MANAGEMENT'S DISCUSSION AND ANALYSIS

For the six months ended June 30, 2024

Management's Discussion and Analysis

For the six months ended June 30, 2024

DATE

This Management's Discussion and Analysis ("MD&A") of Montero Mining and Exploration Ltd. ("Montero" or the "Company") has been prepared by management as of August 23, 2024, and should be read in conjunction with the unaudited condensed interim consolidated financial statements for the period ended June 30, 2024, and the audited consolidated financial statements for the year ended December 31, 2023. The Company's Board of Directors have reviewed and approved this MD&A.

All amounts in the MD&A, condensed interim consolidated financial statements and related notes are expressed in Canadian dollars unless otherwise noted.

All statements, other than of historical facts included herein, including without limitations, statements regarding potential mineralization, reserves and exploration results and future plans and objectives of the Company are forward looking statement and involve various risks and uncertainties, which are detailed in the Section "Risk Factors" of this MD&A. There can be no assurance that such statements will prove to be accurate, and actual results and future events could differ materially from those anticipated in such statements.

RUSSIA MILITARY ACTION AGAINST UKRAINE

Our business, financial condition and results of operations may be negatively affected by economic and other consequences from Russia's military action against Ukraine and the sanctions imposed in response to that action.

In late February 2022, Russia launched a large-scale military attack on Ukraine. The invasion significantly amplified already existing geopolitical tensions among Russia, Ukraine, Europe, NATO and the West, including Canada. In response to the military action by Russia, various countries, including Canada, the United States, the United Kingdom and European Union issued broad-ranging economic sanctions against Russia. Such sanctions (and any future sanctions) and other actions against Russia may adversely impact, among other things, the Russian economy and various sectors of the economy, including but not limited to, financials, energy, metals and mining. Accordingly, the actions discussed above and the potential for a wider conflict could increase financial market volatility and cause severe negative effects on regional and global economic markets.

While we expect any direct impacts to our business to be limited, the indirect impacts on the economy and on the mining industry and other industries in general could negatively affect our business and may make it more difficult for us to raise equity or debt financing. In addition, the impact of other current macro-economic factors on our business, which may be exacerbated by the war in Ukraine – including inflation, supply chain constraints and geopolitical events – is uncertain.

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OVERALL PERFORMANCE

Corporate and Operational Highlights

On August 16, 2024 the Company announced that it has closed the first tranche of its non-brokered private placement with an aggregate of 2,444,444 Common Shares were sold for total gross proceeds of \$660,000. The closing of the second tranche of the Offering is expected to be on or before August 30th, 2024, or such other date or dates that the Corporation may determine.

On August 6, 2024, the Company announced a non-brokered private placement of up to 4,814,815 common shares of the Company at a price of \$0.27 per common share, for gross proceeds of up to \$1,300,000.

On June 10, 2024, the Company provided an update on the ICSID arbitration proceedings against Tanzania. The Tribunal has set new dates for the hearing which will take place from November 25th to 29th 2024, at the Paris Arbitration Centre, Paris, France. After the previous hearing date was postponed, the Tribunal preferred to keep the hearing in person and decided to move the hearing dates to accommodate all parties.

On February 29, 2024, The Company settled \$200,000 of trade payables owed various creditors and amounts owing to a related party, by issuing an aggregate of 1,300,813 common shares of the Company with a fair value of \$251,839.

On January 18, 2024, the Company closed a non-brokered private placement by issuing 5,332,997 common shares of the Company at the price of \$0.15 per share, for gross proceeds of \$799,950. In connection with the closing of the private placement, the Company paid \$33,000 in cash finders' fee. Certain directors of the Company subscribed for an aggregate of 296,667 common shares under the private placement, with being considered a related party transaction.

Description of Business

Montero was incorporated on October 5, 2006, under the laws of British Columbia, Canada. The Company is a public company listed on the TSX Venture Exchange in February 2011, and trades under the symbol *MON.V*. The Company's registered address is 1040 West Georgia Street, Suite 1900, Vancouver, BC, V6E 4H3 and its head office address is Suite 401 - 750 West Pender Street Vancouver, BC, V6C 2T7. Phone: 604-428-7050. Web: www.monteromining.com.

The Company's business is the identification, evaluation, acquisition, exploration, and development of mineral properties to sell or joint venture for monetary benefit to the Company and its shareholders. The Company is involved in an international arbitration dispute for compensation for the expropriation of a mineral property in Tanzania and against the government of Tanzania.

The condensed interim consolidated financial statements have been prepared using International Financial Reporting Standards ("IFRS") applicable to a going concern, which assume that the Company will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. Different bases of measurement may be appropriate if the Company is not expected to continue operations for the foreseeable future. As at June 30, 2024, the Company had not advanced its exploration and evaluation assets to commercial production and is

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not able to finance day to day activities through operations. The Company's continuation as a going concern is dependent upon the successful results from its mineral property exploration activities and its ability to attain profitable operations and generate funds there from and/or raise equity capital or borrowings sufficient to meet current and future obligations. These conditions give rise to substantial doubt about the Company's ability to continue as a going concern. When further funds are required, they will be financed through a private placement of common shares or by debt instruments.

Management has reduced operating costs including voluntary fee reductions from directors, reduced rent and administrative fees and decreased usage of administrative staff and consultants. Management has focused its exploration efforts on the projects it believes will provide the best value to shareholders. It continues its exploration work programs on projects to advance them and seeks joint venture and otherpartners for other projects where no exploration is currently being conducted. Management believes that controlling operating expenses, funding from potential funding partners, borrowings from directors and management, and further private placements will generate the required funding to maintain operations. Although management is committed and expects to raise additional funding, the timing and the nature of the financing is uncertain and there can be no assurances that this will occur. Further details on financing alternatives available to the Company are fully discussed in Liquidity and Capital Resources.

The Company is engaged in the discovery and development of mineral properties for monetary benefit on sale or joint venture. The Company has not yet determined whether its exploration assets contain sufficient mineral reserves, such that their recovery would be viable. In June 2020, the Company decided, due to the continued decline in battery metal prices, also exacerbated by the COVID-19 pandemic to change its focus to exploration in Chile. The Company divested of its battery metal projects, reduce its corporate structure, while defending its previous investment in the Wigu Hill rare earth project, where it has made a substantial investment and created value from its discovery to development.

The key performance driver for Montero is to develop mineral deposits to create wealth for shareholders by joint venture or outright sale. This will be achieved through acquiring and exploring properties which host the highest potential for future discoveries or development of existing mineral resources into mineable reserves. Management works to rationalize all its significant core holdings to maintain percentage ownership, while working with others to share the risk of development of these properties. Management acquires its exploration assets through the issuance of common shares where possible to preserve the Company's cash reserves.

Management has the necessary skills required to achieve success, both in the technical and financial area with experienced exploration and consulting geologists and those with entrepreneurial and financial experience. Shareholders are represented by a strong management and independent Board of Directors, experienced in financing, exploration, development, and mining.

The Company has access to consulting geologists, metallurgical/chemical and mining engineers and corporate finance and legal counsel with commodity and country expertise in the countries where current interests are held. Consultants are retained through variable or fixed term contracts.

