UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-K

X ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2024

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission file number: 333-249533

FORTITUDE GOLD CORPORATION

(Exact name of registrant as specified in its charter)

Colorado

85-2602691 (I.R.S. Employer Identification No.)

(State of Other Jurisdiction of incorporation or Organization)

723 S. Cascade Avenue, Colorado Springs, CO (Address of principal executive offices)

(Zip code)

Registrant's telephone number, including area code: (719) 717-9825

Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class N/A

Trading Symbol(s) N/A

Name Of Each Exchange On Which Registered N/A

Securities registered pursuant to Section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes 🗆 No 🗵

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes 🗆 No 🗵

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes Î No 🗍

Indicate by check mark whether the Registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.0405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes 🗵 No 🗆

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§ 232.405 of this chapter) is not contained, to the best of Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer Accelerated filer \Box Non-accelerated filer 🗵 Smaller reporting company \boxtimes Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. 🗵

Indicate by check mark whether the registrant has filed a report on and attestation to its management's assessment of the effectiveness of its internal control over financial reporting under Section 404(b) of the Sarbanes-Oxley Act (15 U.S.C. 7262(b)) by the registered public accounting firm that prepared or issued its audit report. Yes 🗌 No 🗵

If securities are registered pursuant to Section 12(b) of the Act, indicate by check mark whether the financial statements of the registrant included in the filing reflect the correction of an error to previously issued financial statements.

Indicate by check mark whether any of those error corrections are restatements that required a recovery analysis of incentive-based compensation received by any of the registrant's executive officers during the relevant recovery period pursuant to 240.10D-1(b).

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes 🗆 No 🗵

The aggregate market value of the Registrant's Common Stock held by non-affiliates on June 30, 2024 (the last business day of the Registrant's most recently completed second fiscal quarter) was approximately \$100,049,078. Shares of Common Stock held by each executive officer and director and by each shareholder affiliated with a director or an executive officer have been excluded from this calculation because such persons may be deemed to be affiliates. This determination of affiliate status is not necessarily a conclusive determination for other purposes. The number of outstanding shares of the Registrant's Common Stock as of February 24, 2025, was 24,173,209.

Documents Incorporated by Reference

None

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CAUTIONARY STATEMENT

Descriptions of agreements or other documents contained in this report are intended as summaries and are not necessarily complete. Please refer to the agreements or other documents filed or incorporated herein by reference as exhibits. Please see Item 15. Exhibits for a complete list of those exhibits.

This report contains "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. Forward-looking statements can be identified by words such as "plan," "target," "anticipate," "believe," "estimate," "intend", "expect," "may," "should," "will," "likely," and similar expressions with respect to future periods.

Forward-looking statements are neither historical facts nor assurances of future performance. Rather, they are based only on our current beliefs, expectations and assumptions regarding the future of our business, future plans and strategies, projections, anticipated events and trends, the economy and other future conditions. If you are risk-averse, you should NOT buy shares in Fortitude Gold Corporation. Unexpected events happen and are likely to change forecasts and targets. Because forward-looking statements relate to the future, they are subject to inherent uncertainties, risks and changes in circumstances that are difficult to predict and many of which are outside of our control. Our actual results and financial condition may differ materially from those indicated in the forward-looking statements. Therefore, you should not rely on any of these forward-looking statements. Important factors that could cause our actual results and financial condition to differ materially from those indicated in the forward-looking statements include, among others, the following:

- Permit timing due to the Bureau of Land Management ("BLM") permit backlog caused by the Biden / Harris administration
- Inflationary pressures and supply chain disruptions, with particular consideration on the outlook for increased costs specific to labor, materials, consumables and fuel and energy on operations
- Global pandemics and governmental responses designed to control the pandemic
- Changes in the worldwide price for gold and/or silver
- Commodity price fluctuations
- Volatility in the equities markets
- Adverse results from our exploration or production efforts
- Producing at rates lower than those targeted
- Political and regulatory risks
- Weather conditions, including unusually heavy rains
- Earthquakes or unforeseen ground movements impacting mining or processing
- Failure to meet our revenue or profit goals or operating budget
- Technological innovations by competitors or in competing technologies
- Cybersecurity threats
- Investor perception of our industry or our prospects
- Lawsuits
- General economic trends

Any forward-looking statement made by us in this annual report on Form 10-K is based only on information currently available to us and speaks only as of the date on which it is made. We undertake no obligation to publicly update any forward-looking statement, whether written or oral, that may be made from time to time, whether as a result of new information, future developments or otherwise.

PART I

Item 1. Business

Fortitude Gold Corporation was organized under the laws of the State of Colorado on August 11, 2020. In this report, "Company," "our," "us" and "we" refer to Fortitude Gold Corporation together with its subsidiaries, unless the context otherwise requires.

We are a mining company which pursues gold and silver projects that are expected to have both low operating costs and high returns on capital. We are presently focused on mineral production from our Isabella Pearl Mine in Nevada. The ore mined at Isabella Pearl is processed on site at our processing facilities and sold to a refiner as doré, which contains precious metals of gold and silver. We also continue exploration and evaluation work on our portfolio of other precious metal properties in Nevada and continue to evaluate other properties for possible acquisition.

We own 100% of eight properties in Nevada, totaling 2,408 claims, which include 2,334 unpatented lode and placer mineral claims, and 74 mill site claims covering approximately 43,954 acres (17,788 ha), subject to the paramount title of the United States of America, under the administration of the Bureau of Land Management ("BLM"). Under the Mining Law of 1872, which governs the location of unpatented claims on federal lands, the owner (locator) has the right to explore, develop, and mine minerals on unpatented claims without payments of production royalties to the U.S. government, subject to the surface management regulations of the BLM. Currently, annual claim maintenance fees are the only federal payments related to unpatented claims. In 2024, we paid approximately \$511,000 in annual claim maintenance fees to various counties and the BLM.

In addition to the unpatented claims, we also hold 23 patented claims (22 owned and 1 leased) covering approximately 180 acres and an additional 202.5 acres of fee lands. Patented claims and fee lands unlike unpatented claims, pass title to the holder. The patented claims and fee lands are subject to payment of annual property taxes made to the county where they are located. Annual property taxes on our patented claims and fee lands have been paid through June 30, 2025.

All our properties are in Nevada, seven are in the Walker Lane Mineral Belt which is known for its significant and high-grade gold and silver production and one in west-central Nevada. Activities at our properties in Nevada range from exploration at Intrepid, Dauntless and Ripper, mineral delineation at Mina Gold and East Camp Douglas, resource definition, engineering and permitting at County Line and Golden Mile, to production at Isabella Pearl. We believe that our Nevada properties have excellent potential for additional discoveries of both bulk tonnage replacement-type and bonanza-grade vein-type gold deposits, similar to other gold deposits historically mined by other companies in the Paradise Peak, Borealis, Bodie, Tonopah, Goldfield, and Rochester districts.

Condition of Physical Assets and Insurance

Our business is capital intensive and requires ongoing investment for the replacement, modernization or expansion of equipment and facilities. Insurance coverage against property loss at our Isabella Pearl mine is limited. Insuring certain facilities, including the open pit and the heap leach pad, from natural occurrences like earthquakes are currently cost prohibitive. Such insurance contains exclusions and limitations on coverage, particularly with respect to property loss, environmental liability, and political risk. There can be no assurance that claims would be paid under such insurance policies in connection with a particular loss.

Environmental Matters

We conduct our operations while protecting the environment and believe our operations are in compliance with applicable laws and regulations in all material respects. Our operating mine has a reclamation plan in place that we believe meets all applicable legal and regulatory requirements. At December 31, 2024, \$9.9 million was accrued on our consolidated balance sheet for reclamation costs relating to our properties.

Competitive Business Conditions

The acquisition of gold and silver properties is subject to intense competition. Identifying and evaluating potential mining prospects is a costly and time-consuming endeavor. We may be at a competitive disadvantage compared to many other companies with regard to exploration and, if warranted, advancement of mining properties. We believe that competition for acquiring mineral prospects and retaining experienced mining professionals will continue to be intense in the future.

Government Regulations and Permits

In the U.S., an unpatented mining claim on unappropriated federal land may be acquired pursuant to procedures established by the Mining Law of 1872 and other federal and state laws. These acts generally provide that a citizen of the U.S. (including a corporation) may acquire a possessory right to develop and mine valuable mineral deposits discovered upon appropriate federal lands, provided that such lands have not been withdrawn from mineral location, e.g., national parks, military reservations and lands designated as part of the National Wilderness Preservation System. The validity of all unpatented mining claims is dependent upon inherent uncertainties and conditions. These uncertainties relate to such non-record facts as the sufficiency of the discovery of minerals, proper posting and marking of boundaries, and possible conflicts with other claims not determinable from descriptions of record. Prior to discovery of a locatable mineral on an unpatented mining claim, the mining claim may be open to location by others unless the owner is in possession of the claim.

To maintain an unpatented mining claims in good standing, the claim owner must file with the Bureau of Land Management ("BLM") an annual maintenance fee (\$165 for each claim, which may change year to year), a maintenance fee waiver certification, or proof of labor or affidavit of assessment work, all in accordance with the laws at the time of filing which may periodically change.

In connection with mining, milling and exploration activities, we are subject to United States federal, state and local laws and regulations governing the protection of the environment, including laws and regulations relating to protection of air and water quality, hazardous waste management and mine reclamation as well as the protection of endangered or threatened species. The departments responsible for the environmental regulation include the United States Environmental Protection Agency ("EPA"), the Nevada Department of Environmental Protection ("NDEP"), the Bureau of Land Management ("BLM") and the Nevada Department of Wildlife ("NDOW"). Any of these and other regulators have broad authority to shut down and/or levy fines against facilities that do not comply with their environmental and operational regulations or standards. Potential areas of environmental consideration for mining companies, including ours, include but are not limited to, acid rock drainage, cyanide containment and handling, contamination of water sources, dust, and noise.

We have obtained the permits necessary to develop, construct, and operate our Isabella Pearl Mine. In connection with these permits and exploration activities in Nevada, we are subject to various federal, state and local laws and regulations governing protection of the environment, including, but not limited to, the Clean Air Act; the Clean Water Act; the Comprehensive Environmental Response, Compensation and Liability Act; the Emergency Planning and Community Right-to-Know Act; the Endangered Species Act; the Federal Land Policy and Management Act; the National Environmental Policy Act; the Resource Conservation and Recovery Act; and related state laws. These laws and regulations are continually changing and are generally becoming more restrictive.

Customers

For both the years ended December 31, 2024 and 2023, one customer accounted for 99% and 98%, respectively, of our revenue from our Isabella Pearl mine. In the event that our relationship with this customer is interrupted for any reason, we believe that we would be able to locate another entity to purchase our products. However, any interruption could temporarily disrupt the sale of our principal products and adversely affect our operating results. We periodically review our options for alternative sales outlets to mitigate the concentration of risk in case of any unforeseen disruptions.

Human Capital Resources

We have 60 full-time employees, four of which serve as our executive officers. These individuals devote all of their business time to our affairs.

We contract for the services of approximately 15 individuals employed by third parties in Nevada and also use various independent contractors for environmental permitting, mining, surface exploration drilling and trucking.

We believe we have good morale and a dedicated workforce. Our human capital resources objectives include, as applicable, identifying, recruiting, retaining, incentivizing and integrating our existing and additional employees. The principal purposes of our Equity Incentive Plan are to attract, retain and motivate selected employees and directors through the granting of stock-based compensation awards. Competition to identify, hire and retain employees from the small pool of industry experienced professionals is and will continue to be a challenge.

Office Facilities

Our executive and administrative headquarters are located at 723 S. Cascade Ave, Colorado Springs, Colorado 80903.

Item 1A. Risk Factors

The price of our common stock may be materially affected by a number of risk factors, including those summarized below:

Financial Risks

Our results of operations, cash flows and the value of our properties are highly dependent on the market prices of gold and to a lesser extent silver and these prices can be volatile. The profitability of our gold and silver mining operations and the value of our mining properties are directly related to the market price of gold and silver. The price of gold and silver may also have a significant influence on the market price of our common stock. The market price of gold and silver historically has fluctuated significantly and is affected by numerous factors beyond our control. These factors include supply and demand fundamentals, global or national political or economic conditions, expectations with respect to the rate of inflation, the relative strength of the U.S. dollar and other currencies, interest rates, gold and silver sales and loans by central banks, forward sales by metal producers, accumulation and divestiture by exchange traded funds, and a number of other factors.

We derive our revenue from the sale of gold and silver and our results of operations will fluctuate as the prices of these metals change. A period of significant and sustained lower gold and silver prices would materially and adversely affect our results of operations and cash flows. The volatility of mineral prices represents a substantial risk which no amount of planning or technical expertise can fully mitigate and/or eliminate. In the event mineral prices decline or remain low for prolonged periods of time, we may be unable to continue operations and/or develop our existing exploration properties, which may adversely affect our results of operations, financial performance, and cash flows. An asset impairment charge may result from the occurrence of unexpected adverse events that impact our estimates of expected cash flows generated from our producing properties or the market value of our non-producing properties, including a material diminution in the price of gold or silver.

During 2024, the price of gold, as measured by the London P.M. fix, fluctuated from a low of \$1,985 per ounce to a high of \$2,778 per ounce while the price of silver fluctuated from a low of \$22.09 per ounce to a high of \$34.51 per ounce. As of February 24, 2025, gold and silver prices were \$2,932 per ounce and \$32.51 per ounce, respectively. The volatility in gold and silver prices is illustrated by the following table, which sets forth for each of the past five calendar years, the high, low, and average annual market prices in U.S. dollars per ounce of gold and silver based on the daily London P.M. fix:

	2020	2021		2022		2023		2024
Gold:								
High	\$ 2,067	\$	1,943	\$	2,039	\$	2,078	\$ 2,778
Low	\$ 1,474	\$	1,684	\$	1,629	\$	1,811	\$ 1,985
Average	\$ 1,770	\$	1,799	\$	1,800	\$	1,941	\$ 2,386
Silver:								
High	\$ 28.89	\$	29.58	\$	26.18	\$	26.03	\$ 34.51
Low	\$ 12.01	\$	21.52	\$	17.77	\$	20.09	\$ 22.09
Average	\$ 20.55	\$	25.04	\$	21.71	\$	23.35	\$ 28.26

We may not continue to be profitable. During the fiscal year ended December 31, 2024, we reported a net loss of \$2.0 million. Precious metal prices, specifically gold, have a significant impact on our profit margin and there is no assurance that we will be profitable in the future. Unexpected interruptions in our mining business may cause us to incur losses, or the revenue that we generate from production may not be sufficient to fund continuing operations including exploration and mine construction costs. Our failure to generate future profits may adversely affect the price of our common stock and shareholders may lose all or part of their investment.

We may require significant additional capital to fund our business plans. We may be required to expend significant funds to determine if proven and probable mineral reserves and/or measured and indicated resources exist at any of our non-producing properties, to continue exploration, and if warranted, develop our existing properties and to identify and acquire additional properties to diversify our property portfolio. If we receive the necessary permits and make a positive development decision, we may require significant additional capital to bring the project into production. We have spent, and may be required to continue to expend, significant amounts of capital for exploration, drilling, geological and geochemical analysis, assaying, feasibility studies, engineering, permitting, mine construction and development, and mining and process equipment in connection with our exploration, development, and production activities.

Our ability to obtain necessary funding for these purposes, in turn, depends upon a number of factors, including our historical and current results of operations, the status of the national and worldwide economy, the price of gold, silver and other valuable metals, the condition of the debt and equity markets, permitting timeframes, and the costs associated with extracting minerals. We may need financing and if so, may not be successful in generating or obtaining the required financing, or if we can obtain such financing, such financing may not be on terms that are favorable to us. Not having the cash available and/or failure to obtain such additional financing could result in the delay or indefinite postponement of further mining operations or exploration and construction and the possible partial or total loss of our interest in our properties.

If we do not hedge our exposure to fluctuations in gold and silver prices, we may be subject to significant reductions in price. We do not use hedging transactions with respect to any of our gold and silver production and we do not expect to do so in the future. Accordingly, we are fully exposed to price fluctuations if precious metal prices decline. While the use of hedging transactions limits the downside risk of price declines, their use also may limit future revenues from price increases. Hedging transactions also involve the risk that the counterparty may be unable to satisfy its obligations.

Competition in the mining industry is intense, and we have limited financial and personnel resources with which to compete. Competition in the mining industry for desirable properties, investment capital, and experienced industry personnel is intense. Numerous companies headquartered in the United States ("U.S.") and elsewhere throughout the world compete for properties and personnel on a global basis. We are a small participant in the precious metal mining industry due to our limited financial and personnel resources. We presently operate with a limited number of personnel and we anticipate operating in the same manner going forward. We compete our mine and processing facility. We may be unable to attract the necessary investment capital or personnel to fully explore and, if warranted, develop and operate our properties and we may be unable to acquire other desirable properties. We believe that competition for acquiring mineral properties, as well as the competition to attract and retain qualified personnel, is likely to continue to be intense in the future.

Our ability to recognize the benefits of net losses is dependent on future cash flows and taxable income. We recognize deferred tax assets when the tax benefit is considered to be more likely than not of being realized; otherwise, a valuation allowance is applied against deferred tax assets. Assessing the recoverability of deferred tax assets requires management to make significant estimates related to expectations of future taxable income. Estimates of future taxable income are based on forecasted cash flows from operations and the application of existing tax laws in each jurisdiction. To the extent that future cash flows and taxable income differ significantly from estimates, our ability to realize the deferred tax assets could be impacted. Additionally, future changes in tax laws could limit our ability to obtain the future tax benefits represented by our deferred tax assets. As of December 31, 2024, we recorded a valuation allowance of \$3.8 million for our net deferred tax assets.

Our accounting and other estimates may be imprecise. Preparing financial statements requires management to make estimates and assumptions that affect the reported amounts and related disclosure of assets, liabilities, revenue and expenses at the date of the consolidated financial statements and reporting periods. The more significant areas requiring the use of management assumptions and estimates relate to:

- Mineral reserves and mineral resources that are the basis for future income and cash flow estimates and units-of-production depreciation, depletion and amortization calculations;
- Future ore grades, throughput and recoveries;
- Future metals prices;
- Future capital and operating costs;
- Environmental, reclamation and closure obligations;
- Permitting and other regulatory considerations;
- Asset impairment; and
- Deferred tax asset valuation impairment.

Future estimates and actual results may differ materially from these estimates as a result of using different assumptions, geologic models, or conditions. For additional information, see Critical Accounting Estimates in Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations, Item 8 Financial Statements and Supplementary Data, Note 1 of Notes to Consolidated Financial Statements, and the risk factors set forth in this report.

Our continuing reclamation obligations at our operations could require significant additional expenditures. We are responsible for the reclamation obligations related to disturbances located on all our properties. We have a liability on our balance sheet to cover the estimated reclamation obligations. However, there is a risk that any reserve could be inadequate to cover the actual costs of reclamation. Continuing reclamation obligations will require a significant amount of capital. There is a risk that we will be unable to fund these additional obligations. In addition, regulatory authorities may increase reclamation requirements to such a degree that it would not be commercially reasonable to continue mining and exploration activities, which may adversely affect our results of operations, financial performance and cash flows.

Operational Risks

Our production is currently limited to a single mine and any interruptions or stoppages in our mining activities would adversely affect our revenue. We are entirely dependent on revenues from a single mine to fund our operations. Any interruption in our ability to mine this location, such as a labor strike, natural disaster, or loss of permits would negatively impact our ability to generate revenue following such interruption. Additionally, if we are unable to discover new deposits, obtain the necessary permits in a timely manner, and economically develop additional mines, we will eventually deplete our reserves and will no longer generate revenue sufficient to fund our operations. A decrease in, or cessation of, our mining operations at this mine would adversely affect our financial performance and may eventually cause us to cease operations.

Our current property portfolio is limited to one producing property and our ability to remain profitable over the long-term will depend on our ability to expand and /or discover new deposits on this property, and /or identify, explore, discover, delineate, permit and develop additional properties. Gold and silver producers must continually replace reserves depleted by production to maintain production levels over the long term and provide a return on invested capital. Depleted

reserves can be replaced in several ways, including expanding known ore bodies, locating new deposits, or acquiring interests in reserves from third parties. Exploration is highly speculative in nature, capital intensive, involves many risks and is frequently unproductive. Our current or future exploration programs may not result in new ore reserves. Even if significant mineralization is discovered, it will likely take many years from the initial phases of exploration until commencement of production, during which time the economic feasibility and projections of production may change.

From time to time, we may acquire mineral interests from other parties. Such acquisitions are based on an analysis of a variety of factors including historical third-party exploration results, estimates of and assumptions regarding the extent of mineral resources and/or reserves, the timing of production from such reserves and cash and other operating costs. In addition, we may rely on data and reports prepared by third parties (including the ability to permit and compliance with existing regulations) which may contain information or data that we are unable to independently verify or confirm. All these factors are uncertain and may have an impact on our ability to develop the properties.

As a result of these uncertainties, our exploration programs, any acquisitions which we may pursue, and the timing of permit approval may not result in the expansion or replacement of our current production with new ore reserves or operations, which could have a material adverse effect on our business, results of operations and financial position and the price of our common stock.

Estimates of proven and probable reserves are uncertain and the volume and grade of ore recovered may vary from our estimates. There has been no material change to our proven and probable reserves from December 31, 2022 to December 31, 2024, other than the changes from mining in 2023 and 2024. Estimates of proven and probable reserves are subject to considerable uncertainty. Such estimates are, to a large extent, based on the market prices of gold and silver, as well as interpretations of geologic data obtained from drill holes and other exploration techniques. These prices and interpretations are subject to change. If we determine that certain of our estimated reserves have become uneconomic, we may be forced to reduce our estimates. Actual production may be significantly less than we expect.

Any material changes in mineral resource and reserve estimates may affect the economic viability of our current operations, our decision to place a new property into production and/or such property's return on capital. There can be no assurance that mineral recoveries in small scale laboratory tests will be duplicated in a large-scale on-site operation in a production environment. Extended declines in market prices for gold or silver may render portions of our mineralization estimates uneconomic and result in reduced reported mineralization or adversely affect the commercial viability of one or more of our properties. Any material reductions in estimates of mineralization, or of our ability obtain additional mine permits and/or extract gold or silver, could have a material adverse effect on our results of operations, financial condition, and stock price.

If we are unable to achieve anticipated gold and silver production levels, our financial condition and results of operations will be adversely affected. We continue the processing of ore from the Isabella Pearl mine, based on estimates from our 2022 Proven and Probable Reserve report. However, risks related to reserve estimates, metallurgy, and/or mining dilution are inherent when working with extractable minerals. Future revenue from sales of gold and silver will be less than anticipated if the mined material's ultimate metallurgic recovery of the run of mine (ROM) ore or crushed ore are different than lab results and estimates, or if the mined material does not contain the concentration of gold and silver predicted by our geological exploration, studies, and reports. If revenue from sales of gold and silver are less than anticipated, we may not be able to recover our investment in our properties and our operations may be adversely affected. Our inability to realize production based on quarterly or annual projections may also adversely affect the price of our common stock.

Revenue from the sale of doré may be adversely affected by loss or damage during shipment and storage at our buyer's facilities. We rely on third-party transportation companies to transport our doré to the buyer's facilities for processing and further refining. The terms of our sales contracts with the buyers require us to rely on assay results from samples of our doré to determine the final sales value for our metals. Once the doré leaves our processing facility, we no longer have direct custody and control of these products. Theft, loss, road accidents, improper storage, fire, natural disasters, tampering or other unexpected events while in transit or at the buyer's location may lead to the loss of all or a

portion of our doré production. Such losses may not be covered by insurance and may lead to a delay or interruption in our revenue and as a result, our operating results may be adversely affected.

A significant delay or disruption in sales of doré as a result of the unexpected disruption in services provided by refiners could have a material adverse effect on results of operations. We rely on third party refiners to refine, process and, in most cases, purchase, the gold and silver doré produced from our mine. Access to refiners on economic terms is critical to our ability to sell our products to buyers and generate revenues. We may periodically enter into agreements with refiners, some of which operate their refining facilities outside the United States, and we believe we currently have relationships with and/or contractual arrangements with a sufficient number of refiners so that the loss of any one refiner would not significantly or materially impact our operations or our ability to generate revenues. Nevertheless, services provided by a refiner may be disrupted by operational issues, new or increased tariffs, duties or other cross-border trade barriers, the bankruptcy or insolvency of one or more refiners or the inability to agree on acceptable commercial or legal terms with a refiner. Such an event or events may disrupt an existing relationship with a refiner or result in the inability to create a contractual relationship with a refiner, which may leave us with limited, uneconomical or no access to refining services for short or long periods of time. Any such delay or loss of access may significantly impact our ability to sell doré. We cannot ensure that alternative refiners would be available or offer comparable terms if the need for them were to arise or that it would not experience delays or disruptions in sales that would materially and adversely affect our results of operations.

Exploration and, if deemed feasible, permitting and development of mineral properties is inherently risky and could lead to unproductive properties and/or capital investments. Our long-term success depends on our ability to identify additional mineral deposits on our properties and any other properties that we may acquire and to develop one or more of those properties into commercially viable mining operations. Mineral exploration is highly speculative in nature, involves many risks and is frequently unproductive. These risks include unusual or unexpected geologic formations and the inability to obtain suitable or adequate machinery, equipment, or labor. The success of gold exploration is determined in part by the following factors:

- The identification of potential gold mineralization based on surface and drill analysis;
- Availability of government-granted exploration and construction permits;
- The quality of our management and our geological and technical expertise; and
- The capital available for exploration and development.

