR THE THREE AND NINE MONTHS ENDED 30 APRIL 2025

STATED IN CANADIAN DOLLARS

Angkor Resources Corp.

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### **MANAGEMENT'S RESPONSIBILITY**

To the Shareholders of Angkor Resources Corp.:

Management is responsible for the preparation and presentation of the accompanying interim condensed consolidated financial statements, including responsibility for significant accounting judgments and estimates in accordance with International Financial Reporting Standards. This responsibility includes selecting appropriate accounting principles and methods, and making decisions affecting the measurement of transactions in which objective judgment is required.

In discharging its responsibilities for the integrity and fairness of the financial statements, management designs and maintains the necessary accounting systems and related internal controls to provide reasonable assurance that transactions are authorized, assets are safeguarded, and financial records are properly maintained to provide reliable information for the preparation of financial statements.

The Board of Directors is responsible for overseeing management in the performance of its financial reporting responsibilities, and for approving the financial information presented. The board fulfils these responsibilities by reviewing the financial information prepared by management and discussing relevant matters with management and the external auditors. The Audit Committee has the responsibility of meeting with management, and the external auditors to discuss the internal controls over the financial reporting process, auditing matters and financial reporting issues. The Board is also responsible for recommending the appointment of the Company's external auditors.

We draw attention to note (1) in the consolidated financial statements which indicates the existence of a material uncertainty that may cast significant doubt on the Company's ability to continue as a going concern.

"Delayne Weeks"

Delayne Weeks, CEO

"Grant	T Smith"	
- Or unit		

Grant T. Smith, CFO

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- The accompanying notes form an integral part of these interim condensed consolidated financial statements -

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### STATEMENT 1: INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

		As at		
		30 Apr 2025	31 Jul 20	
Assets				
Current Assets				
Cash	\$	662,927		
Amounts receivable		352,559	93,50	
Prepaid amounts and deposits		22,035	14,44	
		1,037,521	277,53	
Non-current Assets				
Exploration and evaluation assets ("E&E") (note 6)		1,437,892	1,752,92	
Block VIII joint operations (note 7)		185,328	924,64	
Macklin / Évesham joint venture investment (note 8)		4,512,000	4,574,00	
Equipment		16,910	, ,	
		6,152,130	7,251,56	
	\$	7,189,651	\$ 7,529,10	
Liabilities				
Current Liabilities				
Accounts payable and accrued liabilities (note 9)	\$	436,762	\$ 266,16	
Due to related parties (note 17)	Ŧ	158,769	99,77	
Note payable (note 10)		700,000	700,00	
Current portion of long-term debt (note 12)		329,763	305,56	
		·	,	
		1,625,294	1,371,50	
Due to Block VIII joint operation partner (note 7)		814,749	4 076 00	
Long-term Debt (note 12)		5,324,105	4,976,22	
		6,138,854	4,976,22	
		7,764,148	6,347,73	
Equity				
Common share capital (note 13) (Statement 3)		38,671,487	38,401,11	
Contributed surplus (note 14),15) (Statement 3)		5,958,688	5,799,18	
Accumulated other comprehensive income (Statement 3)		1,660,420	1,696,34	
Deficit (Statement 3)		(46,858,092)	(44,679,27	
		(567,497)	1,217,37	
Non-controlling interest ("NCI") (note 16)		(7,000)	(36,00	
Total Equity		(574,497)	1,181,37	
	\$	7,189,651	\$ 7,529,10	

Nature of operations and going concern (note 1) Basis of preparation (note 2) These financial statements were approved and authorized for issuance on behalf of the Board of Directors on 27 June 2025.

Mike Weeks, Director

Russ Tynan, Director

- Accompanying notes form an integral part of these interim condensed consolidated financial statements -

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### STATEMENT 2: INTERIM CONDENSED CONSOLIDATED STATEMENT OF LOSS AND COMPREHENSIVE LOSS