Chilean Focus

Avispa Copper - Molybdenum Project

The Avispa copper – molybdenum project (Avispa Project, or Avispa) consists of an area of 203 km²

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of 100% owned exploration mining concessions located in the Atacama Desert of northern Chile. The Company has other exploration concessions in the Avispa area and these are termed the Abeja concessions, collectively the Avispa Project. The project is highly prospective and is situated within the defined north to south trending Paleocene - Eocene Cu-Mo porphyry belt of northern Chile. Avispa is located 40 km west of the Chuquicamata copper mine, the world's largest open pit copper mine, and 40 km north of BHP's Spence Cu-Mo mine and KGHM's Sierra Gorda Cu-Mo mine (Figure 1). On August 16, 2022, Montero announced that the geological mapping conducted on the property confirms the potential of the project to host porphyry Cu-Mo mineralization. Geological mapping in the Rio San Salvador valley in the south of the property confirmed that the Quaternary and Miocene have a thickness of between 20 m to 50 m. In addition, mapping has shown underlying Cretaceous rocks are altered and have bene intruded by porphyry rocks. A total of 37 grab samples of the lithologies exposed in the Rio San Salvador valley and a further 48 samples of discarded drill rock chips were collected from previous RC drilling sites on the property. BHP had previous conducted wide spaced RC drilling in the area, with additional drilling by Quantum Pacific Exploration, and Codelco. All samples where logged and submitted for 48-element analysis by 4 acid digestion followed by ICP-MS analysis to assist in Cu-Mo porphyry targeting.

On August 23, 2022, Montero announced assay results from sampling for lithologies and from RC drill chip piles left on the surface by previous operators yielding copper anomalies of > 100 ppm Cu and Mo anomalies of between 10-25 ppm Mo. Fathom Geophysics ("Fathom") was engaged to evaluate the project data with the objective of identifying geochemical vectors to target porphyry-type Cu-Mo deposits.

On September 27, 2022, Montero received a positive report from Fathom from the analysis of geochemical data from Avispa. The report generated a 3D conceptual target indicating the possible location of porphyry copper molybdenum mineralization. Fathom analysed the geochemical data using proprietary software and comparing it to idealised models of mineralized porphyry systems. Fathom show a significant coincident target modelled under the central part of the area that was processed. The Company continues to explore the mineral potential at Avispa.

In March 2024, the Company reduced its concession holding area by focussing on the most prospective areas provided by previous exploration programs. Montero will continue to hold the Avispa property package and maintain this in good standing by making property concession payments while seeking a joint venture partner.

During the six months ended June 30, 2024, the Company capitalized \$203,289 in costs related to the Avispa Copper Molybdenum Project (December 31, 2023 - \$357,764).

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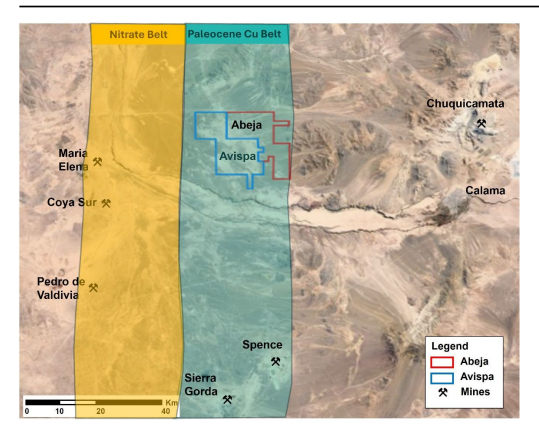
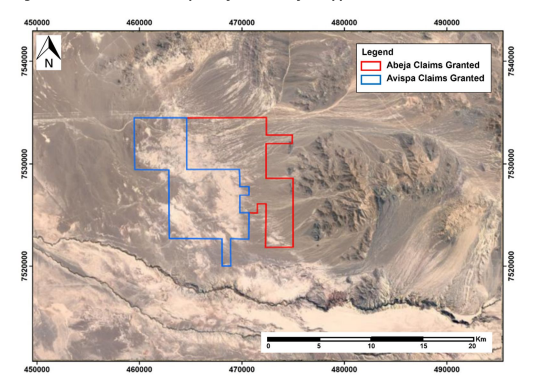


Figure 1. Location of the Avispa Project and major copper mines in northern Chile



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Figure 2. Satellite Image showing Avispa and Abeja Concessions (Avispa Project) Tanzania

Tanzania Government Dispute - Wigu Hill Retention License Expropriation

The Wigu Hill rare earth deposit ("Wigu Hill Project" or "Property") was discovered and developed by Montero. The carbonatite hosted rare earth deposit is located 170 km southwest of Dar es Salaam, Tanzania. The Property was held under a Retention License which was expropriated by the Government of Tanzania ("Tanzania") and is the subject of a \$90 million claim by Montero for damages at an ICSID tribunal.

The Property was first acquired by the Company completing an earn-in agreement with a local party between May 26, 2008, to April 27, 2010, whereby the Prospecting Licenses constituting the Wigu Hill Project were transferred to the jointly owned Wigu Hill Mining Company Limited ("WHMC"). In 2015, WHMC was awarded a Retention License over the Wigu Hill Project valid for a period of 5 years. Retention Licenses were granted to previous holders of a Prospecting License after a mineral deposit was defined within the Prospecting License area which could not immediately be developed due to technical constraints, adverse market conditions or other economic factors. Montero had conducted resource definition; completed a comprehensive Environmental Impact Assessment (EIA) and been awarded a certificate by the Ministry, completed extensive metallurgical testwork and produced saleable REE chemical concentrates, and finally completed mining studies, all prerequisites to Mining License application and development of a mine at Wigu Hill.

In July 2017 Tanzania announced wide-ranging and severe amendments to the Mining Act 2010, which, inter alia, abolished the legislative basis for the Retention License classification with no replacement classification. On January 10, 2018, Tanzania cancelled all Retention Licenses issued prior to January 10, 2018.

On the December 19, 2019, the Mining Commission of Tanzania announced a public invitation to tender for the joint development of areas previously covered by Retention Licenses, including the Wigu Hill Retention License. An amended tender document was advertised on December 20, 2019, with changes to the previous tender terms which provided for no compensation to previous Retention License holders.

On January 17, 2020, the Company delivered a formal "Notice of Intent" to Submit a Claim to Arbitration to the Attorney General of Tanzania in accordance with the 2013 Agreement for the Promotion and Reciprocal Protection of Investments between Canada and Tanzania. This was necessary to preserve the Company's rights to initiate arbitration should a resolution with Tanzania not be reached on compensation for the expropriation of the property.

