



Liberty Defense

Liberty Defense Holdings, Ltd.

Amended and Restated Condensed Interim Consolidated Financial Statements

For the three and nine months ended September 30, 2025 and 2024

Prepared by Management (Unaudited)

(Expressed in U.S. dollars)

LIBERTY DEFENSE HOLDINGS, LTD.

Amended and Restated Interim Condensed Consolidated
Financial Statements

For the Three and Nine Months Ended September 30, 2025
and 2024

Notice to Reader

On January 30, 2025, Liberty Defense Holdings, Ltd. (the “Issuer”) filed the amended and restated interim condensed consolidated financial statements for the three and nine months ended September 30, 2025, of the Issuer (the “Interim Financial Statements”) in accordance with section 4.4 of the National Instrument 51-102 Continuous Disclosure Obligations.

The Interim Financial Statements have been refiled to incorporate changes following a review of the Interim Financial Statements performed by the Issuer’s auditors in accordance with applicable standards. The changes to the Interim Financial Statements are as follows:

1. Updated the board of director approval from November 28, 2025, to January 28, 2026;
2. Correction of inventory impairment \$(62,497) (Note 5);
3. Correction of prepaids overstated \$85,283 (Note 4);
4. Correction of revenue and receivables overstated \$20,000 (Note 15);
5. Correction of deferred revenue understated \$75,041 (Note 15);
6. Correction of cost of revenue and accounts payable and accrued liabilities understated \$(85,893);
7. Correction of royalty accrual understated \$(150,000) (Note 7).
8. Correction of stock-based compensation overstated \$(153,781) (Note 13)
9. Other immaterial changes.

Reconciliation of previously reported vs restated balances

<u>Line item</u>	Previously reported (\$)	Adjustments (\$)	Restated (\$)
Total assets	6,921,945	(167,781)	6,754,164
Total liabilities	8,273,618	310,934	8,584,552
Shareholders' deficiency	(1,351,673)	(478,715)	(1,830,388)
Loss and comprehensive loss for the nine months period ended September 30, 2025	(10,312,297)	(85,249)	(10,397,546)

January 30, 2026

LIBERTY DEFENSE HOLDINGS, LTD.

Responsibility For Unaudited Condensed Interim Consolidated
Financial Statements for the Three and Nine Months Ended
September 30, 2025, and 2024

The accompanying unaudited condensed interim consolidated financial statements of Liberty Defense Holdings, LTD. and all information in this financial report are the responsibility of the Board of Directors and Management. The interim unaudited condensed consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"), including International Accounting Standard ("IAS") 34 – Interim Financial Reporting and, where appropriate, include management's best estimates and judgements. Management maintains a system of internal control designed to provide reasonable assurance that assets are safeguarded from loss or unauthorized use, and that financial information is timely and reliable. However, any system of internal control over financial reporting, no matter how well designed and implemented, has inherent limitations and may not prevent or detect all misstatements. The Board of Directors is responsible for reviewing and approving the unaudited condensed interim consolidated financial statements. The Board of Directors carries out this responsibility principally through its Audit Committee. The Board of Directors appoints the Audit Committee, and all of its members are independent directors. The Audit Committee meets periodically with Management and the auditors to review internal controls, audit results, accounting principles and related matters. The Board of Directors approves the unaudited condensed interim consolidated financial statements on recommendation from the Audit Committee.

“William Frain”
Director, Chief Executive Officer

“Omar Garcia”
Chief Financial Officer

January 30, 2026

Liberty Defense Holdings, Ltd.

Amended and Restated Condensed Interim Consolidated Statements of Financial Position

(Unaudited - Expressed in U.S. dollars)

As at:	Note	September 30, 2025	December 31, 2024
		\$	\$
Assets			
Current assets:			
Cash		640,907	1,153,229
Accounts receivable, prepaids and deposits	4	2,189,400	1,664,376
Inventory	5	956,560	868,314
Contract costs	16	—	268,952
Total current assets		3,786,867	3,954,871
Non-current assets:			
Property and equipment	6	825,025	759,937
Intangible assets	7	2,142,272	2,571,693
		2,967,297	3,331,630
Total assets		6,754,164	7,286,501
Liabilities			
Current Liabilities			
Accounts payable and accrued liabilities		4,391,772	4,155,890
Loans payable	8	—	100,907
Parabilis term-loan	9	2,642,526	983,476
Factoring and credit line liability	10	797,975	983,671
Deferred revenue	15	170,036	180,000
Lease liabilities	11	236,709	203,443
Total current liabilities		8,239,018	6,607,387
Non-current liabilities:			
Non-current lease liabilities	11	345,534	505,382
Non-current Parabilis term loan	9	—	938,211
Total liabilities		8,584,552	8,050,980
Shareholders' deficiency			
Share capital	12	48,894,901	40,717,157
Equity reserves	13	6,026,365	4,872,472
Accumulated other comprehensive income (loss)		83,764	(28,896)
Deficit		(56,835,418)	(46,325,212)
Total shareholders' deficiency		(1,830,388)	(764,479)
Total liabilities and shareholders' deficiency		6,754,164	7,286,501

Nature of operations and going concern (note 1)

Subsequent events (note 22)

Approved on behalf of the Board of Directors:

"William Frain"
Director

"Jason Burinescu"
Director

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

Liberty Defense Holdings, Ltd.

Amended and Restated Condensed Interim Consolidated Statements of Loss and Comprehensive Loss

(Unaudited - Expressed in U.S. dollars, except share and per share amounts)

		For the three months ended September 30, 2025	For the three months ended September 30, 2024	For the nine months ended September 30, 2025	For the nine months ended September 30, 2024
		\$	\$	\$	\$
Revenue					
HEXWAVE revenue	15	129,049	650,000	909,407	1,447,532
Contract revenue	16	150,000	466,944	854,849	1,250,000
Total revenue		279,049	1,116,944	1,764,256	2,697,532
Cost of revenue					
HEXWAVE cost of revenue		838,101	886,225	2,112,884	2,408,789
Contract cost of revenue		394,939	979,947	1,493,636	1,796,912
Total cost of revenue		1,233,040	1,866,172	3,606,520	4,205,701
Gross loss		(953,991)	(749,228)	(1,842,264)	(1,508,169)
Engineering and research and development expenses:					
Product development & technology costs		79,417	(59,967)	263,754	103,429
Salaries and consulting fees	18	522,163	501,717	1,542,588	1,247,999
Stock-based compensation	13 & 18	134	28,816	15,240	82,220
Depreciation	6	57,300	58,066	189,809	208,407
Office, rent & administration, travel, and miscellaneous		9,766	51,466	47,275	102,371
General & administration expenses					
Salaries and consulting fees	18	273,845	494,754	1,287,457	1,375,216
Legal and professional fees		80,693	98,209	769,076	239,513
Stock-based compensation	13 & 18	122,412	137,115	1,099,231	296,406
Office, rent & administration, travel, and miscellaneous		719,821	251,039	2,945,674	688,303
		1,865,551	1,561,215	8,160,104	4,343,864
Operating loss		(2,819,542)	(2,310,443)	(10,002,368)	(5,852,033)
Other expense:					
Other income, net		(3,341)	—	(4,671)	—
Interest expense		142,966	121,055	483,898	566,266
Foreign exchange loss		8,597	1,691	28,611	11,428
		148,222	122,746	507,838	577,694
Net loss for the period		(2,967,764)	(2,433,189)	(10,510,206)	(6,429,727)
Other comprehensive loss					
Items that may be reclassified subsequently to profit or (loss)					
Foreign currency translation adjustment		(129,790)	(36,045)	112,660	113,547
Total comprehensive loss for the period		(3,097,554)	(2,469,234)	(10,397,546)	(6,316,180)
Weighted average number of common shares outstanding					
Basic and diluted		65,675,798	16,463,645	55,564,003	16,037,061
Loss per share					
Basic and diluted loss per common share	14	(0.05)	(0.15)	(0.19)	(0.40)

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

Liberty Defense Holdings, Ltd.