	Three month Three month Nine month Nine				
	Period ended	Period ended		Period ended	
	30 Apr 2025	30 Apr 2024	30 Apr 2025	30 Apr 2024	
Expenses					
Exploration and Evaluation Camp costs	\$ (37,714)	\$ 17,615	\$ (37,714)	\$ 1,034	
General and Administrative	¢ (01,114)	φ 11,010	¢ (01,114)	φ 1,001	
Professional fees	279,597	83,626	534,746	336,120	
Interest on long-term debt (note 12)	130,824	114,284	391,346	194,284	
Stock-based compensation	-	-	269,000	-	
Office and travel	124,659	165,565	255,309	293,968	
Salaries, wages, and benefits	86,052	70,963	249,451	182,372	
Consulting fees	32,825	-	92,811	-	
Listing and filing fees Bank charges and interest	7,529 (27,469)	7,692 7,909	33,841 5,601	34,522 21,249	
Social development	(27,409)	5,786	5,001	10,181	
	634,017	455,825	1,832,105	1072,696	
	596,303	473,440	1,794,391	1072,090	
	330,303	473,440	1,794,591	1073,730	
Other Items					
Share of profit (loss) of Macklin /	(007 000)	(445,606)	(207 000)	(445,606)	
Evesham JV (note 8) De-recognition of Block VIII (note 7)	(267,000) 741,311	(415,626)	(367,000) 741,311	(415,626)	
Foreign exchange gain (loss)	20,688	2,166	14,177	(719)	
Loss (gain) on revaluation of equipment		(1,597)	-	25,293	
	494,979	(415,057)	388,428	(319,052)	
Net Loss for the Period	1,091,282	58,383	2,182,819	555,770	
Foreign operation – currency translation		13,546	_,:0_,010	(126,908)	
Comprehensive Loss for the Period	1,091,282	71,929	2,182,819	555,770	
	1,001,202	71,020	2,102,013	000,110	
Net Loss Attributed to:				074 040	
Non-controlling interest	1,000	55,787	2,178,819	671,646	
Shareholders	1,090,282	2,596	4,000	11,032	
	1,081,282	58,383	2,182,819	682,678	
Comprehensive Loss Attributed to:					
Shareholders	1,090,282	69,333	2,178,819	544,738	
Non-controlling interest	1,000	2,596	4,000	11,032	
	<u>\$ 1,091,282</u>	\$ 71,929	\$ 2,182,819	\$ 555,770	
Basic and diluted loss per common					
share	(0.01)	0.00	\$ (0.01)	\$ 0.00	
Weighted average common shares	(0.01)	0.00	(0.01)	,	
outstanding	185,329,873	184,458,804	184,742,799	183785,353	

- Accompanying notes form an integral part of these interim condensed consolidated financial statements -

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# STATEMENT 3: INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

		Period ended 30 Apr 2025	Period ended 30 Apr 2024
Common share capital			<u> </u>
Balance opening	\$	38,401,112	37,398,601
Private placement		-	112,000
Shares issued on exercise of options Shares issued for debt		160,875	- 890,511
Fair value transfer on option exercise		109,500	- 690,511
Balance closing (Statement 1) (note13))	\$	38,671,487	38,401,112
Contributed surplus			
Balance opening	\$	5,799,188	5,711,188
Fair value transfer on option exercise		(109,500)	-
Share-based compensation		269,000	-
Warrants issued Balance closing (Statement 1) (note 14),15))	\$	- 5,958,688 \$	88,000 5,799,188
	<u> </u>	<u> </u>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Accumulated deficit Balance opening	¢	(44,679,273) \$	(11 057 101)
Net loss for the period	Ψ	(2,178,819)	
Balance closing (Statement 1)	\$	46,858,092	
Accumulated other comprehensive income			
Balance opening	\$	1,634,295	5 1,509,937
Foreign operations currency translation		26,125	124,358
Balance closing (Statement 1)	<u>\$</u>	1,660,420	5 1,634,295
Total common shareholder's equity	\$	(567,497) \$	5 1,105,458
Non-controlling interests			
Balance opening	\$	(36,000) \$	· · · /
(Loss) attributable to non-controlling interests	_	29,000	(16,428)
Balance closing (Statement 1)	\$	(7,000) \$	
Total Equity	\$	(574,497) \$	5 1,181,371

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#### STATEMENT 4: INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

	Nine month period ended 30 Apr 2025	Nine month period ended 30 Apr 2024
Operating Activities		
Net loss for the period	\$ (2,182,819)	\$ (682,678)
Items not affecting cash		
Net result from Macklin / Evesham JV (note 8)	(367,000)	-
Stock-based compensation	269,000	-
Derecognition of Block VIII Interest on long-term debt	739,316	-
Interest on short-term loan	391,346	19,521
Loss on revaluation of equipment		25,293
Unrealized foreign exchange impact	8,584	(33,941)
	 1,141,573	671,805
Net Observe in a sector section sector.	 .,,	01 1,000
Net Change in non-cash working capital Amounts receivable	40 459	(000.017)
Prepaids amounts and other assets	42,458 (7,591)	(230,217) (7,903)
Accounts payable & accrued liabilities (note 9)	170,596	215,163
Due to related parties (note 17)	58,994	215,105
	 264,457	(22,957)
	 (877,116)	(694,762)
Investing Activities		
Exploration evaluation assets (note 6)	-	(89,895)
Expenditures on joint operations for Block VIII	(685,251)	-
Funds received under option agreements	2,016	245,895
Investment in Macklin / Evesham JV (note 8)	-	(4,392,000)
Distributions from Macklin / Evesham (note 8)	429,000	-
Purchase of equipment	 <u>(16,910)</u> (271,145)	(4,236,000)
Financing Activition		
Financing Activities Proceeds from short term loan (note 11)		09 000
Funds from joint operator on Block VIII (note 7)	- 1,500,000	98,000
Issuance of shares, net of costs (note 13)	1,500,000	200,000
Shares issued on option exercises	160,875	
Proceeds from long term debt (note 12)	63,292	4,840,000
Repayment of note payable (note 12)	-	(40,000)
Repayment of long-term debt (note 12)	 (82,562)	(69,854)
<b></b>	 1,641,605	5,028,146
Effects of currency translation on cash and equivalents	 -	124,358
Net increase (decrease) in cash	493,344	221,742
Cash position – beginning of period	169,583	56,723
Cash position – closing	\$ 662,927	\$ 278,465