Substantial expenditures are required to establish proven and probable reserves through detailed drilling and analysis, to develop metallurgical processes to extract metal and to develop the mining and processing facilities and infrastructure at any site chosen for mining. Whether a mineral deposit will be commercially viable depends on a number of factors, which include, without limitation, the particular attributes of the deposit, such as size, grade, metallurgy, rock competency, waste rock overburden, and proximity to infrastructure such as power, water and roads; metal prices, which fluctuate widely; and government regulations, including, without limitation, regulations relating to prices, taxes, royalties, land tenure, land use, importing and exporting of minerals and environmental protection. We may invest significant capital and resources in exploration activities and abandon such projects if we are unable to identify commercially exploitable mineral reserves and/or obtain the necessary regulatory permits for production. The decision to abandon a project may have an adverse effect on the market value of our common stock and our ability to raise future financing.

We may acquire additional exploration stage properties and our business may be negatively impacted if reserves are not located on acquired properties. We have in the past, and may in the future, acquire exploration stage properties. There can be no assurance that reserves will be identified on any properties that we acquire. We may experience negative reactions from the financial markets if we acquire additional properties and reserves are not located on acquired properties. These factors may adversely affect the trading price of our common stock and our financial condition and results of operations.

To the extent that we seek to expand our operations and increase our reserves through acquisitions, we may experience issues in executing acquisitions, permitting, or integrating acquired operations. From time to time, we examine opportunities to make selective acquisitions in order to provide increased returns to our shareholders and to expand our operations and reported reserves and, potentially, generate synergies. The success of any acquisition depends on a number of factors, including, but not limited to:

- Identifying suitable candidates for acquisition and negotiating acceptable terms;
- Obtaining approval from regulatory authorities, permits and potentially our shareholders;
- Implementing our standards, controls, procedures, and policies at the acquired business and addressing any preexisting liabilities or claims involving the acquired business; and
- To the extent the acquired operations are in a state or country in which we have not operated historically, understanding the regulations and challenges of operating in that new jurisdiction.

There can be no assurance that we will be able to complete any acquisitions successfully, or that any acquisition will achieve the anticipated synergies or other positive results. Any material problems that we encounter in connection with such an acquisition could have a material adverse effect on our business, results of operations, financial position, or trading price of our common stock.

We rely on contractors to conduct a significant portion of our operations and construction projects. A significant portion of our operations and construction projects are currently conducted in whole or in part by third party contractors. As a result, our operations are subject to a number of risks, some of which are outside our control, including:

- The difficulty and inherent delay in replacing a contractor and its operating equipment in the event that either party terminates the agreement;
- Reduced control and oversight over those aspects of operations which are the responsibility of the contractor;
- Failure of a contractor to perform under its agreement;
- Interruption of operations and construction or increased costs in the event that a contractor ceases its business due to insolvency or other unforeseen events;
- Injuries or fatalities on the job as a result of the failure to implement or follow adequate safety measures;
- Failure of a contractor to comply with applicable legal and regulatory requirements, to the extent it is responsible for such compliance; and
- Problems of a contractor with managing its workforce, labor unrest or other related employment issues.

In addition, we may incur liability to third parties as a result of the actions of our contractors. The occurrence of one or more of these risks could adversely affect our results of operation, financial position, or the trading price of our common stock.

Increased operating and capital costs could adversely affect our results of operations. Costs at any particular mining location are subject to fluctuation due to a number of factors, such as variable ore grade, changing metallurgy, and revisions to mine plans in response to the physical shape and location of the ore body, as well as the age and utilization rates for the mining and processing related facilities and equipment. In addition, costs are affected by the price and availability of input commodities, such as fuel, electricity, labor, chemical reagents, explosives, steel, concrete and mining and processing related equipment and facilities. Commodity costs are, at times, subject to volatile price movements, including increases that could make production at certain operations less profitable. Further, changes in laws and regulations can affect

commodity prices, uses and transport. Reported costs may also be affected by changes in accounting standards. A material increase in costs could have a significant effect on our results of operation and operating cash flow. We could have significant increases in capital and operating costs over the next several years in connection with the development of new projects and in sustaining and/or the expansion of existing mining and processing operations. Costs associated with capital expenditures may increase in the future as a result of factors beyond our control. Increased capital expenditures may have an adverse effect on the results of operation and cash flow generated from existing operations, as well as the economic returns anticipated from a new project.

Mining operations are subject to unique risks. The exploration for minerals, mine construction and mining operations, involve a high level of risk and are often affected by hazards outside of our control. Some of these risks include, but are not limited to, fires or floods, accidents, seismic activity and unexpected geological formations or conditions including noxious fumes or gases. The occurrence of one or more of these events in connection with our exploration, mine construction, or production activities may result in the death of, or personal injury to, our employees, other personnel or third parties, the loss of mining equipment, damage to or destruction of mineral properties or production facilities, monetary losses, deferral or unanticipated fluctuations in production, environmental damage, permitting and potential legal liabilities, all of which may adversely affect our reputation, business, prospects, results of operations and financial condition.

The nature of mineral exploration and production activities involves a high degree of risk and the possibility of uninsured losses. Exploration for and the production of minerals is highly speculative and involves greater risk than many other businesses. Many exploration programs do not result in the discovery of mineralization, and any mineralization discovered may not be of sufficient quantity or quality to be profitably mined. Our operations are, and any future mining operations or construction we may conduct will be, subject to all the operating hazards and risks normally incident to exploring for and mining of mineral properties, such as, but not limited to:

- Fluctuation in production costs that make mining uneconomic;
- Labor disputes;
- Unanticipated variations in grade and other geologic problems;
- Environmental hazards;
- Water conditions;
- Difficult surface or underground conditions;
- Industrial accidents;
- Metallurgic and other processing problems;
- Mechanical and equipment performance problems;
- Unusual or unexpected rock formations;
- Personal injury, fire, flooding, cave-ins and landslides; and
- Global pandemics such as the COVID-19 Coronavirus.

Any of these risks can materially and adversely affect, among other things, the development of properties, production quantities and rates, costs and expenditures, potential revenues, permits and targeted production dates. If we determine that capitalized costs associated with any of our mineral interests are not likely to be recovered, we would incur a write down of our investment in those interests and losses with respect to past or future expenses.

We do not, or cannot, insure against all of the risks to which we may be subject in our operations and development. While we currently maintain general commercial liability and limited property insurance in Nevada, we may be subject to liability for certain environmental, pollution or other hazards associated with mineral exploration and mine construction, and production for which insurance may not be available, which may exceed the limits of our insurance coverage, or which we may elect not to insure against because of premium costs, insurance policy exclusions or other reasons. We may also not be insured against all interruptions to our operations. Losses from these or other events may cause us to incur significant costs which could materially adversely affect our financial condition and our ability to fund activities on our properties. A significant loss could force us to reduce or suspend our operations and development.

Regulatory Risk Factors

Our operations are subject to permitting requirements which could result in the delay, suspension, or termination of our operations. Our operations, including our ongoing exploration drilling programs and production, require permits from numerous governmental authorities. If we cannot obtain or maintain the necessary permits or if there is a delay in receiving future permits, our timetable and business plan will be adversely affected. We have from time to time relied on third party environmental firms to assist in our efforts to obtain and remain current with required regulations and permits. While we attempt to manage and oversee third party firms, we are dependent on the firms to operate in a professional and knowledgeable manner.

Our activities are subject to significant environmental regulations, which could raise the cost of doing business or adversely affect our ability to develop our properties. Significant state and federal environmental laws and regulations in the U.S. may hinder our ability to explore, develop, and operate. Federal laws that govern mining claim location and maintenance and mining operations on federal lands are generally administered by the Bureau of Land Management. Additional federal laws, governing mine safety and health, also apply. State laws also require various permits and approvals before exploration, development or production operations can begin. Among other things, a reclamation plan must typically be prepared and approved with bonding in the amount of projected reclamation costs. The bond is used to ensure that proper reclamation takes place, and the bond will not be released until that time. Local jurisdictions may also impose permitting requirements (such as conditional use permits or zoning approvals).

Title to mineral properties can be uncertain. Our ability to explore and operate our properties depends on the validity of our title to that property. Our U.S. mineral properties include patented and unpatented mining claims. Unpatented mining claims provide only possessory title and their validity is often subject to contest by third parties or the federal government, which makes the validity of unpatented mining claims uncertain and generally riskier. Uncertainties inherent in mineral properties relate to such things as the sufficiency of mineral discovery, proper posting and marking of boundaries, assessment work and possible conflicts with other claims not determinable from public record. There may be valid challenges to the title to our properties which, if successful, could impair development and/or operations.

Changes in environmental regulations could adversely affect our cost of operations or result in operational delays. The regulatory environment in which we operate is evolving in a manner that 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. New environmental laws and regulations or changes in existing environmental laws and regulations could have a negative effect on exploration activities, operations, production levels and methods of production.

We cannot predict at this time what changes, if any, to federal laws or regulations may be adopted or imposed by the Federal Administration. We cannot provide any assurance that future changes in environmental laws and regulations will not adversely affect our current operations or future projects. Any changes to these laws and regulations, or permit delays, could have an adverse impact on our financial performance and results of operations by, for example, requiring changes to operating constraints, technical criteria, fees, permit timing or financial assurance requirements.

Construction of mine and process facilities is subject to all of the risks inherent in construction and start-up, including delays and costs of construction in excess of our projections. When applicable, many factors could delay or prevent the start or completion of, or increase the costs of, future projects or ongoing construction projects at our mine and process facility, including:

- Design, engineering and construction difficulties or delays;
- Cost overruns;
- Inflation;
- Our failure or delay in obtaining necessary legal, regulatory and other approvals and permits;
- Interruptions in the supply of the necessary equipment, or construction materials or labor or an increase in their price;
- Injuries to persons and property;
- Opposition of local and or non-governmental-organization interests; and
- Natural disasters, accidents, political unrest, or unforeseen events.

If any of the foregoing events, or unforeseen others, were to occur, our financial condition could be adversely affected and we may be required to seek additional capital, which may not be available on commercially acceptable terms, or at all. If we are unable to complete such construction, we may not be able to recover any costs already incurred. Even if construction of a mine and processing facility is completed as scheduled, the costs could exceed our expectations and result in a materially adverse effect on our business, results of operations, financial condition, and cash flows.

Risks Related to Our Common Stock

Our stock price may be volatile and as a result you could lose part or all of your investment. In addition to other risk factors identified and due to volatility associated with equity securities in general, our stock prices could decline due to the impact of numerous factors, including:

- Changes in the worldwide price for gold and/or silver;
- The permit backlog's impact on mining and mine development caused by the Biden administration;
- Government freezes on issuing resource permits;
- Political and regulatory risk;
- Untimely permit issuances;
- Adverse results from our exploration, development, or production efforts;
- Producing at rates lower than those targeted;
- Weather conditions, including earthquakes or unusually heavy rains;
- Failure to meet our revenue or profit goals or operating budget;

- Decline in demand for our common stock;
- Downward revisions in securities analysts' estimates or changes in general market conditions;
- Decrease or elimination of our shareholder dividend;
- Technological innovations by competitors or in competing technologies;
- Investor perception of our industry or our prospects;
- Lawsuits;
- Actions by government or central banks; and
- General economic trends.

Stock markets in general have experienced extreme price and volume fluctuations and the market prices of individual securities have been highly volatile. These fluctuations are often unrelated to operating performance and may adversely affect the market price of our common stock. As a result, you may be unable to sell your shares at a desired price.

Issuances of our stock in the future could dilute existing shareholders and adversely affect the market price of our common stock. Our Directors have the authority to issue up to 200,000,000 shares of common stock, 20,000,000 shares of preferred stock, and to issue options and warrants to purchase shares of our common stock without shareholder approval. As of February 24, 2025, there were 24,173,209 outstanding shares of common stock, 172,000 options issued and outstanding, no outstanding shares of preferred stock and no outstanding warrants. Future issuances of our securities could be at prices substantially below the price paid for our common stock by our current shareholders. The issuance of a significant amount of our common stock may have a disproportionately large impact on our share price compared to larger companies.

Awards of our shares and stock options to employees may not have their intended effect. A portion of our total compensation program for our executive officers and key personnel includes the award of shares and options to buy shares of our common stock. If the price of our common stock performs poorly, such performance may adversely affect our ability to retain or attract critical personnel. In addition, any changes made to our stock option policies or to any other of our compensation practices which are made necessary by governmental regulations or competitive pressures could affect our ability to retain and motivate existing personnel and recruit new personnel.

Our directors and officers may be protected from certain types of lawsuits. The laws of Colorado provide that our directors will not be liable to us or our shareholders for monetary damages for all but certain types of conduct as directors of the company. Our bylaws permit us to indemnify our directors and officers against all damages incurred in connection with our business to the fullest extent provided or allowed by law. The exculpation provisions of these items may have the effect of preventing shareholders from recovering damages against our directors caused by their negligence, poor judgment, or other circumstances. The indemnification provisions may require us to use our limited assets to defend our directors and officers against claims, including claims arising out of their negligence, poor judgment, or other circumstances.

We may issue shares of preferred stock that would have a liquidation preference to our common stock. Our Articles of Incorporation currently authorize the issuance of 20,000,000 shares of preferred stock. Our board of directors has the power to issue these shares without shareholder approval, and such shares can be issued with such rights, preferences, and limitations as may be determined by our board of directors. The rights of the holders of common stock will be subject to, and may be adversely affected by, the rights of any holders of preferred stock that may be issued in the future. As of February 24, 2025, there was no preferred stock outstanding.

Although we presently have no commitments or agreements to issue any shares of preferred stock, authorized and unissued preferred stock could delay, discourage, hinder or preclude an unsolicited acquisition of our Company, could make it less likely that shareholders receive a premium for their shares as a result of any such attempt, and could adversely affect the market prices of, and the voting and other rights, of the holders of our shares of common stock.

Our Shareholder Rights Agreement may not be in the best interest of our shareholders. On October 15, 2020, we adopted a Shareholders Rights Agreement, commonly called a "Poison Pill", and declared a dividend of one Series A Right and one Series B Right, or collectively the Rights, for each share of our common stock which was outstanding on October 15, 2020. The Rights have certain anti-takeover effects and will cause substantial dilution to a person or group that attempts to acquire us on terms not approved by our Board of Directors. The effect of the Rights may be to discourage a third party from attempting to obtain a substantial position in our common stock or seeking to obtain control of us. To the extent any potential acquisition is deterred by the Rights, the Rights may make the removal of management difficult even if the removal would be considered beneficial to our shareholders generally and may have the effect of limiting shareholder participation in certain transactions such as mergers or tender offers if these transactions are not favored by our management.

You may have difficulty depositing your shares with a broker or selling shares of our common stock. Many securities brokers will not accept securities for deposits and will not sell securities which trade in the over-the-counter market.

Further, for a securities broker which will accept deposit and agree to sell such securities in the over-the-counter market under certain circumstances, such broker may first require the customer to complete a questionnaire detailing how the customer acquired the shares, provide the securities broker with an opinion of an attorney concerning the ability of the shares to be sold in the public market, and pay a "legal review" fee which in some cases can exceed \$1,000.

For these reasons, shareholders may have difficulty selling shares of our common stock.

General Risk Factors

We are dependent upon information technology systems, which are subject to disruption, damage, failure, and risks associated with implementation and integration. We are dependent upon information technology systems in the conduct of our operations. Our information technology systems are subject to disruption, damage, or failure from a variety of sources, including, without limitation, computer viruses, security breaches, cyber-attacks, natural disasters, and defects in design. Cybersecurity incidents, in particular, are evolving and include, but are not limited to, malicious software, attempts to gain unauthorized access to data and other electronic security breaches that could lead to disruptions in systems, unauthorized release of confidential or otherwise protected information and the corruption of data. Various measures have been implemented to manage our risks related to information technology systems and network disruptions. However, given the unpredictability of the timing, nature and scope of information technology disruptions, we could potentially be subject to production downtimes, operational delays, the compromising of confidential or otherwise protected information, destruction or corruption of data, security breaches, other manipulation or improper use of our systems and networks or financial losses from remedial actions, any of which could have a material adverse effect on our cash flows, competitive position, financial condition or results of operations.

We may also be adversely affected by system or network disruptions if new or upgraded information technology systems are defective, not installed properly or not properly integrated into our operations. If we are not able to successfully implement system upgrades or modifications, we may have to rely on manual reporting processes and controls over financial reporting that have not been planned, designed, or tested. Various measures have been implemented to manage our risks related to the system upgrades and modifications, but system upgrades and modification failures could have a material adverse effect on our business, financial condition and results of operations and could, if not successfully implemented, adversely impact the effectiveness of our internal controls over financial reporting.

We depend upon our management and key employees and the loss of any of these individuals could adversely affect our business. We are dependent on our executive officers and other key employees for our operations. If any of these individuals were to die, become disabled or leave our company, we would be forced to identify and retain individuals to replace them. There is no assurance that we can find suitable individuals to replace them or to add to our employee base if that becomes necessary. Competition for industry professionals is fierce. We have no life insurance on any individual, and we may be unable to hire a suitable replacement on favorable terms should that become necessary.

Item 1B. Unresolved Staff Comments

Not applicable.

Item 1C. Cybersecurity

We recognize the importance of assessing, identifying, and managing material risks from cybersecurity threats. Our policies, standards and procedures for assessing, identifying, and managing material risks from cybersecurity threats are integrated into our overall risk management system. In this regard, we use various tools and processes to help prevent, identify, and resolve any identified vulnerabilities and security incidents in a timely manner. These include, but are not limited to, internal reporting, annual employee awareness updates, engaging experts and third-party monitoring and detection tools.

We employ third-party information technology ("IT') consultants to manage our information technology environment and help manage and assess cybersecurity risks. The third-party IT consultants have relevant industry experience, including security solutions and data protection and recovery. Using various monitoring and detection tools implemented into our internal technology systems, they can identify cybersecurity threats and report such risks to our management team.

Our management team oversees efforts to prevent, detect, mitigate, and remediate cybersecurity risks and incidents through various means, which includes oversight over our third-party IT consultants, monitoring systems and employee engagement. The management team is responsible for reporting any cybersecurity risks identified by our third-party IT consultants to our board of directors.

Our board of directors is responsible for oversight over our risk management system, including review and approval of the risk management system and processes implemented by management to identify, assess, manage and mitigate cybersecurity risks. The Board is responsible for monitoring and assessing material risk exposure to cybersecurity risks, and our management is responsible for the day-to-day supervision of the material risks we may face.

Our risks from cybersecurity threats have not affected or are reasonably not likely to materially affect our business strategy, results of operations, or financial condition.

Item 2. Properties

Properties Overview

We own eight properties in Nevada. These properties are assessed relative to three categories: Production stage, Development stage, and Exploration stage. By this classification, the Isabella Pearl Mine is a Production stage property as it is an active mining operation, while the Company's other properties, which include County Line, Golden Mile, East Camp Douglas, Mina Gold, Dauntless, Intrepid, and Ripper, are Exploration stage. We consider Isabella Pearl, County Line, and Golden Mile to be material properties under the Securities and Exchange Commission's Regulation SK-1300 ("SK-1300") due to Isabella Pearl having mineral reserves and being our only operating property, and County Line and Golden Mile being in the mineral resource definition, engineering, and permitting phase. Our other properties are not considered material due to their earlier stages of exploration. As of the date of this report, we do not have Development stage properties.

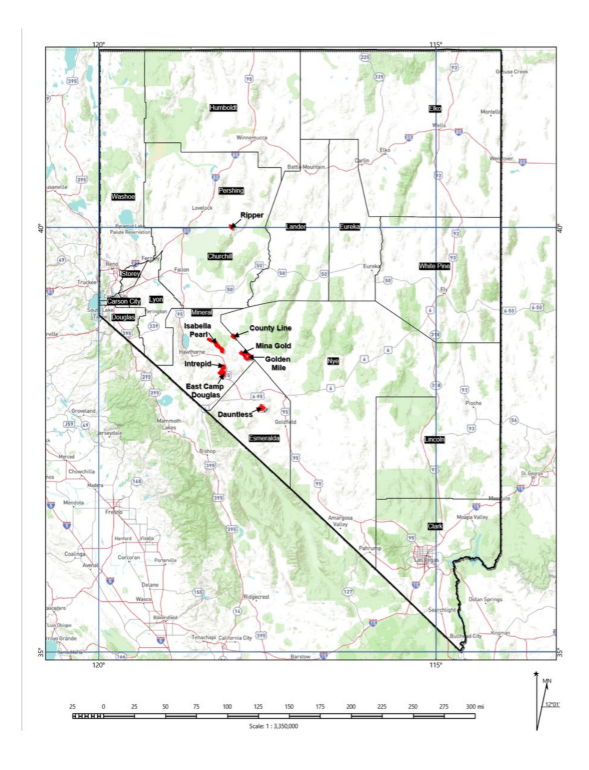
Cumulatively, the properties we own encompass 2,408 claims, which include 2,334 unpatented lode and placer mining claims, and 74 mill site claims, covering approximately 43,954 acres (17,788 ha). An unpatented mining claim is a particular parcel of Federal land that is managed by the Bureau of Land Management ("BLM") and conforms to the Mining Law of 1872, in which the owner (locator) has the right to explore, develop, and extract minerals. Unpatented

mining claims are subject to yearly claim maintenance fees. In 2024, we paid approximately \$511,000 in annual claims maintenance fees to various counties and the BLM.

We also own 22 patented mining claims and lease an additional patented mining claim. A patented mining claim is one for which the Federal Government has passed its title to the claimant, giving the claimant exclusive title to the locatable minerals and, in most cases, the surface and all resources. The patented mining claims that we own cover approximately 180 acres. In addition, we own 202.5 acres of fee lands in Mineral County, Nevada. Patented claims and fee lands, unlike unpatented claims, pass title to the holder. The patented claims and fee lands are subject to payment of annual property taxes made to the county where they are located. Annual property taxes on our patented claims and fee lands have been paid through June 30, 2025.

All our properties, with the exclusion of Ripper, are in the Walker Lane Mineral Belt, which is a major fault zone that is generally aligned parallel to the California/Nevada border. There have been many precious metal discoveries in this deformation belt that has led to it being called the Walker Lane Mineral Belt. Historically, several districts were mined along this corridor, such as Paradise Peak, Borealis, Bodie, Tonopah, and Goldfield. Commonly, the precious metal deposits are hosted by epithermal style ore deposits; mineralization is typically hosted in silica veins and disseminated in volcanic style units. Other styles of ore deposits, such as skarn, are also identified in the Walker Lane Mineral Belt. Skarn systems are different from epithermal, in that precious metal mineralization is associated with igneous intrusions that have injected into carbonate and clastic units.

The map below shows the location of the eight properties in Nevada. The Isabella Pearl, Golden Mile, East Camp Douglas, Mina Gold, and Intrepid properties are all wholly located in Mineral County. County Line straddles Mineral and Nye counties, while Dauntless is in Esmeralda County and Ripper straddles Pershing and Churchill counties.



Glossary of Terms

ADR: An adsorption, desorption, and recovery ("ADR") facility which recovers gold from the leached pregnant solution.

Cut-off grade: The grade (*i.e.*, the concentration of metal or mineral in rock) that determines the destination of the material during mining. For purposes of establishing "prospects of economic extraction," the cut-off grade is the grade that distinguishes material deemed to have no economic value (it will not be mined in underground mining or if mined in surface mining, its destination will be the waste dump) from material deemed to have economic value (its ultimate destination during mining will be a processing facility). Other terms used in similar fashion as cut-off grade include net smelter return, pay limit, and break-even stripping ratio.

Development stage property: A property that has mineral reserves disclosed, but no material extraction.

Dore: Composite gold and silver bullion usually consisting of approximately 90% precious metals that will be further refined to separate pure metals.

Epithermal deposits: Hydrothermal mineral deposits that form over the temperature range of $<150^{\circ}$ C to approximately 300°C from the surface to a depth of 1 to 2 km. There are two endmember deposit styles in this classification: high-sulfidation where highly acidic fluids are developed that leach surrounding rocks; and low-sulfidation systems where the fluids range in pH from near-neutral to reducing. Both deposit styles can be mineralized, with gold commonly being the dominant economic metal.

Exploration: Prospecting, sampling, mapping, diamond-drilling and other work involved in locating the presence of economic deposits and establishing their nature, shape, and grade.

Exploration stage property: A property that has no mineral reserves disclosed.

Grade: The concentration of an element of interest expressed as relative mass units (percentage, ounces per short ton ("opt"), grams per tonne ("g/t"), etc.).

Heap Leaching: Consists of stacking crushed or run-of-mine ore on impermeable pads, where a weak cyanide solution is applied to the surface of the heap to dissolve the gold. The gold-bearing solution is then collected and pumped to process facilities to remove the gold by collection on carbon.

Indicated mineral resource: The part of a mineral resource for which quantity and grade or quality are estimated on the basis of adequate geological evidence and sampling. The level of geological certainty associated with an indicated mineral resource is sufficient to allow a qualified person to apply modifying factors in sufficient detail to support mine planning and evaluation of the economic viability of the deposit. Because an indicated mineral resource has a lower level of confidence than the level of confidence of a measured mineral resource, an indicated mineral resource may only be converted to a probable mineral reserve.

Inferred mineral resource: The part of a mineral resource for which quantity and grade or quality are estimated on the basis of limited geological evidence and sampling. The level of geological uncertainty associated with an inferred mineral resource is too high to apply relevant technical and economic factors likely to influence the prospects of economic extraction in a manner useful for evaluation of economic viability. Because an inferred mineral resource has the lowest level of geological confidence of all mineral resources, which prevents the application of the modifying factors in a manner useful for evaluation of economic viability, an inferred mineral resource may not be considered when assessing the economic viability of a mining project and may not be converted to a mineral reserve.