On January 8, 2021, Montero completed an Arbitration Funding Agreement with Omni Bridgeway Canada Limited an affiliate of the Litigation Funder Omni Bridgeway. The Agreement provides funds to be drawn to meet all fees and expenses relating to the pursuit of certain claims against the Tanzanian government for the illegal expropriation and loss of the Wigu Hill Project. This includes all costs associated with legal proceedings and, if necessary, enforcement of any awards. Montero has retained Mr. Thierry Lauriol of Jeantet AARPI as legal counsel that have extensive experience in international litigation and a track record of success for its clients in Africa. The Company has also retained the services of Dr. Neal Rigby of SRK (USA) Denver who will perform a valuation of Wigu Hill as an independent technical expert. Dr. Rigby has acted in this capacity in many international mining disputes that have been resolved through ICSID arbitrations.

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On May 27, 2021, the Company announced that it had filed a request for arbitration with the International Centre for Settlement of Investment Disputes ("ICSID") under the auspices of the World Bank. On the 9 February 2021 the Secretary-General of the ICSID registered Montero's request for the institution of arbitration proceedings against Tanzania for the illegal expropriation and loss of its Wigu Hill Project. Montero and Tanzania (the "Parties").

On November 29, 2021, the Company announced that the dispute resolution process dealing with the expropriation of the Wigu Hill project is underway. The arbitration tribunal is composed of Dr Achille Ngwanza, president, Mr Eric Teynier, an arbitrator appointed by Montero and Mr Cecil W. M. Abraham, an arbitrator appointed by Tanzania. Each party to the dispute made an initial deposit of US\$150,000.

The arbitral tribunal President and appointees of Montero and Tanzania held its first session on January 17, 2022, on which procedural issues were discussed and agreed, including the timeline and timetable of the proceedings. On February 18, 2022, the arbitral tribunal issued Procedural Order No 1, with a definitive timetable.

In May 2022, Montero filed its Memorial on the merits ("Memorial") of the case and a valuation of its claims for damages as per the time schedule agreed by the parties and the tribunal. The Memorial contains the basis for compensation to Montero for CAD \$90 million including interest up to May 2022 According to the arbitral tribunal's Procedural Order No 1.

On October 24, 2022, Tanzania submitted its Counter-Memorial on the Merits ("Counter-Memorial"). On review the response and arguments provided by Tanzania was not unexpected and our legal and technical team remain confident on the outcome of damages claim before the ICSID arbitral tribunal.

On April 25, 2023, Montero announced that it has engaged Timothy Foden of Boies Schiller Flexner (UK) LLP to act as co-counsel alongside Jeantet in the arbitration against Tanzania. Mr Foden is a renowned mining arbitration lawyer who led two ICSID hearings in relation to Tanzania's expropriation of Retention Licences. He also led several negotiations with Tanzania's Solicitor General and the Special Presidential Negotiating Team. Mr. Foden will lead the advocacy of Montero's case during the hearing on the merits. Mr. Foden's experience, having previously cross examined Tanzania witnesses and background information in the Indiana Resources Ltd. and Winshear Gold Corp. hearings against Tanzania will significantly increase the effectiveness of the Montero's presentation of its case. The hearing on the merits in Montero's arbitration proceedings was to be held in December of 2023 in Washington D.C., USA, but was postponed to a date in 2024.

On July 21, 2023, Montero provided comment on the move in the share price and an update on its fully funded ICSID arbitration case against Tanzania. In addition on July 14, 2023, ASX-listed Indiana Resources Ltd (ASX:IDA) announced it has been awarded US\$ 109.5 million in its ICSID arbitration case against Tanzania and Tanzania was ordered to repay US\$ 3.9 million in legal costs and expenses.

On September 21, 2023, Montero provided comment on the move in share price and an update on the ICSID arbitration claim against Tanzania. In addition the company reported that on September 19, 2023, Winshear Gold Corp. (TSXV:WINS) announced it had reached a conditional settlement agreement with Tanzania in relation to their claim for the expropriation of the Retention license over the SMP gold project.

On November 14, 2023, Montero provides an update on the ICSID arbitration proceedings against Tanzania reporting that on November 3, 2023, the arbitral Tribunal issued Procedural Order No 3 accepting Montero's request to open the forthcoming in-person hearing, that was to be held between

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4th - 8th December 2023 will be public and an audio-video recording will be made of the hearing and uploaded onto the ICSID website.

December 1, 2023, the Company provided an update on the ICSID arbitration proceedings and that the arbitral Tribunal had informed both parties that the hearing scheduled between the 4 - 7 December 2023, must be postponed as one of the three arbitrators is unable to travel to the United States . The Tribunal, in consultation with the parties, will advise of new hearing dates to be in 2024.

June 10, 2024, the Company provided an update on the ICSID arbitration proceedings against Tanzania. The Tribunal has set new dates for the hearing from November 25 $^{\rm th}$

to 29th 2024, and will take place at the Paris Arbitration Centre, Paris, France. The Tribunal preferred to keep the hearing in person and decided to move the hearing dates to accommodate all parties.

The actions of Tanzania revoking the Wigu Hill Retention License and the removal of the rights to the minerals and land conferred thereunder with no remedy or compensation rendered the Wigu Hill Project valueless as the Company does not have a license or any process to acquire a license. Thus, as a direct consequence of the legislative, regulatory, and other measures taken by Tanzania, the Company has completely lost its investment. Montero has written off the value of the Wigu Hill project as a result of Tanzania cancelling the Retention License and transferring the rights there to the government.

Montero confirms that it is taking all necessary actions to preserve its rights and protect its investment in Tanzania. The Company's desire is for both parties to reach a mutually acceptable outcome but had no alternative but to continue to pursue its claims before an international tribunal and seek full compensation for damages suffered as a result of Tanzania's acts and omissions.

Montero can provide no assurance that Tanzania or ICSID will favour Montero's claims for damages for the expropriation of the defined Wigu Hill Project. The Company can confirm that after many good faiths attempts to settle the dispute there have been no resolution to the Company's request for settlement with the Tanzanian government.

Risk Factors

Through its operations, the Company is exposed to various business risks outlined below. Additional risks and uncertainties, including those that we are not aware of now or that we currently deem immaterial, may also adversely affect our business.

- Montero has not been profitable since inception, and it may continue to incur substantial losses.
- The Company operates in the highly speculative business of mining exploration and developmentand is currently in the exploration stage.
- The Company has not yet determined whether their properties contain enough mineral reserves, such that their recovery would be economically viable.
- The Company is exploring for mineral resources and these commodities are subject to pricing and other risks.
- The Company may not be able to secure adequate financing to support the expenditures required to sustain the Company until profitable operations are achieved.
- The Company operates in foreign jurisdictions and although professional advice is obtained to ensure the Company meets all the local requirements, there may be deficiencies in some areas.
- The Company is subject to foreign government policies and regulations and seeks local advice

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- to assess and comply with local requirements.
- The Company faces currency risks in its operations.
- The Company has limited personnel with various degrees of knowledge concerning their area of expertise and there may be instances where segregation of duties does not exist, and reliance must be placed on outside advisors to assist with complex areas.
- The COVID-19 pandemic has initiated travel bans and a global economic crisis whereby the Company is restricted in its ability to finance, operate and plan exploration.
- The Russia military action against Ukraine is negatively impacting general business and financial environment that may restrict the Company's ability to finance, operate and plan exploration.