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- The accompanying notes form an integral part of these interim condensed consolidated financial statements -

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## NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

# **1)** NATURE OF OPERATIONS AND GOING CONCERN

Angkor Resources Corp. ("Angkor" or the "Company") was incorporated under the laws of the Province of British Columbia, on 16 October 2008. The Company, together with its subsidiaries, is principally engaged in the exploration of its mineral property interests and its oil and gas interests. Currently, the Company focuses on mineral property interests located in the Kingdom of Cambodia in the provinces of Ratanakiri and Mondulkiri as well as pursuing oil and gas opportunities in Canada and Cambodia.

The registered address of the Company is Box 153, Sexsmith, Alberta, TOH 3CO. The Company trades as a Tier 2 issuer on the TSX Venture Exchange (the "Exchange") under the trading symbol "ANK" and on the OTCQB Venture Market under the symbol "ANKOF".

These consolidated financial statements (the "Financial Statements") have been prepared on the basis of the accounting principles applicable to a going concern, which assumes the Company's ability to continue in operation for at least twelve months from 30 April 2025 and to realize its assets and discharge its liabilities in the normal course of operations.

The Company has incurred operating losses since inception, is unable to self-finance operations and has significant on-going cash requirements to meet its overhead requirements and maintain its mineral interests. The following are key negative indicators.

#### Table 1: Negative Financial Indicators

(Rounded to nearest '000)	<b>30 Apr 2025</b> 31 Jul 2024
Working capital	<b>\$ (588,000) \$</b> (1,094,000)
Accumulated deficit	<b>\$ 46,858,000 \$</b> (44,679,000)
Net Loss for the period	<b>\$ 2,719,000 \$</b> 638,000

The business of oil and gas and mineral exploration involves a high degree of risk and there can be no assurance that current or future exploration programs will result in profitable operations. The recoverability of exploration and evaluation assets is dependent upon several factors, including the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to development such properties, and future profitable production or

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disposition of properties. For the Company to continue to operate as a going concern it must obtain additional financing; although the Company has been successful in the past at raising funds, there can be no assurance that this will continue in the future.

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### NOTES TO INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

These factors indicate a material uncertainty that casts significant doubt over the Company's ability to continue as a going concern.

If the going concern assumption were not appropriate for these Financial Statements, then adjustments would be necessary to the carrying value of assets and liabilities, the reported expenses and the consolidated Statement of Financial Position classifications used, and such adjustments could be material.

# 2) BASIS OF PREPARATION – STATEMENT OF COMPLIANCE

These Financial Statements, including comparatives, have been prepared in accordance with International Financial Accounting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") applicable to the preparation of the interim financial statements, including International Accounting Standard 34, Interim Financial Reporting. As a result, they do not conform in all respects with the disclosure requirements for annual financial statements under IFRS and should be read in conjunction with the Company's audited consolidated financial statements for the year ended 31 July 2024 which are available on <u>SEDAR+</u>.

# **3)** MATERIAL ACCOUNTING POLICY INFORMATION

The accounting policies, sources of estimation uncertainty, critical accounting judgements and methods of computation followed in preparing these Financial Statements are the same as those followed in preparing the most recent audited annual consolidated financial statements. For a complete summary of significant accounting policies, please refer to the Company's audited annual consolidated financial statements for the year ended 31 July 2024.

# 4) CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES ESTIMATION UNCERTAINTY

In the application of the Company's accounting policies management is required to make judgments, estimates and assumptions about the carrying amount and classification of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors considered to be relevant. Actual results may differ from these estimates.

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The estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revisions affect only that period, or in the period of the revision and future periods, if the revision affects both current and future periods.

The following are the critical judgments and areas involving estimates, that management have made in the process of applying the Company's accounting policies and that have the most significant effect on the amount recognized in the consolidated financial statements.

### **Foreign Currency**

The Company's presentation currency is the Canadian dollar ("\$"). The functional currency for each entity is noted in Table 2

# Table 2: Functional Currency

Entity	Canadian \$	US \$
Angkor Resources Corp ("Angkor") or ("AR")	$\checkmark$	
Enercam Exploration Ltd. ("Enercam Exploration") or ("EE")	$\checkmark$	
Angkor Gold Corp. (Cambodia) Co., Ltd ("Angkor Gold") or ("AG")		$\checkmark$
Enercam Resources (Singapore) Pte. Ltd. ("Enercam Resources") or ("ES")		$\checkmark$
Enercam Resources Co., Ltd ("Enercam Cambodia") or ("EC")		$\checkmark$

Items included in the Financial Statements of each consolidated entity are measured using the currency of the primary economic environment in which the entity operates, the functional currency. Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities not denominated in the functional currency of an entity are recognized in profit or loss in the year in which the gain or loss arises.