Initial assessment: A preliminary technical and economic study of the economic potential of all or parts of mineralization to support the disclosure of mineral resources. The initial assessment must be prepared by a qualified person and must include appropriate assessments of reasonably assumed technical and economic factors, together with any other relevant operational factors, that are necessary to demonstrate at the time of reporting that there are reasonable prospects for economic extraction. An initial assessment is required for disclosure of mineral resources but cannot be used as the basis for disclosure of mineral reserves.

Measured mineral resource: The part of a mineral resource for which quantity and grade or quality are estimated on the basis of conclusive geological evidence and sampling. The level of geological certainty associated with a measured mineral resource is sufficient to allow a qualified person to apply modifying factors, as defined in this section, in sufficient detail to support detailed mine planning and final evaluation of the economic viability of the deposit. Because a measured mineral resource has a higher level of confidence than the level of confidence of either an indicated mineral resource or an inferred mineral resource, a measured mineral resource may be converted to a proven mineral reserve or to a probable mineral reserve.

Mineral Deposit: Rocks that contain economic amounts of minerals in them and that are expected to be profitably mined.

Mineral reserve: An estimate of tonnage and grade or quality of indicated and measured mineral resources that, in the opinion of the qualified person, can be the basis of an economically viable project. More specifically, it is the economically mineable part of a measured or indicated mineral resource, which includes diluting materials and allowances for losses that may occur when the material is mined or extracted.

Mineral resource: A concentration or occurrence of material of economic interest in or on the Earth's crust in such form, grade or quality, and quantity that there are reasonable prospects for economic extraction. A mineral resource is a reasonable estimate of mineralization, considering relevant factors such as cut-off grade, likely mining dimensions, location or continuity, that, with the assumed and justifiable technical and economic conditions, is likely to, in whole or in part, become economically extractable. It is not merely an inventory of all mineralization drilled or sampled.

Oxide Mineral Resources: Gold and silver that can be extracted by heap leach.

Probable mineral reserve: The economically mineable part of an indicated and, in some cases, a measured mineral resource.

Production stage property: A property with material extraction of mineral reserves.

Proven mineral reserve: The economically mineable part of a measured mineral resource and can only result from conversion of a measured mineral resource.

Qualified Person: A Geoscientist or Engineer with a university degree related to mineral exploration, mineral development, or mining, is in good standing with a professional organization recognized by law and has at least 5 years of experience in the mineral industry that is related to their professional degree or area of practice & has relevant experience related to the subject matter of the mineral project.

Run-of-Mine ore: Common lower grade ore in the deposit that does not warrant crushing.

Skarn deposit: Formed when carbonate rocks (limestone, dolostone, and marble) are intruded by a magma body, such as a granite, and are directly altered by the heat of the magma body as well as hot fluids that flow through the rocks and cause the rock to recrystallize. Skarn deposits are a principal global source of tungsten, a major source of copper, and an important source of iron, molybdenum, zinc, and gold.

Sulfide Mineral Resources: Gold and Silver not extractable by way of heap leach.

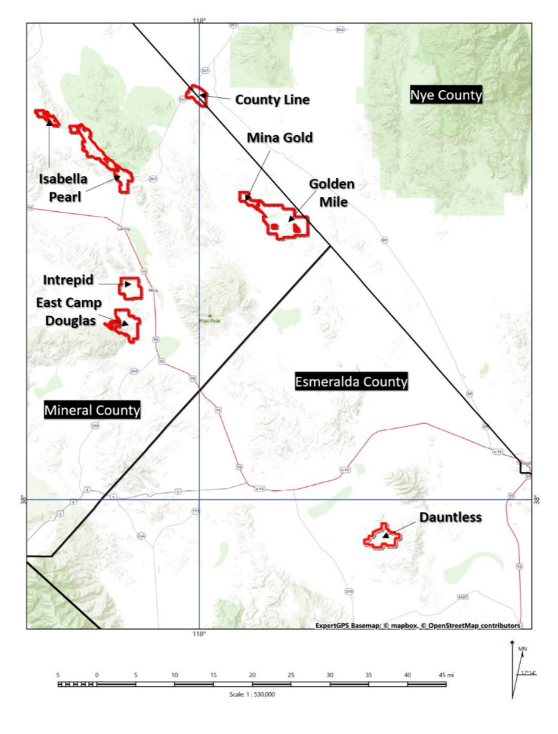
Ton: One ton equals 2,000 pounds.

Tonne: One tonne equals 2,204.62 pounds.

Transitional Oxide Resources: Gold and silver contained within both oxide and sulfide ore that can be extracted by heap leach.

Summary of Properties

The map below shows our seven properties located in the Walker Lane Mineral Belt.



<u>Isabella Pearl</u>

The Isabella Pearl property is in the Santa Fe mining district in Mineral County, Nevada, at Latitude 38.60° North and Longitude 118.18° West (UTM 397,665 E, 4,273,011 N, Zone 11), and is 6 mi (10 km) north of the town of Luning via Nevada State Route 361. The property includes the Isabella Pearl mine, an open pit-style operation that is actively being operated and therefore classified as a Production stage property. The Isabella Pearl mine is 100% owned by us, through our subsidiary Walker Lake Minerals Corp., and is subject to a 2.75% net smelter return royalty. The property includes 601 unpatented claims that cover approximately 10,434 acres (4,222 ha). Facilities at the Isabella Pearl mine include office and laboratory buildings, heap leach pad, pregnant and barren solution ponds, water wells, an ADR processing facility, and a crushing facility. The gold-bearing deposits that are associated with the Isabella Pearl mine are classified as high-sulfidation epithermal. A minor modification permit application was approved in 2024, providing authorization to mine deeper in the Pearl pit, as drilling completed in 2023 and 2024 identified the potential for additional oxide and transitional ore with depth. The annual gold production from the Isabella Pearl mine for the years ended December 31, 2024, December 31, 2022, was 16,472, 37,996 and 41,231 ounces, respectively.

County Line

The County Line property is in the Fairplay mining district and straddles Mineral and Nye counties, Nevada, at Latitude 38.759° North and Longitude 118.016° West (UTM 411,724 E, 4,290,523 N, Zone 11). The County Line property is located approximately 23 mi (37 km) to the northeast of the town of Luning, Nevada via Nevada State Route 361. The property includes the historic County Line and East Zone (aka Porphyry) mines, both of which were mined through open pit-style operations. Neither of these mines are currently in production and therefore the property is classified as Exploration stage. There are no facilities on the property. The property includes 127 unpatented lode mineral claims and 6 unpatented placer mineral claims and encompasses 2,623 acres (1,062 ha). The County Line property is 100% owned by us and holds 127 unpatented lode mineral claims under the subsidiary County Line Minerals Corp., while the 6 placer claims are held by the subsidiary County Line Holdings, Inc. The County Line property is classified as high-sulfidation epithermal style. Additional studies were undertaken in 2024 that included a piezometer installation and subsequent hydrogeological interpretation of the ground water elevation and flow rates and a material characterization and handling program to deal with waste material during the mining process. These studies are required to support application of the Water Pollution Control Permit and are being incorporated into the Modified Plan of Operation, both of which were submitted to the agencies for review in 2025.

<u>Golden Mile</u>

The Golden Mile property is in the Bell mining district in Mineral County, Nevada, at Latitude 38.51° North and Longitude 117.77° West (UTM 433,190 E, 4,262,848 N, Zone 11). Access to the property from the town of Mina is by dirt road approximately 29 mi (47 km) to the northeast. With exception of some historic small-scale mining operations, the property has undergone no development, and therefore is classified as an Exploration stage property. There are no facilities on the property. We own 100% of the Golden Mile property through our subsidiary Golden Mile Minerals Corp. The property is subject to a 3% net smelter return royalty. The property encompasses 12,036 acres (4,871 ha) and includes 607 unpatented lode mineral claims, 74 unpatented mill site claims and 5 patented claims, of which four are owned and one is leased.

Gold mineralization at the Golden Mile property is associated with intrusion related skarn-style replacement and structurally controlled stockwork zones. No permitting was advanced in 2024.

<u>Mina Gold</u>

The Mina Gold property is in the Bell mining district in Mineral County, Nevada, at Latitude 38.56° North and Longitude 117.88° West (UTM 423,020 E, 4,267,767 N, Zone 11). The property is located approximately 16 mi (25 km) east of the town of Luning and is accessed by traveling east on Highway 361, then south on Finger Rock Road, and finally, on gravel roads. Except for historic small-scale mining, the property has undergone no development and therefore is classified as an Exploration stage property. We own 100% interest in the Mina Gold property. The property is subject to a

net smelter return royalty ranging from 2% to 3%. The property includes 107 unpatented lode mineral claims and 5 patented mining claims and covers 1,476 acres (597 ha). Gold mineralization at the property is hosted by epithermal-style silica veins that are bound in fault zones. No exploration work was completed in 2024.

East Camp Douglas

East Camp Douglas property is in the Silver Star mining district in Mineral County, Nevada, at Latitude 38.33° North and Longitude 118.17° West (UTM 397,616 E, 4,242,931 N, Zone 11). The property is located approximately 6 mi (10 km) southwest of the town of Mina and is accessed by gravel roads. With exception of some historic mining, the property has undergone no development, and therefore is classified as an Exploration stage property. We own 100% interest in the East Camp Douglas property. The property is subject to a net smelter return royalty ranging from 1% to 3%. The property covers 6,078 acres (2,460 ha) consisting of 293 unpatented lode mineral claims, 24 unpatented placer claims, 16 patented mining claims, and fee lands. Low-sulfidation gold-bearing mineralization is observed in the southern portion of East Camp Douglas, while the northern portion of the East Camp Douglas area contains high-sulfidation style goldbearing mineralization. Exploration work completed in 2024 included detailed mapping and sampling in the area known as the Lithocap, which is in the south portion of the property. There were 511 surface rock samples, which included grab and trench, collected during this sampling campaign. Drilling in 2024 was in both the south (Lithocap area) and in the north Hidden Gem and White Rock Spring areas (generally known as the North Veins area). There were 211 reverse circulation ("RC") holes drilled on the East Camp Douglas property in 2024, that totaled 69,685 ft (21,240 m). In total, 13,937 RC samples (all of which were five-foot lengths) were collected from this drilling campaign. Also, 9 sonic holes, which totaled 655 ft, were drilled for metallurgical testing; samples were up to 5 ft in length. Exploration was conducted in 2024 under two authorized Notice of Intent ("NOI") permits, which are the Lithocap NOI and the Hidden Gem NOI. Additionally, biological and cultural baseline studies were completed in 2024; these studies are required for the Exploration Plan of Operation and the associated National Environmental Policy Act ("NEPA") review.

<u>Intrepid</u>

The Intrepid property is directly to the north of the Silver Star mining district in Mineral County, Nevada, at Latitude 38.40° North and Longitude 118.16° West (UTM 398,661 E, 4,250,832 N, Zone 11). The property is located approximately 6 mi (10 km) by road to the west northwest of the town of Mina and is accessed by Highway 95. With exception of some historic small-scale mining, the property has undergone no development, and therefore is classified as an Exploration stage property. We own 100% interest in the Intrepid property. The property is subject to a net smelter return royalty ranging from 2% to 3%. The property covers 4,260 acres (1,724 ha) consisting of 213 unpatented lode mineral claims. Gold mineralization at the property is hosted by silicified volcanics and sediments. Exploration work completed in 2024 included mapping and sampling campaigns were undertaken on the western and eastern portions of the property. Drilling was conducted in the eastern portion of the property in 2024 under an authorized NOI. Fifty RC holes were drilled on the Intrepid property in 2024 that totaled 19,175 ft (5,845 m); all samples were five-foot lengths.

<u>Dauntless</u>

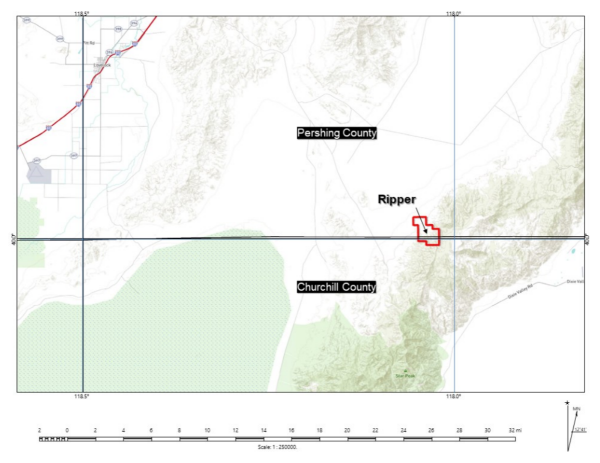
The Dauntless property is in the Weepah mining district and is in Esmeralda County, Nevada, 20 miles (32 km) southwest of the town of Tonopah, and 12 miles (20 km) north of the town of Silver Peak and is accessed via Highway 265 and gravel roads. The center of the property is at Latitude N 37.93° North and Longitude 117.56° West (UTM 450,500 E, 4,197,950 N, Zone 11). The Dauntless property is divided into two sections, the main Dauntless property and a southern portion. The total claim package includes 275 unpatented lode claims, 8 unpatented placer claims, and 1 patented claim; the claim package encompasses 5,647 acres (2,285 ha). We own 100% interest in the Dauntless property, subject to a net smelter return royalty of 3%. Drilling campaigns completed by previous owners identified two gold-bearing, target zones. The primary target was the historic Weepah Gold Vein that is downdip and along strike with drill intercepts of 20 feet (6.1m) grading 0.190 opt Au (6.51 g/t), 770 feet downdip, from the bottom of the pit and 15-foot (4.6m) of 0.101 opt Au (3.47g/t), 2,400 feet south, along strike. A second zone named the "Weepah East" is a silicified Precambrian limestone that is exposed in small outcrops through thin gravels on the north edge of an alluvial basin. Exploration drilling in 2024 was completed on the patented claim that covers the northern portion of the historic Weepah open pit. Twenty-five RC

holes were drilled that totaled 8,690 ft (2,731 m). During the drill campaign, 1,792 RC samples were collected (all of which were five-foot lengths). No permitting was advanced in 2024.

<u>Ripper</u>

The Ripper property is in the Table Mountain mining district and straddles the Pershing and Churchill counties, Nevada, at Latitude N 40.01° North and Longitude 118.04° West (UTM 411,525 E, 4,428,984 N, Zone 11).

The map below shows the location of our Ripper property.



The Ripper property is located approximately 25 mi (40 km) southeast from the town of Lovelock and is accessed via Highway 396 and dirt roads. The property has undergone no development and therefore is classified as an Exploration stage property. We own 100% interest in the Ripper property, which is subject to a 3% net smelter return royalty. The property consists of 72 unpatented lode mineral claims covering 1,400 acres (567 ha). The property is dominated by carbonates, locally as debris flows, collapse breccias, tectonic breccias. Gold is commonly hosted in carbonate units that underwent decalcification and silicification, subsequently forming jasperoids that, in some areas, are cut by epithermal style veins. The Company completed detailed geological mapping and sampling in 2022 that resulted in development of a drill program plan. No exploration work was completed in 2024. Environmental baseline studies to support a future NOI were initiated in 2023 and completed in 2024.

Summary of all mineral resources and mineral reserves

The SEC has adopted amendments to modernize the property disclosure requirements for mining registrants, and related guidance, under the Securities Act of 1933 and the Securities Exchange Act of 1934. This report is prepared to comply with the new rule (17 CFR subpart 229.1300 Regulation S-K), generally known as the "S-K 1300 rule", requiring that a registrant with material mining operations must disclose specified information in Securities Act and Exchange Act filings concerning its Mineral Resources, in addition to its Mineral Reserves.

As of December 31, 2024, our estimate of Mineral Resources was:

		ured m esource		Indicated mineral resources					indicated ources	Inferred mineral resources			
Description	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes	
Isabella Pearl													
Property Oxide	—	—	—	2,700	0.70	119,700	2,700	0.7	119,700	1,400	0.56	78,100	
Isabella Pearl													
Property Sulfide	22,700	4.77	148,400	11,400	4.60	77,100	34,100	4.71	225,500	1,600	3.40	14,300	
Total Pearl Property													
Oxide & Sulfide	22,700	4.77	148,400	14,100	2.23	196,800	36,800	3.32	345,200	3,000	1.01	92,400	
County Line													
Property Oxide	19,500	1.04	579,500	17,900	0.90	623,000	37,400	0.97	1,202,500	12,200	0.87	438,000	
County Line													
Property Oxide													
Total	19,500	1.04	579,500	17,900	0.90	623,000	37,400	0.97	1,202,500	12,200	0.87	438,000	
Golden Mile													
Property Oxide	_	_	_	78,500	1.13	2,160,000	78,500	1.13	2,160,000	84,500	1.10	2,400,000	
Golden Mile													
Property Oxide													
Total		_		78,500	1.13	2,160,000	78,500	1.13	2,160,000	84,500	1.10	2,400,000	
SULFIDE TOTAL	22,700	4.77	148,400	11,400	4.60	77,100	34,100	4.71	225,500	1,600	3.40	14,300	
OXIDE TOTAL	19,500	1.04	579,500	99,100	1.06	2,902,700	118,600	1.06	3,482,200	98,100	1.05	2,916,100	

Notes to the 2024 Mineral Resources:

- 1. Isabella Pearl property reported at a gold cut-off of 0.3 g/t for oxide mineral resource estimates, and cut-off grade of 2.0 g/t for sulfide mineral resource estimate at a gold price of \$1,900 per Troy ounce.
- 2. County Line property reported at a gold cut-off of 0.33 g/t for oxide mineral resources at a gold price of \$1,750 per Troy ounce.
- 3. Golden Mile property reported at a gold cut-off of 0.34 g/t for oxide mineral resources at a gold price of \$1,700 per Troy ounce.
- 4. "g/t" = gram/metric tonne
- 5. "oz" = Troy ounce (31.1035 grams)
- 6. Whole block diluted estimates are reported within an optimized pit shell.
- 7. Mineral Resources do not have demonstrated economic viability.
- 8. Totals may not sum exactly due to rounding.

9. Mineral resources reported are exclusive of mineral reserves.

For comparison, at December 31, 2023, our estimate of Mineral Resources was:

		red n sourc	nineral es		cated r esour	nineral ces	Measured + mineral re		Inferred mineral resources		
Description	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes	Au Au Ounces (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes
Isabella Pearl								_			
Property Oxide		—	—	2,700	0.70	119,700	2,700 0.7	119,700	2,600	0.84	96,700
Isabella Pearl											
Property Sulfide	22,700	4.77	148,400	11,400	4.60	77,100	34,100 4.71	225,500	1,600	3.40	14,300
Total Pearl											
Property Oxide &											
Sulfide	22,700	4.77	148,400	14,100	2.23	196,800	36,800 3.32	345,200	4,200	1.22	111,000
County Line											
Property Oxide	19,500	1.04	579,500	17,900	0.90	623,000	37,400 0.97	1,202,500	12,200	0.87	438,000
County Line											
Property Oxide											
Total	19,500	1.04	579,500	17,900	0.90	623,000	37,400 0.97	1,202,500	12,200	0.87	438,000
Golden Mile											
Property Oxide	_		_	78,500	1.13	2,160,000	78,500 1.13	2,160,000	84,500	1.10	2,400,000
Golden Mile											
Property Oxide											
Total			_	78,500	1.13	2,160,000	78,500 1.13	2,160,000	84,500	1.10	2,400,000
SULFIDE											
TOTAL	22,700	4.77	148,400	11,400	4.60	77,100	34,100 4.71	225,500	1,600	3.40	14,300
OXIDE TOTAL	19,500	1.04	579,500	99,100	1.06	2,902,700	118,600 1.06	3,482,200	99,300	1.06	2,934,700

Notes to the 2023 Mineral Resources:

- 1. Isabella Pearl property reported at a gold cut-off of 0.30 g/t for oxide mineral resource estimates, and cut-off grade of 2.0 g/t for sulfide mineral resource estimate at a gold price of \$1,900 per Troy ounce.
- 2. County Line property reported at a gold cut-off of 0.33 g/t for oxide mineral resources at a gold price of \$1,750 per Troy ounce.
- 3. Golden Mile property reported at a gold cut-off of 0.34 g/t for oxide mineral resources at a gold price of \$1,700 per Troy ounce.
- 4. "g/t" = gram/metric tonne
- 5. "oz" = Troy ounce (31.1035 grams)
- 6. Whole block diluted estimates are reported within an optimized pit shell.
- 7. Mineral Resources do not have demonstrated economic viability.
- 8. Totals may not sum exactly due to rounding.
- 9. Mineral resources reported are exclusive of mineral reserves.

		usured + indic neral resourc		Inferred mineral resources					
Description	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes			
SULFIDE									
2024 Sulfide Total	34,100	4.71	225,500	1,600	3.40	14,300			
2023 Sulfide Total	34,100	4.71	225,500	1,600	3.40	14,300			
2024 to 2023 Total Sulfide Change									
2024 to 2023 Percentage Sulfide									
Change	0%			0%					
OXIDE									
2024 Oxide Total	118,600	1.06	3,482,200	98,100	1.05	2,916,100			
2023 Oxide Total	118,600	1.06	3,482,200	99,300	1.06	2,934,700			
2024 to 2023 Total Oxide Change				(1,200)	(0.01)	(18,600)			
2024 to 2023 Percentage Oxide									
Change	0%			(1)%					

The table below shows the total resource changes from fiscal year ended December 31, 2023 to fiscal year ended December 31, 2024 in terms of absolute change as well as percentage change.

The depletion of resources for the year ended December 31, 2024 when compared to the year ended December 31, 2023 is due to mining activities in 2024 at our Isabella Pearl Mine. There were no changes to mining methods or processing techniques in 2024. No additional resources were reported in 2024 due to exploration.

Operating Property

Isabella Pearl

The Isabella Pearl Mine is our operating property and is classified as Production stage.

History: The Isabella Pearl mine is in the Santa Fe Mining District. Although the district was discovered in the late 19th century, no work on the Isabella Pearl mine area was done until the 1930's when the Gilbert brothers completed a 400 ft (120 m) drift at the Isabella deposit. The brothers encountered up to one ounce of gold per ton in spots, but no economic material was produced. Modern exploration and development of the general area around the Isabella Pearl mine began in the early 1970's by various companies. The Isabella mine was held by B. Narkaus until 1978 and was subsequently leased by Joe Morris the same year. Mr. Morris and three partners re-located some of the Isabella claims and subsequently leased them to the Combined Metals Reduction Company ("Combined Metals"). From 1987 through 1990, Combined Metals drilled the Isabella Pearl mine area during its joint venture with Homestake Mining Company. A total of 73,587 ft (22,427 m) of RC and diamond core drilling had been performed at the Isabella Pearl property prior to acquisition by Fortitude Gold Corp.

Background: We purchased Walker Lane Minerals Corp., which owned a 100% interest in the Isabella Pearl property, in August 2016. The land package at the time of purchase included 496 unpatented claims, which covered 8,891 acres (3,598 ha). Since acquisition, an additional 105 claims have been staked, which increased the Isabella Pearl property land holding to approximately 10,434 acres (4,222 ha). In April 2018, we released our Initial Proven and Probable mineral reserve estimate for the Isabella Pearl mine that reported 192,600 gold ounces at an average grade of 2.22 g/t. In 2019, we commenced production of gold doré from an open pit heap leach operation. Based on metallurgical testing, gold recoveries are expected at 81% for crushed ore and 60% for the run-of-mine ("ROM") ore.

Location and Access: The Isabella Pearl Mine is located in the Gabbs Valley Range in Mineral County, Nevada approximately 150 mi (240 km) southeast of Reno, Nevada. Access to the project is by a paved road approximately 6 mi (10 km) north of the town of Luning, Nevada. The project has good connections to the infrastructure of west-central Nevada, with access roads to the project site linking to Nevada State Route 361 and U.S. Route 95, the main highway between Reno and Las Vegas, Nevada.

Geology and Mineralization: The Isabella Pearl mine is located in the central portion of the Walker Lane Mineral Belt, a major northwest-trending zone on the western border of Nevada characterized by a series of closely spaced dextral strike-slip faults that were active throughout much of the middle to late Cenozoic period. Volcanic rocks of middle Tertiary age cover much of the property and include intermediate lava flows and ignimbrite ash-flow sheets. The volcanic rocks unconformably overlie Mesozoic strata including Triassic and Jurassic sedimentary units and Cretaceous and Jurassic igneous units. Within the regional Walker Lane tectonic setting, several major fault zones trend through the property and are dominated by various splays and offset branches that host the gold mineralization in the area. The gold-silver mineralized zones mainly include the Isabella, Pearl, and Civit Cat, collectively referred to as the Isabella Pearl deposit. Alteration and mineral assemblages at Isabella Pearl, including widespread argillic alteration and generally abundant alunite, indicate the deposits belong to the high-sulfidation class of epithermal mineral deposits. Potassium-Argon age determinations indicate the mineralization is about 19 million years, some 7 to 10 million years younger than the age of the host rocks. This early Miocene age conforms to the age of other high-sulfidation epithermal precious-metal deposits in the Walker Lane (e.g., Goldfield and Paradise Peak).