Amended and Restated Condensed Interim Consolidated Statements of Changes in Shareholders' Deficiency

(Unaudited - Expressed in U.S. dollars, except share and per share amounts)

	Note	Number of common shares	Share capital	Equity reserves	Share subscriptions received in advance	Accumulated other comprehensive income (loss)	Accumulated deficit	Total shareholders' deficiency
		#	\$	\$	\$	\$	\$	\$
Balance as at December 31, 2023		14,542,812	32,565,254	4,146,489	224,915	(221,071)	(37,480,049)	(764,462)
Issue of private placement, net of share issue cost	12	2,064,190	2,208,482	–	(224,915)	–	–	1,983,567
Residual value allocated to warrants	12	–	(562,250)	562,250	–	–	–	–
Residual value of warrants exercised	12	–	15,275	(15,275)	–	–	–	–
Restricted share units issued	12	66,341	246,934	(246,934)	–	–	–	–
Warrants exercised for cash	12	60,000	87,367	–	–	–	–	87,367
Stock-based compensation	13	–	–	396,091	–	–	–	396,091
Fair value of broker warrants allocated to share capital	13	–	(10,265)	10,265	–	–	–	–
Fair value of warrants allocated to share capital on expiry	13	–	312,816	(312,816)	–	–	–	–
Foreign currency translation adjustment	–	–	–	–	–	113,547	–	113,547
Loss for the period	–	–	–	–	–	–	(6,429,727)	(6,429,727)
Balance as at September 30, 2024		16,733,343	34,863,613	4,540,070	–	(107,524)	(43,909,776)	(4,613,617)
Balance as at December 31, 2024		43,331,347	40,717,157	4,872,472	–	(28,896)	(46,325,212)	(764,479)
Issue of private placement, net of share issue cost	12	23,031,000	6,120,797	–	–	–	–	6,120,797
Warrants exercised	12	5,417,775	2,075,555	–	–	–	–	2,075,555
Residual value allocated to warrants	12	–	(263,584)	263,584	–	–	–	–
Restricted shares units exercised	12	204,100	374,067	(374,067)	–	–	–	–
Fair value of broker warrants allocated to share capital	13	–	(129,091)	129,091	–	–	–	–
Stock-based compensation	13	–	–	1,135,285	–	–	–	1,135,285
Foreign currency translation adjustment	–	–	–	–	–	112,660	–	112,660
Loss for the period	–	–	–	–	–	–	(10,510,206)	(10,510,206)
Balance as at September 30, 2025		71,984,222	48,894,901	6,026,365	–	83,764	(56,835,418)	(1,830,388)

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

Liberty Defense Holdings, Ltd.

Amended and Restated Condensed Interim Consolidated Statements of Cash Flows

(Unaudited - Expressed in U.S. dollars)

	Note	For the nine months ended September 30, 2025	September 30, 2024
		\$	\$
Operating activities:			
Loss and comprehensive loss for the period		(10,510,206)	(6,429,727)
Items not involving cash:			
Lease liability interest	11	32,697	53,691
Accrued interest	9	253,856	57,075
Depreciation	6	197,214	321,665
Amortization	7	381,711	871,023
Loss on disposal of lease	11	(18,514)	29,233
Stock-based compensation	13	1,135,285	396,091
Impairment of inventory	5	233,676	143,488
Factoring fees	10	—	289,684
Credit line Parabilis interest and fees	10	304,554	15,900
Changes in non-cash working capital	17	(390,169)	1,179,059
Net cash used in operating activities		(8,379,896)	(3,072,818)
Investing activities:			
Additions to intangible assets	7	—	(14,089)
Additions to property and equipment	6	(176,498)	(111,117)
Net cash used in investing activities		(176,498)	(125,206)
Financing activities:			
Proceeds from issuance of units, net of share issue costs	12	6,120,797	1,983,567
Proceeds from working capital loans - related parties	8	—	82,000
Repayment of working capital loans - related parties	8	(74,658)	(220,281)
Proceeds from working capital loans	8	—	653,175
Repayments from working capital loans	8	(26,250)	(687,570)
Proceeds from Parabilis term loan	9	650,000	1,800,000
Repayments on Parabilis term loan	9	(183,017)	—
Proceeds from factoring and credit lines	10	350,000	1,551,166
Repayments on factoring and credit lines	10	(840,250)	(1,567,031)
Repayment of CEBA loan	8	—	(23,073)
Proceeds from warrants exercised	12	2,075,555	87,367
Repayment of leases liabilities	11	(140,765)	(185,081)
Net cash provided by financing activities		7,931,412	3,474,239
Effect of foreign exchange rate changes on cash		112,660	113,338
Change in cash		(512,322)	389,553
Cash, beginning of the period		1,153,229	963
Cash, end of the period		640,907	390,516

During the nine months ended September, 2025 and 2024, the Company paid \$nil and \$nil in income taxes, and paid \$483,898 and \$283,497 in interest respectively.

The accompanying notes are an integral part of these condensed consolidated interim financial statements. Supplemental disclosures with respect to cash flows (note 17)

Liberty Defense Holdings, Ltd.

Notes to the Amended and Restated Condensed Consolidated Interim Financial Statements
(Unaudited - Expressed in U.S. dollars, unless otherwise stated and per share amounts)
For the three and nine months ended September 30, 2025, and 2024

1. Nature of operations and going concern

Liberty Defense Holdings, Ltd. (“Liberty” or the “Company”) is a publicly traded company listed on the TSX Venture Exchange (TSXV: SCAN), the Frankfurt Stock Exchange (Frankfurt: L2D), and the OTCQB (OTCQB: LDDFF). The Company was incorporated under the Business Corporations Act (Ontario) on June 8, 2012. On July 27, 2020, Liberty continued its jurisdiction of incorporation from Ontario to British Columbia and is now governed by the Business Corporations Act (British Columbia).

The Company’s registered and records office is located at 1055 West Georgia Street, Suite 1500, Royal Centre, P.O. Box 11117, Vancouver, British Columbia, V6E 4N7, Canada. Its head office is located at 187 Ballardvale Street, Suite 110, Wilmington, Massachusetts, 01887, USA.

The Company is engaged in the development and commercialization of advanced security detection technologies. Liberty’s flagship product, HEXWAVE, utilizes millimeter wave technology and advanced 3D imaging to detect concealed threats. In addition to HEXWAVE, the Company has licensed High-Definition Advanced Imaging Technology (HD-AIT) for body and shoe scanning.

Going concern

These condensed consolidated interim financial statements have been prepared using IFRS Accounting Standards (“IFRS”) as issued by the International Accounting Standards Board applicable to a going concern, which contemplates the realization of assets and settlement of liabilities in the normal course of business. The Company incurred in a total loss during the nine months ended September 30, 2025, of \$10,510,206 and had cash outflows from operating activities of \$8,379,896. Given the current stage of operations, the Company’s ability to continue as a going concern is contingent on its ability to obtain additional financing. While the Company has been successful in arranging financing in the past, the success of such initiatives cannot be assured. These events and conditions indicate that a material uncertainty exists that may cast significant doubt upon the Company’s ability to continue as a going concern.

These condensed consolidated interim financial statements do not reflect the adjustments to the carrying values of assets and liabilities and the reported expenses and condensed interim consolidated statement of financial position classifications that would be necessary were the going concern assumption deemed to be inappropriate. These adjustments could be material.

2. Basis of presentation

(a) Statement of compliance

These condensed consolidated interim financial statements have been prepared in conformity with International Accounting Standard (“IAS”) 34, Interim Financial Reporting, using the same accounting policy information as detailed in the Company’s audited annual consolidated financial statements for the year ended December 31, 2024, and do not include all the information required for full annual financial statements in accordance with IFRS Accounting Standards (“IFRS”), as issued by the International Accounting Standards Board (“IASB”). It is suggested that these financial statements be read in conjunction with the annual audited consolidated financial statements.

The Board of Directors approved these amended and restated condensed consolidated interim financial statements for issue on January 30, 2026.

(b) Basis of measurement

These condensed consolidated interim financial statements have been prepared on a historical cost basis except for certain financial instruments which are measured at fair value. In addition, these condensed consolidated interim financial statements have been prepared using the accrual basis of accounting, except for cash flow information.

Liberty Defense Holdings, Ltd.

