The following information, prepared as of August 27, 2025, should be read in conjunction with the unaudited condensed interim consolidated financial statements of Noble Plains Uranium Corp. (the "Company" or "Noble Plains") for the three and nine months ended June 30, 2025 and 2024, together with the audited financial statements of the Company for the year ended September 30, 2024. The referenced consolidated financial statements have been prepared in accordance and using accounting policies in full compliance with IFRS Accounting Standards ("IFRS"). All amounts are expressed in Canadian dollars unless otherwise indicated.

Effective March 10, 2025 the Company completed a share consolidation on a 2:1 basis. All historical figures in this MD&A and the condensed interim consolidated financial statements have been re-stated to reflect this consolidation.

#### **GENERAL OVERVIEW**

The Company was incorporated on February 29, 2008, under the Business Corporations Act of British Columbia. The Company became a reporting issuer on November 20, 2009, closed its Initial Public Offering on December 29, 2009, and commenced trading on the TSX Venture Exchange ("TSXV") on December 31, 2009, under the trading symbol "NOBL". The Company is currently listed on the OTCQB under the symbol "NOBLXF", and the Frankfurt Stock Exchange under the symbol INEN.

The Company is a junior natural resource company engaged in the acquisition, exploration and development of natural resource properties. The Company is yet to receive any revenue from its mineral exploration operations. Accordingly, the Company has no operating income or cash flows. As a result, the Company has relied almost exclusively upon equity financing activities, which is not expected to significantly change in the immediate future.

The Company's focus is on uranium. The Company's venture into lithium brines in Alberta, Canada has been discontinued due to low lithium prices resulting in an extreme reduction in investor interest in lithium projects and companies focused on lithium. Added to that, the Alberta government changed the land holding agreements and cost in the new year with an unsustainable high rate. The Company allowed the Metallic and Industrial Minerals permits totaling 147,904 hectares (147.9 km² or 365,479 acres) covering lithium-bearing formation brine to expire on April 16, 2024.

The Company has 100% interest in the Shirely East Property a highly prospective uranium project located in the past producing Shirely Basin of Wyoming, USA. The Shirely East Property, which is comprised of 71 unpatented mineral claims covering a 5.75 km<sup>2</sup> area. The Company has an option to acquire a 100% interest in the Shirely Central Property and an option to acquire an 80% interest in the Duck Creek Property.

The Company retains a gold permit in the Republic of Burkina Faso, West Africa through its operating company Sanu Resources Burkina Faso S.A.R.L. ("Sanu Burkina").

#### RECENT HIGHLIGHTS

On August 27, 2025, the Company announced that it has submitted a drill permit application for a 198-hole program on the recently optioned Duck Creek Property.

On August 14, 2025, the Company announced that it has closed on the property option agreement to acquire an 80% interest in the Duck Creek Project strategically located brownfield uranium asset in Wyoming's highly productive Powder River Basin. The option closing coincides with a newly completed National Instrument 43-101 technical report that reported an Exploration Target of between 2.37 million tons at 0.03% U<sub>3</sub>O<sub>8</sub> and 5.45 million tons at a grade of 0.05% U<sub>3</sub>O<sub>8</sub> based on historical drilling. The potential

quantity and grade is conceptual in nature, that there has been insufficient exploration to define a mineral resource and that it is uncertain if further exploration will result in the target being delineated as a mineral resource.

On August 7, 2025, the Company announce that it has received a drill permit for a 22-hole drill program at its Shirley Central Project in Wyoming's Shirley Basin. The rapid permitting reflects the Company's focused approach to advance high potential brownfield uranium assets in premier U.S. jurisdictions.

On July 23, 2025, the Company announce that it has staked an additional 16 mineral claims covering approximately 320 acres on the eastern side of its existing Shirley East Project in Wyoming's Shirley Basin. This strategic expansion increases Noble Plains' footprint in one of the most historically productive and actively resurging uranium districts in the United States. The newly staked claims are located directly adjacent to lands held by Uranium Energy Corp and are underpinned by historical aerial data showing over 174 drillholes.