Operations and Facilities: We were granted a positive Record of Decision from the BLM on the Environmental Assessment for the Isabella Pearl Mine in May 2018. This final permit allowed us to move the project forward into development and construction. Construction was initiated in 2018 and completed in 2019 and included the completion of haul roads, office and laboratory buildings, construction of and liner placement on the heap leach pad, the pregnant and barren solution ponds, and connection of the water well. Additionally, in 2018, we began installation of the Adsorption, Desorption and Recovery (ADR) processing facility, installed our crushing facility, and commenced mining and waste removal of the first of several benches of the lower grade Isabella portion of the deposit with its estimated average grade of approximately 1 g/t gold. Power is supplied by two diesel-powered electric generators, as well as a third for emergency back-up. Fuel for the generators is stored in two above-ground tanks on graded areas with HDPE-lined floors and berms for secondary containment to provide emergency capture of 110-percent of the largest fuel tank/vessel volume. Industrial water is now supplied from three production water wells. We achieved first gold production approximately 10 months after breaking ground on the project. During 2020 overburden removal reached the first benches in the high-grade Pearl portion of the deposit. In 2022, 2023, and 2024 mining focused more on the Pearl zone and late 2023, the Civit Cat zone. A permit was submitted in 2023 to mine the higher-grade transitional gold ore below the initial permitted pit bottom. Mining in 2024 focused on the Civit Cat Zone and Pearl Deep zones.

Permitting and Compliance: In 2024, we received authorization for a minor permit modification granting us authorization to mine the higher-grade transitional gold ore below the initial permitted pit bottom in the Pearl pit. In addition, we submitted a Plan of Development for a utility right-of-way to be able to construct a 14.4 kV powerline to service the Isabella Pearl Mine. We hold valid permits for all facets of the current mining operation as required by county, state, and federal regulations. We engage in concurrent reclamation practices when feasible and is bonded for all permitted features, as part of the Nevada permitting process. In 2024, the site received multiple routine renewals for their state operating permits, as well as the authorization from the NDEP for the construction of a new potable water system at the Isabella Pearl Mine, which will be constructed in 2025.

Exploration Activities: In 2024, exploration focused on exploring in the boundaries of the 2018 Plan of Operation, and on the Isabella Pearl exploration trend proximal to the mine. In 2024, 34 RC exploration holes were drilled and 7 piezometer holes. Cumulatively, 18,435 ft (5,619 m) of drilling was completed with 3,687 samples (all of which were five-foot lengths) being retrieved.

Exploration that was completed outside of the 2018 Plan of Operation was done under the Scarlet NOI. These exploration programs included several detailed surface mapping and sampling campaigns, in which 830 surface rock samples were collected. Drilling, conducted with an RC rig, included the installation piezometers in 7 holes, as well as the completion of 53 exploration holes. Cumulatively, 16,565 ft (3,313 m) were drilled, totaling 3,313 samples (all of which were five-foot lengths).

In early 2025, focus is to expand the current boundaries of the current Plan of Operation to include specific areas adjacent to the Isabella Pearl Mine. If this permission is granted, drilling and road construction can start in highly prospective areas. In conjunction with these potential drill programs, more high-density sampling and mapping is targeted

to be completed. Material characterization geochemical studies is also targeted on gold-bearing material from these new areas to verify their suitability to be put on the Isabella Pearl Mine heap leach pad.

The net book value of the property at December 31, 2024 was \$4.2 million.

Mineral Resource Estimation: The most recent mineral reserve estimate for the Isabella Pearl Deposit, which has an effective date of December 31, 2022, was published on February 22, 2023, in the report titled "S-K 1300 Technical Report Summary, Isabella Pearl Mine, Mineral County, Nevada."

The summary of the Isabella Pearl mineral resources at end of the fiscal year ended December 31, 2024 is shown in the table below:

	Measi	ired m	ineral	Indicated mineral			Measu	red + i	ndicated	Inferred mineral			
	re	source	25	r	resources		mineral resources			resources			
Description	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes	
Isabella Pearl Mine													
Sulfide	22,700	4.77	148,400	11,400	4.60	77,100	34,100	4.71	225,500	1,600	3.40	14,300	
Oxide (Deep)	—	—		—	—		—	—	—	—	—	—	
Oxide (Silica Knob)	_		_	1,300	0.69	57,000	1,300	0.69	57,000	1,400	0.57	77,100	
Oxide (Scarlet South)	—	—	—	1,400	0.71	62,700	1,400	0.71	62,700	—	0.52	1,000	
Total Isabella Pearl													
Oxide	_	—	_	2,700	0.70	119,700	2,700	0.70	119,700	1,400	0.56	78,100	
Total Isabella Pearl													
Oxide & Sulfide	22,700	4.77	148,400	14,100	2.23	196,800	36,800	3.32	345,200	3,000	1.01	92,400	

Notes to the Isabella Pearl 2024 Mineral Resources:

- 1. Isabella Pearl property reported at a gold cut-off of 0.3 g/t for oxide mineral resource estimates, and a gold cut-off of 2.0 g/t for sulfide mineral resource estimate at a gold price of \$1,900 per Troy ounce.
- 2. Whole block diluted estimates reported within an optimized pit shell.
- 3. Mineral resources do not have demonstrated economic viability.
- 4. Totals may not sum exactly due to rounding.
- 5. Mineral resources reported are exclusive of mineral reserves.
- 6. "g/t" = gram/metric tonne
- 7. "oz" = Troy ounce (31.1035 grams)

*	Measu	ired m	ineral	Indic	Indicated mineral			red + i	ndicated	Inferred mineral		
	re	source	25	r	esource	5	mineral resources			resources		
Description	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes	Au Ounces	Au (g/t)	Tonnes
Isabella Pearl Mine												
Sulfide	22,700	4.77	148,400	11,400	4.60	77,100	34,100	4.71	225,500	1,600	3.40	14,300
Oxide (Deep)	—	—	—	—				—	—	1,200	1.99	18,600
Oxide (Silica Knob)	—	—		1,300	0.69	57,000	1,300	0.69	57,000	1,400	0.57	77,100
Oxide (Scarlet South)	—	—	—	1,400	0.71	62,700	1,400	0.71	62,700	—	0.52	1,000
Total Isabella Pearl												
Oxide	_	—	_	2,700	0.70	119,700	2,700	0.70	119,700	2,600	0.84	96,700
Total Isabella Pearl												
Oxide & Sulfide	22,700	4.77	148,400	14,100	2.23	196,800	36,800	3.32	345,200	4,200	1.22	111,000

For comparison, at December 31, 2023, the summary of the Isabella Pearl mineral resources was:

Notes to the Isabella Pearl 2023 Mineral Resources:

- 1. Isabella Pearl property reported at a gold cut-off of 0.30 g/t for oxide mineral resource estimates, and a gold cutoff of 2.0 g/t for sulfide mineral resource estimate at a gold price of \$1,900 per Troy ounce.
- 2. Whole block diluted estimates reported within an optimized pit shell.
- 3. Mineral resources do not have demonstrated economic viability.
- 4. Totals may not sum exactly due to rounding.
- 5. Mineral resources reported are exclusive of mineral reserves.
- 6. "g/t" = gram/metric tonne
- 7. "oz" = Troy ounce (31.1035 grams)

The summary of the Isabella Pearl mineral reserves at end of the fiscal year ended December 31, 2024 is shown in the table below.

D	Au	Au	-	Cut-off	Metallurgical
Description	Ounces	(g/t)	Tonnes	Grade	Recovery %
Isabella Pearl Mine					
Proven Mineral Reserve	—				—
Probable Mineral Reserve	2,793	1.01	85,954	0.30	81
Proven and Probable Mineral Reserve Total	2,793	1.01	85,954	0.30	81
High-grade stockpile	—			—	—
Low-Grade Stockpile	1,702	0.54	98,694	0.30	81
Isabella Pearl Mine Total	4,495	0.76	184,648	0.30	81

Notes to the 2024 P&P reserves:

1. Proven and Probable Mineral Reserves are oxide associated gold mineralization.

- 2. Isabella Pearl property reported at a gold cut-off of 0.30 g/t for oxide mineral reserve estimates, and a gold cut-off of 2.00 g/t for sulfide mineral reserve estimates at a gold price of \$1,900 per Troy ounce.
- 3. Mining, processing, energy, administrative and smelting/refining costs were based on 2024 actual costs for the Isabella Pearl mine.
- 4. Metallurgical gold recovery assumptions used were 81% for all ore which is currently being crushed. These recoveries reflect predicted average recoveries from metallurgical test programs.
- 5. Proven and Probable reserves are diluted and factored for expected mining recovery.
- 6. A bulk density of 2.44 lbs/ft was used for waste. The bulk density of Mineral Reserves was calculated by block, based on mineralogical content.
- 7. "g/t" = gram/metric tonne
- 8. "oz" = Troy ounce (31.1035 grams)
- 9. Figures in tables are rounded to reflect estimate precision and small differences generated by rounding are not material estimates.

For comparison, at December 31, 2023, our estimate of the Isabella Pearl mineral reserves was:

Description	Au Ounces	Au (g/t)	Tonnes	Cut-off Grade	Metallurgical Recovery %
Isabella Pearl Mine					
Proven Mineral Reserve	—				
Probable Mineral Reserve	4,735	0.84	175,124	0.30	81
Proven and Probable Mineral Reserve Total	4,735	0.84	175,124	0.30	81
High-grade stockpile					
Low-Grade Stockpile	4,864	0.52	292,842	0.30	81
Isabella Pearl Mine Total	9,599	0.65	467,966	0.30	81

Notes to the 2023 P&P reserves:

- 1. Proven and Probable Mineral Reserves are oxide associated gold mineralization.
- 2. Isabella Pearl property reported at a gold cut-off of 0.30 g/t for oxide mineral reserve estimates, and a gold cut-off of 2.00 g/t for sulfide mineral reserve estimates at a gold price of \$1,900 per Troy ounce.
- 3. Mining, processing, energy, administrative and smelting/refining costs were based on 2023 actual costs for the Isabella Pearl mine.
- 4. Metallurgical gold recovery assumptions used were 81% for all ore which is currently being crushed. These recoveries reflect predicted average recoveries from metallurgical test programs.
- 5. Proven and Probable reserves are diluted and factored for expected mining recovery.
- 6. A bulk density of 2.44 lbs/ft was used for waste. The bulk density of Mineral Reserves was calculated by block, based on mineralogical content.
- 7. "g/t" = gram/metric tonne

- 8. "oz" = Troy ounce (31.1035 grams)
- 9. Figures in tables are rounded to reflect estimate precision and small differences generated by rounding are not material estimates.

The annual gold production of the Isabella Pearl mine for the year ending December 31, 2024, was 16,472 ounces. The annual gold production for the year ending December 31, 2023, was 37,996 ounces.

The table below shows the total reserve changes from fiscal year ended December 31, 2023 to fiscal year ended December 31, 2024 in terms of absolute change as well as percentage change.

	Au	Au		Cut-off	Metallurgical
Description	Ounces	(g/t)	Tonnes	Grade	Recovery %
Oxide Proven & Probable Reserves					
2024 Oxide Proven & Probable Mineral Reserves	2,793	1.01	85,954	0.30	81
2023 Oxide Proven & Probable Mineral Reserves	4,735	0.84	175,124	0.30	81
2024 to 2023 Proven & Probable Mineral Reserves					
Change	(1,942)	0.17	(89,170)		
2024 to 2023 Percentage Proven & Probable Mineral					
Reserves Change	(41)%				
Oxide Stockpile					
2024 Oxide stockpile	1,702	0.54	98,694	0.30	81
2023 Oxide stockpile	4,864	0.52	292,842	0.30	81
2024 to 2023 Oxide Stockpile Change	(3,162)	0.02	(194,148)		—
2024 to 2023 Percentage Oxide Stockpile Change	(65)%				

The depletion of reserves for the year ended December 31, 2024 when compared to the year ended December 31, 2023 is due to mining activities in 2024 at our Isabella Pearl Mine. There were no changes to mining methods or processing techniques in 2024. No additional reserves were reported in 2024 due to exploration.

Internal Controls - Exploration and Mineral Resource and Reserve Estimation

Sample Security Procedures

Company management directly oversees the daily activities involved in sample collection, maintaining security of the samples, and transport of the samples to the designated certified independent laboratory. Shipping manifests and chain-ofcustody forms that accompany the shipment are subsequently signed by the receiver once the samples arrive at the assigned laboratory. All materials are returned to the exploration office and are catalogued and stored in a long-term pulp storage facility at the exploration office as a permanent record. Reject material is stored by sample sequences and projects in supersacks in the exploration yard for years. Records of sample locations and laboratory batch numbers are included in the company's database.

Verification of Analytical Procedures and Results

Certified Reference Materials ("CRMs") and blanks were inserted regularly into the sample batches as part of an ongoing QA/QC program. Duplicate samples are also collected in the field to test sample reproducibility. Subsets of additional samples are sent to other independent certified laboratories to assess analytical reproducibility. Company personnel complete reviews of the standard and blank results from the laboratory to determine if the analytical range is acceptable. If variation is identified that is deemed to be outside of the acceptable range, the laboratory is contacted, and retesting is completed. These data assessments are completed prior to and following upload of the data to the Company's acQuire database. Laboratory site visits are completed by Company personnel to the independent commercial laboratories to assess cleanliness and alignment with sample preparation and handling procedures.

Mineral resource and reserve estimation efforts

To ensure accuracy, drill hole records were checked for errata such as duplicate sample numbers, duplicate sample interval depths, overlapping intervals, inconsistencies between collar elevations and topography, and outliers in the assay database. Original assay certificates were also compared to digital assay records, and drill chip log descriptions were compared to the modeler's observations of drill hole chip samples. Mineral resource and reserve estimations are a collaborative effort between the Company resource modeler and an external professional independent modeler. Models are always reviewed in stages, which include internal and external critique of the geological model, alignment on the search distances and additional modeling parameters, as well as cut-off grades. Resource and reserve estimations are finalized and signed off by an independent Qualified Person.

Comprehensive risks inherent in the resource estimations

Relevant factors which may affect the estimation of Mineral Resources include changes to the geological, geotechnical and geometallurgical models, infill drilling to convert material to a higher classification, drilling to test for extensions to known Mineral Resources, collection of additional bulk density data, and significant changes to commodity prices.

Exploration Properties

Our exploration properties are all located in west-central Nevada with good connections to the infrastructure of westcentral Nevada, with access roads to each project site. There is no plant or equipment on any of our exploration properties.

County Line

The County Line Property has undergone initial assessment for resource delineation, and as such is deemed to be material. The property is classified as Exploration stage until permits are issued. The property includes the historic County Line pit and the East Zone pit. All drilling to date has been completed under one NOI. The Company has designed a phased approach to mining both pits to capitalize on the gold mineralization that is remaining in both pits, as well as to manage the waste rock material. The ore is planned to be crushed on site and then loaded and hauled to the Isabella Pearl processing facility for final doré production.

History: The County Line property is in the historic Fairplay Mining District, informally referred to as the Paradise Peak mining district. The precious metal deposits in the vicinity of Paradise Peak area deposit were discovered in mid-1983 by the Food Machinery & Chemical Corporation (FMC), through their subsidiary FMC Gold. Deposits in the Paradise Peak area are characterized as gold and silver bearing replacement-style high sulfidation epithermal deposits that are bounded by faults. The Paradise Peak gold-silver deposits produced 47 metric tons (1.46 Moz) of gold and 1,255 metric tons (38.9 Moz) of silver between 1986 and 1993. This metal dominantly came from four high sulfidation epithermal deposits (Paradise Peak, Ketchup Flat, Ketchup Knob, and County Line), with a lesser amount of metal being extracted from the East Zone (aka Porphyry) area. FMC reported gold and silver production from the County Line main open pit and the East Zone (aka Porphyry) open pit of approximately 81,000 ounces of gold and approximately 787,000 ounces of silver via a heap leach recovery process. The County Line property also hosts other exploration targets such as Newman Ridge. In addition to mining development and production, the County Line property has a history of exploration activity including mapping, surface sampling, geophysical surveying, and RC drilling. This exploration activity was completed by several companies; we obtained some of the information that was collected by previous operators.

Background: In March 2018, we purchased a 100% interest in the County Line property, subject to a 3% net smelter return royalty. At the time of purchase, the property was approximately 2,401 acres (972 ha) and consists of 122 unpatented lode and placer mineral claims. Since acquisition, the land package of the property has increased to 2,623 acres (1,062 ha) and now includes 127 unpatented lode mineral claims and six unpatented placer mineral claims. The property is located on the west flank of the north-northeast trending Paradise Range and to the west of the former FMC Paradise Peak Mine. Nearly all the County Line property is covered with exposures of Tertiary volcanic rocks representing regional volcanism. A thick cover of various sequences of Oligocene-Miocene rocks include ash tuff, mafic flows, minor sediments, and occasional Tertiary intrusive units are present. These units are followed by cover of young basalt flows and quaternary alluvial deposits. Upon acquisition in 2018, we immediately began evaluating targets for exploration particularly with

activities focused on the old County Line (Main) and the Porphyry (East Zone) pits, which are considered the highest priority prospects with resource potential. Surface exploration activities were initiated in 2018 that included high-resolution, color drone imagery to aid surface geology mapping and sampling of altered and mineralized outcrops.

Accessibility and Transportation to the Property: The County Line property is adjacent to and accessed from Hawthorne via US Route 95 east to Luning, then northeast on paved Nevada State Route 361. The town of Hawthorne is approximately a .75-hour drive away on paved roads and can provide basic services, lodging and a small workforce. Hawthorne is the county seat for Mineral County. Fallon is 1.5 hours from the property and can also provide supplies, lodging, equipment, and a small mining work force. Reno is 2.5 hours from the property and can provide much of the needed services and materials. County Line is located approximately 16 mi (26 km) northwest of the Company's operating Isabella Pearl gold mine via Nevada State Route 361.

Infrastructure: The property is considered to have sufficient surface area for expanding the current open pit areas. A major power transmission line is less than 5 mi (8 km) to the south of the property, although diesel generation is also being considered for a power source. Previous operators secured water usage locally for their facilities and we also expect to develop water in adjacent areas. Only a limited amount of water will be required for the project, mainly dust suppression on haul roads, and will likely come from a groundwater well to be drilled on the property. Our exploration disturbance activities utilize existing roads and historically disturbed areas to the extent possible, including pre-existing drill roads constructed by prior exploration companies within the County Line property area. Access roads, exploration drill pads and sumps have been constructed with earthmoving equipment.

Permitting and Compliance: Additional studies were undertaken in 2024 that included a piezometer installation and subsequent hydrogeological interpretation of the ground water elevation and flow rates and a material characterization and handling program to deal with waste material during the mining process. These studies are required to support application of the Water Pollution Control Permit and are being incorporated into the Modified Plan of Operation, both of which were submitted to the agencies for review in 2025. In addition, the Nevada Department of Transportation granted a right-of-way for a new and more direct project access road, and all local operational permits were granted. We also submitted and have received a draft air quality operating permit as of the end of 2024. The BLM and NDEP continue to review the permits, as the project moves towards the NEPA process.

Exploration Activities: 2024 activities included RC exploration drilling to further delineate resource potential in the historic East Zone pit area, sonic coring for metallurgical and waste characterization studies, and the installation of six piezometer holes to monitor groundwater pressure and depth. In total, there were 131 RC exploration drill holes completed, which totaled 45,715 ft (12,250 m), 6 piezometer RC drill holes, which totaled 4,100 ft (1,250 m), and 12 sonic holes, which totaled 1,242 ft (379 m). Total samples collected were 9,143 RC samples collected (all of which were five-foot lengths), 248 sonic core samples collected (up to five-foot lengths) that were used in the metallurgical study as well as the material characterization study.

Base mine planning entailed development of a phased approach; extraction of high-grade material from both pits, followed by pit laybacks. A site plan design was developed to streamline the processes on the County Line property, and to capitalize on the existing infrastructure at the Isabella Pearl mine site. Once mined, the plan is to complete stacking of the waste and crushing of mineralized material, after which the crushed mineral is to be trucked southwest along Nevada State Route 361 to the Isabella Pearl mine, where the material will be stacked on the heap leach pad and the extracted gold and silver will be processed through to doré production. A significant benefit of completing all extraction and processing away from the County Line property is expected to have a minimal footprint and a small new disturbance area, which may enable lower capital expenditures when compared to most other industry mine builds.

The net book value of property at December 31, 2024 was \$0.5 million.

Mineral Resource Estimation: An initial mineral resource estimate for the County Line property, which has an effective date of December 31, 2022, was published on February 23, 2023, in the report titled "Initial Assessment Technical Report Summary for the County Line Property, Mineral and Nye Counties, Nevada."

	Meası	ired m	d mineral Indicated mi			ineral Measure			indicated	Inferred mineral		
	re	esource	25	resources			mine	ral res	ources	resources		
	Au	Au	Tonnes	Au	Au	Tonnes	Au	Au	Tonnes	Au	Au	Tonnes
Description	Ounces	(g/t)	Tonnes	Ounces	(g/t)	Tonnes	Ounces	(g/t)	1011105	Ounces	(g/t)	
County Line Property												
Oxide (Main pit area)	19,500	1.04	579,500	17,900	0.90	623,000	37,400	0.97	1,202,500	12,200	0.87	438,000
County Line Property												
Oxide Total	19,500	1.04	579,500	17,900	0.90	623,000	37,400	0.97	1,202,500	12,200	0.87	438,000

The summary of the County Line mineral resources at end of the fiscal year ended December 31, 2024 is shown in the table below:

Notes to the County Line 2024 Mineral Resources:

- 1. Reported at a gold cutoff of 0.33 g/t using a gold price of \$1,750 per Troy ounce.
- 2. Cutoff grade calculations used mining, processing, energy, administrative and smelting/refining costs based on 2024 actual costs for the Company's producing Isabella Pearl mine.
- 3. Metallurgical gold recovery assumption used was 81%. This recovery reflects the predicted average recovery from metallurgical test programs at the Isabella Pearl mine.
- 4. Whole block diluted estimates are reported within an optimized pit shell.
- 5. Mineral Resources do not have demonstrated economic viability.
- 6. Totals may not sum exactly due to rounding.
- 7. "g/t" = gram/metric tonne.
- 8. "oz" = Troy ounce (31.1035 grams).

Golden Mile

The Golden Mile Property has undergone initial assessment for resource delineation, and as such is deemed to be material. The property is classified as Exploration stage until permits are granted. A Plan of Operation was submitted to the BLM in 2023. The Company has designed a phased approach to mining Golden Mile; the first phase of mining is planned to capitalize on the gold mineralization that is identified at and near the surface. Crushing and stacking equipment have been custom built, delivered and are being stored at an Isabella Pearl laydown yard, as is the heap leach pad liner. A modular process plant has been built to take the gold to the carbon stage and then haul the carbon for processing at our ADR facility at Isabella Pearl for final doré production.

History: The Golden Mile property is located within the Bell Mining District (also known as the Cedar Mountain District). The property has a long history which includes limited mining development, as well as a considerable amount of recent exploration activity including mapping, surface and underground sampling, geophysical surveys and drilling. This exploration activity was completed by several companies and has defined a significant area of gold mineralization associated with skarn development and gold stockwork mineralization along intrusive contact zones with surrounding sediments. Previous property owners completed 66,131 ft (20,157 m) of air rotary, RC and diamond core drilling prior to us acquiring the property. These previous owners included Standard Slag, the Elmwood JV, Battle Mountain, USMX, Teck, Codex, Roscan and Kinross. Much of the historic drilling activity has focused on the central portion of the patented mineral claims where historic small-scale mining was carried out, as evidenced by the surface excavations and a few adits.

Background: In June 2020, we purchased a 100% interest in the Golden Mile property, subject to a 3% net smelter return royalty. The original property was composed of 451 unpatented lode mineral claims and 5 patented claims, 4 owned and one leased, and covered approximately 9,300 acres (3,764 ha). Since acquisition, an additional 156 unpatented lode mineral claims and 74 unpatented mill site claims were staked, expanding the area of the property to 12,036 acres (4,871 ha). Mineralization at the property is intrusion related, with primary gold and copper mineralization associated with skarn style replacement in carbonate units. Secondary mineralization is associated with structurally controlled stockwork and breccia zones. The "Golden Mile Stock" quartz diorite-granodiorite body is believed to be responsible for the gold-copper skarn mineralization. The stock is only exposed on surface in three small areas because most of its northern extent is covered by Tertiary volcanics.

Accessibility and Transportation to the Property: The Golden Mile property is accessible, in part, by highway and maintained county dirt and gravel roads. The property can be reached from Hawthorne via US Route 95 southeast to Luning, then northeast on Nevada Route 361, then south on gravel Nevada State Route 89 about 24 mi (37 km) to an unimproved dirt road which leads westward to the property. Alternatively, from Tonopah, travel 3 mi (5 km) west on U.S. Route 95 to the junction with Nevada State Route 89, then northwest on Nevada State Route 89 for 43 mi (69 km) to the unimproved road leading west to the property. Both the towns of Hawthorne and Tonopah offer motel accommodations, restaurants, grocery stores and other services as well as fuel and other supplies. They are each the county seat for the respective counties of Mineral and Nye.

Infrastructure: The closest power lines are located 5 mi (8 km) to the east in Ione Valley. Future power needs for a proposed project at Golden Mile would likely require diesel powered generation. Perennial streams are not present in the Golden Mile property area; however, there are several springs within the project area. Drilling for monitoring water wells was completed, and hydrogeologic studies were also completed to further characterize groundwater resources in the project area. Production water for the project will likely come from a groundwater well drilled on the Golden Mile property which appears to have sufficient water for the contemplated operations. Our exploration disturbance activities utilize existing roads and disturbed areas to the extent possible, including pre-existing drill roads utilized by prior exploration companies within the Golden Mile property area. Access roads, drill pads and sumps were constructed with earthmoving equipment.

Permitting and Compliance: No permitting progress was made in 2024.

Exploration Activities: No exploration mapping, surface sampling, or drilling was completed in 2024. Laboratory exploration activities included continued scanning by portable short-wave infrared (SWIR) and portable X-ray fluorescence (pXRF) machines to collect data to develop a standardized alteration and element library for the property. The results from this study were used to successfully characterize lithological and alteration domains within the deposit, and to identify additional exploration targets.