Notes to the Amended and Restated Condensed Consolidated Interim Financial Statements
(Unaudited - Expressed in U.S. dollars, unless otherwise stated and per share amounts)
For the three and nine months ended September 30, 2025, and 2024

2. Basis of presentation (continued)

(c) Functional and presentation currency

The functional currency of the Company is the Canadian dollar and the functional currencies of its subsidiaries are outlined in Note 2(d), and the presentation currency of these condensed consolidated interim financial statements is the U.S. dollar (“USD”); therefore, references to \$ means USD and CAD\$ are to Canadian dollars.

(d) Basis of consolidation

These condensed consolidated interim financial statements include the financial statements of Liberty Defense Holdings, Ltd., and the entities controlled by the Company (its subsidiaries), as follows:

Subsidiary	Place of Incorporation	Functional Currency	Beneficial Interest
Liberty Defense Technologies, Inc. (“LDT”)	United States	USD	100%
LDH GS Amalco Corp.	Canada	CAD	100%
DrawDown Detection, Inc. (“DDD”)	Canada	CAD	100%
DrawDown Technologies, Inc. (“DDT”)	United States	CAD	100%

Control exists when the Company has power over an investee, exposure, or rights, to variable returns from its involvement with the investee and the ability to use its power over the investee to affect the amount of the Company’s returns. All intercompany balances and transactions have been eliminated upon consolidation.

(e) Critical accounting estimates and judgments

The preparation of financial statements in conformity with IFRS, requires management to select accounting policies and make estimates and judgments that may have a significant impact on the condensed consolidated interim financial statements. Estimates are continuously evaluated and are based on management’s experience and expectations of future events that are believed to be reasonable under the circumstances. Actual outcomes may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

The Company’s critical accounting judgements and estimates were presented in Note 2 of the annual audited consolidated financial statements and have been consistently applied in the preparation of these condensed consolidated interim financial statements. No new estimates and judgements were applied for the period ended September 30, 2025.

3. Material Accounting Policy Information

These condensed consolidated interim financial statements do not include all note disclosures required by IFRS for annual financial statements and, therefore, should be read in conjunction with the audited financial statements for the year ended December 31, 2024. In the opinion of management, all adjustments considered necessary for fair presentation of the Company’s financial position, results of operations and cash flows have been included. Operating results for the nine months ended September 30, 2025, are not necessarily indicative of the results that may be expected for the year ending December 31, 2025.

Liberty Defense Holdings, Ltd.

Notes to the Amended and Restated Condensed Consolidated Interim Financial Statements
(Unaudited - Expressed in U.S. dollars, unless otherwise stated and per share amounts)
For the three and nine months ended September 30, 2025, and 2024

4. Accounts Receivable, Prepaids and Deposits

	September 30, 2025	December 31, 2024
Accounts receivables	\$ 878,063	\$ 255,148
Prepaids and deposits	1,311,337	1,409,228
	\$ 2,189,400	\$ 1,664,376

5. Inventory

	September 30, 2025	December 31, 2024
Raw materials	\$ 596,475	\$ 211,553
Work-in-progress	291,556	128,761
Finished Goods	68,529	-
Right of return on finished goods	-	528,000
	\$ 956,560	\$ 868,314

The Company reclassified finished goods and work-in-progress assemblies of \$85,803 (December 31, 2024, \$nil) to property and equipment related to the engineering prototype HEXWAVE unit. The engineering prototype HEXWAVE unit was disassembled and upgraded to be used for testing and development of enhanced algorithms.

During the period ended September 30, 2025, the Company recognized an impairment expense of \$233,676 (September 30, 2024 - \$143,488).

During the period ended September 30, 2025, the Company expensed \$1,128,318 of inventory to cost of revenue (September 30, 2024, \$1,883,015).

During the period September 30, 2025, the Company recorded \$47,710 of amortization capitalized to inventory (September 30, 2024, \$nil).

Liberty Defense Holdings, Ltd.

Notes to the Amended and Restated Condensed Consolidated Interim Financial Statements
 (Unaudited - Expressed in U.S. dollars, unless otherwise stated and per share amounts)
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6. Property and Equipment

	Equipment	Right of Use Asset	Prototype	Construction in Process	Total
Cost					
At December 31, 2023	\$ 222,954	\$ 1,186,874	\$ 843,314	\$ 51,205	\$ 2,304,347
Additions	25,241	-	48,185	68,183	141,609
Disposals	-	-	(116,933)	-	(116,933)
At December 31, 2024	\$ 248,195	\$ 1,186,874	\$ 774,566	\$ 119,388	\$ 2,329,023
Additions	-	-	85,803	176,499	262,302
Disposals	-	-	-	-	-
At September 30, 2025	\$ 248,195	\$ 1,186,874	\$ 860,369	\$ 295,887	\$ 2,591,325
Accumulated Depreciation					
At December 31, 2023	\$ 130,776	\$ 427,563	\$ 702,191	\$ -	\$ 1,260,530
Depreciation for disposal	-	-	(87,700)	-	(87,700)
Depreciation for the year	58,788	189,499	148,028	-	396,315
At December 31, 2024	\$ 189,564	\$ 617,062	\$ 762,519	\$ -	\$ 1,569,145
Depreciation for the period	19,959	150,908	26,347	-	197,214
At September 30, 2025	\$ 209,523	\$ 767,970	\$ 788,866	\$ -	\$ 1,766,359
Foreign Exchange Movement					
At December 31, 2024	\$ -	\$ 59	\$ -	\$ -	\$ 59
At September 30, 2025	\$ -	\$ 59	\$ -	\$ -	\$ 59
Net Book Value					
At December 31, 2024	\$ 58,631	\$ 569,871	\$ 12,047	\$ 119,388	\$ 759,937
At September 30, 2025	\$ 38,672	\$ 418,963	\$ 71,503	\$ 295,887	\$ 825,025

During the nine months ended September 30, 2025, equipment depreciation recorded to cost of revenue was \$7,404 (December 31, 2024 - \$147,336).

7. Intangible Assets

	MIT licenses	Battelle license	Intellectual property	Total
Balance, December 31, 2023	\$ 407,117	\$ 223,250	\$ 2,636,436	\$ 3,266,803
Additions	-	227,111	-	227,111
Amortization	(34,108)	(450,361)	(437,752)	(922,221)
Balance, December 31, 2024	\$ 373,009	\$ -	\$ 2,198,684	\$ 2,571,693
Additions	-	-	-	-
Amortization	(25,581)	-	(403,840)	(429,421)
Balance, September 30, 2025	\$ 347,428	\$ -	\$ 1,794,844	\$ 2,142,272

Intangible assets including MIT license and Battelle license, encompassing payments in connection to reimbursement of global patent filing costs and annual maintenance fees. Additionally, intellectual property was generated through the reverse take over ("RTO") transaction closed during the year ended December 31, 2021, and became ready for use during the year ended December 31, 2022. The remaining useful life of the intangible assets are as follows: MIT license 10.25 years, Battelle license nil years, and intellectual property 3.25 years.

During the nine months ended September 30, 2025, \$381,711 of amortization expense was allocated to cost of revenues (September 30, 2024 - \$871,023).

Liberty Defense Holdings, Ltd.

Notes to the Amended and Restated Condensed Consolidated Interim Financial Statements
(Unaudited - Expressed in U.S. dollars, unless otherwise stated and per share amounts)
For the three and nine months ended September 30, 2025, and 2024

7. Intangible Assets (continued)

(a) MIT License Agreements

The Company, through its wholly owned subsidiary Liberty Defense Technologies Inc. (“LDT”), has entered into agreements with the Massachusetts Institute of Technology (“MIT”) and MIT’s Lincoln Laboratory (“MIT LL”), including an exclusive patent licence agreement between MIT and LDT dated September 10, 2018, as amended from time to time (the “Licence Agreement”), a technology transfer agreement between LDT and MIT LL, effective August 24, 2018 (the “Technology Transfer Agreement”), and a cooperative research and development agreement between LDT and MIT dated as of December 21, 2018 (“CRADA”), such agreements providing LDT with an exclusive licence for patents, design assets and MIT LL technical expertise related to active three-dimensional imaging technology that are the technology behind the HEXWAVE product.