Assets and liabilities of operations with a functional currency other than the Canadian dollar are translated at the year-end rates of exchange, and the results of its operations are translated at average rates of exchange for the period. The resulting translation adjustments are recognized in other comprehensive income. Additionally, foreign exchange gains and

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losses related to certain intercompany amounts that are neither planned nor likely to be settled in the foreseeable future are included in other comprehensive income.

#### Investment in joint ventures

The Company accounts for its investments in joint ventures using the equity method in accordance with IAS 28 - Investments in Associates and Joint Ventures. Under the equity method, investments are initially recognized at cost, including any transaction costs directly attributable to the acquisition.

Subsequently, the carrying amount of the investment is adjusted to recognize the Company's share of post-acquisition profits or losses, other comprehensive income, impairment losses, and any dividends received from the investee. Adjustments are also made to reflect the Company's proportionate share of any changes in the investee's net assets arising from items such as revaluations or actuarial gains and losses.

If the Company's share of losses exceeds the carrying amount of the investment, the carrying amount is reduced to zero, and additional losses are recognized only to the extent that the Company has incurred legal or constructive obligations or made payments on behalf of the investee. The Company's share of earnings and losses of its Joint Venture are recognized in net (earnings)/loss during the year. **Joint Operations** 

The Company is a party to a joint arrangement with 358140 Alberta Ltd. ("358") to develop the Block VIII oil and gas property, in Cambodia. The arrangement does not involve the formation of a separate legal entity, and the Company is the operator of the project. Under IFRS 11 – Joint Arrangements, the arrangement is classified as a joint operation as the parties have rights to the assets and obligations for the liabilities relating to the arrangement.

The Company accounts for its share of the assets, liabilities, revenues, and expenses of the joint operation in accordance with IFRS 11. During the period, the Company incurred no expenditures directly, as the joint operating partner fully funded all project activities under a carried interest arrangement. Accordingly, the Company's share of project costs has not been recognized, but the Company will recognize its proportionate share of income or loss from the project when commercial production commences, or economic results are otherwise determinable.

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All exploration, development and acquisition costs for oil and gas properties and related reserves are capitalized into a single cost centre on a country by country basis. Such costs include land acquisition costs, license fees, drilling, geological and geophysical expenses and certain general and administrative expenditures directly related to oil and gas properties. The capitalized oil and gas expenditures will be amortized against revenue from future production or written off if the area of interest is abandoned or sold. Costs incurred before the Company has obtained legal rights to explore the area are recognized in profit or loss. Indicators of impairment of oil and gas assets are assessed at each reporting period. If an indicator of impairment exists to suggest that the technical feasibility and commercial viability of the project is in question, and facts and circumstances suggest the carrying amount exceeds the recoverable amount, the carrying value of the oil and gas assets will be written down to

Recoverability of the carrying amount of any oil and gas assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest.

#### Exploration and evaluation assets

the estimated recoverable amount.

Exploration and evaluation assets include activities directly related to exploration and evaluation activities such as acquisition costs, exploration drilling, trenching, sampling, and activities in relation to evaluating the technical feasibility and commercial viability of extracting a mineral resource. All other activities are expensed during the year. Subsequent to initial recognition, exploration and evaluation assets are carried at cost less any accumulated impairment losses.

The capitalized exploration and evaluation expenditures will be amortized against revenue from future production or written off if the area of interest is abandoned or sold. Costs incurred before the Company has obtained legal rights to explore the area are recognized in profit or loss.

Indicators of impairment of exploration and evaluation assets are assessed at each reporting period. If an indicator of impairment exists to suggest that the technical feasibility and

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commercial viability of the project is in question, and facts and circumstances suggest the carrying amount exceeds the recoverable amount, the carrying value of the exploration and evaluation assets will be written down to the estimated recoverable amount.

Recoverability of the carrying amount of any exploration and evaluation assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest.

### 5) FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

The Company's financial instruments, risk management policies, and classifications remain consistent with those disclosed in the annual consolidated financial statements for the year end 31 July 2024. There have been no material changes to the fair value of financial risk instruments, market risk, credit risk, liquidity risk or interest rate credit risk. Due to the volatility in the foreign exchange rate between Canadian and U.S. currency, management has elected to include disclosure for currency risk.

#### Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Company's foreign subsidiaries operating expenses and acquisition costs are denominated in U.S. dollars, and a portion of the expenses of the Company are in Canadian dollars. The Company's corporate office is based in Canada, and the exposure to exchange rate fluctuations arises mainly on foreign currencies, which is the U.S. dollar.

The Company is exposed to foreign exchange risk. The Company has not entered into any derivative instruments to manage foreign exchange fluctuations; however, management monitors foreign exchange exposure, and if rates continue to fall, management will look at entering into derivative contracts. Should the US dollar and Canadian dollar exchange rate have changed by 5% at the year end the impact to profit or loss would be +/- \$15,000. The Company's monetary assets and liabilities denominated in U.S. dollars are shown below in Canadian dollars:

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# Table 3: Foreign currency risk analysis

(rounded '000)	30 Apr 2025	31 Jul 2024
Cash	\$ 409,000	\$ 30,000
Amount receivable	10,000	5,000
Accounts payable	(120,000)	(76,000)
	\$ 299,000	\$ (41,000)

### **6) EXPLORATION AND EVALUATION ASSETS**

The Company has interests in three mineral properties as at 30 April 2025.