On July 7, 2025, the Company announce the appointment of Galina Meleger as Director of the Company. Ms. Meleger brings nearly 20 years of experience in the mining and resource sector, with a focus on capital markets, investor relations, and corporate communications for industry leading growth companies. The addition of Ms. Meleger significantly enhances Noble Plains' governance and strategic capabilities as the Company advances its portfolio of ISR-amenable uranium projects in Wyoming's premier mining districts. Her appointment reflects the Company's continued focus and efforts on aligning technical strength with market-facing leadership.

On July 3, 2025, the Company announce that it has submitted a drill permit application for a 15-hole program on the recently optioned Shirley Central Property—just one month after acquiring the strategic claims. This initiative marks a step forward in the Company's strategy to rapidly convert brownfield assets into compliant uranium resources.

On June 19, 2025, the Company entered into a property option agreement to acquire an 80% interest in the Duck Creek Property a strategically located brownfield uranium asset in Wyoming's highly productive Powder River Basin.

On June 3, 2025, the Company entered into an option to acquire a 100% interest in 30 highly strategic mineral claims collectively in the prolific Shirley Basin of Wyoming.

On May 21, 2025 the Company announced that it will be changing its name to Noble Plains Uranium Corp., a step that reflects the Company's strategic focus on uranium exploration and development in the United States.

On May 5, 2025 the Company appointment of Mr. Drew Zimmerman as President of the Company in place of Paul Cowley. Mr. Cowley shall remain as Chief Executive Officer and a Director of the Company. Mr. Drew Zimmerman is a seasoned growth-oriented executive in the public and the global commodity markets. With over 14 years of experience, Mr. Zimmerman has served in high-impact roles including Chief Executive Officer, Corporate Director, and as a Derivatives Portfolio Manager at a national brokerage firm in Canada.

On March 31, 2025 the Company closed the previously announced over-subscribed non-brokered private placement of 22,090,737 units at a price of \$0.06 per unit to raise total gross proceeds of \$1,325,444. Each unit is comprised of one common share and one warrant. Each warrant will entitle the holder thereof to purchase one common share at an exercise price of \$0.10 before March 31, 2027. The company issued 1,473,905 finders' warrants at exercise price of \$0.10.

#### **EXPLORATION AND EVALUATION ASSETS**

Bradley Parkes, P.Geo, VP Exploration and Director of Noble Plains, is the Qualified Person as defined in National Instrument 43-101, responsible for the review of technical information disseminated to the public by the Company related to uranium, including any technical information in this MD&A.

Paul Cowley, P.Geo, President, CEO and Director of Noble Plains, is the Qualified Person as defined in National Instrument 43-101, responsible for the review of technical information disseminated to the public by the Company related to gold in Burkina Faso, including any technical information in this MD&A.

### **USA**

### **Shirley East**

The Shirely East Property (formerly "Hot Property") in the Shirley Basin of Wyoming is comprised of 71 unpatented mineral claims covering a 5.75 km² area. The Hot Property claims have seen extensive historical exploration dating back to the 1960's with over 200 holes drilled. The Project is located adjacent to Uranium Energy Corp.'s (UEC-NYSE) Shirley Basin project, Ur-Energy Inc.'s (URG-NYSE) Shirley Basin mine, and Nuclear Fuels Inc.'s (NF-CSE) Bobcat Uranium Project. Ur-Energy's Shirley Basin project hosts an NI 43-101 Measured and Indicated Resource of 8.8 Mlb U3O8 grading 0.23% and is currently under construction and only 1.8km from Noble Plains's property. On January 27, 2025, the Company announced drill results from Phase 1 48-hole drill program on its uranium project located in the past producing Shirley Basin of Wyoming. Greater than 90% of the holes encountered uranium intercepts. Forty-four of the 48 vertical holes completed by Noble Plains encountered 165 intercepts of uranium mineralization with a grade at or over 0.01% eU3O8, typically having 3-4 zones per hole. Forty of 48 holes encountered 133 intercepts of uranium mineralization 0.91-7.92m (3-26 ft) thick, similarly averaging 1.6m (5.2 ft) thick with a grade estimate of at or over 0.01% eU3O8. Two zones of thicker higher-grade intercepts were identified from the drilling.