The Company undertakes its best efforts to mitigate the above risks using the resources at its disposal but believes that uncertainties and risks do exist in its business operations. Further discussions on risks associated with the Company's operations are elaborated below. Readers should review and consider the financial, operational, permitting and environmental risk factors faced by the Company, which are common to junior exploration companies.

Industry and Economic Factors Affecting the Company

The Company's future performance is largely tied to the financial markets related to junior exploration companies, which is often cyclical and is currently very unfavorable. The Company continuously monitors several economic factors including the uncertainty regarding rare earth element and phosphate prices and the availability of equity financing for the purposes of mineral exploration and development. The Company's future performance is largely tied to the development of its current mineral property interests and the overall financial markets. Financial markets relating to commodities are likely to continue to be volatile reflecting ongoing concerns about the global economy and potential sovereign defaults throughout the world. Globally companies have been affected negatively by these trends. As a result, the Company may have difficulties raising equity financing for the purposes of mineral exploration and development, particularly without excessively diluting the interests of its current shareholders.

With continued market volatility expected, the Company's current strategy is to continue to conduct limited exploration work on its properties where required and keep these in good standing until access to capital for junior mining companies becomes more available and to seek out other prospective business opportunities including entering into option arrangements and/or joint ventures. The Company believes that this focused strategy will enable it to maintain momentum on key initiatives. These trends may limit the Company's ability to develop and/or further explore its Chilean properties, and/or other property interests that could be acquired in the future. Management regularly monitors economic conditions and estimates their impact on the Company's operations and incorporates these estimates in short-term operating and longer-term strategic decisions.

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Exploration, Development and Operating Risks

The exploration for and development of mineral deposits is a speculative venture involving a high degree of risk. Even a combination of careful evaluation, experience and knowledge may not eliminate such risks. While the discovery of a commercially viable ore body may result in substantial rewards, few mineral properties, which are explored, are ultimately developed into producing mines. Unusual or unexpected formations, formation pressures, fires, power outages, labor disruptions, flooding, cave-ins, landslides, and the inability of the Company to obtain suitable machinery, equipment or labor are all risks involved with the execution of exploration programs and the operation of mines. Substantial expenditure may be required to locate and establish mineral reserves, to develop metallurgical processes and to construct mining and processing facilities at a particular site, and substantial additional financing may be required.

It is impossible to ensure that the exploration or development programs planned by Montero will result in a profitable commercial mining operation. The decision as to whether a particular property contains a commercial mineral deposit and should be brought into production will depend on the results of exploration programs and/or feasibility studies, and the recommendations of duly qualified engineers and geologists. Several significant factors will be considered, including, but not limited to: (i) the particular attributes of the deposit, such as size, grade, metallurgical characteristics, and proximity to infrastructure; (ii) metal prices, which are highly cyclical; (iii) government regulations, including regulations relating to prices, taxes, royalties, land tenure, land use, permitting, importing and exporting of minerals and environmental protection; (iv) ongoing costs of production; (v) availability and cost of additional funding; and (vi) local community and landowner opposition to access mineral rights. The exact effect of these factors cannot be accurately predicted, but one or any combination of these factors may result in Montero not receiving an adequate return on invested capital.

Additional Capital

The ability of the Company to arrange additional financing in the future will depend, in part, on the prevailing capital market conditions as well as the business performance of Montero. The development and exploration of the Company's properties will require substantial additional financing. Such financing can also be sourced by allowing investment groups to obtain equity at the asset level of properties of interest rather than via subscription into the listed Company. Failure to obtain financing may result in delaying or indefinite postponement of exploration, development, or production on any or all of Montero's properties or a loss of a property interest. There can be no assurance that additional capital or other types of financing will be available if needed or that, if available, the terms of such financing will be favorable to the Company. If additional financing is raised by Montero through the issuance of securities from treasury, control of Montero may change, and security holders may suffer additional dilution.

Environmental Risks and Hazards

All phases of Montero's operations are subject to environmental regulation in the various jurisdictions in which it operates. These regulations mandate, among other things, the maintenance of air and water quality standards and land reclamation. They also set forth limitations on the generation, transportation, storage and disposal of solid and hazardous waste. Environmental legislation is evolving in a manner which will require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors and employees. There is no assurance that future changes in environmental regulation, if any, will not adversely affect the

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Company's operations. Environmental hazards may exist on the properties on which Montero holds interests which are unknown to Montero at present and which have been caused by previous or existing owners or operators of the properties or by current or previous surface rights owners. Government and private surface rights property owners' approvals and permits have been submitted as required and future approvals will be required in connection with Montero's operations. To the extent such approvals are required and not obtained, Montero may be curtailed or prohibited from continuing its mining operations or from proceeding with the planned exploration or development of the mineral properties in which it has an interest. Failure to comply with applicable laws, regulations and permitting requirements may result in enforcement actions thereunder, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment, or remedial actions. Parties engaged in the exploration or development of exploration properties may be required to compensate those suffering loss or damage by reason of such parties' activities and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations. Amendments to current laws, regulations and permits governing operations and activities of exploration companies, or more stringent implementation thereof, could have a material adverse impact on Montero and cause increases in exploration expenses or capital expenditures or require abandonment or delays in development of new exploration properties.

Permitting

Montero's current and future operations will require approvals and permits from various federal and local governmental authorities, and such operations are and will be governed by laws and regulations governing prospecting, development, mining, production, taxes, labor standards, health, waste disposal, toxic substances, land use, environmental protection, mine safety and other matters. There is no assurance that delays will not occur in connection with obtaining all necessary renewals of such approvals and permits for the existing operations or additional approvals or permits for any possible future changes to operations. Prior to any development on any of its properties, Montero must receive permits from appropriate governmental authorities. There can be no assurance that Montero will obtain or continue to hold all permits necessary to develop or continue operating at any particular property.

Title to Exploration, Mining and Retention Licenses and claims

The validity of Exploration, Mining and Retention licenses and claims generally can be contested, and although Montero has taken steps to acquire the necessary title to its licenses, some risk exists that title to such licenses may be defective. To maintain these licenses, Montero must pay license and claim fees when due and may need to incur certain minimum exploration expenditures annually or risk forfeiture of the licenses and claims any such expenditure made to such time. The Company is also aware of over staking and bureaucratic errors over licenses and claims which are beyond its control. Governments may also change legislation which can have a severe effect on the Company's tenements. As a result of the enactment of certain legislation by the Tanzanian government, all existing mineral Retention Licenses, including those related to the Wigu Hill Project, were revoked.

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Uninsurable Risks

In the course of exploration, development and production of mineral properties, several risks and, in particular, unexpected or unusual geological or operating conditions, may occur. It is not always possible to fully insure against such risks, and the Company may decide not to insure such risks as a result of high premiums or other reasons. Should such liabilities arise, they could reduce or eliminate any future profitability and result in an increase in costs and a decline in value of the securities of Montero. The Company is not insured against environmental risks. Insurance against environmental risks (including potential liability for pollution or other hazards as a result of the disposal of waste products occurring from exploration and production) has not been generally available to companies within the industry. Montero periodically evaluates the cost and coverage of the insurance against certain environmental risks that is available to determine if it would be appropriate to obtain such insurance. Without such insurance, and if Montero becomes subject to environmental liabilities; the payment of such liabilities would reduce or eliminate its available funds or could exceed the funds available to Montero to pay such liabilities and result in bankruptcy. Should Montero be unable to fund fully the remedial cost of an environmental problem it might be required to enter into interim compliance measures pending completion of the required remedy.