The net book value of this property at December 31, 2024 was \$13.7 million.

Mineral Resource Estimation: An initial mineral resource estimate for the Golden Mile property, which has an effective date of September 30, 2021, was published on November 9, 2021, in the report titled "Initial Assessment Technical Report Summary for the Golden Mile Property, Mineral County, Nevada."

	Measu					mineral			indicated	0	erred m	
	re	source	25		resour	ces	miner	ral res	sources	1	resourc	es
	Au	Au	Tonnes	Au	Au	Tonnes	Au	Au	Tonnes	Au	Au	Tonnes
Description	Ounces	(g/t)	Tonnes	Ounces	(g/t)	Tonnes	Ounces	(g/t)	Tonnes	Ounces	(g/t)	Tonnes
Golden Mile Property												
Oxide		—	—	78,500	1.13	2,160,000	78,500	1.13	2,160,000	84,500	1.10	2,400,000
Golden Mile Property												
Oxide Total	—	_	—	78,500	1.13	2,160,000	78,500	1.13	2,160,000	84,500	1.10	2,400,000

The summary of the Golden Mile mineral resources at end of the fiscal year ended December 31, 2024 is shown in the table below:

Notes to the Golden Mile 2024 Mineral Resources:

- 1. Reported at a gold cutoff of 0.34 g/t using a gold price of \$1,700 per Troy ounce.
- 2. Whole block diluted estimates are reported within an optimized pit shell.
- 3. Mineral Resources do not have demonstrated economic viability.
- 4. Totals may not sum exactly due to rounding.
- 5. "g/t" = gram/metric tonne.
- 6. "Ounces" = Troy ounce (31.1035 grams)

Item 3. Legal Proceedings

None.

Item 4. Mine Safety Disclosures

The information concerning mine safety violations or other regulatory matters required by Section 1503(a) of the Dodd-Frank Wall Street Reform and Consumer Protection Act and Item 104 of Regulation S-K is included in Exhibit 95 to this Annual Report.

PART II

Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Market Information

In February 2021, we began trading on the OTC Markets, later uplisting to the OTCQB under the symbol FTCO. Trading in stocks quoted on the OTC market is often thin and is characterized by wide fluctuations in trading prices due to many factors that may be unrelated to a company's operations or business prospects.

OTC market securities are not listed or traded on the floor of an organized national or regional stock exchange. Instead, OTC market securities transactions are conducted through a telephone and computer network connecting dealers in stocks. OTC market issuers are traditionally smaller companies that do not meet the financial and other listing requirements of a regional or national stock exchange.

As of February 24, 2025 the closing price of our common stock was \$5.51.

Number of Holders

As of February 24, 2025, we had 24,173,209 shares of our Common Stock issued and outstanding, held by 211 shareholders of record, with thousands of others holding shares in street name.

Transfer Agent

Computershare Trust Company, N.A. is the transfer agent for our common stock. The principal office of Computershare is located at 150 Royall St, Suite 101, Canton, MA 02021 and its telephone number is (303) 262-0600.

Dividends

Since our inception, one of management's primary goals has been to make cash dividend distributions to shareholders. We instituted a monthly dividend in April 2021 and as of December 31, 2024, we have returned over \$43.0 million to our shareholders in consecutive monthly dividends. Regular dividends should not be considered a prediction or guarantee of future dividends and payment of future dividends, if any, will be at the discretion of our Board of Directors after considering various factors, including precious metal market prices, our financial condition, operating results, current and anticipated cash needs and plans for expansion. At the present time, we are not party to any agreement that would limit our ability to pay dividends.

Recent Sales of Unregistered Securities

None.

Other Stockholder Matters

None.

Item 6. RESERVED

None.

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

Except for the historical information, the following discussion contains forward-looking statements that are subject to risks and uncertainties. We caution you not to put undue reliance on any forward-looking statements, which speak only as of the date of this report. See "Cautionary Statement" in the forepart of this report. Our actual future results or actions may differ materially from these forward-looking statements for many reasons, including but not limited to the risks described in "Risk Factors" and elsewhere in this annual report and other reports filed by us with the SEC. This discussion and analysis of our financial condition and results of operations should be read in conjunction with the audited consolidated financial statements and related notes included in this report and with the understanding that our actual future results may be materially different from what we currently expect.

Introduction

We were incorporated in Colorado, U.S.A. and our subsidiaries are GRC Nevada Inc. ("GRCN"), Walker Lane Minerals Corp. ("WLMC"), County Line Holdings Inc. ("CLH"), County Line Minerals Corp. ("CLMC") and Golden Mile Minerals Corp. ("GMMC"). WLMC, CLH, CLMC, and GMMC are wholly-owned subsidiaries of GRCN. We are a mining company which pursues gold and silver projects that are expected to have both low operating costs and high returns on capital.

In February 2021, we began trading on the OTC Market operated by the OTC Markets Group and subsequently uplisted in 2021 to the OTCQB under the symbol "FTCO".

The following discussion summarizes our results of operations for the two fiscal years ended December 31, 2024 and 2023. It also analyzes our financial condition at December 31, 2024.

2024 Financial Results and Highlights

- \$37.3 million net sales;
- \$27.1 million cash balance on December 31, 2024;
- 16,472 gold ounces and 66,880 silver ounces produced;
- \$37.7 million working capital at December 31, 2024;
- \$11.6 million dividends paid;
- \$1.4 million pretax income;
- \$18.3 million mine gross profit;
- \$12.9 million exploration expenditures;
- \$827 total cash after by-product credits per gold ounce sold; and
- \$966 per ounce total all in sustaining cost.

Operating Data: The following tables summarize certain information about our operations at our Isabella Pearl Mine for the periods indicated:

	Year ended December 31,		
	2024	2023	
Ore mined			
Ore (tonnes)	447,304	455,576	
Gold grade (g/t)	0.57	2.52	
Low-grade stockpile			
Ore (tonnes)	—	2,118	
Gold grade (g/t)	—	0.46	
Waste (tonnes)	1,380,067	1,430,824	
Metal production (before payable metal deductions) ⁽¹⁾			
Gold (ozs.)	16,472	37,996	
Silver (ozs.)	66,880	79,825	

(1) The difference between what we report as "metal production" and "metal sold" is attributable to the difference between the quantities of metals contained in the doré we produce versus the portion of those metals actually paid for according to the terms of our sales contracts. Differences can also arise from inventory changes incidental to shipping schedules, or variances in ore grades and recoveries which impact the amount of metals contained in doré produced and sold.

During the years ended December 31, 2024 and 2023, we produced 16,472 and 37,996 ounces of gold, respectively. The decreased production in 2024 is primarily due to lower leach pad recoveries due to overall lower-grade ore mined and delays in permitting our next targeted mine build at County Line. Mining and placement of ore on the heap leach pad was primarily from the remaining lower grade mineralized oxide areas of the Isabella Pearl deposit and the utilization of the low-grade ore stockpile.

Gold production in 2025 and beyond is dependent on the Company's ability to execute its original long-term plan, which included building and operating several mines, mine sequencing, ability to complete mining the Isabella Pearl deposit, while coupled with residual leaching of the ore currently on the heap leach pad. The permit backlog caused by the Biden/Harris administration's BLM derailed the original timing of the new mine permits and therefore the timing of new mine builds. Due to excessive wait times in 2024 for permitting the deep Pearl zones, as well as the future permit approval to mine County Line ore for adding it to the Isabella Pearl processing facility, the more difficult it is to forecast 2025 production. Absent the permit approval for County Line, 2025 production is expected to be predominantly from the remaining lower grade ore permitted in the existing mine plan and residual leaching on the Isabella Pearl leach pad's estimated 43,000 recoverable ounces at December 31, 2024; ounces are expected to be recovered in future years. All areas of the heap leach pad are expected to be placed back under rotational leach at various times. Until the Company receives all the regulatory approvals to begin mining County Line, and some transparency on permits for Scarlet North and Golden Mile, the Company does not plan to forecast a 2025 production outlook due to the difficulty of not adding originally planned fresh ore from those aforementioned sources, primarily County Line.

	Year ended December 31,			ber 31,
	2024 2			2023
Metal sold				
Gold (ozs.)		15,825		37,836
Silver (ozs.)		61,536		78,744
Average metal prices realized ⁽¹⁾				
Gold (\$per oz.)		2,371		1,939
Silver (\$per oz.)		27.56		23.41
Precious metal gold equivalent ounces sold				
Gold Ounces		15,825		37,836
Gold Equivalent Ounces from Silver		715		951
		16,540		38,787
Total cash cost before by-product credits per gold ounce sold	\$	934	\$	585
Total cash cost after by-product credits per gold ounce sold	\$	827	\$	536
Total all-in sustaining cost per gold ounce sold	\$	966	\$	656

(1) Average metal prices realized vary from the market metal prices due to final settlement adjustments from our provisional invoices when they are settled. Our average metal prices realized will therefore differ from the market average metal prices in most cases.

Cash cost after by-product credit per ounce increased due mainly to lower sales volumes.

Consolidated Results of Operations – Year Ended December 31, 2024 Compared to Year Ended December 31, 2023

Sales, net. For the year ended December 31, 2024, net sales were \$37.3 million as compared to \$73.1 million for the same period in 2023. The decrease is attributable to lower sales volumes, partially offset by higher average sales price. 2024 gold sales volumes decreased 58% from the same period in 2023, while the average sales price increased 22% from 2023.

Lower sales volumes in 2024 were the result of decreased production which was primarily due to lower leach pad recoveries due to overall lower-grade ore mined, and regulatory delays in permitting our next targeted mine build at County Line. Mining and placement of ore on the heap leach pad was primarily from the remaining lower grade mineralized oxide areas of the Isabella Pearl deposit and the utilization of the low-grade ore stockpile.

Mine cost of sales. For the year ended December 31, 2024, mine cost of sales totaled \$19.0 million compared to \$31.8 million for the same period in 2023. The change is mainly attributable to lower production costs and depreciation and amortization expenses due to a decrease in sales volumes, as discussed above.

Mine gross profit. For the year ended December 31, 2024, mine gross profit totaled \$18.3 million compared to \$41.2 million for the same period in 2023. The decrease is primarily attributable to lower sales, as discussed above, and increased cost per ounce due to lower-grade ore mined.

General and administrative. For the year ended December 31, 2024, general and administrative expenses totaled \$5.9 million as compared to \$5.0 million for the same period in 2023. The increase is primarily attributable to an increase in stock-based compensation.

Exploration expenses. For the year ended December 31, 2024, property exploration expenses totaled \$12.9 million as compared to \$17.2 million for the same period of 2023. The decrease is primarily due to decreased exploration spending to preserve capital due to permit delays of our next targeted mine build at County Line. Exploration spending in 2024 primarily related to East Camp Douglas, County Line and the Isabella Pearl trend.

Other income, net. For the year ended December 31, 2024, other income totaling \$1.9 million did not materially change compared to other income of \$2.0 million for the same period in 2023.

Mining and income tax expense. For the year ended December 31, 2024, mining and income tax expense was \$3.4 million as compared to \$4.0 million for the same period in 2023. The decrease is the result of our lower income before income and mining taxes, partially offset by a valuation allowance on our deferred tax asset. See Note 6 in Item 8. Financial Statements and Supplementary Data.

Net (loss) income. For the year ended December 31, 2024 we recorded a net loss of \$2.0 million as compared to net income of \$17.0 million for the prior year. The decrease is due to the changes in our consolidated results of operations as discussed above.

Non-GAAP Measures

Throughout this report, we have provided information prepared or calculated according to U.S. GAAP and have referenced some non-GAAP performance measures which we believe will assist with understanding the performance of our business. These measures are based on precious metal gold equivalent ounces sold and include cash cost before by-product credits per ounce, total cash cost after by-product credits per ounce, and total all-in sustaining cost per ounce ("AISC"). Because the non-GAAP performance measures do not have any standardized meaning prescribed by U.S. GAAP, they may not be comparable to similar measures presented by other companies. Accordingly, these measures should not be considered in isolation, or as a substitute for measures of performance prepared in accordance with U.S. GAAP. These non-GAAP measures are not necessarily indicative of operating profit or cash flow from operations as determined under GAAP.

Revenue generated from the sale of silver is considered a by-product of our gold production for the purpose of our total cash cost after by-product credits for our Isabella Pearl Mine. We periodically review our revenues to ensure that our reporting of primary products and by-products is appropriate. Because we consider silver to be a by-product of our gold production, the value of silver continues to be applied as a reduction to total cash costs in our calculation of total cash cost after by-product credits per precious metal gold equivalent ounce sold. Likewise, we believe the identification of silver as by-product credits is appropriate because of its lower individual economic value compared to gold and since gold is the primary product we produce.

Total cash cost, after by-product credits, is a measure developed by the Gold Institute to provide a uniform standard for comparison purposes. AISC is calculated based on the current guidance from the World Gold Council.

Total cash cost before by-product credits includes all direct and indirect production costs related to our production of metals (including mining, milling and other plant facility costs, royalties, and site general and administrative costs) plus treatment and refining costs.

Total cash cost after by-product credits includes total cash cost before by-product credits less by-product credits, or revenues earned from silver.

AISC includes total cash cost after by-product credits plus other costs related to sustaining production, including sustaining exploration expenses and sustaining capital expenditures. We determined sustaining capital expenditures as those capital expenditures that are necessary to maintain current production and execute the current mine plan.

Cash cost before by-product credits per ounce, total cash cost after by-product credits per ounce and AISC are calculated by dividing the relevant costs, as determined using the cost elements noted above, by gold equivalent ounces sold for the periods presented.

Reconciliations to U.S. GAAP

The following table provides a reconciliation of total cash cost after by-product credits to total mine cost of sales (a U.S. GAAP measure) as presented in the Consolidated Statements of Operations *(in thousands)*:

	Year ended December 31,					
	 2024		2023			
Total cash cost after by-product credits	\$ 13,083	\$	20,300			
Treatment and refining charges	(189)		(303)			
Depreciation and amortization	5,865		11,557			
Reclamation and remediation	242		288			
Total consolidated mine cost of sales	\$ 19,001	\$	31,842			

The following table presents a reconciliation of the non-GAAP measures of total cash cost and AISC (in thousands, except ounces sold and cost per gold ounce sold):

	Year ended December 31,			
	 2024		2023	
Total cash cost before by-product credits ⁽¹⁾	\$ 14,778	\$	22,144	
By-product credits ⁽²⁾	(1,695)		(1,844)	
Total cash cost after by-product credits	\$ 13,083	\$	20,300	
Sustaining capital expenditures	588		1,404	
Sustaining exploration expenses	1,611		3,125	
Total all-in sustaining cost	\$ 15,282	\$	24,829	
Gold ounces sold	15,825		37,836	
Total cash cost before by-product credits per gold ounce sold	\$ 934	\$	585	
By-product credits per gold ounce sold ⁽²⁾	(107)		(49)	
Total cash cost after by-product credits per gold ounce sold	 827		536	
Other sustaining expenditures per gold ounce sold ⁽³⁾	139		120	
Total all-in sustaining cost per gold ounce sold	\$ 966	\$	656	
		-		

Production cost plus treatment and refining charges.
 Please see the tables below for a summary of our by-product revenue and by-product credit per gold equivalent ounces sold.
 Sustaining capital expenditures and sustaining exploration expenses divided by gold ounces sold.

(2) (3)

The following tables summarize our by-product revenue (in thousands) and by-product credit per gold ounce sold:

	Year ended December 31,				
		2024	20	023	
By-product credits by dollar value:					
Silver sales	\$	1,695 \$	5	1,844	
Total sales from by-products	\$	1,695	5	1,844	
		Year ended Dec	ember 31,		
		2024	,	023	
By-product credits per gold pounce sold:			2	020	
Silver sales	\$	107 \$	5	49	
Total by-product credits per gold ounce sold	¢	107 \$	1	49	

Liquidity and Capital Resources

As of December 31, 2024, we had a cash position of \$27.1 million compared to \$48.7 million at December 31, 2023.

As of December 31, 2024, we had working capital of \$37.7 million, representing a decrease of \$29.6 million from a working capital balance of \$67.3 million at December 31, 2023. The decrease is due to the reclassification of a portion of our leach pad inventories to long-term as of December 31, 2024. Our working capital balance fluctuates as we use cash to

fund our operations, dividends and other financing and investing activities, including exploration, mine development and income taxes. With our working capital balance as of December 31, 2024, we believe that our liquidity and capital resources are adequate to fund our operations, exploration, capital, and corporate activities for the next twelve months.

Net cash used in operating activities for the year ended December 31, 2024 was \$6.6 million, compared to \$23.0 million net cash provided by operating activities the year ended December 31, 2023. The decrease is primarily due to lower net income and changes in inventory, depreciation and amortization, income and mining taxes payable and accounts payable.

Net cash used in investing activities for the year ended December 31, 2024 was \$3.4 million compared to \$6.9 million during the same period in 2023. The decrease is primarily due to less capital expenditures and purchases of gold and silver rounds/bullion.

Net cash used in financing activities was \$11.5 million for the year ended December 31, 2024, compared to \$12.5 million for the year ended December 31, 2023. The decrease is primarily due to lower shareholder dividends in 2024 due to the special dividend paid in May 2023.

Off-Balance Sheet Arrangements

As of December 31, 2024, the Company had a \$16.5 million off-balance sheet arrangement for a surety bond. This bond is offset by a \$9.9 million asset retirement obligation for future reclamation at the Company's Isabella Pearl Mine.

Accounting Developments

Recently issued accounting pronouncements have been evaluated and do not presently impact our financial statements and supplemental data.

Critical Accounting Estimates

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amount of assets, liabilities and contingencies at the date of the financial statements as well as the reported amounts of revenues and expenses during the reporting period. As a result, management is required to routinely make judgments and estimates about the effects of matters that are inherently uncertain. Actual results may differ from these estimates under different conditions or assumptions. The following discussion pertains to accounting estimates management believes are most critical to the presentation of our financial position and results of operations that require management's most difficult, subjective, or complex judgments.

Revenue

Doré sales are recognized upon the satisfaction of performance obligations, which occurs when control of the doré transfers to the customer and price and quantity are agreed upon. Transfer of control occurs once the customer takes possession of the doré. Doré sales are recorded using quoted metal prices, net of refining charges.

Proven and Probable Reserves

Critical estimates are inherent in the process of determining our reserves. Our reserves are affected largely by our assessment of future metals prices, as well as by engineering and geological estimates of ore grade, accessibility, and production cost. Metals prices are estimated at three-year trailing averages. Our assessment of reserves occurs annually, and we may utilize external audits in the future. Reserves are a key component in the valuation of our property, equipment and mine development and related depreciation rates.

Reserve estimates are used in determining appropriate rates of units-of-production depreciation, with net book value of many assets depreciated over remaining estimated reserves. Reserves are also a key component in forecasts, with which we compare estimated future cash flows to current asset values in an effort to ensure that carrying values are reported

appropriately. Reserves are a culmination of many estimates and are not guarantees that we will recover the indicated quantities of metals or that we will do so at a profitable level.

Depreciation and Amortization

Capitalized costs are depreciated or amortized using the straight-line method or unit-of-production ("UOP") method at rates sufficient to depreciate such costs over the shorter of estimated productive lives of such assets or the useful life of the individual assets. Significant judgment is involved in the determination of the estimated life of the assets. Our estimates for reserves are a key component in determining our UOP rates. Our estimates of proven and probable ore reserves may change, possibly in the near term, resulting in changes to depreciation, depletion and amortization rates in future reporting periods. Productive lives range from 3 to 7 years, but do not exceed the useful life of the individual asset.

Please see Note 1 in Item 8. Financial Statements and Supplementary Data for depreciation rates of major asset categories.

Carrying Value of Stockpiles

Stockpiles represent ore that has been extracted from the mine and is available for further processing. Stockpiles are measured by estimating the number of tonnes added and removed from the stockpile, the number of contained ounces (based on assay data), and the estimated metallurgical recovery rates. Stockpile ore tonnages are verified by periodic surveys. Costs are added to stockpiles based on current mining costs, including applicable overhead and depreciation and amortization relating to mining operations and removed at each stockpile's average cost per recoverable unit as material is processed.

We record stockpiles at the lower of average cost or net realizable value. Net realizable value represents the estimated future sales price based on short-term and long-term metals price assumptions that are applied to expected short-term (12 months or less) and long-term sales from stockpiles, less estimated costs to complete production and bring the product to sale.

Carrying Value of Leach Pad Inventories

Ore on the leach pad represents ore that has been mined and placed on the leach pad where a solution is applied to the surface of the heap to dissolve the gold. Costs are added to ore on the leach pad based on current mining costs, including applicable depreciation and amortization relating to mining operations. Costs are removed from ore on the leach pad as ounces are recovered based on the average cost per estimated recoverable ounce of gold on the leach pad. Estimates of recoverable ore on the leach pad is calculated from the quantities of ore placed on the leach pad (measured tonnes added to the leach pad), the grade of ore placed on the leach pad (based on assay data) and a recovery percentage (based on ore type). In general, the leach pad is estimated to ultimately recover between 60% and 81% of the contained ounces placed on the leach pad.

The metallurgical balancing process is constantly monitored and estimates are refined based on actual results over time. Variations between actual and estimated quantities resulting from changes in assumptions and estimates that do not result in write-downs to net realizable value are accounted for on a prospective basis. The significant assumptions in determining the net realizable value for the Isabella Pearl Heap Leach Pad at December 31, 2024 are metal prices, future operating costs, metal recoveries, production levels, and other factors unique to the operation based on the life of mine plans. If short-term and long-term commodity prices decrease, estimated future processing costs increase, or other negative factors occur, it may be necessary to record a write-down of ore on leach pads to net realizable value.

Impairment of Long-Lived Assets

We evaluate the carrying value of long-lived assets to be held and used, using a fair-value based approach when events and circumstances indicate that the related carrying amount of our assets may not be recoverable. The economic environment and commodity prices may be considered as impairment indicators for the purposes of these impairment assessments. In accordance with U.S. GAAP, the carrying value of a long-lived asset or asset group is considered impaired when the anticipated undiscounted cash flows from such asset or asset group is less than its carrying value. In that event, a loss will be recorded in our consolidated statements of operations based on the difference between book value and the estimated fair value of the asset or asset group computed using discounted estimated future cash flows, or the application of an expected fair value technique in the absence of an observable market price. Future cash flows include estimates of recoverable quantities to be produced from estimated proven and probable mineral reserves, commodity prices (considering current and historical prices, price trends and related factors), production quantities, production costs, and capital expenditures, all based on life-of-mine plans and projections. In estimating future cash flows from other asset groups. It is possible that actual future cash flows will be significantly different than the estimates, as actual future quantities of recoverable minerals, gold and other commodity prices, production levels and costs and capital are each subject to significant risks and uncertainties.

Asset Retirement Obligation

Our mining and exploration activities are subject to various laws and regulations, including legal and contractual obligations to reclaim, remediate, or otherwise restore properties at the time the property is removed from service. Accounting for reclamation and remediation obligations requires management to make estimates of the future costs that we will incur to complete the work required to comply with existing laws and regulations. Actual costs may differ from the amounts estimated. Reclamation costs are allocated to expense over the life of the related assets and are periodically adjusted to reflect changes in the estimated present value resulting from the passage of time and revisions to the estimates of either the timing or amount of the reclamation and remediation costs. Also, future changes to environmental laws and regulations could increase the extent of reclamation and remediation work required.

Stock-based Compensation

We account for stock-based employee compensation under the fair value recognition and measurement provisions in accordance with applicable accounting standards, which require all stock-based payments to employees, including stock grants, and grants of stock options, to be measured based on the grant date fair value of the awards, with the resulting expense generally recognized on a straight-line basis over the period during which the employee is required to perform service in exchange for the award.

Stock-based compensation expense is recorded over the requisite service period of the award on a straight-line basis. We recognize forfeitures as they occur.

Income Taxes

The calculation of income tax expense, deferred tax assets and deferred tax liabilities involve significant management estimation and judgment involving a number of assumptions. In determining these amounts, management interprets tax legislation and makes estimates of the expected timing of the reversal of future tax assets and liabilities. We also make assumptions about future earnings, tax planning strategies and the extent to which potential future tax benefits will be used. We are also subject to assessments by various taxation authorities which may interpret tax legislation differently, which could affect the final amount or the timing of tax payments.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

Not applicable to smaller reporting companies.

Item 8. Financial Statements and Supplementary Data

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Shareholders and The Board of Directors of Fortitude Gold Corporation

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheets of Fortitude Gold Corporation (the Company) as of December 31, 2024, and 2023, and the related consolidated statements of operations, shareholders' equity, and cash flows for each of the years in the two-year period ended December 31, 2024, and the related notes (collectively referred to as the financial statements). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2024, and 2023, and the results of its operations and its cash flows for each of the years in the two-year period ended December 31, 2024, in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits, we are required to obtain an understanding of internal control over financial reporting, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

/s/ Haynie and Company

Salt Lake City, Utah February 25, 2025

We have served as the Company's auditor since 2021.