On May 23, 2024, the Company entered into a Membership and Share Exchange Agreement (the "Agreement") with Drakensberg Resources LLC ("Drakensberg") and a private vendor ("Member of Drakensberg"), a limited liability company incorporate under the State of Arizona, to acquire the Hot Property claims. Under the Agreement, the Company will issue 200,000 common shares (issued) and pay \$20,000 (paid) to the Member of Drakensberg Resources LLC for a 100% interest in Drakensberg Resources LLC. The fair value of the common shares and cash paid for Drakensberg Resources LLC has been allocated to acquisition costs of this project.

January 8, 2025, the Company announced that it had commenced a planned 50-hole drill program on its 100% owned Hot Property. This, the Company's first drill campaign will systematically cover a 1.3km2 area or a quarter of the property, with holes spaced roughly every 160 metres apart.

### **Shirley Central**

On June 3, 2025, the Company announced that it has secured an option to acquire a 100% interest in 30 highly strategic mineral claims adjacent to Ur-Energy Inc.'s Shirley Basin Project and Uranium Energy Corp's (UEC) land package. The Company has obtained, digitized, and interpreted historical aerial photos and records to reveal at least five distinct areas of dense, systematic drilling within the Shirley Central Property as conducted by past operators, such as Kerr-McGee. These were drilled between former producing open-pit mines, targeting uranium mineralization with denser grid spacing (25m by 25m) designed to delineate higher-grade zones. Historic exploration density strongly suggests high-confidence targets for future ISR resource delineation. The Company has received a drilling permit for a 22-hole program, focused on the high density drill areas.

### **Duck Creek**

On June 19, 2025, the Company entered into a property option agreement to acquire an 80% interest in the Duck Creek Property a strategically located brownfield uranium asset in Wyoming's highly productive Powder River Basin. The option agreement was finalized on August 14, 2025. The Duck Creek Project includes 78 lode mining claims (1,573 acres) and four State of Wyoming mineral leases (2,560 acres). Importantly, the Project hosts a 3-mile-long corridor of high-density drilling completed by Kerr-McGee Nuclear Corporation in the 1970s. A total of 4,068 historical drill holes outline a consistent, shallow roll-front uranium system within the Eocene-aged Wasatch Formation, with mineralization occurring from less than 50 feet to 260 feet below surface. Surface features also show evidence of historic open-pit production from these same mineralized zones.

The option closing coincides with a newly completed National Instrument 43-101 technical report that reported an Exploration Target of between 2.37 million tons at 0.03% U<sub>3</sub>O<sub>8</sub> and 5.45 million tons at a grade of 0.05% U<sub>3</sub>O<sub>8</sub> based on historical drilling. The potential quantity and grade is conceptual in nature, that there has been insufficient exploration to define a mineral resource and that it is uncertain if further exploration will result in the target being delineated as a mineral resource.

### **Canada**

The Company was granted 18 Metallic and Industrial Minerals permits in central Alberta, Canada covering significant subsurface Devonian reef reservoir aquifers with the potential to produce large volumes of lithium-bearing formation brine. The permits granted by Alberta Department of Energy total 147,904 hectares (147.9 km²) and lie in the Fox Creek, Leduc and Grande Prairie areas. The acquired permits were selected based on their proximity to wells recording lithium brine levels between 72 and 130mg/l from the Leduc Carbonate Reef complex Woodbend Group and the underlying Beaverhill Lake Group rock. The aquifers in these units historically have been known to host the highest grades of lithium-in-brine in Alberta. There are over 700 wells that have been drilling on the Company's permit areas.

The Company's venture into lithium brines in Alberta, Canada has been discontinued due to low lithium prices resulting in an extreme reduction in investor interest in lithium project and companies focused on lithium. Added to that, the Alberta government changed the land holding agreements and cost in the new year with an unsustainable high rate. The Company allowed the Metallic and Industrial Minerals permits to expire April 16, 2024.

#### **Burkina Faso**

The Company holds the Hantoukoura permit located in the Republic of Burkina Faso, West Africa. West Africa is underlain by the Birimian Greenstone Belt, one of the most prolific gold producing areas in the world. Several major gold companies are active in Burkina Faso, including IAMGOLD Corporation and Newmont Mining Corporation. Burkina Faso has nine producing mines and several projects in the advanced and development stages. Burkina Faso relies primarily on farming and mining as its main sources of revenue.