Market Factors and Volatility of Commodity Prices

The marketability of mineralized material, which may be acquired or discovered by Montero, will be affected by numerous factors beyond the control of the Company. These factors include market fluctuations in the prices of minerals sought, which are highly volatile, the proximity and capacity of natural resource markets and processing equipment, and government regulations, including regulations relating to prices, taxes, royalties, permitting, land tenure, land use, importing and exporting of minerals and environmental protection. The effect of these factors cannot be accurately predicted, but these factors may result in Montero not receiving an adequate return on invested capital. Prices of certain minerals have fluctuated, particularly in recent years, and are affected by numerous factors beyond the control of Montero. Futuremineral prices cannot be accurately predicted. A severe decline in the price of a mineral being produced or expected to be produced by Montero would have a material adverse effect on Montero and could result in the suspension of exploration or development of mining operations by Montero.

Infrastructure

Development and exploration activities depend, to one degree or another, on adequate infrastructure. Reliable roads, bridges, power sources and water supply are important determinants, which affect capital and operating costs. Unusual or infrequent weather phenomena, sabotage, and government or other interference in the maintenance or provision of such infrastructure could adversely affect Montero's operations, financial condition and results of operations.

Competition

The resource and mining exploration industry is intensely competitive in all of its phases. As a result of this competition, some of which is with large, established mining companies with substantial capabilities and greater financial and technical resources than Montero, the Company may be unable to acquire additional mineral properties on terms it considers acceptable or continue to explore and develop its existing properties.

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Exchange Rate Fluctuations

Exchange rate fluctuations may adversely affect Montero's financial position and results. The Company does not currently hedge or otherwise mitigate its foreign currency risks.

Foreign Operations

The Company's property interests are located Chile and are subject to the respective jurisdiction's laws and regulations. The Company is always assessing current developments in policies and regulations and investors should assess the political risks of investing in a foreign country. Variations from the current regulatory, economic and political climate could have an adverse effect on the affairs of the Company.

Key Executives

Montero is dependent on the services of key executives and a small number of highly skilled and experienced consultants and personnel. Locating mineral deposits depends on a number of factors, not the least of which is the technical skill of the exploration personnel involved. Due to the relatively small size of the Company, the loss of these persons or the Company's inability to attract and retain additional highly skilled employees may adversely affect its business and future operations. Montero does not currently carry any key man life insurance on any of its executives.

Conflicts of Interest

Certain of the directors and officers of Montero also serve as directors and/or officers of other companies involved in natural resource exploration and development and consequently there exists the possibility for such directors and officers to be in a position of conflict. Any decision made by such directors and officers involving Montero will be made in accordance with their duties and obligations to deal fairly and in good faith with a view to the best interests of the Company and its shareholders.

The condensed interim consolidated financial statements have been prepared using International Financial Reporting Standards ("IFRS") applicable to a going concern, which assume that the Company will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. Different bases of measurement may be appropriate if the Company is not expected to continue operations for the foreseeable future. As at December 31, 2023, the Company had not advanced its exploration and evaluation assets to commercial production and is not able to finance day to day activities through operations. The Company's continuation as a going concern is dependent upon the successful results from its mineral property exploration activities and its ability to attain profitable operations and generate funds there from and/or raise equity capital or borrowings sufficient to meet current and future obligations. These conditions give rise to substantial doubt about the Company's ability to continue as a going concern. When further funds are required, they will be financed through a private placement of common shares or by debt instruments.

Management has reduced operating costs including voluntary fee reductions from directors, reduced rent and administrative fees and decreased usage of administrative staff and consultants. Management has focused its exploration efforts on the projects it believes will provide the best value to shareholders. It continues its exploration work programs on projects to advance them and seeks joint venture and other partners for other projects where no exploration is currently being conducted.

Management's Discussion and Analysis

For the six months ended June 30, 2024

Management believes that controlling operating expenses, funding from potential funding partners, borrowings from directors and management, and further private placements will generate the required funding to maintain operations. Although management is committed and expects to raise additional funding, the timing and the nature of the financing is uncertain and there can be no assurances that this will occur. Further details on financing alternatives available to the Company are more fully discussed in Liquidity and Capital Resources.

Company Objectives and the Year Ahead

The Company's corporate objectives are to create value by focusing the expertise of its management and Board of Directors on exploring, discovery and development of metals and minerals projects. The Company will endeavor to create value from its properties in Chile through exploration and agreements with other partners to advance the projects, or outright sale.

The Company has elected to change its focus away from battery metals due to the contraction of the global economy and the potential for a deep recession due to the corona virus where diminished demand for battery metals may further depress prices. Montero has exited from its portfolio of battery metals projects as it is difficult to justify exploration. Management has a deep expertise in defining precious metals deposits and the Company has secured a gold asset in Chile in order to add value for shareholders.

RESULTS OPERATIONS

Six months ended June 30, 2024

The Company's operating expenses during the six months ended June 30, 2024, were lower compared to the same period of comparative year. Significant changes in the Company's expenses are outlined below:

Consulting, administrative and management fees decreased to \$103,628 during the six months ended June 30, 2024 compared to \$121,009 during the comparative period in 2023 due to lower accounting fees in the current period.

Director's fees decreased to \$Nil during the six months ended June 30, 2024 compared to \$19,750 during the comparative period in 2023. There was no director fees recorded in the current period.

General and administrative costs decreased to \$60,002 during the six months ended June 30, 2024 from \$69,259 during the comparative period in 2023. The decrease costs were mainly due to less travel expenses incurred in the current year period.

Professional fees decreased to \$32,760 during the six months ended June 30, 2024 compared to \$37,568 during the comparative period in 2023. This is mainly due to the lower legal fees incurred by the Company in the current period.

Project investigation costs decreased to \$6,813 during the six months ended June 30, 2024 compared to \$18,333 during the comparative period in 2023. In the prior year period, the higher costs were mainly related to investigation work on a project in Chile.

The Company's net loss for the six months ended June 30, 2024 was \$284,644 compared to a net loss of \$269,613 for the six months ended June 30, 2023.

Management's Discussion and Analysis

For the six months ended June 30, 2024

Three months ended June 30, 2024

The Company's operating expenses during the three months ended June 30, 2024, were higher compared to the same period of comparative year. Significant changes in the Company's expenses are outlined below:

Consulting, administrative and management fees decreased to \$49,689 during the three months ended June 30, 2024, compared to \$59,902 during the comparative period in 2023 due to lower accounting fees in the current period.

Director's fees decreased to \$Nil during the three months ended June 30, 2024, compared to \$9,875 during the comparative period in 2023. There was no director fees recorded in the current period.