The obligations under the Technology Transfer Agreement and the CRADA have now been completed. Liberty may consider extending the CRADA (and therefore changing its scope) if it determines that additional MIT LL technical expertise related to active three-dimensional imaging technology is required. Pursuant to the License Agreement, LDT has been granted the exclusive rights to MIT’s patent in “multistatic sparse array topology for FFT-based field imaging” (MIT Case No. 18409L) (the “Patent”), which is being utilized in the development and application of the HEXWAVE product. The License Agreement is to be in effect until the expiration of the Patent, which is 11 years (December 2035). In granting LDT such patent rights, the Company shall pay MIT, in addition to patent filling costs, an annual fees as follows: 1) \$20,000 for 2019 (paid); \$50,000 for 2020 (paid); \$60,000 for 2021 (paid); \$100,000 for 2022 (paid); \$nil for 2023, \$40,000 for 2024 (payable), \$200,000 for 2025 (payable), and \$350,000 for 2026 and thereafter; and 2) a royalty of 5.7% of all future net sales of the Company.

During the nine months ended September 30, 2025, the Company accrued royalty payments of \$34,042 (December 31, 2024, \$105,993). The Company shall also be required to achieve certain milestones.

(b) Battelle Memorial License Agreement

On March 22, 2021, the Company, through its wholly owned subsidiary DrawDown Detection, Inc. has entered into an agreement (“Battelle License Agreement”) with Battelle Memorial Institute (“Battelle”), which operates the Pacific Northwest National Laboratory (“PNNL”), to license the millimeter wave-based, High-Definition Advanced Imaging Technology (HD-AIT) body scanner and shoe scanner technologies. The agreement, as amended from time to time, provides the Company with a three-year exclusive license for certain patents which will convert to a non-exclusive license for the remaining life of the patents. The agreement also provides the Company with non-exclusive license for certain patents for life.

As consideration for the Battelle License Agreement, the Company paid \$30,000 upon signing and \$30,000 six months after.

Under the Battelle License Agreement, the Company shall pay a five percent royalty on net sales and a twenty-five percent royalty on all sublicensing revenues if permitted under the contract guidelines.

The Company is required to pay a minimum royalty amount as follows, unless the agreement is terminated:

Liberty Defense Holdings, Ltd.

Notes to the Amended and Restated Condensed Consolidated Interim Financial Statements
(Unaudited - Expressed in U.S. dollars, unless otherwise stated and per share amounts)
For the three and nine months ended September 30, 2025, and 2024

7. Intangible Assets (continued)

(b) Battelle Memorial License Agreement (continued)

	Amounts
Year 2021 (paid)	\$ 50,000
Year 2022 (paid)	50,000
Year 2023 (paid)	100,000
Year 2024 (\$55,000 payable)	200,000
Year 2025 and each year thereafter (payable)	200,000

The Company is obligated to achieve certain milestones in the next fifteen months and reimburse Battelle for ongoing patenting expenses, as well as past patenting expenses in the total amount of \$50,000, from which \$50,000 has been paid.

As at September 30, 2025, the Company has a balance payable of \$205,000 (December 31, 2024, \$290,566).

8. Loans Payable

(a) Related Party Loans

During the nine months ended September 30, 2025, and the fiscal year ended December 31, 2024, the Company received working capital loans from related parties. These loans, unsecured and non-interest bearing, lack specified maturity dates. Repayments will be made as adequate financing becomes available to the Company.

	Amounts
Balance, December 31, 2023	\$ 328,694
Additions	82,000
Repayments	(336,036)
Balance, December 31, 2024	\$ 74,658
Additions	-
Repayments	(74,658)
Balance, September 30, 2025	\$ -

(b) Short Term Loans

During the year ended December 31, 2023, the Company received a secured business line of credit from American Express, subject to a general security agreement on the Company's assets, with various draws. The interest rate on the amount withdrawn varied from 7.49% to 25.71% over a six-month term. The monthly payments fluctuated based on the amount withdrawn from the line of credit with amounts ranging from \$1,782 to \$10,624 per month. During the year ended December 31, 2024, the Company borrowed \$11,900 (2023 - \$166,210) from this line of credit. The loan matured on June 25, 2024, and was fully repaid.

During the year ended December 31, 2023, the Company secured an unsecured business line of credit of \$83,036 from BlueVine Capital. The credit facility had a twenty-six-week term, an interest rate of 1.10%, and required weekly payments of \$3,906. The loan matured on June 5, 2024, and was fully repaid.

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8. Loans Payable (continued)

(b) Short Term Loans (continued)

During the year ended December 31, 2023, the Company received a secured business line of credit with Headway Capital, subject to a general security agreement of the Company's assets, with one draw for a period of seventeen-months with a monthly interest rate of 4.17%. During the year ended December 31, 2024, the Company borrowed \$21,275 (2023 - \$83,350) from this line of credit. The loan matured on January 31, 2025. During the nine months ended September 30, 2025, the Company fully repaid this loan.

During the year ended December 31, 2024, the Company obtained a secured business loan of \$420,000 from Blade Funding with a 32-week term. The loan carries an annual interest rate of 11.50%, requires weekly payments of \$13,125. It is scheduled to mature on January 19, 2025. During the nine months ended September 30, 2025, the Company fully repaid this loan.

On July 2, 2024, the Company received a short-term loan of \$250,000 from 1087207 BC Ltd. The loan had a minimum upfront interest payment of \$20,000, in which the Company received \$230,000, net, and was fully repaid.

During the year ended December 31, 2024, the Company received \$350,394 in non-interest-bearing short-term loans. As of September 30, 2024, the Company fully repaid these loans.

	Amounts
Balance, December 31, 2023	\$ 201,368
Additions	1,053,569
Repayments	(1,260,419)
Accrued interest	31,732
Balance, December 31, 2024	\$ 26,250
Repayments	(26,250)
Balance, September 30, 2025	\$ -

9. Parabilis Term Loan

On August 22, 2024, the Company secured a \$1,800,000 business term loan from PFF, LLC ("Parabilis"). The loan has a term of 104 weeks with an annual interest rate of 17.99% and is scheduled to mature on August 15, 2026. The agreement was amended on March 15, 2025, July 15, 2025, and amended again on August 14, 2025, with additional advancements totaling \$650,000 and amending the payment schedule. Repayments of principal are set to commence in October 2025 with interest only payments through September 2025. The remaining contractual repayments are equal to the carrying value of the term loan and are payable in eleven months. See Note 10(a) regarding collateral.

	Amounts
Balance, December 31, 2023	\$ -
Additions	1,800,000
Interest and fees	121,687
Balance, December 31, 2024	\$ 1,921,687
Additions	650,000
Interest and fees	253,856
Repayments	(183,017)
Balance, September 30, 2025	\$ 2,642,526
Current	\$ 2,642,526
Non-current	-

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10. Factoring and Credit Line Liabilities

(a) Parabilis Credit Line

On August 22, 2024, the Company entered into a secured revolving credit line agreement with Parabilis for up to \$2,500,000. The borrowing base for the credit line is determined based on the following percentages: 90% of eligible billed receivables, 65% of eligible unbilled receivables, and 30% of eligible delivery orders. The aggregate of eligible billed and unbilled receivables, along with eligible delivery orders, establishes the Company's borrowing capacity under the credit line.

When invoicing occurs, payments on the invoices are applied directly to the outstanding principal and interest on the credit line. The revolving credit facility had a maturity date of August 31, 2025, which was then amended on September 1, 2025, to mature on May 31, 2026, and will automatically renew for one-year periods unless the lender has notified the borrower at least 90 days in advance of the current maturity date will not renew. The facility carries an interest rate of 14.99% per annum, subject to re-evaluation on June 1, 2025. As of September 30, 2025, the interest rate has remained at 14.99% per annum.

The Parabilis term loan and credit line are secured by all tangible and intangible personal property of the Company, wherever located, whether currently owned or acquired in the future.