## Hantoukoura (previously Kodyel) Exploration Permit

During the year ended September 30, 2017 the Company secured the permit to the previously named Kodyel permit when the area was re-permitted as the Hantoukoura permit. The Hantoukoura permit is of equal size and position as the original Kodyel permit. The Hantoukoura permit is valid for three years and renewable for up to six additional years.

The 191 square kilometres Hantoukoura permit lies close to the Niger border approximately 300km east of Ouagadougou. Access is by paved road as far as Fada N'gourma about 200 km east of Ouagadougou and thence by laterite roads. The Hantoukoura permit covers an extension of the Fada N'Gourma greenstone belt that extends into Niger. The Hantoukoura permit is traversed by a regional northeast-trending fault

that stretches from Ghana to Niger and separates the mafic and felsic volcanics and metasedimentary rocks of the Fada belt from the migmatites and granites to the northwest. There are several active artisanal workings within the permit, including: the extensive Tangounga, Hantekoura (CFA) and Kodyel 1 artisanal workings. The Songonduari artisanal workings lie off the permit but lies in the same structure, continuing towards and into Niger.

During the year ended September 30, 2018, the Company received notice from the Ministry of Mines of Burkina Faso that it had temporarily suspended access, including performing exploration activities on the Hantoukoura permit until the border with Niger is physically demarcated. The Minister has agreed the permit will remain in good standing through the suspension period and that the length of the suspension period will be added back onto the length of the permit. The Company intends to complete a sizable work program, once access is re-instated and is monitoring the progress of the demarcation of the border. As the Company has no certainty if the suspension will be lifted, the property was written down to \$Nil as at September 30, 2019. To date, the Company has not received an update and the suspension is still in effect.

### **QUARTERLY INFORMATION**

The following is selected financial data from the Company's unaudited quarterly consolidated financial statements for the last eight quarters ending with the most recently completed quarter, being the three months ended June 30, 2025.

| For the quarter ended (\$) | June 30, 2025 | Mar 31, 2025 | Dec 31, 2024 | Sept 30, 2024 |
|----------------------------|---------------|--------------|--------------|---------------|
| Total revenues             | -             | -            | -            | -             |
| Loss for the period        | (178,356)     | (182,386)    | (102,575)    | (69,733)      |
| Loss per share (basic and  |               |              |              |               |
| diluted) (1)               | (0.01)        | (0.01)       | (0.00)       | (0.00)        |
| Total assets               | 1,310,726     | 1,855,787    | 626,496      | 341,753       |

| For the quarter ended (\$) | June 30, 2024 | Mar 31, 2024 | Dec 31, 2023 | Sept 30, 2023 |
|----------------------------|---------------|--------------|--------------|---------------|
| Total revenues             | -             | -            | -            | -             |
| Loss for the period        | (323,588)     | (63,682)     | (61,340)     | (241,017)     |
| Loss per share (basic and  |               |              |              |               |
| diluted) (1)               | (0.00)        | (0.00)       | (0.00)       | (0.00)        |
| Total assets               | 683,062       | 734,522      | 840,792      | 982,256       |

<sup>(1)</sup> The basic and diluted calculations result in the same values.

The increase in total assets as at June 30, 2025 is due to approximately \$1,325,444 cash received from private placement. The increase in assets as at June 30, 2023 and September 30, 2023 is due to approximately \$1,318,900 cash received from warrants exercised, the completion of a private placement for gross proceeds of \$600,000 and the completion of \$151,685 in exploration work on the Company's Alberta's project.

#### RESULTS OF OPERATIONS

The Company recorded a loss of \$178,356 and \$323,588 (\$0.00 and \$0.00 loss per share, respectively) for the three months ended June 30, 2025 and 2024 respectively. The overall increase in general operating expenses is due to the increased activity of the company. Specifically, filing fees, and share-based compensation.

The increase in general operating expenses is due to the following:

a) Shared-based compensation: \$22,134 (2024 – \$nil)

The increase is due to the Company granting stock options during the period.