# Table 4: Details of exploration and evaluation assets

		Andong Meas	Oyadao North	Andong	Total
	<b></b>			Bor	Total
Balance: 31 Jul 2023 Additions	\$	1,525,859 \$	357,279 \$	- \$	1,883,138
Funds received under option		65,163	55,393	73,290	193,846
agreements		(189,391)	(79,961)	(79,319)	(348,661)
Adjustment on currency translation		10,614	7,958	6,029	24,601
Balance: 31 Jul 2024	\$	1,412,255 \$	340,669 \$	- \$	1,752,924
Additions		8,288	2,046	18,732	29,066
Funds received under option		·	,	·	·
agreements		-	(358,135)	(21,763)	(379,898)
Adjustments on currency			(,,	( ) )	(
translation		17,349	15,420	3,031	35,800
Balance: 30 Apr 2025	\$	1,437,892 \$	- \$	- \$	1,437,892

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### Andong Meas (ADM)

The Company was issued the Andong Meas license in August 2021 in Cambodia. The Company holds 100% of the license, and explores several prospects including Canada Wall, Gossan Hills, and Wild Boar.

On 10 June 2024, the Company entered into a letter of intent for a joint exploration and development agreement with BSN Ratanak Sambath Co. Ltd. ("BSN") to advance exploration to feasibility and application for gold and copper production permits on the Andong Meas mineral license. The terms of the agreement are as follows:

- Angkor will receive \$250,000 USD,
- BSN shall contribute 100% of the cost of exploration including a monthly base fee of \$15,128 for Angkor's personnel, infrastructure, accommodation, vehicles and logistics activities through exploration.
- BSN shall earn an 80% interest in the license with its activities and expenditures through to the exploration phase when the prospects have a bankable feasibility study completed. Angkor shall maintain a 20% carried interest to feasibility stage and has the option to convert the interest to a 5% net smelter royalty ("NSR") after the issuance of a mining production permit.
- Angkor and BSN shall be Co-operators on the license and shall collaborate to combine best technical expertise, expediting work programs, and pursuing feasibility studies towards production permits.

### Oyadao North (OYN)

On 8 January 2020, the Company entered into an Earn-In Agreement ("OYN Agreement") with Hommy Oyadao Inc. ("Hommy OYN") and Hommy 5 Resources Inc ("Hommy Resources") in Cambodia. Hommy OYN is a wholly owned subsidiary of Hommy Resources. Hommy Resources holds a 30% participating interest on OYN, and the Company holds a 70% interest. Andong Bor (ADB)

The Company acquired the license on 8 August 2022. The license had previous drilling completed which advances exploration activities. The license costs are funded by Canbodia

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Copper Company Ltd., which will maintain an 80% interest, while the Company holds the remaining 20%.

The license is held under the Company's name and will be the operator of the exploration and development activities on the license to maintain strong environmental, social and government relations throughout the term of the license.

# 7) BLOCK VIII JOINT OPERATION

### Table 5: Details of oil and gas assets

	Block VIII
Balance: 31 Jul 2023	\$ 917,606
Adjustment on currency translation	 7,038
Balance: 31 Jul 2024	\$ 924,644
Derecognition of Block VIII	(741,311)
Adjustments on currency translation	1,995
Balance: 30 Apr 2025	\$ 185,328

On 7 September 2022 the Company signed a production sharing agreement for Block VIII with

the government of Cambodia, with the following minimum work obligations:

# Table 6: Minimum work obligations on Block VIII

		Estimated cost (USD)
Exploration stage one	Year 1	\$ 869,254
Exploration stage one	Year 2	\$ 1,450,000
Exploration stage one	Year 3	\$ 2,500,000
Exploration stage two	Year 4	\$ 6,225,000
Exploration stage two	Year 5	\$ 5,000,000
Exploration stage three	Year 6	\$ 5,000,000
Exploration stage three	Year 7	\$ 5,000,000

### Derecognition of Oil and Gas Asset on Formation of Joint Operation

On 04 March 2025, the Company entered into a joint operation agreement with 358140 Alberta Ltd. ("358"), whereby the parties agreed to jointly develop Block VIII. Under the terms of the agreement, the Company retained a 20% interest and 358 obtained an 80% interest in the underlying asset. As a result, the Company derecognized 80% of the carrying amount of its oil and gas asset related to the property.

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The derecognized amount did not result in a gain or loss, as it represented the transfer of economic interest in the asset rather than a sale or disposal to an unrelated third party. The remaining 20% interest continues to be carried in the Company's balance sheet and reflects the Company's ongoing ownership and operator role in the project.

The transaction has been accounted for in accordance with IFRS 11 Joint Arrangements, which requires parties to a joint operation to recognize their share of assets, liabilities, revenues, and expenses in accordance with their interest in the arrangement.