General and administrative costs decreased to \$20,803 during the three months ended June 30, 2024, from \$32,323 during the comparative period in 2023. The decreased costs were mainly due to less travel expenses incurred in the current year period.

Professional fees decreased to \$20,313 during the three months ended June 30, 2024, compared to \$23,142 during the comparative period in 2023. This is mainly due to the lower legal fees incurred by the Company in the current period.

Project investigation costs decreased to \$Nil during the three months ended June 30, 2024, compared to \$18,333 during the comparative period in 2023. In the prior year period, the higher costs were mainly related to investigation work on a project in Chile.

The Company's net loss for the three months ended June 30, 2024, was \$103,429 compared to a net loss of \$149,460 for the three months ended June 30, 2023.

Commitments and Contingencies

The Company has no lease commitments.

On January 8, 2021, Montero completed a Litigation Funding Agreement (the "Agreement") with Omni Bridgeway Canada Limited ("Omni Bridgeway"). The Agreement provides for funds to be drawn from a financing facility to meet all fees and expenses relating to the pursuit of certain claims against the Government of Tanzania for the illegal expropriation and loss of the Wigu Hill Project, including all costs associated with legal proceedings and, if necessary, enforcement, of any awards. Montero has initiated international arbitration proceedings in accordance with the BIT between Canada and the United Republic of Tanzania. Compensation being sought for expropriation of the Wigu Hill rare earth element Project may include, but will not be limited to, the value of the historic investment made by Montero in Tanzania, the value of the project at the time that tenure was expropriated and damages the Company has suffered as a result of Tanzania's acts and omissions.

Segmented Information

The Company has one business segment being the exploration and evaluation of mineral resources. The Company is organized by geographic area and its reportable geographic segment is in Chile.

Management's Discussion and Analysis

For the six months ended June 30, 2024

•	2024		2023	
	Q2	Q1	Q4	Q3
	\$	\$	\$	<u> </u>
Consulting, administrative and management fee	49,689	53,939	50,327	48,968
General and administrative	20,803	39,199	34,957	30,108
Directors' fee (recovery)	-	-	(29,625)	9,875
Professional fees	20,313	12,447	20,099	15,794
Other expenses	3,626	14,415	8,092	18,975
Impairment of exploration and evaluation assets	-	_	97,917	-
Loss on settlement of debt	-	51,839	-	-
Interest expense and other	8,998	9,376	4,467	19,978
Net loss	(103,429)	(181,215)	(186,234)	(143,698)
Basic and diluted loss per share	(0.00)	(0.00)	(0.00)	(0.00)
Exploration and evaluation assets	1,022,830	864,010	819,541	865,405
Total assets	1,137,507	1,187,902	862,709	897,252
Total liabilities	1,186,500	1,133,466	1,623,089	1,471,397
Shareholders' equity (deficit)	(48,993)	54,436	(760,380)	(574,145)
	20	22	202	_
				7
		23 01	202 04	
	Q2	Q1	Q4	Q3
Consulting, administrative and management fee	Q2 \$	Q1 \$	Q4 \$	Q3 \$
Consulting, administrative and management fee (recovery)	Q2	Q1	Q4	Q3
	Q2 \$	Q1 \$	Q4 \$	Q3 \$
(recovery)	Q2 \$ 59,902	Q1 \$ 61,105	Q4 \$ (74,312)	Q3 \$ 57,876
(recovery) General and administrative	Q2 \$ 59,902 32,323	Q1 \$ 61,105 36,936	Q4 \$ (74,312) 17,588	Q3 \$ 57,876 57,144
(recovery) General and administrative Directors' fee (recovery)	Q2 \$ 59,902 32,323 9,875	Q1 \$ 61,105 36,936 9,875	Q4 \$ (74,312) 17,588 (29,625)	Q3 \$ 57,876 57,144 9,875
(recovery) General and administrative Directors' fee (recovery) Professional fees	Q2 \$ 59,902 32,323 9,875 23,142	Q1 \$ 61,105 36,936 9,875 14,428	Q4 \$ (74,312) 17,588 (29,625) 14,242	Q3 \$ 57,876 57,144 9,875 11,333
(recovery) General and administrative Directors' fee (recovery) Professional fees Other expenses	Q2 \$ 59,902 32,323 9,875 23,142	Q1 \$ 61,105 36,936 9,875 14,428	Q4 \$ (74,312) 17,588 (29,625) 14,242 8,564	Q3 \$ 57,876 57,144 9,875 11,333
(recovery) General and administrative Directors' fee (recovery) Professional fees Other expenses Impairment of exploration and evaluation assets	Q2 \$ 59,902 32,323 9,875 23,142	Q1 \$ 61,105 36,936 9,875 14,428	Q4 \$ (74,312) 17,588 (29,625) 14,242 8,564 294,965	Q3 \$ 57,876 57,144 9,875 11,333
(recovery) General and administrative Directors' fee (recovery) Professional fees Other expenses Impairment of exploration and evaluation assets Gain on forgiveness of debt	Q2 \$ 59,902 32,323 9,875 23,142 22,256	Q1 \$ 61,105 36,936 9,875 14,428 5,275	Q4 \$ (74,312) 17,588 (29,625) 14,242 8,564 294,965 (150,000) 2,154	Q3 \$ 57,876 57,144 9,875 11,333 1,972
(recovery) General and administrative Directors' fee (recovery) Professional fees Other expenses Impairment of exploration and evaluation assets Gain on forgiveness of debt Interest expense and other	Q2 \$ 59,902 32,323 9,875 23,142 22,256 - - 1,962	Q1 \$ 61,105 36,936 9,875 14,428 5,275 - - (7,466)	Q4 \$ (74,312) 17,588 (29,625) 14,242 8,564 294,965 (150,000) 2,154	Q3 \$ 57,876 57,144 9,875 11,333 1,972 - - - 309
(recovery) General and administrative Directors' fee (recovery) Professional fees Other expenses Impairment of exploration and evaluation assets Gain on forgiveness of debt Interest expense and other Net loss	Q2 \$ 59,902 32,323 9,875 23,142 22,256 - 1,962 (149,460)	Q1 \$ 61,105 36,936 9,875 14,428 5,275 - (7,466) (120,153)	Q4 \$ (74,312) 17,588 (29,625) 14,242 8,564 294,965 (150,000) 2,154 (83,576)	Q3 \$ 57,876 57,144 9,875 11,333 1,972 - 309 (138,509) (0.00)
(recovery) General and administrative Directors' fee (recovery) Professional fees Other expenses Impairment of exploration and evaluation assets Gain on forgiveness of debt Interest expense and other Net loss Basic and diluted loss per share	Q2 \$ 59,902 32,323 9,875 23,142 22,256 - - 1,962 (149,460) (0.00)	Q1 \$ 61,105 36,936 9,875 14,428 5,275 - (7,466) (120,153) (0.00)	Q4 \$ (74,312) 17,588 (29,625) 14,242 8,564 294,965 (150,000) 2,154 (83,576) (0.00)	Q3 \$ 57,876 57,144 9,875 11,333 1,972 - 309 (138,509) (0.00)
(recovery) General and administrative Directors' fee (recovery) Professional fees Other expenses Impairment of exploration and evaluation assets Gain on forgiveness of debt Interest expense and other Net loss Basic and diluted loss per share Exploration and evaluation assets	Q2 \$ 59,902 32,323 9,875 23,142 22,256 - 1,962 (149,460) (0.00) 760,957	Q1 \$ 61,105 36,936 9,875 14,428 5,275 - (7,466) (120,153) (0.00) 582,710	Q4 \$ (74,312) 17,588 (29,625) 14,242 8,564 294,965 (150,000) 2,154 (83,576) (0.00) 559,694	Q3 \$ 57,876 57,144 9,875 11,333 1,972 309 (138,509) (0.00) 830,293

Note: Loss per share amounts disclosed above on a quarterly basis may not necessarily equal the cumulative amounts disclosed in the Company's annual financial statements, due to the timing of changes in the weighted average number of shares throughout the year versus the weighted average number of shares throughout the quarter.