## b) Filing fees: \$15,947 (2024 – \$4,545)

The increase in filing fees is due to the Company changing its name and completing a share consolidation.

### c) Management fees: \$33,000 (2024 – \$18,000)

The increase in management fees is due to company appointed a new president.

The company recorded a loss of \$463,317 and \$323,588 (\$0.01 and \$0.01 loss per share, respectively) for the nine months ended June 30, 2025 and 2024 respectively. The increase in general operating expenses is due to the following:

a) Shared-based compensation: \$113,619 (2024 – \$nil)

The increase is due to the Company granting stock options during the period.

b) Consulting fees: \$45,350 (2024 - \$3,289)

The increase is due to the hiring of a corporate secretary and additional consultants during the period.

c) Investor relations: \$32,032 (2024 - \$15,577)

The increase is due to investor relations expenses for marketing work during the period.

d) Filing fees: \$54,422 (2024 – \$33,154)

The increase in filing fees is due to the Company changing its name and completing a share consolidation.

### FINANCING ACTIVITIES AND CAPITAL EXPENDITURES

### Financing Activities

On March 31, 2025 the Company closed an over-subscribed non-brokered private placement of 22,090,737 units at a price of \$0.06 per unit to raise total gross proceeds of \$1,325,444. Each unit is comprised of one common share and one warrant. Each warrant will entitle the holder thereof to purchase one common share at an exercise price of \$0.10 before March 31, 2027. The company incurred cash share issuance costs of \$98,044and issued 1,473,905 warrants at exercise price of \$0.10.

During the nine months ended June 30, 2025, the Company received shareholder loans for gross proceeds of \$170,000. The loans were unsecured, bear interest of 10% per annum and are due 12 months from the date of receipt. A total of 340,000 bonus shares were issued to the holders upon TSXV approval. The value of \$20,400 was attributed to the bonus shares. The Company also paid a total of \$7,500 in cash finders' fee.

During the nine months June 30, 2025 the Company repaid \$88,555 of loans and accrued interest.

### Exploration and Evaluation Expenditures

The exploration and evaluation assets expenditures of the Company during the nine months ended June 30, 2025, included exploration and evaluation assets expenditures of \$253,480 (2024 – \$138,587) on the Company's Shirley East in Wyoming, USA. During the nine months ended June 30, 2025, the company paid a cash payment of \$68,790 (US \$50,000) to enter an option to acquire a 100% interest in Shirley Central Property. Refer to Note 4 in the condensed interim consolidated financial statements.

## LIQUIDITY AND CAPITAL RESOURCES

The Company's operations consumed \$400,0361 of cash for the nine months ended June 30, 2025 (2024 – \$214,731) after change in working capital. The Company spent \$327,520 (2024 – \$209,735) on exploration and evaluation assets expenditures. The company received shareholder loans of \$170,000 and repaid \$88,555 of loans during the nine months ended June 30, 2025. The company received private placement proceeds of \$1,325,444 and paid \$99,114 of cash share issue costs related to the private placement during the nine months ended June 30, 2025.

The Company's aggregate operating, investing and financing activities during the nine months ended June 30, 2025, resulted in a net increase in its cash balance from \$199,750 as at September 30, 2024 to \$779,969 as at June 30, 2025. The Company has a working capital of \$672,760 as at June 30, 2025, compared to a working capital of \$162,234 at September 30, 2024.

The Company has not put any of its exploration and evaluation assets into commercial production and as such has no operating revenues or cash flows. Accordingly, the Company is dependent on the equity markets as its sole source of operating working capital, and the Company's capital resources are largely determined by the strength of the junior resource capital markets and by the status of the Company's projects in relation to these markets, and its ability to compete for investor support of its projects. There can be no assurance that financing, whether debt or equity, will always be available to the Company in the amount required at any particular time or for any particular period or, if available, that it can be obtained on terms satisfactory to it.

#### TRANSACTIONS WITH RELATED PARTIES

Key management personnel are the persons responsible for the planning, directing, and controlling the activities of the Company and include both executive and non-executive directors, and entities controlled by such persons. The Company's key management personnel include all directors, officers and companies associated with them including the following:

- Buena Tierra Development Ltd. ("Buena Tierra"), a company owned by the President, Chief Executive Officer and a director of the Company.
- Whytecliff Resource Corp., a company owned by a director of the Company.
- Zimco Capital Inc., a company owned by the president of the Company.