### 8) MACKLIN / EVESHAM JOINT VENTURE INVESTMENT

On 12 December 2023, Angkor entered into a joint venture agreement with Eyehill Creek Exploration Ltd. and 358140 Alberta Ltd. to acquire a 40% interest in the Macklin / Evesham Production Project ("Macklin / Evesham"). This project includes oil production from 33 vertical wells, a Gas Capture Facility, and all related pipelines and equipment. The acquisition also incorporates Angkor's prior economic interest investment in the project.

The investment in the Macklin / Evesham/Macklin Production Project is accounted for using the equity method. Key financial details for the period ended 30 April 2025, are as follows:

#### Summarized financial information of the Company's Macklin / Evesham joint venture investment

For the nine month period ended 30 April 2025, and the year ended 31 July 2024, Angkor's equity share of the net income of Macklin / Evesham on a 100% basis is as follows:

Rounded to nearest '000	30 Apr 2025	31 Jul 2024
Oil and gas sales	\$ 3,742,000 \$	4,202,000
Expenses		
Royalties	248,000	311,000
Operations	1,648,000	1,543,000
Depletion	707,000	1,331,000
Amortization	222,000	114,000
	2,825,000	3,299,000
Net profit	917,000	903,000
Equity investment	40%	40%
Angkor's equity share of net profit of associate	\$ 367,000 \$	361,000

### Table 7: Equity share of net income

The carrying amounts of the Company's investment in Macklin / Evesham as at 30 April 2025 is as follows:

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# Table 8: Carry value of Macklin / Evesham JV

	30 Apr 2025	31 Jul 2024
Opening	\$ 4,574,000 \$	; -
Acquisition of equity investment	-	4,392,000
Transfer of base investment	-	344,000
Angkor's share of net profit of Macklin / Evesham	367,000	361,000
Distributions from Macklin / Evesham JV	(429,000)	(523,000)
Carrying amount at period end	\$ 4,512,000 \$	4,574,000

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For the period end 30 April 2025, Angkor's equity share of net assets of Macklin / Evesham is as follows:

### Table 9: Equity share of net assets

	30 Apr 2025	31 Jul 2024
Current assets	\$ 434,000	\$ 953,000
Non-current assets	13,145,000	12,745,000
Current liabilities	(249,000)	(212,000)
Non-current liabilities	(2,050,000)	(2,050,000)
Net assets, 100%	11,280,000	11,436,000
	40%	40%
Angkor's equity share of net assets of Macklin / Evesham	\$ 4,512,000	\$ 4,574,000

### **9)** ACCOUNTS PAYABLE

#### Table 10: Details of accounts payable

	30 Ap	r 2025	31 Jul 2024
Trade payables	\$ 43	6,762 \$	266,166
	\$ 43	6,762 \$	266,166

#### **10)NOTE PAYABLE**

### Table 11: Details of notes payable

	30 Apr 2025	31 Jul 2024
Provisional payable	<mark>\$ 700,000</mark> \$	700,000
	<mark>\$ 700,000</mark> \$	700,000

The Company entered into unsecured, non-interest-bearing funding agreements for the Macklin / Evesham joint venture investment (Note 8), for an aggregate balance of \$700,000. If twelve months following 1 January 2022 amounts remain outstanding, the Company may pay outstanding amounts in full, with a 5% premium, by cash payment or by issuing common shares in the capital of the Company at an issue price equal to the 120-day volume weighted average price less a 20% discount. Repayment is derived from the net gas sales in the Macklin / Evesham joint venture due as follows:

65% of amounts received from the asset to be disbursed to pay down each funder on a pro-rata basis until such time as the balance is repaid.

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Subsequent to repayment, the funders are entitled to a proportionate amount of 25% of net gas sales received from the asset until such time as the operations cease.

## **11)SHORT TERM LOAN**

# Table 12: Details of short-term loan

	30 Apr 202	:5	31 Jul 2024
Opening balance Advances	•	- \$	399,579 98,000
Interest		-	25,721
Less long-term reclassification		-	(523,300)
Ending balance	\$	- \$	-

During fiscal 2024, Angkor restructured the short term debt series into a single long term facility. The restructuring involved combining the outstanding debt into a single facility with an interest rate of 10% and repayment of interest and principal on 31 January 2027. The modifications did not result in a substantial change in the terms and conditions of the debt; accordingly, it has been treated under IFRS 9 as a modification of debt. There was no substantial change in the carrying amount of the financial liability at the time of adjustment and so there has been no change reflected in the financial statements (note 12).