	Amounts
Balance, December 31, 2023	\$ -
Additions	1,551,166
Interest and fees	74,449
Repayments	(641,944)
Balance, December 31, 2024	\$ 983,671
Additions	350,000
Interest and fees	304,554
Repayments	(840,250)
Balance, September 30, 2025	\$ 797,975

(a) Bengal Capital Factoring

On June 22, 2023, the Company engaged in a factoring arrangement with Bengal Capital, Inc. (the "Factor"). Per the agreement, the Company submits invoices or purchase orders to the Factor after credit approval, receiving 80% of the gross amount. The Factor assumes ownership of these accounts with full recourse. Furthermore, the Company is subject to a 4% monthly factoring fee based on the face value of the accounts. No collateral is used per the agreement; however, the Company is obligated to pay the balance regardless of receiving payment for advanced orders.

The factoring liability as at September 30, 2025, and December 31, 2024, is as follows:

	Amounts
Balance, December 31, 2023	\$ 1,107,347
Accrued factoring Fee	289,684
Repayments	(1,397,031)
Balance, December 31, 2024 & September 30, 2025	\$ -

For accounting purposes, the factored trade receivable remains recorded in trade receivables, while the financing costs are amortized over the financing period.

11. Leases

The Company's lease liabilities as at September 30, 2025, and December 31, 2024, are as follows:

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11. Leases (continued)

	Right of use liability
Balance, December 31, 2023	\$ 886,585
Finance costs	69,652
Lease payments	(247,412)
Balance, December 31, 2024	\$ 708,825
Finance costs	32,697
Lease cancellation	(18,514)
Lease payments	(140,765)
Balance, September 30, 2025	\$ 582,243
Less current portion	236,709
Non-current lease liability	\$ 345,534

During the nine months ended September 30, 2025, the Company was notified of the Atlanta lease being nulled due to the owners selling the building. The lease was canceled but the Company's right to the building was retained.

Minimum lease payments are as follows:

	September 30, 2025	December 31, 2024
Maturity analysis - contractual undiscounted cash flows		
One year or less	\$ 236,707	\$ 257,461
Two to five years	419,003	558,358
Six and thereafter	-	-
Total lease liabilities	\$ 655,710	\$ 815,819
Lease liabilities included in the statement of financial position	\$ 582,243	\$ 708,825
Current	\$ 236,709	\$ 203,443
Non-current	\$ 345,534	\$ 505,382

12. Share Capital

(a) Common share transactions for the nine months ended September 30, 2025

- i) On January 6, 2025, the Company received \$2,071,851 (CAD\$2,977,851) from the exercise of 5,414,275 share purchase warrants after electing, on December 31, 2024, to exercise its acceleration right for a total of 12,500,000 warrants granted on December 19, 2024, pursuant to a private placement. As a result, the remaining 7,085,725 unexercised warrants expired.
- ii) On March 20, 2025, the Company closed a non-brokered private placement for gross proceeds of \$3,479,351 (CAD\$5,001,150). The Company issued 3,031,000 units (each a "Unit") of the Company at a price of CAD\$1.65 per Unit. Each Unit comprised of one common share and one-half common share purchase warrant. Each warrant entitles the holder thereof to purchase one additional common share of the Company at a price of CAD\$2.05 for a period of 24 months and is subject to an accelerated expiry at the Company's election under certain conditions. The warrants were allocated a residual value of \$263,584. In connection with the non-brokered private placement, the Company issued 212,170 finder warrants. Each finder's warrant will be exercisable to purchase one common share for a period of 24 months at an exercise price of CAD\$1.65. The broker warrants were allocated a fair value of \$84,183 (CAD\$121,004). Additionally, the Company paid commissions and legal expenses of \$420,423 (CAD\$600,650).
- iii) On April 1, 2025, the Company received \$3,704 (CAD\$5,285) from the exercise of 3,500 warrants. As a result, a total of 3,500 common shares were issued.

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12. Share Capital (continued)

(a) Common share transactions for the nine months ended September 30, 2025 (continued)

- iv) On July 29, 2025, the Company closed a non-brokered private placement for gross proceeds of \$3,199,767 (CAD\$4,400,000). The Company issued 20,000,000 units (each a "Unit") of the Company at a price of CAD\$0.22 per Unit. Each Unit comprised of one common share and one common share purchase warrant. Each warrant entitles the holder thereof to purchase one additional common share of the Company at a price of CAD\$0.35 for a period of 12 months and is subject to an accelerated expiry at the Company's election under certain conditions. The warrants were allocated a residual value of \$nil. Additionally, the Company issued 719,973 broker warrants with a fair value of \$44,908 (CAD\$61,753). The Company paid commissions and legal expenses of \$138,087(CAD\$189,781).
- v) During the nine months ended September 30, 2025, a total of 204,100 common shares were issued pursuant to the exercise of RSUs with a fair value of \$374,067.

(b) Common share transactions for the year ended December 31, 2024

- i) On January 12, 2024, the Company closed the initial tranche of a Listed Issuer Financing Exemption (LIFE) private placement of units, raising gross proceeds of \$662,554 (CAD\$886,000). As of December 31, 2023, the Company had received \$224,915 of these proceeds. This tranche involved the issuance of 590,068 units at a price of CAD\$1.50 per unit. Each unit consisted of one common share and one purchase warrant, allowing the holder to purchase an additional common share at CAD\$2.00 per share within 36 months. The warrants were allocated a residual value of \$154,596. Additionally, the Company issued 15,171 broker warrants to agents under identical terms and conditions with a fair value of \$4,508. Agent commissions totaling \$17,110 were paid.
- ii) Subsequently, on February 5, 2024, the Company closed the final tranche of the same non-brokered private placement, raising an additional \$112,285 (CAD\$150,000). This tranche involved the issuance of 100,000 units under the same terms and conditions as the initial tranche. Each unit consisted of one common share and one purchase warrant, allowing the holder to purchase an additional common share at CAD\$2.00 per share within 36 months. The warrants were allocated a residual value of \$37,428.
- iii) On February 26, 2024, the Company closed an investment by Viken Detection Corp. ("Viken") pursuant to which Viken purchased 909,091 units of the Company at an issue price of CAD\$1.50 per unit for total gross proceeds of \$1,000,000 (CAD\$1,363,636). Each unit comprised one common share and one purchase warrant. Each warrant entitles Viken to purchase one additional common share of the Company at an exercise price of CAD\$2.00 for a period of 36 months. The warrants were allocated a residual value of \$166,667. Additionally, the Company also incurred cash costs in connection to filing and legal expenses in the amount of \$27,116 were also paid. These warrants contain blocker language restricting the exercise of the warrants in the event such exercise results in Viken holding more than 9.9% of the outstanding voting securities of the Company.
- iv) On March 17, 2024, a total of 199,636 finder warrants expired with an exercise price of CAD\$3.30. These broker warrants had a fair value of \$312,815 and the reserve value was reclassified to share capital.
- v) During the year ended December 31, 2024, a total of 101,841 common shares were issued pursuant to the exercise of RSUs with a fair value of \$286,019.
- vi) During the year ended December 31, 2024, a total of 60,000 shares were issued pursuant to the exercise of 60,000 warrants, resulting in proceeds of \$87,367 (CAD\$120,000). Residual value in the amount of \$15,275 was reversed.

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12. Share Capital (continued)

(b) Common share transactions for the year ended December 31, 2024 (continued)

- vii) On August 13, 2024, the Company closed the first tranche of a non-brokered private placement for gross proceeds of \$508,864 (CAD\$697,550). The Company issued 465,035 special warrants of the Company at a price of CAD\$1.50 per Unit. Each special warrant will automatically convert into one Unit. Each Unit shall consist of one common share and one share purchase warrant. Each warrant entitles the holder thereof to purchase one additional common share of the Company at a price of CAD\$2.00 within a period of 36 months. These special warrants were converted into one Unit on August 13, 2024. The warrants were allocated a residual value of \$203,560. The Company paid the agents 19,051 broker warrants with a fair value of \$5,757. Each broker warrant will be exercisable to purchase one common share for a period of 36 months at an exercise price of CAD\$2.00. Additionally, the Company also incurred cash costs in connection to private placement in the amount of \$30,995.
- viii) On December 18, 2024, the Company closed a non-brokered private placement for gross proceeds of \$5,585,812 (CAD\$8,000,000). The Company issued 25,000,000 units (each a "Unit") of the Company at a price of CAD\$0.32 per Unit. Each Unit comprised of one common share and one-half common share purchase warrant. Each warrant entitles the holder thereof to purchase one additional common share of the Company at a price of CAD\$0.55 for a period of 24 months and are subject to an accelerated expiry at the Company's election under certain conditions. The Company paid the agents \$274,123 in finders fees and issued 1,251,062 finder warrants with a fair value of \$382,873. Each finder's warrant will be exercisable to purchase one common share for a period of 24 months at an exercise price of CAD\$0.55. Additionally, the Company also incurred cash costs in connection to private placement in the amount of \$41,687.
- ix) The Company settled a total of \$363,336 (CAD\$520,947) of indebtedness with a certain creditor by issuing 1,562,500 units valued at \$927,332 and follows the same terms as the units issued on December 18, 2024, non-brokered private placement. The Company recognized a loss on extinguishment of debt totalling \$563,996 (included in other expenses (2023 - \$nil)).