Compensation paid or payable to the directors, the Chief Executive Officer and the Chief Financial Officer for services provided during the three and nine months ended June 30, 2025, and 2024 was as follows:

|                                    | Three mon | ths ended<br>June 30 | Nine mon | ths ended<br>June 30 |
|------------------------------------|-----------|----------------------|----------|----------------------|
|                                    | 2025      | 2024                 | 2025     | 2024                 |
|                                    | \$        | \$                   | \$       | \$                   |
| Accounting fees                    | 6,611     | 3,897                | 17,390   | 14,803               |
| Exploration and evaluation asset   | 15,000    | 15,000               | 45,000   | 45,000               |
| Management and administration fees | 33,000    | 18,000               | 69,000   | 54,000               |
| Share-based compensation           | 16,550    | -                    | 108,035  | -                    |
| •                                  | 71,161    | 36,897               | 239,425  | 113,803              |

<sup>(1)</sup> The charge includes consulting fees to Buena Tierra with which the Company has an on-going agreement with.

As at June 30, 2025, accounts payable and accrued liabilities include an amount of \$5,250 (September 30, 2024 – \$11,550) and loans payable included an amount of \$20,000 (September 30, 2024 - \$nil) due to officers and / or directors of the Company and/or companies they control or of which they were significant shareholders.

#### FINANCIAL INSTRUMENTS

The Company's financial instruments consist of cash, other receivables, accounts payable and accrued liabilities and loans payable. All are measured at amortized cost. As at June 30, 2025, the Company believes that the carrying values of financial instruments approximate their fair values because of their nature and relatively short maturity dates or durations.

The Company's risk exposures and the impact on the Company's financial instruments are discussed in the consolidated financial statements for the year ended September 30, 2024 and have not changed significantly during the nine months ended June 30, 2025.

#### **OUTSTANDING SHARE DATA**

The following table discloses the Company's share capital structure as at the date of this MD&A.

- a) Authorized: Unlimited common shares without par value.
- b) Issued and outstanding: 56,609,747 common shares
- c) Outstanding options and warrants

| Type of Security | Number     | <b>Exercise Price</b> | <b>Expiry Date</b> |  |
|------------------|------------|-----------------------|--------------------|--|
| Stock options    | 1,200,000  | \$0.165               | February 14, 2028  |  |
| Stock options    | 200,000    | \$0.103               | February 14, 2028  |  |
| Stock options    | 150,000    | \$0.165               | April 14, 2028     |  |
| Stock options    | 1,300,000  | \$0.07                | March 28, 2030     |  |
| Stock options    | 580,000    | \$0.07                | May 1, 2030        |  |
| Warrants         | 22,090,737 | \$0.10                | March 31, 2027     |  |
| Warrants         | 1,473,902  | \$0.10                | March 31, 2027     |  |

#### DISCLOSURE CONTROLS AND PROCEDURES

Disclosure controls and procedures are intended to provide reasonable assurance that information required to be disclosed is recorded, processed, summarized, and reported within the time periods specified by securities regulations and that the information required to be disclosed is accumulated and communicated to management. Internal controls over financial reporting are intended to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS.

In connection with National Instrument 52-109 (Certificate of Disclosure in Issuer's Annual and Interim Filings) ("NI 52-109"), the Chief Executive Officer and Chief Financial Officer of the Company have filed a Venture Issuer Basic Certificate with respect to the financial information contained in the consolidated financial statements for the three and nine months ended June 30, 2025, and 2024, and this accompanying MD&A (together, the "Interim Filings").

In contrast to the full certificate under NI 52-109, the Venture Issuer Basic Certificate does not include representations relating to the establishment and maintenance of disclosure controls and procedures and internal control over financial reporting, as defined in NI 52-109. For further information the reader should refer to the Venture Issuer Basic Certificates filed by the Company with the filings on SEDAR+ at <a href="https://www.sedarplus.ca">www.sedarplus.ca</a>.