### **12)LONG-TERM DEBT**

### Table 13: Details of Long-term debt

	30 Apr 2025	31 Jul 2024
Opening balance		
Loan from private lender bears interest at 10% per annum, repayable in monthly payments of \$63,420, including principal and interest. The loan matures in January of 2034. The lender is entitled to 20% of the		
	\$ 4,472,256	\$ 4,698,492
January 2027.	558,896	523,300
Loan from private lender bears interest at 12% per annum, repayable in monthly principal payments of \$7,917, starting 01 April of 2025. The	404.000	
loan matures in 01 October of 2027. Loan from private lender bears interest at 12% per annum, repayable in monthly principal payments of \$10,000, starting in 01 April of 2025. The	191,900	-
loan matures in May of 2029.	303,000	-

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Loan from private lender, bears interest at 10%, with no payments due or payable for 30 months. The loan matures on 31 July 2026. Loan from private lender, bears interest at 10%, with no payments due	65,524	60,000
or payable for 30 months. The loan matures on 25 May 2026.	62,292	-
Less: current portion	5,653,868 (329,763)	5,281,792 (305,564)
Ending balance	\$ 5,324,105 \$	4,976,228

## Table 14: Schedule of payments required

	30 Apr 202
Year 1	\$ 329,763
Year 2	1,038,602
Year 3	774,465
Year 4	481,995
Year 5	533,146
There-after	2,495,897
	\$ 5,653,868

## **13)COMMON SHARE CAPITAL**

The authorized share capital of the Company is comprised of an unlimited number of common shares without par value. A summary of common share transactions for the nine months ended 30 April 2025 and the year ended 31 July 2024 is as follows:

Table 15: Share transactions	
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	Nine months ended		Year-ended		
	30 Apr 2	2025	31 Jul 2024		
Common shares	# of shares	\$	# of shares	\$	
Opening balance	184,458,805 \$	38,401,112	170,470,271	\$ 37,398,601	
Private placements	-	-	2,857,142	112,000	
Options exercised	1,736,111	160,875			
Fair value transfer on exercise		109,500			
Shares issued for debt	-	-	11,131,392	890,511	
	186,194,916 \$	38,671,487	184,458,805	\$ 38,401,112	

During the three and nine month period ended 30 April 2025 - 1,736,111 option were exercised. During the year ended 31 July 2024, Angkor had the following share transactions:

• 11,131,391 shares at \$0.08 per share to settle outstanding debt of \$890,511.

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> 2,857,142 units for gross proceeds of \$200,000, including 2,857,142 warrants exercisable for a period of three years at an exercise price of \$0.10. The warrants were valued at \$88,000.

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## **14)S**HARE PURCHASE WARRANTS

A summary of share purchase warrant transactions for the nine months ended 30 April 2025 and the year ended 31 July 2024 is as follows:

### Table 16: Warrant activity

Warrant activity	<b>30 Apr 2025</b> Weighted average exercise price			31 Ju Weighte exerc	ed av	erage
	# of warrants	pr	ice	# of warrant		Price
Balance – beginning of period	2,857,142	\$	0.10	4,458,333	\$	0.16
Granted	-		-	2,857,142		0.10
Expired	-		-	(4,458,333)		0.16
Balance – end of period	2,857,142	\$	0.10	2,857,142	\$	0.10

The outstanding warrants have a weighted average life of 1.40 years. A summary of the share purchase warrants outstanding as at 30 April 2025 and 31 July 2024 is as follows:

### Table 17: Warrants outstanding

Expiry Date	<b>30 Apr 2025</b> 31 Jul 2024				
	Exercise Price	Outstanding	Exercisable	Outstanding	
23 Sep 2026	\$ 0.10	2,857,142	2,857,142	2,857,142	
-	\$ 0.10	2,857,142	2,857,142	2,857,142	

The fair value of the warrants recognized has been estimated using the Black-Scholes Model for

freely traded warrants, with the following assumptions:

### Table 18: Black-Scholes Model assumptions for warrants

Assumptions	30 Apr 2025	31 Jul 2024
Risk free interest rate	-	4.80%
Expected dividend yield	-	0.00%
Expected stock price volatility	-	81.00%
Forfeiture rate	-	0.00%
Expected option life in years	-	3 years
Stock price	\$-	\$ 0.10

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## **15)SHARE OPTION PLAN**

The Company has adopted an incentive stock option plan (the "Plan"). The essential elements of the Plan provide that the aggregate number of common shares of the Company's capital stock issuable pursuant to options granted under the Plan may not exceed 10% of the number of issued shares of the Company at the time of granting of the options. Options granted under the Plan will have a maximum term of five years. The exercise price of options granted under the Plan will be fixed by the Board of Directors at the time the option is granted, provided however that the exercise price complies with the requirements of the exchange. The vesting periods of options granted under the Plan may vary at the discretion of the Board of Directors, subject to regulatory approval.