13. Equity Reserves

(a) Share-based compensation

The Company maintains an Omnibus Equity Incentive Plan (the "Incentive Plan") which is comprised of stock options, restricted share units ("RSUs") and deferred share units ("DSUs"). The maximum number of common shares reserved for issuance, in the aggregate, under the Incentive Plan is 10% of the aggregate number of common shares issued and outstanding to be granted to directors, officers, employees, and consultants under certain restrictions.

Unless the Board decides, or the grant agreement specifies otherwise, the stock options will vest in two years with quarterly intervals following the date of such grant. The Board shall fix the exercise price of any stock option when such stock option is granted, which shall not be less than the closing price of the common shares on the Exchange on the day prior to the date of grant (the "Market Value"). A stock option shall be exercisable during a period established by the Board, which shall commence on the date of the grant and shall terminate no later than ten (10) years after the date of grant of the award or such shorter period as the Board may determine.

With respect to RSUs, the specific provisions of the RSU plan, eligibility, vesting period, terms of the RSUs and the number of RSUs granted are to be determined by the Board of Directors at the time of the grant.

With respect to PSUs, the specific provisions of the PSU plan, eligibility, vesting period, terms of the PSUs and the number of PSUs granted are to be determined by the Board of Directors at the time of the grant.

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13. Equity Reserves (continued)

(a) Share-based compensation (continued)

The continuity of the number of stock options issued and outstanding are as follows:

	Number of stock options	Weighted average exercise
Outstanding, December 31, 2023	668,960	CAD\$ 4.94
Cancelled	(74,250)	4.35
Expired	(82,460)	12.42
Granted	2,715,000	0.80
Outstanding, December 31, 2024	3,227,250	CAD\$ 1.29
Cancelled	(469,750)	1.54
Granted	2,450,000	0.30
Outstanding, September 30, 2025	5,207,500	CAD\$ 0.79

As at September 30, 2025, the number of stock options outstanding and exercisable were:

Expiry date	Outstanding		Exercisable	
	Number of stock options	Exercise price	Remaining contractual life (years)	Number of stock options
7-Apr-26	83,000	CAD\$ 5.00	0.52	83,000
28-Jul-26	12,500	CAD\$ 5.50	0.82	12,500
28-Jul-26	5,000	CAD\$ 6.50	0.82	5,000
1-Nov-26	42,500	CAD\$ 4.60	1.09	42,500
14-Jan-27	10,000	CAD\$ 3.60	1.29	10,000
15-Apr-27	50,000	CAD\$ 0.59	1.54	50,000
26-Apr-27	128,500	CAD\$ 4.10	1.57	128,500
2-Jul-27	250,000	CAD\$ 0.24	1.75	-
21-Nov-27	6,000	CAD\$ 2.20	2.14	6,000
26-Apr-28	5,000	CAD\$ 1.80	2.57	5,000
16-Oct-28	100,000	CAD\$ 1.90	3.05	100,000
30-Dec-29	2,365,000	CAD\$ 0.80	4.25	1,018,125
2-Apr-30	150,000	CAD\$ 0.84	4.51	18,750
30-Sep-30	2,000,000	CAD\$ 0.27	4.95	-
September 30, 2025	5,207,500			1,479,375

During the nine months ended September 30, 2025, the Company recognized stock-based compensation related to stock options totaling \$1,032,541 (September 30, 2024 – \$62,442). Of this amount, \$20,814 was recorded as stock-based compensation in the cost of revenue (September 30, 2024 – \$17,465).

The fair value of the stock options granted were estimated using the Black-Scholes option valuation model with the following weighted average assumptions:

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13. Equity Reserves (continued)

(a) Share-based compensation (continued)

	September 30, 2025	December 31, 2024
Risk-free interest rate	2.50%	3.04%
Expected dividend yield	Nil	Nil
Stock price volatility	155.64%	145.18%
Expected life (in years)	4.6 years	5 years
Stock price	CAD\$0.30	CAD\$0.80

(b) Restricted share units (“RSU”)

Restricted share units granted for the nine months ended September 30, 2025:

- During the nine months ended September 30, 2025, a total of 204,100 common shares were issued pursuant to the exercise of RSUs.

The estimated fair value of the equity settled RSUs granted as of September 30, 2025, was \$6,915 (September 30, 2024 – \$159,963) and will be recognized as an expense over the vesting period of the RSUs. The fair value of the equity settled RSUs as at the grant date was determined with reference to the market value of the common shares of the Company at the grant date.

Restricted share units granted for the year ended December 31, 2024:

- On February 28, 2024, the Company granted 147,500 RSUs to employees of the Company; these RSUs shall be settled with common shares of the Company, have an exercise period that expires on February 28, 2029, and vest at 100% on February 28, 2025.
- A total 132,248 RSUs were cancelled.

The following table summarizes the movements in outstanding RSUs:

	Number of equity settled RSUs	Grant Price
Outstanding, December 31, 2023	592,914	CAD\$ 3.09
Granted	177,500	1.22
Cancelled	(132,248)	2.82
Exercised	(101,841)	3.79
Outstanding, December 31, 2024	536,325	CAD\$ 2.41
Granted	50,000	0.27
Exercised	(204,100)	2.64
Outstanding, September 30, 2025	382,225	CAD\$ 2.00

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13. Equity Reserves (continued)

(b) Restricted share units (“RSU”) (continued)

Expiry date	Outstanding		Exercisable	
	Number of restricted share units	Grant Price	Remaining contractual life (years)	Number of restricted share units
7-Apr-26	25,000	CAD\$ 5.80	0.52	25,000
10-Jun-26	20,875	CAD\$ 5.50	0.69	20,875
15-Jan-27	15,000	CAD\$ 3.70	1.29	15,000
26-Apr-27	10,000	CAD\$ 4.40	1.57	10,000
16-Oct-28	133,850	CAD\$ 1.70	3.05	133,850
28-Feb-29	127,500	CAD\$ 1.30	3.42	127,500
1-Jan-29	50,000	CAD\$ 0.27	3.26	-
September 30, 2025	382,225			332,225

A total of 332,225 RSU's were vested as at September 30, 2025.

During the nine months ended September 30, 2025, the Company recognized stock-based compensation related to RSUs in the amount of \$25,017 (September 30, 2024 – \$234,278).