FORTITUDE GOLD CORPORATION CONSOLIDATED BALANCE SHEETS (U.S. dollars in thousands, except share and per share amounts)

	Dee	cember 31, 2024	Dee	cember 31, 2023
ASSETS				
Current assets:				
Cash and cash equivalents	\$	27,082	\$	48,678
Gold and silver rounds/bullion		1,907		1,532
Accounts receivable		_		42
Inventories		11,641		23,848
Prepaid taxes		200		355
Prepaid expenses and other current assets		1,025		811
Total current assets		41,855		75,266
Property, plant and mine development, net		26,287		25,365
Operating lease assets, net				631
Deferred tax assets				2,860
Leach pad inventories		53,577		30,533
Other non-current assets		386		344
Total assets	\$	122,105	\$	134,999
LIABILITIES AND SHAREHOLDERS' EQUITY				
Current liabilities:				
Accounts payable	\$	2,637	\$	3,881
Operating lease liabilities, current		_		631
Mining taxes payable		592		2,309
Other current liabilities		903		1,133
Total current liabilities		4,132	_	7,954
Asset retirement obligations		9,880		6,500
Total liabilities		14,012		14,454
Shareholders' equity:				
Preferred stock - \$0.01 par value, 20,000,000 shares authorized and nil outstanding				
at December 31, 2024 and December 31, 2023		_		
Common stock - \$0.01 par value, 200,000,000 shares authorized and 24,173,209				
shares outstanding at December 31, 2024 and 24,084,542 shares outstanding at				
December 31, 2023		242		241
Additional paid-in capital		105,207		104,020
Retained earnings		2,644		16,284
Total shareholders' equity		108,093		120,545
Total liabilities and shareholders' equity	\$	122,105	\$	134,999

The accompanying notes are an integral part of these consolidated financial statements.

FORTITUDE GOLD CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS For the years ended December 31, 2024 and 2023

(U.S. dollars in thousands, except share and per share amounts)

	Year ended December 31,				
		2024		2023	
Sales, net	\$	37,334	\$	73,073	
Mine cost of sales:					
Production costs		12,894		19,997	
Depreciation and amortization		5,865		11,557	
Reclamation and remediation		242		288	
Total mine cost of sales		19,001		31,842	
Mine gross profit		18,333		41,231	
Costs and expenses:					
General and administrative expenses		5,938		5,003	
Exploration expenses		12,906		17,217	
Other income, net		(1,910)		(1,961)	
Total costs and expenses		16,934		20,259	
Income before income and mining taxes		1,399		20,972	
Mining and income tax expense		3,441		3,955	
Net (loss) income	\$	(2,042)	\$	17,017	
Net (loss) income per common share:					
Basic	\$	(0.08)	\$	0.71	
Diluted	\$	(0.08)	\$	0.70	
Weighted average shares outstanding:					
Basic		24,160,948		24,079,483	
Diluted		24,160,948		24,206,399	

The accompanying notes are an integral part of these consolidated financial statements.

FORTITUDE GOLD CORPORATION CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

For the years ended December 31, 2024 and 2023 (U.S. dollars in thousands, except share amounts)

	Years ended December 31, 2024 and 2023					
		Par				
	Number of	Value of			Total	
	Common	Common	Additional Paid-	Retained	Shareholders'	
	Shares	Shares	in Capital	Earnings	Equity	
Balance, December 31, 2022	24,024,542	\$ 240	\$ 103,731	\$ 11,788	\$ 115,759	
Stock-based compensation	_		230		230	
Dividends	—		_	(12,521)	(12,521)	
Stock options exercised	60,000	1	59		60	
Net income				17,017	17,017	
Balance, December 31, 2023	24,084,542	\$ 241	\$ 104,020	\$ 16,284	\$ 120,545	
Balance, December 31, 2023	24,084,542	\$ 241	\$ 104,020	\$ 16,284	\$ 120,545	
Stock-based compensation			1,111		1,111	
Dividends	—		—	(11,598)	(11,598)	
Stock options exercised	76,667	1	76		77	
Common stock issued for vested						
restricted stock units	12,000		—		—	
Net (loss)	—		—	(2,042)	(2,042)	
Balance, December 31, 2024	24,173,209	\$ 242	\$ 105,207	\$ 2,644	\$ 108,093	

The accompanying notes are an integral part of these consolidated financial statements.

FORTITUDE GOLD CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS

For the years ended December 31, 2024 and 2023 (U.S. dollars in thousands)

		Year ended December 31,		
		2024		2023
Cash flows from operating activities:				
Net (loss) income	\$	(2,042)	\$	17,017
Adjustments to reconcile net (loss) income to net cash from operating activities:				
Depreciation and amortization		6,055		11,656
Stock-based compensation		1,111		230
Deferred taxes		2,860		(1,578)
Reclamation and remediation accretion		242		288
Reclamation payments		(150)		(194)
Unrealized gain on gold and silver rounds/bullion		(393)		(105)
Other operating adjustments		(12)		(53)
Changes in operating assets and liabilities:				
Accounts receivable		42		(42)
Inventories		(11,107)		(6,001)
Prepaid expenses and other current assets		(214)		(81)
Other non-current assets		(42)		(4)
Accounts payable and other accrued liabilities		(1,426)		1,037
Income and mining taxes payable		(1,562)		807
Net cash (used in) provided by operating activities		(6,638)		22,977
Cash flows from investing activities:				
Capital expenditures		(3,464)		(5,423)
Purchase of gold and silver rounds/bullion				(1,452)
Other investing activities		30		24
Net cash used in investing activities		(3,434)		(6,851)
Cash flows from financing activities:				
Dividends paid		(11,598)		(12,521)
Proceeds from exercise of stock options		77		60
Repayment of loans payable		(3)		(29)
Repayment of capital leases				(12)
Net cash used in financing activities		(11,524)		(12,502)
		()-)		
Net (decrease) increase in cash and cash equivalents		(21,596)		3,624
Cash and cash equivalents at beginning of period		48,678		45,054
Cash and cash equivalents at end of period	\$	27,082	\$	48,678
Cush und bush equivalents at end of period		27,002	÷	.0,070
Supplemental Cash Flow Information				
Income and mining taxes paid	\$	2,509	\$	4,724
Non-cash investing and financing activities:	φ	2,507	Ψ	т, / 2-т
Change in capital expenditures in accounts payable	\$	(46)	\$	167
Change in estimate for asset retirement costs	\$	2,937	\$	317
Right-of-Use assets acquired through operating lease	\$	2,757	\$	631
right-or-ose assess acquired unough operating rease	φ		ψ	051

The accompanying notes are an integral part of these consolidated financial statements.

FORTITUDE GOLD CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS December 31, 2024

1. Nature of Operations and Summary of Significant Accounting Policies

Nature of Operations

Fortitude Gold Corporation (the "Company," "FGC," or "Fortitude") was organized under the laws of the State of Colorado on August 11, 2020.

In February 2021, FGC began trading on the OTC Market and subsequently uplisted to the OTCQB in March of 2021 under the symbol "FTCO".

FGC is a mining company which pursues gold and silver projects that are expected to have both low operating costs and high returns on capital.

Significant Accounting Policies

Basis of Presentation

The consolidated financial statements included herein are expressed in United States dollars and conform to United States generally accepted accounting principles ("U.S. GAAP"). The consolidated financial statements include the accounts of the Company, its subsidiaries GRC Nevada ("GRCN"), Walker Lane Minerals Corp. ("WLMC"), County Line Holdings, Inc. ("CLH"), County Line Minerals Corp. ("CLMC"), and Golden Mile Minerals Corp. ("GMMC"). All significant intercompany balances and transactions have been eliminated.

Risk and Uncertainties

As a mining company, the Company's revenue, profitability and future rate of growth are substantially dependent on prevailing metal prices for gold and to a lesser extent silver. Historically, the commodity markets have been very volatile, and there can be no assurance that commodity prices will not be subject to wide fluctuations in the future. A substantial or extended decline in commodity prices could have a material adverse effect on the Company's financial position, results of operations, cash flows, access to capital and on the quantities of reserves that the Company can economically produce. The carrying value of the Company's property, plant and mine development, net; inventories; stockpiles and ore on leach pads; and deferred income tax assets are particularly sensitive to the outlook for the market price for gold. A decline in the price of gold and silver from current levels could result in material impairment charges related to these assets.

In addition to changes in gold prices, other factors such as permitting, changes in mine plans, increases in costs, geotechnical failures, changes in social, environmental or regulatory requirements, impacts of global events such as the COVID-19 pandemic, and management's decision to reprioritize or abandon a development project can adversely affect the Company's ability to recover its investment in certain assets and result in impairment charges.

Use of Estimates

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. The more significant areas requiring the use of management estimates and assumptions relate to mineral reserves that are the basis for future cash flow estimates utilized in impairment calculations and units-of-production depreciation calculations; future metal prices; environmental remediation, reclamation and closure obligations; estimates of recoverable gold and other minerals in stockpile and leach pad inventories; estimates of fair value related to asset impairment assessments; write-downs of inventory, stockpiles and ore on leach pads to net realizable value; valuation allowances for deferred tax assets; and provisional amounts related to income tax effects of newly enacted tax laws. Management routinely makes

judgments and estimates about the effects of matters that are inherently uncertain and bases its estimates and judgments on historical experience and on various other factors that are believed to be reasonable under the circumstances. Actual results could differ from these estimates.

Cash and Cash Equivalents

Cash and cash equivalents consist of all cash balances and highly liquid investments with a remaining maturity of three months or less when purchased and are carried at cost. Because of the short maturity of these investments, the carrying amounts approximate their fair value. Cash and cash equivalents are held in overnight, interest-bearing deposit accounts or are invested in United States Treasury securities. The Company has invested in three-month or less Treasury Bills totaling \$20.8 million which are included in Cash and cash equivalents in the accompanying consolidated Balance Sheet. The Company has recognized Interest Receivable relating to the Treasury Bills in the amount of \$0.2 million, which is included in Prepaid Expenses & Other Current Assets in the accompanying consolidated Balance Sheet.

Accounts receivable

Accounts receivable consists of trade receivables, which are recorded from the sale of doré.

Inventories

The major inventory categories are set forth below:

Stockpile Inventories: Stockpile inventories represent ore that has been mined and is available for further processing. Stockpiles are measured by estimating the number of tonnes added and removed from the stockpile, an estimate of the contained metals (based on assay data) and the estimated metallurgical recovery rates. Costs are allocated to stockpiles based on relative values of material stockpiled and processed using current mining costs incurred, including applicable overhead, depreciation and amortization relating to mining operations. Material is removed at each stockpile's average cost per ounce. Stockpiles are carried at the lower of average cost or net realizable value. Net realizable value represents the estimated future sales price of the product based on current and long-term metals prices, less the estimated costs to complete production and bring the product to sale. The current portion of stockpiles is determined based on the expected amounts to be processed within the next 12 months. Stockpiles not expected to be processed within the next 12 months are classified as long-term. See **Note 5** for current and long-term balances as of December 31, 2024 and 2023.

<u>Doré Inventory</u>: Doré inventories includes gold and silver doré bars held at the Company's facility. Doré inventories are carried at the lower of cost of production or net realizable value based on current metals prices.

Leach Pad: Ore on leach pad represents ore that has been mined and placed on the leach pad where a solution is applied to the surface of the heap to extract the gold or silver. Costs are added to ore on leach pads based on current mining costs, including applicable depreciation and amortization relating to mining operations. Costs are removed from ore on leach pads as ounces are recovered based on the average cost per estimated recoverable ounce of gold or silver on the leach pad. Leach inventories are carried at the lower of average cost or net realizable value. Net realizable value represents the estimated future sales price of the product based on current and long-term metals prices, less the estimated costs to complete production and bring the product to sale. The current portion of leach pad inventories is determined based on the expected amounts to be processed within the next 12 months. Leach pad inventories not expected to be processed within the next 12 months are classified as long-term. See Note 5 for current and long-term balances as of December 31, 2024 and 2023.

Estimates of recoverable ore on the leach pad are calculated from the quantities of ore placed on the leach pad (measured tonnes added to the leach pad), the grade of ore placed on the leach pad (based on assay data) and a recovery percentage (based on ore type).

Although the quantities of recoverable ore placed on the leach pad are reconciled by comparing the grades of ore placed on pads to the quantities of metal actually recovered (metallurgical balancing), the nature of the leaching process inherently limits the ability to precisely monitor inventory levels. As a result, the metallurgical balancing process is

constantly monitored and estimates are refined based on actual results over time. Changes in assumptions and estimates are accounted for on a prospective basis.

<u>Materials and Supplies Inventories</u>: Materials and supplies inventories consist of chemical reagents, fuels, and other materials and supplies. Cost includes applicable taxes and freight. Materials and supplies inventory is carried at lower of average cost or net realizable value.

Write-downs of inventory are charged to expense.

Property, Plant and Mine Development

Land and Mineral Rights: The costs of acquiring land and mineral rights are considered tangible assets. Administrative and holding costs to maintain an exploration property are expensed as incurred. If a mineable mineral deposit is discovered, mineral rights are amortized when production begins using the units of production ("UOP") method. If no mineable mineral deposit is discovered or such rights are otherwise determined to have diminished value, such costs are expensed in the period in which the determination is made.

<u>Mine Development</u>: The costs include engineering and metallurgical studies, drilling and other related costs to delineate an ore body, the building of access ways, open pits, shafts, lateral access, drifts, ramps and other infrastructure. Costs incurred before mineralization is classified as proven and probable reserves are expensed and classified as exploration expenses. Capitalization of mine development project costs, that meet the definition of an asset, begins once mineralization is classified as proven or probable reserves.

Drilling costs incurred during the production phase for operational ore control are allocated to inventory costs and then included as a component of production costs. All other drilling and related costs are expensed as incurred.

Mine development costs are amortized using the UOP method based on estimated recoverable ounces in proven and probable reserves.

The cost of removing overburden and waste materials to access the ore body at an open pit mine prior to the production phase are referred to as "pre-stripping costs". Pre-stripping costs are capitalized during the development of an open pit mine. Where multiple open pits exist at a mining complex utilizing common processing facilities, pre-stripping costs are capitalized at each pit. The removal, production, and sale of de minimis saleable materials may occur during the development phase of an open pit mine and are assigned incremental mining costs related to the removal of that material.

The production phase of an open pit mine commences when saleable minerals, beyond a de minimis amount, are produced. Stripping costs incurred during the production phase of a mine are variable production costs that are included as a component of inventory to be recognized in costs applicable to sales in the same period as the revenue from the sale of inventory.

<u>Property and Equipment</u>: All items of property and equipment are carried at cost. Normal maintenance and repairs are expensed as incurred while expenditures for major maintenance and improvements are capitalized. Gains or losses on disposition are recognized in other (income) expense.

<u>Construction in Progress</u>: Expenditures for new facilities or equipment are capitalized and recorded at cost. Once completed and ready for its intended use, the asset is transferred to property and equipment to be depreciated or amortized.

Depreciation and Amortization: Capitalized costs are depreciated or amortized using the straight-line or UOP method at rates sufficient to depreciate such costs over the shorter of estimated productive lives of such assets or the useful life of the individual assets. The estimates for mineral reserves are a key component in determining the UOP depreciation rates. The estimates of reserves may change, possibly in the near term, resulting in changes to depreciation and amortization rates in future reporting periods. The following are the estimated economic lives of depreciable assets:

	Range of Lives
Asset retirement costs	UOP
Furniture, computer and office equipment	3 to 4 years
Light vehicles and other mobile equipment	4 years
Machinery and equipment	UOP to 4 years
Plant facilities, leach pad, and related infrastructure	UOP to 7 years
Mine development and mineral interests	UOP

Impairment of Long-Lived Assets

The Company evaluates its long-lived assets for impairment when events or changes in circumstances indicate that the related carrying amounts may not be recoverable. Asset impairment is considered to exist if the total estimated future cash flows on an undiscounted basis are less than the carrying amount of the asset. If an impairment is indicated, a determination is made whether an impairment has occurred and any impairment losses are measured as the excess of carrying value over the total discounted estimated future cash flows, or the application of an expected fair value technique in the absence of an observable market price and are charged to expense on the Company's consolidated statements of operations. In estimating future cash flows, assets are grouped at the lowest level for which there are identifiable cash flows that are largely independent of future cash flows from other asset groups.

Existing reserves and other mineralized material are included when estimating the fair value in determining whether the assets are impaired. The Company's estimates of future cash flows are based on numerous assumptions including expected gold and other commodity prices, production levels, capital requirements and estimated salvage values. It is possible that actual future cash flows will be significantly different than the estimates, as actual future quantities of recoverable minerals, gold and other commodity prices, production levels and costs and capital requirements are each subject to significant risks and uncertainties.

Fair Value of Financial Instruments

The recorded amounts of cash and cash equivalents, accounts payable, and loans payable approximate fair value because of the short maturity of those instruments.

Revenue Recognition

Gold doré sales are recognized upon the satisfaction of performance obligations, which occurs when price and quantity are agreed upon with the customer. Silver doré sales are immaterial. Doré sales are recorded using quoted metal prices, net of refining charges.

Production Costs

Production costs include labor and benefits, royalties, and doré shipping costs, mining subcontractors, fuel and lubricants, legal and professional fees related to mine operations, materials and supplies, repairs and maintenance, explosives, insurance, reagents, travel, medical services, security equipment, office rent, tools, and other costs that support mining operations.

Exploration Costs

Exploration costs are charged to expense as incurred. Costs to identify new mineral resources and to evaluate potential resources are considered exploration costs.

Asset Retirement Obligation

An asset retirement obligation is recognized when incurred and is recorded as a liability at fair value. The liability is accreted over time through periodic charges to earnings. In addition, the asset retirement cost is capitalized as part of the asset's carrying value and amortized over the life of the related asset. Asset retirement costs are periodically adjusted to reflect changes in the estimated present value resulting from the passage of time and revisions to the estimates of either the timing or amount of the reclamation costs. The estimated asset retirement obligation is based on when spending for an existing disturbance is expected to occur. The Company reviews, on an annual basis, unless otherwise deemed necessary, the reclamation obligation in accordance with Accounting Standards Codification ("ASC") guidance for asset retirement obligations.

Income and Mining Taxes

The Company accounts for income taxes in accordance with provisions of ASC 740, Income Taxes, on a tax jurisdiction basis. Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial and tax reporting purposes and the effect of net operating losses using enacted tax rates in effect in the years in which the differences are expected to reverse. Deferred tax assets are evaluated to determine if it is more likely than not that they will be realized. Please see **Note 6** for additional information.

Mining taxes represent state taxes levied on mining operations based on a percentage of mining profits. As such, mining taxes are classified as income taxes.

Earnings Per Share

Basic earnings per share is calculated based on the weighted average number of common shares outstanding for the period. Diluted income per share reflects the dilution that could occur if potentially dilutive securities, as determined using the treasury stock method, are converted into common stock. Potentially dilutive securities are excluded from the calculation when their inclusion would be anti-dilutive, such as periods when a net loss is reported or when the exercise price of the instrument exceeds the average fair market value of the underlying common stock.

Stock-Based Compensation

The Company records stock-based compensation awards exchanged for employee services at fair value on the date of the grant and expenses the awards in the consolidated statements of operations over the requisite employee service period on a straight-line basis over the vesting period. The Company recognizes forfeitures as they occur. The Company's estimates may be impacted by certain variables including, but not limited to, stock price volatility, and related tax impacts.

Concentration of Credit Risk

The Company has considered and assessed the credit risk resulting from its doré sales arrangements with its customers. In the event that the Company's relationships with its customers are interrupted for any reason, the Company believes that it would be able to locate another entity to purchase its doré bars; however, any interruption could temporarily disrupt the Company's sale of its products and adversely affect operating results.

The Isabella Pearl Mine in Nevada, U.S.A. accounted for 100% of the Company's 2024 and 2023 net sales with one customer accounting for 99% and 98% of net sales in 2024 and 2023, respectively.

Operating Segments and Related Disclosures

We manage our company as one reportable operating segment, mining operations, which produces gold for sale to our customers. The segment information aligns with how the Company's Chief Operating Decision Maker ("CODM") reviews and manages our business. The Company's CODM is the Company's Chief Executive Officer.

Financial information and annual operating plans and forecasts are prepared and reviewed by the CODM at a consolidated level. The CODM assesses performance for the mining operations segment and decides how to better allocate resources based on consolidated net income that is reported on the Consolidated Statements of Income. The Company's objective in making resource allocation decisions is to optimize the consolidated financial results. The accounting policies of our mining operations segment are the same as those described in the summary of significant accounting policies herein.

For single reportable segment-level financial information, total assets, and significant non-cash transactions, see Item 8. Financial Statements.

2. New Accounting Pronouncements

Recently Adopted Accounting Pronouncements

Beginning in 2024 annual reporting, the Company adopted Accounting Standards Update (ASU) No. 2023-07, *Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures* (ASU 2023-07) that was issued by the Financial Accounting Standards Board ("FASB"). This new standard improves reportable segment disclosures by adding and enhancing interim disclosure requirements, clarifying circumstances in which entities can disclose multiple segment, and adding other disclosure requirements. This standard is effective for all entities that are subject to Topic 280, Segment Reporting for annual periods beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024. This standard is applicable to the Company due to the single reportable segment requirement. The Company has included all required disclosures within its Form 10-K for the year ended December 31, 2024. See **Note 1** for further information on segment disclosures.

Accounting Pronouncements Not Yet Adopted

In December 2023, the FASB issued ASU 2023-09, *Income Taxes (Topic 740): Improvements to Income Tax Disclosures.* The amended guidance enhances income tax disclosures primarily related to the effective tax rate reconciliation and income taxes paid information. This guidance requires disclosure of specific categories in the effective tax rate reconciliation and further information on reconciling items meeting a quantitative threshold. In addition, the amended guidance requires disaggregating income taxes paid (net of refunds received) by federal, state, and foreign taxes. It also requires disaggregating individual jurisdictions in which income taxes paid (net of refunds received) is equal to or greater than 5 percent of total income taxes paid (net of refunds received). The amended guidance will be effective for our fiscal year beginning January 1, 2025. The guidance can be applied either prospectively or retrospectively. The Company is currently in the process of evaluating the impact this amended guidance may have on the footnotes to our consolidated financial statements.

3. Revenue

The following table presents the Company's net sales:

	Year ended December 31,			
	2024		2023	
	 (in tho	usands)		
Sales, net				
Gold sales	\$ 37,523	\$	73,376	
Less: Refining charges	(189)		(303)	
Total sales, net	\$ 37,334	\$	73,073	

4. Gold and Silver Rounds/Bullion

The Company periodically purchases gold and silver rounds/bullion on the open market for treasury diversification and investment purposes.

At December 31, 2024 and December 31, 2023, the Company's holdings of rounds/bullion, using quoted market prices, consisted of the following:

	December 31, 2024				December 31, 2023					
	Ounces		Per Ounce		Amount					Amount
	. <u> </u>	-			(in thousands)					(in thousands)
Gold	619	\$	2,609	\$	1,616	628	\$	2,062	\$	1,296
Silver	9,879	\$	29	\$	291	9,931	\$	24	\$	236
Total holdings				\$	1,907				\$	1,532

5. Inventories

At December 31, 2024 and December 31, 2023, current inventories consisted of the following:

	December 31, 2024		ember 31, 2023
	(in tho	ousands)	
Stockpiles	\$ 2,678	\$	3,874
Leach pad	7,814		19,579
Doré	843		22
Subtotal - product inventories	11,335		23,475
Materials and supplies	306		373
Total	\$ 11,641	\$	23,848

In addition to the inventories above, for the years ended December 31, 2024, and 2023, the Company had \$53.6 million and \$30.5 million, respectively, of leach-pad inventory included in other non-current assets.

6. Income Taxes

The Company files a consolidated U.S. income tax return. The Company also files a Nevada net proceeds of minerals tax return and such tax is treated as an income tax for purposes of ASC 740. At the federal level, the Company's income

(loss) in the U.S. is taxed at 21%, while a 5% net proceeds of minerals tax applies in Nevada. For financial reporting purposes, the Company recorded income before income taxes of \$1.4 million and \$21.0 million for the years ended December 31, 2024 and 2023, respectively.

For the years ended December 31, 2024 and 2023, the Company had \$0.6 million and \$5.5 million of current tax expense, respectively.

Ye	Year ended December 3		
	2024		2023
	(in tho	usand	s)
\$	(27)	\$	3,216
	609		2,317
\$	582	\$	5,533
\$	2,859	\$	(1,578)
\$	2,859	\$	(1,578)
\$	3,441	\$	3,955
	\$	$ \begin{array}{r} 2024 \\ \hline (in tho) \\ \$ (27) \\ \hline 609 \\ \$ 582 \\ \hline $ 2,859 \\ \hline $ 2,850 \\ \hline$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$

The provision for income taxes for the years ended December 31, 2024 and 2023, differs from the amount of income tax determined by applying the applicable United States statutory federal income tax rate to pre-tax income from operations as a result of the following differences:

	Ye	Year ended December 31			
		2024		2023	
		(in tho	thousands)		
Tax at statutory rates	\$	294	\$	4,405	
Change in valuation allowance		3,787			
Nevada net proceeds of minerals tax, net		467		1,824	
Depletion in excess of basis		(1,139)		(2,235)	
Nondeductible compensation		(8)		(56)	
Other		40		17	
Total income and mining tax expense	\$	3,441	\$	3,955	

The following table sets forth deferred tax assets and liabilities:

	Decem	ber 31,	
	2024		2023
	 (in tho	usand	s)
Deferred tax assets			
Tax loss carryforward - US	\$ 312	\$	—
Property and equipment	5,245		5,213
Lease liabilities	6,675		133
Stock compensation	294		99
Inventory	21		
Total deferred tax assets	 12,547		5,445
Valuation allowance	(3,787)		
Deferred tax assets after valuation allowance	\$ 8,760	\$	5,445
Deferred tax liabilities			
Lease assets	\$ (6,675)	\$	(133)
Inventory	(2,085)		(2,452)
Total deferred tax liabilities	\$ (8,760)	\$	(2,585)
Net deferred tax asset	\$ 	\$	2,860

Other Tax Disclosures

The Company evaluates the evidence available to determine whether a valuation allowance is required on the deferred tax assets. The Company determined that its deferred tax assets were not "more likely than not" to be realized. As a result, the Company recorded a valuation allowance of \$3.8 million as of December 31, 2024. The Company did not record a valuation allowance as of December 31, 2023.