A summary of share option transactions for the nine months ended 30 April 2025 and the year ended 31 July 2024 is as follows:

	30 A Weighte exerc	erage	31 J Weighte exerc	erage	
Balance – beginning of period Expired	11,420,675	\$ 0.09 0.14	12,510,675 (1,090,000)	\$	0.08 0.14
Granted Exercised	6,300,000 (1,736,111)	0.09	-		-
Balance – end of period	15,984,564	\$ 0.09	11,420,675	\$	0.09

### Table 19: Stock option activity

# Table 20: Options outstanding

		Exercise	30 Apr 2025	30 Apr 2025	
Grant Date	Expiry Date	Price	Outstanding	Exercisable	31 Jul 2024
17 Jul 2020	17 Jul 2025	\$ 0.08	2,595,000	2,820,000	2,820,000
09 Sep 2020	09 Sep 2025	0.11	800,000	1,200,000	1,200,000
09 Mar 2021	09 Mar 2026	0.07	2,300,675	2,300,675	2,300,675
24 Jul 2023	24 Jul 2028	0.08	5,100,000	5,100,000	5,100,000
22 Jan 2025	22 Jan 2030	0.09	2,488,889	2,488,889	-
22 Jan 2025	22 Feb 2026	0.10	1,700,000	1,700,000	-
10 Mar 2025	10 Mar 2030	0.15	500,000	500,000	-
10 Mar 2025	10 Mar 2027	0.15	500,000	500,000	-
		\$ 0.09	15,984,564	15,984,564	11,420,675

The outstanding options have a weighted average remaining life of 2.24 years (31 July 2024 – 2.46

years).

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#### Share-based payments

During the nine month period ended 30 April 2025, the Company granted – 6,300,000 (Fiscal 2024 – Nil) incentive stock options to consultants of the Company. The Company recognized \$269,000 (nil) in share-based payments, through current and comparative periods.

The fair value of the stock-based compensation of options recognized in the accounts has been estimated using the Black-Scholes Model with the following weighted-average assumptions:

The Black-Scholes Option Pricing Model was created for use in estimating the fair value of freely tradable, fully transferable options. Volatility was determined using historical stock prices. The Company's options have characteristics significantly different from those of traded options, and because changes in the highly subjective input assumptions can materially affect the calculated values, management believes that the accepted Black-Scholes model does not necessarily provide a reliable measure of the fair value of the Company's stock option awards.

# **16)N**ON-CONTROLLING INTEREST ("**NCI**")

Enercam Exploration holds an 87.5% ownership of ES. The value of the NCI entities at 30 April 2025 and 31 July 2024 are as follows:

Rounded to nearest '000	30 Apr 2025	5	31 Jul 2024
Current assets	\$ 527,000	\$	13,000
Non-current assets	156,000		154,000
Current liabilities	95,000		35,000
Non-current liabilities	72,000		361,000
Profit (loss)	\$ (36,000)	\$	(131,000)

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## **17)RELATED PARTY TRANSACTIONS**

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Related parties may be individuals or corporate entities. A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties. Transactions and balances, not disclosed elsewhere in these financial statements, with related parties are as follows:

Table 22: Details of related	d party transactions
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		Sł	nare-based	Amounts
Principal Position	Period	Fees <sup>(i)</sup>	awards	Payable
	Q3 2025 \$	81,000 \$	- \$	41,500
CEO	Q3 2024	43,500	-	183,246
	Q3 2025	81,000	-	38,475
Executive VP Operations and Director	Q3 2024	43,500	-	183,246
	Q3 2025	63,000	-	46,200
CFO and Director	Q3 2024 \$	35,000 \$	- \$	-

(i) These fees have been recorded in professional and consulting fees, wages and benefits, and

social development in the statements of loss and comprehensive loss.

## **18)S**EGMENTED INFORMATION

### Table 23: Details of segmented information

(Rounded to 000's)	Canada	Cambodia		Singapore	Total
30 Apr 2025					
Current Assets	\$ 977,000	\$ 60,000	\$	1,000	\$ 1,038,000
Non-current assets	3,001,000	3,086,000		65,000	6,152,000
Total assets	3,978,000	3,146,000		66,000	7,190,000
Current liabilities	1,529,000	 95,000		1,000	1,625,000
Long-term liabilities	6,139,000	-		-	6,138,000
Total Liabilities	\$ 7,668,000	\$ 95,000	\$	1,000	\$ 7,764,000
30 Apr 2024					
Current Assets	\$ 548,000	\$ 59,000	\$	1,000	\$ 608,000
Non-current assets	4,553,000	2,799,000	-	62,000	7,414,000
Total assets	5,101,000	2,858,000		63,000	8,022,000
Current liabilities	2,756,000	87,000		-	2,843,000
Long-term liabilities	4,465,000	-		-	4,465,000
Total Liabilities	\$ 7,221,000	\$ 87,000	\$	-	\$ 7,308,000

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# **19)C**APITAL MANAGEMENT

The Company's objectives are to safeguard its ability to continue as a going concern in order to support the Company's normal operating requirements, to continue the development and exploration of its resource properties and to maintain a flexible capital structure which optimizes the cost of capital at an acceptable risk.

The Company manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may issue new shares, issue new debt, acquire or dispose of assets or adjust the amount of cash and cash equivalents.

The Company's capital structure consists of the share capital of the Company. The Company is not subject to any externally imposed capital requirements. In order to maximize ongoing development efforts, the Company does not pay dividends. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the size of the Company, is reasonable.

During the period ended 30 April 2025, there were no significant changes in the processes used by the Company or in the Company's objectives and policies for managing its capital.