(c) Share purchase warrants

The continuity of the number of share purchase warrants outstanding is as follows:

	Warrants outstanding	Exercise Price
Outstanding, December 31, 2023	5,301,970	CAD\$ 3.96
Issued	16,630,724	0.73
Expired	(1,797,726)	4.81
Exercised	(60,000)	2.00
Outstanding, December 31, 2024	20,074,968	CAD\$ 1.22
Issued	22,447,643	0.48
Expired	(7,643,473)	0.73
Exercised	(5,417,775)	0.55
Outstanding, September 30, 2025	29,461,363	CAD\$ 0.87

The fair value of the compensation warrants was estimated using the Black-Scholes option valuation model with the following weighted average assumptions:

	September 30, 2025	December 31, 2024
Risk-free interest rate	2.90%	3.52%
Expected dividend yield	Nil	Nil
Stock price volatility	89.00%	69.78%
Expected life (in years)	1.23 years	3 years
Share price on grant date	CAD\$0.50	CAD\$0.86
Fair value share purchase warrants	CAD\$0.20	CAD\$0.43

The outstanding number of share purchase warrants is as follows:

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13. Equity Reserves (continued)

(c) Share purchase warrants (continued)

Expiry date	Number of warrants	Outstanding Exercise price	Remaining contractual life (years)
28-Jul-26	20,719,973	CAD\$0.35	0.82
5-Oct-26	1,782,764	CAD\$3.00	1.01
5-Oct-26	60,723	CAD\$2.00	1.01
18-Dec-26	2,032,312	CAD\$0.55	1.22
12-Jan-27	526,566	CAD\$1.51	1.28
12-Jan-27	15,171	CAD\$2.00	1.28
5-Feb-27	100,000	CAD\$1.51	1.35
28-Feb-27	909,091	CAD\$2.00	1.41
27-Jun-27	19,051	CAD\$2.00	1.74
13-Aug-27	465,033	CAD\$1.51	1.87
20-Mar-27	1,515,500	CAD\$2.05	1.47
20-Mar-27	212,170	CAD\$1.65	1.47
27-Oct-27	144,674	CAD\$2.75	2.07
27-Oct-27	958,335	CAD\$5.00	2.07
	29,461,363		

During the nine months ended September 30, 2025, a total of 1,095,099 share purchase warrants with an original exercise price of CAD\$2.00 were repriced to CAD\$1.51. All other terms and conditions remained unchanged.

(d) Performance Shares

On March 17, 2021, Liberty deposited into escrow, and held in escrow, Operational Performance Shares (“OPS”) and Capital Market Performance Shares (“CMPS”) for certain directors, officers, and consultants of the Company upon the Company achieving certain performance milestones. Once these milestones were achieved the shares would be released. These performance shares included 200,000 of OPS and 877,300 of CMPS. In order to fair value these performance shares, management estimated the probability that the Company would issue the performance shares.

All CMPS have been issued in previous years upon the completion of all required milestones.

Operational Performance Shares

As at September 30, 2025, none of the 200,000 OPS have been issued as neither of the two milestones have been met. The estimated fair value of the OPS is CAD\$800,000 which had an estimated vesting period between December 2024 and December 2025. The estimated vesting period has been adjusted to December 2025 and December 2026. During the nine months ended September 30, 2025, the Company recorded stock-based compensation in connection to OPS in the amounts of \$77,727 (September 30, 2024 – \$99,371).

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13. Equity Reserves (continued)

(d) Performance Shares (continued)

	Number of equity settled	Weighted average price
Outstanding, December 31, 2023 and 2024	200,000	CAD\$ 4.00
Released from escrow	-	-
Outstanding, September 30, 2025	200,000	CAD\$ 4.00

14. Loss Per Share

Basic loss per share amount is calculated by dividing the net loss for the year by the weighted average number of common shares outstanding during the year.

	Three months ended September, 2025		Nine months ended September 30, 2025	
	2025	2024	2025	2024
Loss attributable to common shareholders	\$ (2,967,764)	\$ (2,433,189)	\$ (10,510,206)	\$ (6,429,727)
Weighted average number of shares	65,675,798	16,463,645	55,564,003	16,037,061
Basic and diluted loss per share	\$ (0.05)	\$ (0.15)	\$ (0.19)	\$ (0.40)

The Company incurred net losses for the nine months ended September 30, 2025, and 2024, therefore all outstanding stock options share purchase warrants, restricted share units, and performance share units, if any, have been excluded from the calculation of diluted loss per share since the effect would be anti-dilutive.

15. Revenue

Revenue recognized for the nine months ended September 30, 2025, and 2024, relates to contract revenue from the Transportation Security Administration (“TSA”) (Note 16), as well as sales of HEXWAVE units.

Deferred revenue as of September 30, 2025, was \$170,036 (December 31, 2024 - \$180,000).

Deferred Revenue	Amounts
Outstanding, December 31, 2023 & 2024	180,000
Additions	124,995
Refunds	(120,000)
Recongnized revenue	(14,959)
Outstanding, September 30, 2025	170,036

Revenue	Three months ended September 30, Nine months ended September 30,			
	2025	2024	2025	2024
TSA Contract Award HD-AIT	-	-	457,905	200,000
TSA OA Development	-	170,000	246,944	620,000
HD-AIT Phase II	-	-	-	133,056
HD-AIT Phase III	150,000	296,944	150,000	296,944
HEXWAVE units	129,049	650,000	861,500	1,446,032
HEXWAVE Software & Warranty	-	-	47,907	1,500
Total Revenue	\$ 279,049	\$ 1,116,944	\$ 1,764,256	\$ 2,697,532

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16. Contract Awards

During the nine months ended September 30, 2025, the Company recognized total contract revenue of \$854,297, recorded in revenue (nine months ended September 30, 2024 – \$1,250,000). Future revenue related to these contracts will be recognized as performance obligations are satisfied. It is estimated that future revenues will be recognized on the same basis according to the following timelines:

Contract Award Revenue Expected in Future Years	Year ended December 31, 2025	2026
HD-AIT Phase II B	357,759	-
Total estimated contract revenues	\$ 357,759	\$ -

(a) TSA HD-AIT Upgrade

On September 30, 2022, the Company received a contract award of \$1,747,905 from the Transportation Security Administration (“TSA”) for the HD-AIT Wide Band Upgrade Kit. On September 28, 2023, the contract was modified to include an additional milestone, increasing the total contract value to \$1,922,905. The contract award supports the development of millimeter-wave imaging system prototypes to enhance and upgrade the current imaging technology used in passenger security screening applications.

During the period ended September 30, 2025, the Company received \$457,905 and recorded a receivable of \$nil (nine months ended September 30, 2024 – \$200,000 and \$nil, respectively). The remaining contract balance as of September 30, 2025, was \$nil (December 31, 2024 – \$457,905).

The Company is required to submit quarterly invoices as follows:

TSA HD-AIT Upgrade	Amounts
Year 2023	\$ 1,265,000
Year 2024	200,000
Year 2025	-
Milestone 5B (Q1 2025) (paid)	100,000
Milestone 6 (Q2 2025) (paid)	357,905
Total Contract Value	\$ 1,922,905

(b) TSA Open Architecture

On September 29, 2023, the Company received a contract award for \$1,116,944 from TSA for the Open Architecture Development. The contract award is to develop a system-level approach that addresses TSA’s request for implementation of a Checkpoint Open Architecture for On-Person Screening (OPS) systems that enable modularity and enhances security effectiveness. The project will be performed over a period of twenty-one months, and invoices will be issued once the milestones are reached based on the agreed upon timeline. During the period ended September 30, 2025, the Company received \$246,944 and had a receivable of \$nil (three and nine months ended September 30, 2024 – \$620,000 and \$nil, respectively). The balance remaining on the contract as of September 30, 2025, was \$nil (December 31, 2024 – \$246,944).

TSA Open Architecture	Amounts
Year 2023	\$ 75,000
Year 2024	795,000
Year 2025	
Milestone 6 (Q1 2025) (paid)	175,000
Milestone 7 (Q2 2025) (paid)	71,944
Total Contract Value	\$ 1,116,944

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16. Contract Awards (continued)

(c) TSA HD-AIT Phase II

On September 29, 2023, the Company received a contract award of \$133,056 from the Transportation Security Administration (“TSA”) for HD-AIT Phase II. This award is a follow-on option under the existing HD-AIT development program, aimed at advancing Phase II to finalize a hardware design that supports future compliance efforts. The project was scheduled to be completed over three months, with invoices issued upon reaching agreed-upon milestones. During the period ended September 30, 2025, the Company had received the full contract amount of \$133,056 and recorded a receivable of \$nil (three months ended September 30, 2024 – \$133,056, respectively). The remaining contract balance as of September 30, 2025, was \$nil (December 31, 2024 – \$nil), as the agreement was completed on February 20, 2024.