As of both December 31, 2024 and 2023, the Company believes that it has no uncertain tax positions. If the Company were to determine there was an uncertain tax position, the Company would recognize the liability and related interest and penalties within income tax expense.

7. Prepaid Expenses and Other Current Assets

At December 31, 2024 and December 31, 2023, prepaid expenses and other current assets consisted of the following:

	December 31, 2024		nber 31, 2023
	(in tho	usands)	_
Contractor advances	\$ 23	\$	100
Prepaid insurance	607		208
Interest receivable	178		355
Other current assets	217		148
Total	\$ 1,025	\$	811

8. Property, Plant and Mine Development, net

At December 31, 2024 and December 31, 2023, property, plant and mine development consisted of the following:

	Dece	December 31, 2024		ember 31, 2023
		(in tho	usands)	
Asset retirement costs	\$	8,425	\$	5,488
Construction-in-progress		14,915		13,615
Furniture and office equipment		787		654
Leach pad and ponds		3,732		3,732
Land		71		41
Light vehicles and other mobile equipment		523		558
Machinery and equipment		17,119		16,547
Process facilities and infrastructure		8,995		8,913
Mineral interests and mineral rights		19,703		18,968
Mine development		24,364		24,365
Software and licenses		346		105
Subtotal ⁽¹⁾		98,980		92,986
Accumulated depreciation and amortization		(72,693)		(67,621)
Total	\$	26,287	\$	25,365

(1) Includes capital expenditures in accounts payable of \$0.7 million for both the years ended December 31, 2024 and 2023.

For the years ended December 31, 2024 and 2023, the Company recorded depreciation and amortization expense of \$6.1 million and \$11.7 million, respectively.

9. Other Current Liabilities

At December 31, 2024 and December 31, 2023, other current liabilities consisted of the following:

	December 31, 2024	December 31, 2023
	(in the	ousands)
Accrued royalty payments	\$ 295	\$ 333
Accrued property and excise taxes	608	798
Other accrued expenses	—	2
Total	\$ 903	\$ 1,133

10. Asset Retirement Obligation

The following table presents the changes in the Company's asset retirement obligation for the years ended December 31, 2024 and 2023:

	December 31, 2024		mber 31, 2023
	 (in tho	usands)	
Asset retirement obligation – balance at beginning of period	\$ 6,500	\$	5,863
Changes in estimate	2,937		317
Payments	(150)		(194)
Accretion	593		514
Asset retirement obligation - balance at end of period	\$ 9,880	\$	6,500

As of December 31, 2024, the Company had a \$16.5 million off-balance sheet arrangement for a surety bond. This bond is offset by a \$9.9 million asset retirement obligation for future reclamation at the Company's Isabella Pearl Mine. As of December 31, 2023, the Company had a \$12.5 million off-balance sheet arrangement for a surety bond. This bond was offset by a \$6.5 million asset retirement obligation for future reclamation at the Company's Isabella Pearl Mine. For both the years ended December 31, 2024 and 2023, the Company's asset retirement obligations were discounted using a credit adjusted risk-free rate of 11%.

11. Leases

Operating Leases

Leases with an initial term of 12 months or less are not recorded on the balance sheet. The Company recognizes lease expense for these leases as incurred over the lease term. The Company accounts for lease components (e.g., fixed payments including rent, real estate taxes and insurance costs) separately from the non-lease components (e.g., common-area maintenance costs).

The Company had an embedded lease in its Contract Mining Agreement with its previous mining contractor. In November 2022, the Company extended the Contract Mining Agreement for a twelve-month term resulting in the recognition of a \$3.8 million right-of-use asset and corresponding \$3.8 million operating lease liability. In December 2023, the Company extended the Contract Mining Agreement for a three-month term resulting in the recognition of a \$0.6 million right-of-use asset and corresponding \$0.6 million operating lease liability. In April 2024, the Company extended the Contract Mining Agreement for a three-month term resulting in the recognition of a \$0.7 million right-of-use asset and corresponding \$0.6 million operating lease liability. In April 2024, the Company extended the Contract Mining Agreement for a three-month term resulting in the recognition of a \$0.7 million right-of-use asset and corresponding lease liability. On May 31, 2024, the Contract Mining Agreement was terminated. The Company's lease payments for its mining equipment embedded lease were determined by tonnage hauled. This embedded lease was within a Contract Mining Agreement entered into for the mining activities at the Company's leasella Pearl Mine. The payments, amortization of the right-of-use asset, and interest vary immaterially from forecasted amounts due to variable conditions at the mine. During the years ended December 31, 2024 and 2023, the Company capitalized variable lease costs of \$1.2 million and \$3.9 million, respectively, to Inventory.

On June 1, 2024, the Company entered into the 2024 Contract Mining agreement for a term of three-months. On December 1, 2024, the 2024 Contract Mining agreement auto-renewed for a period of one-month and is therefore not recognized as an operating lease.



Supplemental cash flow information related to the Company's operating leases is as follows for the years ended December 31, 2024 and 2023:

	Year Decem	ended ber 31,	
	 2024		2023
	 (in tho	usands)	1
Cash paid for amounts included in the measurement of lease liabilities:			
Operating cash flows from operating leases	\$ 1,170	\$	3,854

12. Other Income, Net

For the years ended December 31, 2024 and 2023, other income, net consisted of the following:

	Year ended December 31,				
	2024 2023				
	(in thousands)				
Interest income	\$	(1,690)	\$	(1,980)	
Charitable contributions		98		145	
Realized/unrealized gain from gold and silver rounds/bullion ⁽¹⁾		(400)		(105)	
Other income		82		(21)	
Total other income, net	\$	(1,910)	\$	(1,961)	

 Gains and losses due to changes in fair value are non-cash in nature until such time that they are realized through cash transactions. For additional information regarding the Company's fair value measurements and investments, please see Note 14.

13. Net (Loss) Income per Common Share

Basic earnings per common share is calculated based on the weighted average number of common shares outstanding for the period. Diluted earnings per common share is calculated based on the assumption that stock options and other dilutive securities outstanding, which have an exercise price less than the average market price of the Company's common shares during the period, would have been exercised on the later of the beginning of the period or the date granted and that the funds obtained from the exercise were used to purchase common shares at the average market price during the period.

The effect of the Company's dilutive securities is calculated using the treasury stock method and only those instruments that result in a reduction in net income per common share are included in the calculation. Options to purchase 172,000 shares of common stock at weighted average prices of \$5.08 and 1,124,000 restricted stock units ("RSUs") at a weighted average fair value of \$4.66 were outstanding as of December 31, 2024 but had no dilutive effect due to the net loss.

Basic and diluted net (loss) income per common share is calculated as follows:

	Year ended December 31,				
		2024		2023	
Net (loss) income (in thousands)	\$	(2,042)	\$	17,017	
Basic weighted average shares of common stock outstanding		24,160,948		24,079,483	
Diluted effect of share-based awards		—		126,916	
Diluted weighted average common shares outstanding		24,160,948		24,206,399	
Net (loss) income per share:					
Basic	\$	(0.08)	\$	0.71	
Diluted	\$	(0.08)	\$	0.70	

14. Fair Value Measurement

Fair value accounting establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy are described below:

- Level 1 Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;
- Level 2 Quoted prices in markets that are not active, or inputs that are observable, either directly or indirectly, for substantially the full term of the asset or liability; and
- Level 3 Prices or valuation techniques that require inputs that are both significant to the fair value measurement and unobservable (supported by little or no market activity).

As required by accounting guidance, assets are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. The following tables set forth certain of the Company's assets measured at fair value by level within the fair value hierarchy as of December 31, 2024 and December 31, 2023:

	mber 31, 2024	Dee	cember 31, 2023	Input Hierarchy Level
	 (in the	ousands))	
Cash and cash equivalents	\$ 27,082	\$	48,678	Level 1
Gold and silver rounds/bullion	1,907		1,532	Level 1
Accounts receivable			42	Level 2

The following methods and assumptions were used to estimate the fair value of each class of financial instrument:

Cash and cash equivalents are classified within Level 1 of the fair value hierarchy because they are valued using quoted market prices and are primarily overnight, interest-bearing deposit accounts and U.S. Treasury securities. Gold and silver rounds/bullion consist of precious metals used for investment purposes which are valued using quoted market prices. Please see **Note 4** for additional information. Accounts receivable includes amounts due to the Company for deliveries of doré sold to customers, which approximates fair value.

Gains and losses related to changes in the fair value of these financial instruments were included in the Company's Consolidated Statements of Operations as shown in the following table *(in thousands)*:

	Year	ended	
	Decen	ber 31,	
	2024	2023	Statement of Operations Classification
Realized/unrealized gain from gold and silver rounds/bullion	\$ (400)	\$ (105)	Other income, net

15. Stock-Based Compensation

The Fortitude Gold Corporation 2020 Equity Incentive Plan (the "Incentive Plan") allows for the issuance of up to 5 million shares of common stock in the form of incentive and non-qualified stock options, stock appreciation rights, RSUs, stock grants, and stock units. The Company utilizes this Incentive Plan to attract, retain and incentivize staff.

Stock Options

A summary of stock option activity under the Incentive Plan for the years ended December 31, 2024 and 2023 is presented below:

	Shares	Average	ghted Exercise er share)	Weighted Average Remaining Contractual Term (in years)	In V	gregate trinsic ⁄alue usands)
Outstanding as of December 31, 2022	362,000	\$	2.94	3.04	\$	978
Exercised	(60,000)		1.00	-		-
Expired	(33,333)		1.00	-		-
Forfeited	(20,000)		1.00	-		-
Outstanding as of December 31, 2023	248,667	\$	3.82	2.30	\$	565
Exercised	(76,667)		1.00	-		-
Outstanding as of December 31, 2024	172,000	\$	5.08	1.42	\$	66
Vested and exercisable as of December 31, 2024	162,000	\$	4.95	1.37	\$	66

No options were granted during the years ended December 31, 2024 and 2023. The total intrinsic value of options exercised during both years ended December 31, 2024 and 2023 was \$0.3 million. The total fair value of options vested during the years ended December 31, 2024 and 2023 was \$0.4 million and \$0.2 million, respectively.

During the year ended December 31, 2024, stock options to purchase an aggregate of 76,667 of the Company's common stock were exercised at a weighted average exercise price of \$1.00 per share. During the year ended December 31, 2023, stock options to purchase an aggregate of 60,000 of the Company's common stock were exercised at a weighted average exercise price of \$1.00 per share.

The following table summarizes information about stock options outstanding at December 31, 2024:

	Outstanding				Exercisable			
		Weighted Average Remaining Weighted					Veighted	
Range of Exercise Prices	Number of Options	Contractual Term (in years)	Average Exercise Price (per share)		Number of Options		age Exercise e (per share)	
\$1.00 - \$5.48	142,000	1.25	\$	4.66	142,000	\$	4.66	
\$5.48 - \$7.06	30,000	2.20	\$	7.06	20,000	\$	7.06	
	172,000	1.42	\$	5.08	162,000	\$	4.95	

Restricted Stock Units

During the year ended December 31, 2024, the Company granted 1,100,000 RSUs to employees. The RSUs vest over a period of three years and were issued with a weighted average fair value of \$4.61 per share. During the year ended December 31, 2023, the Company granted 36,000 RSUs to employees. The RSUs vest over a period of three years and were issued with a weighted average fair value of \$7 per share.

A summary of RSU activity under the Incentive Plan for the year ended December 31, 2024 is presented below:

	Shares	Weighted Average Grant Date Fair Value
Outstanding as of December 31, 2022	- \$	-
Granted	36,000	7.00
Outstanding as of December 31, 2023	36,000	7.00
Granted	1,100,000	4.61
Vested	(12,000)	7.00
Outstanding as of December 31, 2024	1,124,000	4.66

Stock-Based Compensation Expense

Stock-based compensation is included in general and administrative expenses in the accompanying Consolidated Statements of Operations. Stock-based compensation expense for stock options and RSUs is as follows:

	Year ended December 31,			
	 2024 2023			
	 (in thousands)			
Stock options	\$ 55	\$	181	
Restricted stock units	1,056		49	
Total	\$ 1,111	\$	230	

The estimated unrecognized stock-based compensation expense from unvested options and RSUs as of December 31, 2024, was approximately nil and \$4.2 million, respectively, which is being amortized through 2027.

16. Shareholders' Equity

During the year ended December 31, 2024, the Company declared and paid dividends of \$11.6 million or \$0.48 per share. During the year ended December 31, 2023, the Company declared and paid dividends of \$12.5 million or \$0.52 per share, which included a special dividend of \$0.04.

See Note 15 for information concerning shares and options granted pursuant to the Company's Equity Incentive Plan.

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure

Not applicable.

Item 9A. Controls and Procedures

Evaluation of Disclosure Controls and Procedures. We have conducted an evaluation, under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer of the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Exchange Act Rule 15d-15. Based upon that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures are effective in timely alerting them to material information relating to the Company (including our subsidiaries) required to be included in our periodic Securities and Exchange Commission filings.

Management's Report on Internal Control Over Financial Reporting. Our management is responsible for establishing and maintaining adequate internal control over financial reporting. Internal control over financial reporting is defined in Rule 13a-15(f) and 15d-15(f) promulgated under the Exchange Act as a process designated by, or under the supervision of, our principal executive and principal financial officers and effected by our board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Our management assessed the effectiveness of our internal control over financial reporting as of December 31, 2024. In making this assessment, management used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control – Integrated Framework (2013 Framework). Based on our assessment, our Chief Executive Officer and our Chief Financial Officer both believe that, as of December 31, 2024, our internal control over financial reporting is effective based on those criteria.

The Company's independent registered public accounting firm was not required to and did not express an opinion on the effectiveness of the Company's internal control over financial reporting.

Changes in Internal Control over Financial Reporting. There was no change in our internal control over financial reporting that occurred during the Fourth Quarter 2024 that materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information

None of our directors or officers adopted or terminated a Rule 10b5-1 trading arrangement or a non-Rule 10b5-1 trading arrangement (as defined in Item 408(c) of Regulation S-K) during the quarterly period ending December 31, 2024.

Item 9C. Disclosures regarding foreign jurisdictions that prevent inspections

Not applicable.

PART III

Item 10. Directors, Executive Officers, and Corporate Governance

The name, age and position of our directors, executive officers and key employees as of February 25, 2025 are as follows:

Name	Age	Position
Jason D. Reid	52	President, Chief Executive Officer and Director
Bill M. Conrad	68	Chairman of the Board of Directors
Janet H.N. Turner	43	Chief Financial Officer
Allan Turner	53	Vice President of Exploration
Gregory A. Patterson	55	Vice President of Corporate Development

Jason D. Reid is in his 20th year of industry experience, currently serving as the Chief Executive Officer President and Director of Fortitude Gold Corporation since the spin-off from Gold Resource Corporation ("GRC") where he previously served for over 14 years including CEO, President and Director positions. Mr. Reid joined GRC in 2006 when it was a

private Company and helped take it public with a self-underwritten IPO. Mr. Reid was part of a management team that took GRC from an exploration stage company to a development stage company, to a gold and silver dividend paying producer. Under his tenure as CEO & President, GRC achieved over a decade of production, ten consecutive years of profitability, generated over \$1 billion in revenue and returned over \$116 million in cash dividends to shareholders. At GRC, he also cocreated and initiated the first known cash to physical gold and silver dividend program whereby shareholders could take delivery of precious metals. As an entrepreneur prior to GRC, Mr. Reid was the founder and president of two successful businesses he ran for 13 years. He holds a Bachelor of Science degree from Fort Lewis College. Our Board of Directors believes that Mr. Reid's experience founding and operating his own business, as well as his two decades of mining industry experience, significant participation in the development of business strategy and decision-making for the Company provides him with the appropriate experience and qualifications to serve as a member of our Board.

Bill M. Conrad serves as Chairman of Fortitude Gold Corporation. He previously served on the Board of Directors of Gold Resource Corporation (NYSE American: GORO) for 15 years, where he held several positions including Lead Independent Director, Audit Committee Chairman, Compensation Committee Chairman, Nominating and Governance Committee Chairman as well as the Chairman of the Board of Directors from 2014 to 2021. Over the past 35 years, Mr. Conrad has served as an executive officer and director of numerous private and publicly traded companies. In 1990, Mr. Conrad cofounded MCM Capital Management, Inc., a private management consulting firm which assisted private and public companies with management, financial needs, mergers, acquisitions, public and private markets, and funding and finance sources. Mr. Conrad also served as a Director of Synergy Resources Corp. (NYSE American: SYRG & SRCI) from 2008 until 2017, an oil and gas company operating in the DJ Basin of Colorado. Mr. Conrad was a member of the Audit Committee, member of the Nominating Committee and Chairman of the compensation committee during his tenure at SYRG. Mr. Conrad's expertise is primarily focused in the areas of financial management, accounting principles, financial statements and corporate development. Our Board believes that the management and corporate finance experience developed by Mr. Conrad over 35 years serving as an executive officer and director of numerous private and publicly-traded companies, his extractive industry experience, as well as his familiarity with relevant accounting principles and financial statement presentation, qualifies Mr. Conrad to serve as a director.

Janet H.N. Turner was appointed as our Chief Financial Officer on June 1, 2024. Ms. Turner is a certified public accountant and had previously served as the Company's Corporate Controller since March 1, 2021. Prior to joining the Company, she held positions for Gold Resource Corporation including Financial Reporting Manager and Assistant Controller from December 2016 to February 2021. Ms. Turner also served in various audit-related roles for EKS&H LLLP, now a part of Plante Moran. Ms. Turner holds a Bachelor of Science in Accounting from Husson University and a Master of Business Administration from Thomas College.

Allan Turner was appointed as our Vice President of Exploration on June 1, 2023. Mr. Turner brings over 25 years of industry experience, ranging from greenfield exploration, including maiden resource development, to advanced brownfields environments, involving multi-disciplinary collaboration to complete prefeasibility level assessments that converted resources to reserves. Prior to joining Fortitude, Mr. Turner served in various capacities in his 13 years with Stantec, most recently as Manager of Geology and Practice Leader for Stantec's Mine Exploration & Resource Assessment subdiscipline. Mr. Turner holds bachelor's and master's degrees in science from the University of Alberta, is a Professional Geologist, and belongs to the Geological Society of Nevada ("GSN") and Society of Economic Geologists ("SEG").

There is no relation between Mr. Allan Turner and Ms. Janet H.N. Turner.

Gregory A. Patterson was appointed as our Vice President of Corporate Development on March 1, 2021. Mr. Patterson was the Vice President of Corporate Development for Gold Resource Corporation between October 2013 and February 2021. In this capacity, he managed investor relations for GRC and participated in overall corporate strategy. Prior to joining GRC, Mr. Patterson spent fifteen years in marketing and territory sales management for two manufacturers of precision laboratory instruments. Mr. Patterson holds a Bachelor's degree in Environmental Biology (1991) from the University of Colorado and is the brother-in-law of Jason Reid, a Director of the Company and the Company's Chief Executive Officer.

Board Leadership Structure and Risk Oversight

The Board does not have a formal policy regarding the separation of the roles of CEO and Chairman of the Board, as the Board believes it is in the best interest of our Company to make that determination periodically based on the position and direction of our Company and the membership of the Board. At the present time, our CEO and Chairman roles are separated. As the director with significant experience serving on boards for over thirty years, Mr. Conrad brings extensive knowledge of the Company's history in addition to experience with various companies in natural resource industries. In his capacity as Chairman, he works closely with Mr. Reid, the Chief Executive Officer. The Board also does not have a formal policy that designates a lead independent director at this time; however, Mr. Conrad, as Chairman of the Board leads meetings of the board.

Companies such as ours face a variety of risks, including financial reporting, legal, credit, liquidity, operational, health, safety and cybersecurity risks. The Board believes an effective risk management system will (1) identify the material risks that we face in a timely manner, (2) communicate necessary information with respect to material risks to senior executives and, as appropriate, to the Board or relevant board committee, (3) implement or oversee implementation of appropriate and responsive risk management and mitigation strategies consistent with our risk profile, and (4) integrate risk management into our decision-making.

The Board oversees risk management after receiving briefings from management and advisors and also based on its own analysis and conclusions regarding the adequacy of our risk management processes. The Board, with assistance and input from its committees, continuously evaluates and manages material risks including geopolitical and enterprise risk, financial risk, environmental risk, health and safety risk, and the effect of compensation structures on risk-taking behaviors. By virtue of the directors working closely with executive management, who in turn work closely with the operators of our mine, we have created an effective and efficient risk communication system that has increased collaboration and communication.

Board Diversity and Independence

The Company does not have a formal policy with regard to the consideration of diversity in identifying director nominees, nor does it expect to adopt a Diversity, Equity, and Inclusion ("DEI") policy, but rather considers any nominee based on the nominee's merit. The Company would aim to nominate individuals with a variety of backgrounds, industry experience and complementary skills so that, as a group, the Board possesses the appropriate talent, skills, and expertise to oversee our businesses. This assessment includes consideration of independence, expertise, mining and other industry background, age, gender, skills, geographic location and time availability, in the context of the needs of the Board and our Company.

As of February 24, 2025, we had the following directors:

Name	Туре
Bill M. Conrad	Independent
Jason D. Reid	Non-Independent

The following table summarizes the total compensation for all independent directors serving during the years ended December 31, 2024 and 2023:

Name and Principal Position Bill M. Conrad	Fiscal Year	Fees Earned or paid in Cash	Bonus	Stock Awards (1)	Option Awards (2)	All Other Compensation	Total
Chairman of the Board of Directors	2024	\$ 240,000	\$ 168,000*	\$ 1,239,300*	\$ —	\$ 2,703	\$ 1,650,003
	2023	\$ 240,000	\$ 168,000	\$ —	\$ —	\$ 2,125	\$ 410,125

The value of all stock awarded during the periods covered by the table calculated in accordance with ASC 718-10-30-3 which represented the grant date fair value. These stock awards vest over a period of three years beginning in May of 2025.

- (2) The fair value of all stock options granted during the periods covered by the table calculated on the grant date in accordance with ASC 718-10-30-3 which represented the grant date fair value.
- * The bonus and stock-based compensation over the last two years were granted based on assisting the Company navigate and strategize optionality around the permit backlog caused by the Biden/Harris administration, among other corporate objectives and contributions.

Item 11. Executive Compensation

General Information

The Board of Directors takes seriously its role in the administration of the Company's compensation programs and values input from shareholders.

Our named executive officers are compensated through the following three components:

- Base Salary
- Short-Term Incentives (cash bonuses)
- Long-Term Incentives (equity-based awards)
- Benefits

These components provide a balanced mix of base compensation and compensation that is contingent upon our executive officer's individual performance. A goal of the compensation program is to provide executive officers with a reasonable level of security through base salary and benefits. We want to ensure that the compensation programs are appropriately designed to encourage executive officer retention and motivation to create shareholder value. We believe that our shareholders are best served when we can attract and retain talented executives by providing compensation packages that are competitive but fair. The pool of industry experienced individuals is relatively small and competition is fierce among the industry to identify, hire and retain personnel.

Base Salaries

Base salaries generally have been targeted to be competitive when compared to the salary levels of persons holding similar positions in other publicly traded mining companies of comparable size. The executive officer's respective responsibilities, experience, expertise, and individual performance are considered.

Short-Term Incentives

Cash bonuses may be awarded at the sole discretion of the Board of Directors based upon a variety of factors that encompass both individual and company performance.

Long-Term Incentives

Equity incentive awards help to align the interests of our employees with those of our shareholders. Equity based awards are made under our Equity Incentive Plan. Options are granted with exercise prices equal to the closing price of our common stock on the date of grant and may be subject to a vesting schedule as determined by the Board of Directors which administers the plan.

We believe that grants of equity-based compensation:

- enhance the link between the creation of shareholder value and long-term executive incentive compensation;
- provide focus, motivation, and retention incentive; and
- provide competitive levels of total compensation.

In addition to cash and equity compensation programs, named executive officers participate in the health and welfare benefit programs available to other employees.

Compensation Table

The following table sets forth in summary form the compensation received by our executive officers for the years ended December 31, 2024 and 2023:

Name and Principal Position	Fiscal Year	Salary (1)	Bonus (2)	Stock Awards (3)	Option Awards (4)	All Other Compensation	Total
Jason D. Reid							
CEO & President	2024	\$ 600,000	\$ 620,000	\$ 1,927,800	\$ —	\$ 13,053	\$ 3,160,853
	2023	\$ 600,000	\$ 210,000	\$ —	\$ —	\$ 12,025	\$ 822,025
John A. Labate							
Chief Financial Officer	2024	\$ 108,333	\$ 100,000	s —	\$ —	\$ 6,250	\$ 214,583
(through May 31, 2024)	2023	\$ 260,000	\$ 156,000	s —	\$ —	\$ 12,025	\$ 428,025
Janet H.N. Turner							
Chief Financial Officer	2024	\$ 201,250	\$ 110,000	\$ 275,400	\$ —	\$ 13,053	\$ 599,703
(from June 1, 2024)	2023	\$	\$ —	\$	\$ —	\$	\$
Allan Turner							
Vice President of Exploration	2024	\$ 230,000	\$ 115,000	\$ 275,400	\$ —	\$ 13,053	\$ 633,453
	2023	\$ 209,167	\$ 123,000	\$ 252,000	\$ —	\$ 12,025	\$ 596,192
Gregory A. Patterson							
Vice President of Development and Investor Relations	2024	\$ 250,000	\$ 137,500	\$ 780,300	\$ —	\$ 13,053	\$ 1,180,853
^ ^	2023	\$ 250,000	\$ 150,000	\$	\$ —	\$ 12,025	\$ 412,025

(1) The dollar value of base salary (cash and non-cash) earned.