Management's Discussion and Analysis

For the six months ended June 30, 2024

LIQUIDITY AND CAPITAL RESOURCES

The Company held cash and cash equivalents of \$99,137 as at June 30, 2024, compared to \$9,641 as at December 31, 2023.

During the six months ended June 30, 2024, the Company used cash of \$466,168 and \$202,064 in its operating and investing activities respectively, compared to cash of \$124,245 and \$200,784 used in its operating and investing activities respectively during the six months ended June 30, 2023.

During the six months ended June 30, 2024, the Company generated cash of \$757,728 from its financing activities, compared to \$328,058 during the six months ended June 30, 2023.

On January 18, 2024, the Company closed a non-brokered private placement of 5,332,997 common shares at the price of \$0.15 per share, for gross proceeds of \$799,950. In connection with the closing of the private placement, the Company paid \$33,000 in finder's fee in cash.

The Company is dependent upon its ability to raise additional funds to support its operations and it does require additional financing since it is an exploration stage company with no current sources of revenue. Funding options available to the Company are outlined below.

Montero is a publicly traded corporation listed on the TSX Venture Exchange and plans to utilize the public market to raise the additional funds it requires, either through brokered or non-brokered private placements. The Company issues shares where possible for mineral property acquisitions as well as for debt settlements when practicable. In addition, the Company negotiates favorable funding terms for its mineral property payments where possible and amends the agreements, if required, to coincide with the Company's cash funds available. Montero works with its other exploration partners in exploring for its mineral properties to share the costs and risks in exploring them. The Company has also obtained loan financing from related parties when required.

Management has reduced operating costs including voluntary fee reductions from directors, reduced rent and administrative fees and decreased usage of administrative staff and consultants. Management has focused its exploration efforts on the projects it believes will provide the best value to shareholders. It continues its exploration work programs on projects to advance them and seeks joint venture and other partners for other projects where no exploration is currently being conducted.

Management believes that a reduction in operating expenses, funding from potential funding partners, borrowings from directors and management, and further private placements will generate the required funding to maintain operations. Although management is committed and expects to raise additional funding, the timing and the nature of the financing is uncertain and there can be no assurances that this will occur.

The Company grants stock options to promote the profitability and growth of the Company by facilitating the efforts to attract and retain its directors, officers, and consultants. As of June 30, 2024, there were no stock options outstanding.

Management's Discussion and Analysis

For the six months ended June 30, 2024

OFF-BALANCE SHEET ARRANGEMENTS

Montero does not utilize off-balance sheet arrangements.

TRANSACTIONS WITH RELATED PARTIES

The Company incurred the following transactions with management, directors, officers, or companies which have directors in common, or in which the directors have significant influence and interests.

	Six Months ended June 30,		
	2024	2023	
	\$	\$	
Consulting and management (1)(2)	90,525	134,321	
Director's fee	-	19,750	
General and administrative	4,897	15,702	
Total trading transactions with related parties	95,422	169,773	

⁽¹⁾ Consulting and management fees includes accounting, administrative and corporate services provided by a company controlled by the CFO.

The following amounts due to related parties are included in trade and other payables:

	June 30,	December 31,	
	2024	2023	
	\$	\$	
Due to related parties	780,711	1,153,048	
Promissory note	272,403	266,120	
Total	1,053,114	1,419,168	

The amounts due to related parties represent amounts due to directors and officers or companies which have directors in common, or in which the directors have significant influence and interests. These amounts are unsecured, non-interest bearing and are due within twelve months. The promissory notes are interest bearing at 5.0% per annum. The unpaid principal amount, and accrued and unpaid interest from prior year, is due and payable in full on or before December 31, 2024. No demand for repayment has been made.

During 2023, the Company received additional loans from an officer of the Company for an aggregate amount of \$202,000. These loans are unsecured, bear interest at 5% per annum and are due and payable in full including accrued interest on or before December 31, 2024.

On February 29, 2024, The Company partially settled \$139,274 of related party loan owing to the CEO by issuing 905,849 common shares of the Company.

CRITICAL ACCOUNTING ESTIMATES

Not applicable as the Company is a venture issuer.

⁽²⁾ Consulting and management fees includes services provided by the CEO.

Management's Discussion and Analysis

For the six months ended June 30, 2024

CHANGES IN ACCOUNTING POLICIES AND INITIAL ADOPTION

There were no changes to the Company's accounting policies during the year or the adoption of new accounting standards. Refer to Note 3 of the Company's annual consolidated financial statements.

FINANCIAL INSTRUMENTS AND RISK MANAGEMENT, INCLUDING MANAGEMENT OF CAPITAL

Capital Management

The Company manages its capital to ensure that it will be able to continue as a going concern, while supporting the Company's business and maximizing the return to its stakeholders. The Company's capital structure is adjusted based on management's decisions to issue debt or equity instruments to fund expenditures. In order to maximize ongoing exploration efforts, the Company does not pay dividends. The Company's Board of Directors does not establish quantitative return on capital criteria, but rather relies on the expertise of management and other professionals to sustain future development of the business. The capital of the Company consists of equity attributable to owners of the parent comprised of share capital, stock options and warrants.

The Company's principal assets are in the exploration and evaluation stage and, as a result, the Company currently has no source of operating cash flow. In order to facilitate the management of capital and exploration of its mineral properties, the Company needs to raise capital when required to complete its projects and for working capital. The sources of future funds presently available to the Company are through the issuance of new share capital, through the exercise of stock options and/or warrants or through divestiture of certain assets. The ability of the Company to arrange such financing in the future will depend in part upon the prevailing capital market conditions, as well as the business performance of the Company. There can be no assurances that the Company will be successful in its efforts to arrange additional financing, when required, on terms satisfactory to the Company.

Management prepares operating budgets to forecast its financing requirements in advance and review their capital management approach on an ongoing basis and believe that this approach is reasonable, given the relative size of the Company. The Company's investment policy is to hold cash in interest-bearing accounts at high credit quality financial institutions to minimize risk and maximize liquidity. The Company's overall strategy remains unchanged from the prior period. The Company is not subject to any externally imposed capital requirements.