#### RISKS AND UNCERTAINTIES

Certain risks are faced by the Company, which could affect its financial position. In general, they relate to the availability of equity capital to finance the acquisition, exploration and development of existing and future exploration and development projects. The availability of equity capital to junior resource companies is affected by commodity prices, global economic conditions and economic conditions and government policies in the countries of operation, among other things. These conditions are beyond the control of the management of the Company and have a direct effect on the Company's ability to raise capital.

The Company's working capital and liquidity fluctuate in proportion to its ongoing equity financing activities. The Company requires a certain amount of liquid capital in order to sustain its operations and in order to meet various obligations as specified under its exploration and evaluation asset option agreement. Should the Company fail to obtain future equity financing due to reasons as described above, it will not be able to meet these obligations and may lose its interest in the property covered by the agreement. Further, should the Company be unable to obtain sufficient equity financing for working capital, it may be unable to meet its ongoing operational commitments.

The Company's properties are in the exploration stage and without known reserves. Exploration and development of natural resources involves substantial expenditures and a high degree of risk. Few exploration properties are ultimately developed into producing properties. Accordingly, the Company has no material revenue, writes-off its mineral properties from time to time and operates at a loss. Continued operations are dependent upon ongoing equity financing activities.

Pursuant to the Mining Code of Burkina Faso, an exploration permit holder is required to incur 270,000 West African CFA Francs (\$583) of exploration expenditures per square kilometer per year in order to maintain its permits in good standing. If such expenditures are not incurred, the Government of Burkina Faso may, at its discretion, cancel the permits after giving the permit holder sixty days' notice to remedy any deficiency.

## **OUTLOOK**

The Company's focus is on uranium ISR projects in Wyoming. The company acquired a 100% interest in the Shirley East Property (formerly "Hot Property"), and an option to acquire 100% in the Shirley Central Property, both in the Shirley Basin and an option to acquire 80% interest in the Duck Creek Project in Powder River Basin. The Company plans to aggressively drill these three uranium assets to quickly advance to defining resources. Additional uranium project acquisitions are also being evaluated with the goal to build an inventory of uranium pounds in the ground.

The Company will consider exploration on its Hantoukoura (formerly named Kodyel) permit subject to when the Minister of Mines reverses suspension and it is safe to work in the area.

#### OTHER INFORMATION

Additional information related to the Company is available for viewing on SEDAR+ at www.sedarplus.ca.

#### FORWARD-LOOKING STATEMENTS

Forward-looking statements look into the future and provide an opinion as to the effect of certain events and trends on the business. Forward-looking statements may include words such as "plans", "intends", "anticipates", "should", "estimates", "expects", "believes", "indicates", "suggests" and similar expressions.

This Management's Discussion and Analysis ("MD&A") and the "Outlook" section, contains forward-looking statements, including, without limitation, statements about the mineral properties and financing activities. These forward-looking statements are based on current expectations and various estimates, factors and assumptions and involve known and unknown risks, uncertainties and other factors. Information concerning the interpretation of property exploration results may also be considered a forward-looking statement, as such information constitutes a prediction of what mineralization might be found to be present when a project is actually developed.

Unless otherwise indicated, forward-looking statements in this MD&A describe the Company's expectations as of the date of this MD&A.

Readers are cautioned not to place undue reliance on these statements as the Company's actual results, performance or achievements may differ materially from any future results, performance or achievements expressed or implied by such forward-looking statements if known or unknown risks, uncertainties or other factors affect the Company's business, or if the Company's estimates or assumptions prove inaccurate. Such risks and other factors include, among others, risks related to integration of acquisitions; risks related to operations; actual results of current exploration activities; actual results of current reclamation activities; conclusions of economic evaluations; changes in project parameters as plans continue to be refined; future prices of metals; accidents, labour disputes and other risks of the mining industry; delays in obtaining governmental approvals or financing or in the completion of development or construction activities, as well as those factors discussed in the section entitled "Risks and Uncertainties" Therefore, the Company cannot provide any assurance that forward-looking statements will materialize.

For a description of material factors that could cause the Company's actual results to differ materially from the forward-looking statements in this MD&A, please see "Risks and Uncertainties".