(2) The dollar value of bonus (cash and non-cash) earned.

(3) The value of all stock awarded during the periods covered by the table calculated in accordance with ASC 718-10-30-3 which represented the grant date fair value. These stock awards are part of the Long-Term Incentives and vest over a period of three years beginning in May of 2025.

(4) The fair value of all stock options granted during the periods covered by the table calculated on the grant date in accordance with ASC 718-10-30-3 which represented the grant date fair value.

Employment Contracts

We maintain written employment agreements with each of our named executive officers. The employment agreements have a one-year term from their effective date and are automatically renewable for subsequent one-year terms on each successive anniversary of the commencement of employment unless either party gives notice to the other that they do not wish to renew the agreement, provided such notice is given not less than 60 days prior to expiration. In accordance with the terms of the employment agreements, each named executive officer receives base salary and is eligible for incentive compensation in the form of cash bonuses or equity awards. A portion of the short-term incentive compensation earned each year is determined with reference to achievement of certain performance metrics, and the remainder of any incentive compensation earned shall be determined in the discretion of the Board of Directors. Base salaries may be increased from time to time in the discretion of the Board of Directors.

Pursuant to the terms of these employment agreements, our named executive officers would also be entitled to certain payments in the event their employment is terminated under for a "change in control." In that event, the named executive officer will receive 24 months' base salary plus the prior two years' actual or targeted bonuses as a severance payment under the terms set forth in the agreement.

2024 Grants of Plan-Based Awards

The following table summarizes information regarding awards of RSUs granted in 2024 pursuant to our 2020 Equity Incentive Plan:

		All other stock awards: Number of shares of stock or units	Grant date fair value of stock awards
Name	Grant Date	(#) (1)	 (\$) (2)
Jason D. Reid	5/9/2024	420,000	\$ 1,927,800
Janet H.N. Turner	5/9/2024	60,000	\$ 275,400
Allan Turner	5/9/2024	60,000	\$ 275,400
Gregory A. Patterson	5/9/2024	170,000	\$ 780,300

(1) The awards vest over a period of three years.

(2) The amounts shown represent the aggregate fair value of the award calculated as of the grant date in accordance with FASB ASC Topic 718.

No other plan-based awards were granted in 2024.

Outstanding Equity Awards at 2024 Fiscal Year-End

The following table summarizes the outstanding equity awards of our named executive officers at the fiscal year end December 31, 2024:

		Opti	on Awards						Stock Awards	
Name		Number of Securities Underlying Unexercised Options Unexercisable	Equity Incentive Plan Awards: Number of Securities Underlying Unexercised Unearned Options	Ex	ption ercise Price	Option Expiration Date	Number of Shares or Units of Stock That Have Not Vested (ft)	Market Value of Shares or Units of Stock That Have ot Vested	Equity Incentive Plan Awards: Number of Unearned Shares, Units or Other Rights That Have Not Vested	Equity Incentive Plan Awards: Market or Payout Value of Unearned Shares, Units or Other Rights That Have Not Vested
Name	(#)	(#)	(#)		(\$)		(#)	(\$)	(#)	(\$)
Jason D. Reid	—	—	—	\$	—	—	—	\$ —	420,000 (3)	
Janet H.N. Turner	_	—	—	\$	_	_	_	\$ _	60,000 ⁽⁴⁾	\$ 300,900
Allan Turner	20,000	10,000.00 (1)) _	\$	7.06	3/14/2027	_	\$ _		\$
	_	_	_	\$	_	_	_	\$ _	24,000 ⁽²⁾	\$ 120,360
	_	_	_	\$	_	_	_	\$ _	60,000 ⁽⁴⁾	\$ 300,900
Gregory A. Patterson	_	_	_	\$	_	_	_	\$ _	170,000 (3)	\$ 852,550

(1) The award vests on March 14, 2025.

(2) The award vests as follows: one-half on June 1, 2025, and one-half on June 1, 2026.

(3) The award vests as follows: one-third on May 9, 2025, one-third on May 9, 2026, and one-third on May 9, 2027.

(4) The award vests as follows: seventeen percent on May 9, 2025, fifty eight percent on May 9, 2026, and twenty five percent on May 9, 2027.

2024 Option Exercises and Stock Vested

The following table summarizes the exercise of stock options and the RSUs that vested for each of our named executive officers during the fiscal year ended December 31, 2024:

	Option Awards			Stock A	wards	5
	Number of			Number of		
	Shares Acquired		Value Realized	Shares Acquired	V	/alue Realized
Name	on Exercise		on Exercise	on Vesting		on Vesting
Janet H.N. Turner	20,000	\$	121,600	_		_
Allan Turner	_		_	12,000	\$	60,000

Equity Incentive Plan

Our Board of Directors has adopted the 2020 Equity Incentive Plan (the "Plan") that reserves 5,000,000 shares of common stock for issuance to plan participants in the form of incentive and non-qualified stock options, stock appreciation rights ("SARs"), and stock grants and units. Each stock option awarded allows the holder to purchase one share of our common stock.

The Plan is administered by our Board of Directors (or any committee subsequently appointed by the Board) and is vested with the authority to interpret the provisions of the Plan and supervise the administration of the Plan. In addition, the Board is empowered to select those persons who will participate in the Plan, to determine the number of shares subject to each award and to determine when, and upon what conditions, awards granted under the Plan will vest, terminate, or otherwise be subject to forfeiture and cancellation. The terms and conditions of any awards issued, including the price of the shares underlying each award, are governed by the provisions of the Plan and any agreements with the Plan participants.

Incentive Stock Options

Employees are eligible to be granted incentive stock options pursuant to the Plan. Options granted pursuant to the Plan terminate at such time as may be specified when the option is granted.

The exercise price of each option cannot be less than 100% of the fair market value of our common stock at the time of the granting of the option provided, however, if the optionee, at the time the option is granted, owns stock possessing more than 10% of the total combined voting power of all classes of our stock, the purchase price of the option shall not be less than 110% of the fair market value of the stock at the time of the granting of the option.

The total fair market value of the shares of common stock (determined at the time of the grant of the option) for which any employee may be granted options which are first exercisable in any calendar year may not exceed \$100,000.

At the discretion of the Board of Directors, options granted pursuant to the Plan may include installment exercise terms for any option such that the option becomes fully exercisable in a series of cumulating portions. The Board may also accelerate the date upon which any option (or any part of any option) is first exercisable. However, no option, or any portion thereof may be exercisable until one year following the date of grant. In no event shall an option granted to an employee then owning more than 10% of our common stock be exercisable by its terms after the expiration of five years from the date of grant, nor shall any other option granted pursuant to the Plan be exercisable by its terms after the expiration of ten years from the date of grant.

The Company does not have any policies or practices on the timing of awards of options in relation to the disclosure of material nonpublic information by the Company. The Company did not issue any options in 2024.

Non-Qualified Stock Options

Our employees, directors and officers, and consultants or advisors are eligible to receive non-qualified stock options pursuant to the Plan, provided however that bona fide services must be rendered by such consultants or advisors and such services must not be in connection with a capital-raising transaction or promoting our common stock.

At the discretion of our Board of Directors options granted pursuant to the Plan may include installment exercise terms for any option such that the option becomes fully exercisable in a series of cumulating portions. The Board may also accelerate the date upon which any option (or any part of any option) is first exercisable.

Stock Appreciation Rights

SARs give the participant the right to receive the appreciation in value of one share of common stock of the Company. Appreciation is calculated as the excess of (i) the fair market value of a share of common stock on the date of exercise over (ii) the base value fixed by the Board on the grant date, which may not be less than the fair market value of a share of common stock on the grant date. Payment for SARs shall be made in cash, stock, or a combination thereof. SARs are exercisable at the time and subject to the restrictions and conditions as the Board approves, provided that no SAR may be exercised more than ten (10) years following the grant date.

Restricted Stock

A restricted stock award gives the participant the right to receive a specified number of shares of common stock at a purchase price determined by the Board (including and typically zero). Restrictions limit the participant's ability to transfer the stock and subject the stock to a substantial risk of forfeiture until specific conditions or goals are met. The restrictions will lapse in accordance with a schedule or other conditions as determined by the Board, which might include the achievement of specified performance targets and/or continued employment of the participant until a specified date. As a general rule, if a participant terminates employment when the restricted stock is subject to restrictions, the participant forfeits the unvested restricted stock.

Restricted Stock Units ("RSU")

An RSU award gives the participant the right to receive common stock, or a cash payment equal to the fair market value of common stock (determined as of a specified date), in the future, subject to restrictions and a risk of forfeiture. The restrictions typically involve the achievement of specified performance targets and/or the continued employment or service of the participant until a specified date. Participants holding restricted stock units have no rights as a shareholder with respect to the shares of stock subject to their restricted stock unit award prior to the issuance of such shares pursuant to the award.

Stock Grants

A stock grant award gives the participant the right to receive (or purchase at such price as determined by the Board) shares of stock, free of any vesting restrictions. The purchase price, if any, for a stock grant award shall be payable in cash or in any other form of consideration acceptable to the Board. A stock grant award may be granted for past services or other valid consideration, or in lieu of any cash compensation owed to a participant.

Stock Units

A stock unit award gives the participant the right to receive shares of stock, or a cash payment equal to the fair market value of a designated number of shares, in the future, free of any vesting restrictions. A stock unit award may be granted for past services or other valid consideration, or in lieu of any cash compensation owed to a participant.

Other Information Regarding the Plan

In the discretion of the Board, any option granted pursuant to the Plan may include installment exercise terms such that the option becomes fully exercisable in a series of cumulating portions. The Board may also accelerate the date upon which any option (or any part of any options) is first exercisable. Any shares issued pursuant to the Plan and any options granted pursuant to the Plan will be forfeited if the "vesting" schedule established by the Board administering the Plan at the time of the grant is not met. For this purpose, vesting means the period during which the employee must remain as our employee or the period of time a non-employee must provide services to us. At the time an employee ceases working for us (or at the time a non-employee ceases to perform services for us), any shares or options not fully vested will be forfeited and cancelled. At the discretion of the Board payment for the shares of common stock underlying options may be paid through the delivery of shares of our common stock having an aggregate fair market value equal to the option price, provided such shares have been owned by the option holder for at least one year prior to such exercise. The exercise may be made through a "cashless" exercise or a combination of cash and shares of common stock at the discretion of the Board.

Awards are generally non-transferable except upon death of the recipient. Shares issued pursuant to the Plan will generally not be transferable until the person receiving the shares satisfies the vesting requirements imposed by the Board when the shares were issued.

Our Board of Directors may at any time, and from time to time, amend, terminate, or suspend the Plan in any manner it deems appropriate, provided that such amendment, termination or suspension will not adversely affect rights or obligations with respect to shares or options previously granted.

Summary

The following shows, as of February 24, 2025 concerning the stock options and stock bonuses granted pursuant to our Equity Incentive Plan. Each option represents the right to purchase one share of our common stock.

		Shares		
	Total Shares	Reserved for		Remaining
	Reserved	Outstanding	Shares	Options/Shares
Name of Plan	Under Plan	Awards	Issued	Under Plan
Equity Incentive Plan	5,000,000	1,296,000	2,462,001	1,241,999

The following table shows the weighted average exercise price of the outstanding options granted pursuant to our Equity Incentive and Plan as of December 31, 2024.

			Number of
			Securities
	Number of		Available for
	Securities to be		Future Issuance
	Issued Upon	Weighted-	Under Equity
	Exercise of	Average	Compensation
	Outstanding	Exercise Price	Securities
	Options	of Outstanding	Reflected in
Plan Category	(a)	Options	Column (a)
Equity Incentive Plan	1.296.000	0.67	1.241.999

Compensation Committee Interlocks and Insider Participation

We do not have a compensation committee.

During the year ended December 31, 2024, no director or executive officer of the Company was also an executive officer or member of the compensation committee of another entity, which had one of its executive officers serving as one of our directors.

Insider Trading Arrangements and Policies

We are committed to promoting high standards of ethical business conduct and compliance with applicable laws, rules and regulations. As part of this commitment, we have an Insider Trading Policy governing the purchase, sale, and/or other dispositions of our securities by our directors, officers, employees and others that we believe is reasonably designed to promote compliance with insider trading laws, rules and regulations. A copy of our Insider Trading Policy is filed as Exhibit 19 to the Company's Annual Report on Form 10-K for the year ended December 31, 2023.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

The following table sets forth information regarding the beneficial ownership of our common stock, as of February 24, 2025, of (i) each of our Officers and Directors; (ii) all Officers and Directors as a group; and (iii) each person known by us to be a beneficial owner of more than 5% of our common stock. Unless indicated otherwise, each of the shareholders has sole voting and investment power with respect to the shares beneficially owned. At February 24, 2025, there were 24,173,209 shares of our common stock outstanding. Shares of common stock issuable pursuant to stock options, warrants and restricted stock units exercisable or exchangeable within 60 days are deemed outstanding and held by the holder of such options, warrants or restricted stock units for purposes of computing the percentage of the person holding such options, warrants or restricted stock units, but are not deemed outstanding for computing the percentage of any other person.

	Number of	Percent of
Name and Address of Beneficial Owner	Shares Owned	Class
Jason Reid		
723 S. Cascade Avenue		
Colorado Springs, CO 80903	451,694	2%
Bill M. Conrad		
723 S. Cascade Avenue		
Colorado Springs, CO 80903	310,000	1%
Allan Turner		
723 S. Cascade Avenue		
Colorado Springs, CO 80903	42,000 (1)	<1%
Gregory Patterson		
723 S. Cascade Avenue		
Colorado Springs, CO 80903	246,731	1%
All officers and directors as a group (4 persons)	1,050,425	4%

(1) Includes options to purchase 30,000 shares which are currently exercisable.

Item 13. Certain Relationships and Related Transactions, and Director Independence

Jason D. Reid and Bill M. Conrad are the parents of the Company, as that term is defined by the Securities and Exchange Commission. See Item 12 of this report for information concerning the shares of common stock owned by these persons.

Item 14. Principal Accountant's Fees and Services

Haynie and Company ("Haynie") served as our independent registered public accountant for the years ended December 31, 2024 and 2023. The following table sets forth the fees billed by Haynie in 2024 and 2023 for services rendered in connection with our annual audits and quarterly reviews, as well as for any other non-audit services provided by the firm:

	Haynie	Haynie
	Year Ended December 31, 2024	 Year Ended December 31, 2023
Audit Fees	\$ 112,934	\$ 111,500
Audit Related Fees	_	
Tax Fees	_	_
All Other Fees	 _	 _
Total	\$ 112,934	\$ 111,500

Audit fees represent amounts billed for professional services rendered for the audit of our financial statements during the fiscal years ended December 31, 2024 and 2023 and the review of our quarterly financial statements. Before Haynie was engaged by us to render audit or non-audit services, the engagement was approved by our Board of Directors. Our Board of Directors is of the opinion that the Audit Fees charged by Haynie were compatible with maintaining the independence of Haynie.

Part IV

Description

Item 15. Exhibits and Financial Statement Schedules

Exhibit Number

Articles of Incorporation (1)

- 3.1 3.2 Bylaws of the Company (1)
- 4.1.1 Equity Incentive Plan (1)
- 4.1.2 Form of Stock Option Award Agreement (1)
- 4.1.3 Form of RSU Award Agreement (1)
- 4.2 Shareholder Rights Agreement (1)
- 10.3 Reserved
- 10.5 Employment Agreement with Jason D. Reid (2)
- 10.6 Employment Agreement with Gregory A. Patterson (2)
- Employment Agreement with Allan Turner (6) 10.9
- 10.10 Employment Agreement with Janet Turner (6)
 - 14 Code of Ethics (1)
 - 19 **Insider Trading Policies and Procedures (5)**
 - 21 Subsidiaries (3)
- Consent of Haynie and Company, Independent Registered Public Accounting Firm 23.1*
- 31.1* Certification of Chief Executive Officer Pursuant to Rule 13a-15(e) or Rule 15d-15(e)
- 31.2* Certification of Chief Financial Officer Pursuant to Rule 13a-15(e) or Rule 15d-15(e)
- 32* Certification of Chief Executive Officer and Chief Financial Officer of Periodic Report Pursuant to 18 U.S.C. Section 1350
- 95* Mine Safety Disclosures
- Technical Report Summary of the Isabella Pearl Mine (4) 96.1
- 96.2 Consent of Fred H. Brown with respect to Technical Report Summary of the Isabella Pearl Mine (4)
- 96.3 Consent of J. Ricardo Garcia with respect to Technical Report Summary of the Isabella Pearl Mine (4)
- 96.4 Consent of Barry D. Devlin with respect to Technical Report Summary of the Isabella Pearl Mine (4)
- 96.5 Consent of Joy L. Lester with respect to Technical Report Summary of the Isabella Pearl Mine (4)
- 96.6 Consent of Ralston Pedersen with respect to Technical Report Summary of the Isabella Pearl Mine (4)
- Amended Initial Assessment Technical Report Summary for the Golden Mile Property (3) 967
- 96.8 Consent of Barry D. Devlin with respect to Amended Initial Assessment Technical Report Summary of the Golden Mile Property (3)
- 96.9 Consent of Fred H. Brown with respect to Amended Initial Assessment Technical Report Summary of the Golden Mile Property (3)
- 96.10 Consent of Joy L. Lester with respect to Amended Initial Assessment Technical Report Summary of the Golden Mile Property (3)
- 96.11 Technical Report Summary of the County Line Mine Property (4)
- Consent of Derek Loveday with respect to Technical Report Summary of the County Line Property (4) 96.12
- 96.13 Consent of W. Allan Turner with respect to Technical Report Summary of the County Line Property (4)
- 96.14 Consent of Joy L. Lester with respect to Technical Report Summary of the County Line Property (4)
- 96.15 Consent of Barry Devlin with respect to Technical Report Summary of the County Line Property (4)
- 101* Inline XBRL Document Set for the consolidated financial statements and accompanying notes in Part II, Item 8, "Financial Statements and Supplementary Data" of this Annual Report on Form 10-K.
- 104* Inline XBRL for the cover page of this Annual Report on Form 10-K, included in the Exhibit 101 Inline XBRL Document Set.
- (1) Incorporated by reference to the same exhibit filed with the Company's registration statement on Form S-1 (File No. 333-249533).
- (2) Incorporated by reference to same exhibit filed with the Company's 8-K report dated March 1, 2021 (File No. 333-249533).
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- (3) Incorporated by reference to the same exhibit filed with the Company's 10-K/A filed December 15, 2022 (File No. 333-249533)
- (4) Incorporated by reference to the same exhibit filed with the Company's 10-K filed February 28, 2023 (File No. 333-249533)
- (5) Incorporated by reference to the same exhibit filed with the Company's 10-K filed February 27, 2024 (File No. 333-249533)
- (6) Incorporated by reference to same exhibit filed with the Company's 8-K report filed June 3, 2024 (File No. 333-249533).
- * Filed with this Annual Report on Form 10-K.

The certifications furnished in Exhibit 32 hereto are deemed to be furnished with this Annual Report on Form 10-K and will not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, except to the extent that the Registrant specifically incorporates it by reference.

Item 16. Form 10-K Summary

None.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized, on February 25, 2025.

FORTITUDE GOLD CORPORATION

/s/Jason D. Reid

Jason D. Reid, Chief Executive Officer, President and Director

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below on February 25, 2025 by the following persons on behalf of the registrant and in the capacities indicated:

Signature	Title
/s/ Jason D. Reid	Chief Executive Officer, President and Director
Jason D. Reid	(Principal Executive Officer)
/s/ Janet H.N. Turner	Chief Financial Officer
Janet H.N. Turner	(Principal Financial and Accounting Officer)
/s/ Bill M. Conrad	Chairman of the Board of Directors
Bill M. Conrad	

Supplemental Information to be Furnished With Reports Filed Pursuant to Section 15(d) of the Act by Registrants Which Have Not Registered Securities Pursuant to Section 12 of the Act

The Company plans to send a Proxy Statement to its shareholders subsequent to the filing of this 10-K report.

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in the registration statements (No. 333-259298) on Form S-8 of our report dated February 25, 2025, with respect to the consolidated balance sheets of Fortitude Gold Corporation as of December 31, 2024 and 2023, the related consolidated statements of operations, changes in shareholders' equity, and cash flows for the years then ended, and related notes, which report appears in the December 31, 2024 annual report on Form 10-K of Fortitude Gold Corporation.

/s/ Haynie & Company

Salt Lake City, Utah February 25, 2025 I, Jason D. Reid, certify that:

- 1. I have reviewed this annual report on Form 10-K of Fortitude Gold Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements and other financial information included in this report, fairly present, in all material respects, the financial condition, results of operations, and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's Board of Directors:
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize, and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 25, 2025

/s/ Jason D. Reid Jason D. Reid, Chief Executive Officer, President and Director (Principal Executive Officer) I, Janet H.N. Turner, certify that:

- 1. I have reviewed this annual report on Form 10-K of Fortitude Gold Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements and other financial information included in this report, fairly present, in all material respects, the financial condition, results of operations, and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's Board of Directors:
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize, and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 25, 2025

/s/ Janet H.N. Turner

Janet H.N. Turner Chief Financial Officer (Principal Financial Officer)

STATEMENT PURSUANT TO 18 U.S.C. SECTION 1350 AS REQUIRED BY SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report of Fortitude Gold Corporation (the "Company") on Form 10-K for the year ending December 31, 2024, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), the undersigned hereby certify that to the best of our knowledge:

- 1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

February 25, 2025	/s/ Jason D. Reid	Chief Executive Officer, President and Director
	Jason D. Reid	(Principal Executive Officer)
February 25, 2025	/s/ Janet H.N. Turner Janet H.N. Turner	Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

The following disclosures are provided pursuant to the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Act") and Item 104 of Regulation S-K, which require certain disclosures by companies required to file periodic reports under the Securities Exchange Act of 1934, as amended, that operate mines regulated under the Federal Mine Safety and Health Act of 1977 (the "Mine Act"). The disclosures reflect our U.S. mining operations only as the requirements of the Act and Item 104 of Regulation S-K do not apply to our mines operated outside the United States.

Mine Safety Information. Whenever the Federal Mine Safety and Health Administration ("MSHA") believes a violation of the Mine Act, any health or safety standard or any regulation has occurred, it may issue a citation which describes the alleged violation and fixes a time within which the U.S. mining operator (e.g. our subsidiary, Walker Lane Minerals Corp.) must abate the alleged violation. In some situations, such as when MSHA believes that conditions pose a hazard to miners, MSHA may issue an order removing miners from the area of the mine affected by the condition until the alleged hazards are corrected. When MSHA issues a citation or order, it generally proposes a civil penalty, or fine, as a result of the alleged violation, that the operator is ordered to pay. Citations and orders can be contested and appealed, and as part of that process, are often reduced in severity and amount, and are sometimes dismissed. The number of citations, orders and proposed assessments vary depending on the size and type (underground or surface) of the mine as well as by the MSHA inspector(s) assigned. In addition to civil penalties, the Mine Act also provides for criminal penalties for an operator who willfully violates a health or safety standard or knowingly violates or fails or refuses to comply with an order issued under Section 107(a) or any final decision issued under the Act.

The below table reflects citations and orders issued to us by MSHA during the year ended December 31, 2024. The proposed assessments for the year ended December 31, 2024 were taken from the MSHA data retrieval system as of February 20, 2025.

Additional information about the Act and MSHA references used in the table follows:

- Section 104(a) S&S Citations: Citations received from MSHA under section 104(a) of the Mine Act for violations of mandatory health or safety standards that could significantly and substantially contribute to the cause and effect of a mine safety or health hazard.
- Section 104(b) Orders: Orders issued by MSHA under section 104(b) of the Mine Act, which represents a failure to abate a citation under section 104(a) within the period of time prescribed by MSHA. This results in an order of immediate withdrawal from the area of the mine affected by the condition until MSHA determines that the violation has been abated.
- Section 104(d) S&S Citations and Orders: Citations and orders issued by MSHA under section 104(d) of the Mine Act for unwarrantable failure to comply with mandatory, significant and substantial health or safety standards.
- Section 110(b)(2) Violations: Flagrant violations issued by MSHA under section 110(b)(2) of the Mine Act.
- Section 107(a) Orders: Orders issued by MSHA under section 107(a) of the Mine Act for situations in which MSHA determined an "imminent danger" (as defined by MSHA) existed.

	Mine or Operation (1)
	 Isabella Pearl Mine MSHA ID #2602812
Total # of "Significant and Substantial" Violations Under §104(a)	
Total # of Orders Issued Under §104(b)	-
Total # of Citations and Orders Issued Under §104(d)	-
Total # of Flagrant Violations Under §110(b)(2)	-
Total # of Imminent Danger Orders Under §107(a)	-
Total Amount of Proposed Assessments from MSHA under the Mine Act	\$ 441
Total # of Mining-Related Fatalities	-
Received Notice of Pattern of Violations under Section 104(e)	No
Received Notice of Potential to have Patterns under Section 104(e)	No
Pending Legal Actions	-
Legal Actions Instituted	-
Legal Actions Resolved	-

(1) MSHA assigns an identification number to each mine or operation and may or may not assign separate identification numbers to related facilities. The definition of "mine" under section 3 of the Mine Act includes the mine, as well as other items used in, or to be used in, or resulting from, the work of extracting minerals, such as land, structures, facilities, equipment, machines, tools, and minerals preparation facilities.