Risk Management and Financial Instruments

The Company operates in the mining industry and faces a number of risks that could adversely affect the Company's operations. These risks include industry risk, credit risk, liquidity risk, interest rate risk, foreign currency risk, and commodity price risk. Management reviews and develops policies for managing each of these risks which are summarized below.

Management's Discussion and Analysis

For the six months ended June 30, 2024

Industry Risk

The Company is engaged primarily in the mineral exploration field, which is subject to inherent risks of success as well as compliance with environmental, political and regulatory requirements. The Company is potentially at risk for environmental reclamation obligations associated with resource property interests. As well, the Company operates in foreign countries and is subject to local political risks, as well as local regulatory requirements regarding ownership and maintenance of mineral licenses. Management is of the opinion that they have the expertise to address these risks and makes all efforts to conduct their business in compliance with local industry standards, however environmental and local industry laws and practices are complex, and there is no certainty that all exposure to liability or costs have been mitigated. *Credit Risk*

Credit risk is the risk of loss associated with a counter-party's ability to fulfil its payment obligations. The Company's primary exposure to credit risk is attributable to its cash and cash equivalents, as well as other receivables. This risk relating to cash and cash equivalents is considered low since the Company only invests its cash in major banks which are high credit quality financial institutions. The other receivables primarily comprise local sales tax refunds due from governmental agencies and other sundry amounts, as such, management considers the risk with their collection minimal. The cash and cash equivalents are invested in short-term investment certificates for periods less than 90 days. The other receivables are due in less than 90 days.

Liquidity Risk

Liquidity risk arises through the excess of financial obligations due over available financial assets at any point in time. The Company's objective in managing liquidity risk is to maintain sufficient readily available cash in order to meet its liquidity requirements and to develop budgets to forecast cash requirements in advance of their requirements. As discussed previously, the Company currently does not have a source of operating cash flow and must raise funds for its exploration and evaluation programs and for general working capital. There are risks associated with raising the funds required, and there can be no assurances that the Company will be successful in its efforts to arrange additional financing on terms satisfactory to the Company. The Company's trade and other payables are generally due within 90 days, with all amounts due within twelve months.

Interest Rate Risk

Interest rate risk refers to the risk that the fair values of future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The Company is exposed to interest rate risk on its cash equivalents, which represent excess cash invested in short-term investments and these accrue interest at variable market rates. The Company monitors these investments with its need for cash flow and is satisfied with the return on these investments, given the timing of the need for cash in the Company. The effect of changes in interest rates is not significant to the Company.

Management's Discussion and Analysis

For the six months ended June 30, 2024

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 operates in Canada, Chile, Namibia, South Africa and Tanzania and portions of its expenditures are incurred in US dollars, South African Rand and Tanzanian Shillings. The Company's presentation currency is the Canadian dollar, the Chilean and Tanzanian subsidiaries' functional currency is the United States dollar, and the South African and Namibian subsidiaries' functional currency is the Canadian dollar. The value of financial assets and liabilities denominated in currencies other than the functional currency of the entity to which they relate is not significant.

Commodity Price Risk

The Company is exposed to price risk with respect to commodity prices. Commodity price risk is the potential adverse impact on earnings and economic value of its exploration and evaluation assets, due to commodity price movements and volatilities. The Company monitors commodity prices (primarily lithium, and rare earth elements) to determine the appropriate course of action to be taken by the Company.

Our business, financial condition and results of operations may be negatively affected by economic and other consequences from Russia's military action against Ukraine and the sanctions imposed in response to that action.

In late February 2022, Russia launched a large-scale military attack on Ukraine. The invasion significantly amplified already existing geopolitical tensions among Russia, Ukraine, Europe, NATO and the West, including Canada. In response to the military action by Russia, various countries, including Canada, the United States, the United Kingdom and European Union issued broad-ranging economic sanctions against Russia. Such sanctions (and any future sanctions) and other actions against Russia may adversely impact, among other things, the Russian economy and various sectors of the economy, including but not limited to, financials, energy, metals and mining. Accordingly, the actions discussed above and the potential for a wider conflict could increase financial market volatility and cause severe negative effects on regional and global economic markets.

While we expect any direct impacts to our business to be limited, the indirect impacts on the economy and on the mining industry and other industries in general could negatively affect our business and may make it more difficult for us to raise equity or debt financing.

OTHER MD&A REQUIREMENTS

DISCLOSURES FOR VENTURE ISSUERS WITHOUT SIGNIFICANT REVENUE

The information required on the Company's exploration and evaluation assets are readily available from the Company's condensed interim consolidated financial statements for the three and six months ended June 30, 2024, and therefore are not required to be repeated here.

Management's Discussion and Analysis

For the six months ended June 30, 2024

DISCLOSURE OF OUTSTANDING SHARE DATA

The information on the Company's share capital including numbers of shares outstanding, details of any conversion features, number of shares issuable on conversion of stock options and warrants, etc. are detailed in the Company's condensed interim consolidated financial statements for the three and six months ended June 30, 2024. The number of common shares outstanding as of the date of this report on August 23, 2024, is 47,725,739 shares. As at the date of this report, the company has no options and no warrants outstanding.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING INFORMATION

Except for statements of historical fact relating to Montero, certain information contained in this MD&A constitutes "forward-looking information" under Canadian securities legislation.

Forward-looking information estimates and statements that Montero's future plans, objectives and goals, including words to the effect that Montero or management expects a stated condition or result to occur. Forward-looking information can be identified by the use of forward-looking terminology such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or statements that certain actions, events or results "may", "could", "would", "might" or "will be taken", "occur" or "be achieved". Since forward-looking information is based on the reasonable assumptions, estimates, analysis and opinions of management made in light of its experience and its perception of trends, current conditions and expected developments, as well as other factors that management believes to be relevant and reasonable in the circumstances at the date that such statements are made, and are inherently subject to known and unknown risks, uncertainties and other factors that may cause the actual results, level of activity, performance or achievements of the Company to be materially different from those expressed or implied by such forward-looking information, including but not limited to risks related to: unexpected events and delays during permitting; the possibility that future exploration results will not be consistent with the Company's expectations; timing and availability of external financing on acceptable terms and in light of the current decline in global liquidity and credit availability; the uncertainty of conducting activities within a joint venture structure; currency exchange rates; government regulation of mining operations; failure of equipment or processes to operate as anticipated; risks inherent in mineral exploration and development including environmental hazards, industrial accidents, unusual or unexpected geological formations; the ability to anticipate and counteract the effects of COVID-19 pandemic on the business of the Company, including without limitation the effects of COVID-19 on the capital markets, commodity prices, supply chain disruptions, restrictions on labor and workplace attendance and local and international travel and uncertain political and economic environments. Although management of Montero has attempted to identify important factors that could cause actual results to differ materially from those contained in forward-looking information, there may be other factors that cause results not to be as anticipated, estimated or intended. There can be no assurance that such statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking information. The Company does not undertake to update any forward-looking information, except in accordance with applicable securities laws.

Additional disclosures pertaining to the Company's technical report, management information circulars, material change reports, press releases and other information are available on the SEDAR+ website at www.sedarplus.ca.