(d) TSA HD-AIT Phase II A

On September 5, 2024, the Company received a contract award for \$446,944 from TSA for the HD-AIT Phase II A option. The contract award is a follow-on option to the current HD-AIT development program to execute phase II to drive to a final hardware design capable of supporting future compliance efforts. The project will be performed over a period of twelve months, and invoices will be issued once the milestones are reached based on the agreed upon timeline. During the period ended September 30, 2025, the Company received \$150,000 and had a receivable of \$nil (three months ended September 30, 2024 - \$nil, and \$296,944 respectively). The balance remaining on the contract as of September 30, 2025, was \$nil (December 31, 2024 - \$150,000).

TSA HD-AIT Phase II A	Amounts
Year 2024	\$ 296,944
Year 2025	
Milestone 2 (Q3 2025) (paid)	150,000
Total Contract Value	\$ 446,944

(e) TSA HD-AIT Phase II B

On September 29, 2025, the Company received a contract award for \$357,759 from TSA for the HD-AIT Phase II B option. The contract award is a follow-on option to the current HD-AIT development program to execute phase II to drive to a final hardware design capable of supporting future compliance efforts. The project will be performed over a period of three months, and invoices will be issued once the milestones are reached based on the agreed upon timeline. As at September 30, 2025, the Company received \$nil and had a receivable of \$nil (three months ended September 30, 2024 - \$nil, and \$nil respectively). The balance remaining on the contract as of September 30, 2025, was \$357,759 (December 31, 2024 - \$nil).

TSA HD-AIT Phase II B	Amounts
Year 2026	
Milestone 3 (Q1 2025)	\$ 100,000
Milestone 4 (Q1 2025)	\$ 175,000
Milestone 5 (Q1 2025)	82,759
Total Contract Value	\$ 357,759

As of September 30, 2025, the Company recorded contract costs of \$nil, representing costs incurred for contract milestones not yet achieved (December 31, 2024, \$268,952). As of September 30, 2025, the Company recorded an impairment of the contract costs of \$nil (December 31, 2024, \$115,730).

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17. Supplemental Disclosure with Respect to Cash Flows

During the nine months ended September 30, 2025, and 2024, the Company paid \$nil in income taxes in both periods, and paid interest of \$483,898 and \$283,497, respectively.

	Nine months ended September 30, 2025		2024
Changes in non-cash working capital			
Amounts receivable and prepaids	\$ (525,024)	\$ (217,729)	
Inventory	(360,015)	964,272	
Contract cost	268,952	-	
Accounts payable and accrued liabilities	235,882	(703,454)	
Deferred revenue	(9,964)	1,135,970	
Net changes in non-working capital	\$ (390,169)	\$ 1,179,059	
Supplemental cash flow information			
Fair value of compensation brokers warrants	\$ 129,091	\$ 10,265	
Residual value allocated to warrants	263,584	426,663	
Fair value of warrants allocated to share capital on expiry	-	(312,816)	
Transfer of reserves on exercise of RSUs	374,067	246,518	
Stock based compensation recorded in cost of revenue	20,814	-	
Reclassification from reserves upon warrant exercised	-	87,367	
Transfer from inventory to PP&E	85,803	-	
Intangibles capitalized to inventory	47,710	-	

18. Related Party Transactions

Compensation of key management personnel:

Key management personnel include persons having the authority and responsibility for planning, directing, and controlling the activities of the Company as a whole. The key management personnel of the Company are the members of the Company's executive management team and Board of Directors. Compensation provided to key management personnel is as follows:

	Three months ended September 30, 2025		Nine months ended September 30, 2024	
G&A Salaries	\$ 385,401	\$ 171,686	\$ 1,061,266	\$ 485,108
G&A Stock-based compensation	166,095	77,548	693,419	136,004
G&A Consulting fees (1)	-	24,192	-	72,788
	\$ 551,496	\$ 273,426	\$ 1,754,685	\$ 693,901

(1) Consulting fees were paid or payable to the CFO of the Company.

As of September 30, 2025, the Company had a balance payable of \$197,021 to key management personnel (December 31, 2024, - \$421,319). This payable balance includes accounts payable and accrued liabilities relating to compensation to directors, officers, or their related companies, included in compensation of key management personnel. These related party balances are unsecured, non-interest bearing and have no specific terms of settlement.

During the nine months ended September 30, 2025, the Company received working capital loans in the amount of \$nil (December 31, 2024 - \$82,000) from directors, officers, or their related parties, and repaid \$74,658. As at September 30, 2025, the outstanding balance is \$nil (Note 8(a)) (December 31, 2024 - \$74,658).

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19. Financial Instruments

As at September 30, 2025, the Company's financial instruments comprise cash, accounts receivables, accounts payable and accrued liabilities, loans payable, term loan, lease liabilities and factoring liability. The fair values of the Company's financial instruments approximate their carrying values due to their short-term maturity or market interest rates.

Fair value of financial instruments:

Financial instruments recorded at fair value on the consolidated statements of financial position are classified using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The three levels of the fair value hierarchy are:

- Level 1 – Unadjusted quoted prices in active markets for identical assets or liabilities.
- Level 2 – Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly
- Level 3 – Inputs that are not based on observable market data.

The Company's activities expose it to financial risks of varying degrees of significance, which could affect its ability to achieve its strategic objectives for growth and shareholder returns. The principal financial risks to which the Company is exposed are credit risk, liquidity risk and currency risk. The Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework and reviews the Company's policies on an ongoing basis.

(a) Credit risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations, including accounts receivable terms. The Company's cash is held through large Canadian, international, and foreign national financial institutions. The Company's receivables primarily consist of GST receivable due from the Canadian government and trade receivables that the Company continues to collect. These trade receivables are primarily with continuing customers and are not subject to significant credit risk. As at September 30, 2025, the Company's trade receivables totalling \$773,263 are from four customers (December 31, 2024 - \$130,000). The Company's maximum exposure to credit risk is limited to the carrying amount of cash and accounts receivables.

(b) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk through the management of its capital structure. To mitigate this risk, the Company has a planning and budgeting process in place to determine the funds required to support its ongoing operations and capital expenditures. The Company ensures that sufficient funds are raised from equity offerings or debt financings to meet its operating requirements, after considering existing cash balances, expected exercise of share purchase warrants, and stock options. The Company's ability to continue as a going concern involves significant judgements and estimates while determining forecasted cashflows and is dependent on the Company's ability to obtain financing (Note 1). As at September 30, 2025, the Company had cash of \$640,907 (December 31, 2024 - \$1,153,229) to settle current liabilities of \$8,239,018 (December 31, 2024 - \$6,607,387).

(c) Market risk

This risk refers to the potential fluctuations in the fair value or future cash flows of a financial instrument due to changes in market prices. The Company is exposed to the following significant market risks:

Interest rate risk

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19. Financial Instruments (continued)

(c) Market risk (continued)

Interest rate risk arises from changes in market rates of interest that could adversely affect the Company. The Company currently has interest-bearing financial instruments in relation to loans and factoring liability (Note 8, 9 and 10). The

Company's exposure to interest rate risk is minimal as the interest rates are at a fixed percentage on the loans payable, term loans and factoring and credit line liability.

Foreign currency risk

The Company is exposed to currency risk by having balances and transactions in currencies that are different from its functional currency. The Company operates in foreign jurisdictions, which uses the U.S. dollar. The Company does not use derivative instruments to reduce upward, and downward risk associated with foreign currency fluctuations.

	Amounts CAD dollars
Financial assets denominated in foreign currencies	\$ 182,454
Financial liabilities denominated in foreign currencies	(643,290)
Net exposure	\$ (460,836)

A 10% change in the U.S. dollar exchange rate relative to the Canadian dollar would change the Company's comprehensive loss by \$(33,687).

Price risk

The Company is exposed to price risk with respect to equity prices. Equity price risk is defined as the potential adverse impact on the Company's earnings due to movements in individual equity prices or general movements in the level of the stock market.

The Company closely monitors individual equity movements, and the stock market to determine the appropriate course of action to be taken by the Company.

20. Capital Risk Management

The Company manages common shares, stock options, performance share units, restricted share units, and share purchase warrants as capital. The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the development of its products and to maintain a flexible capital structure which optimizes the costs of capital at an acceptable risk.

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

In order to facilitate the management of its capital requirements, the Company prepares expenditure budgets that are updated as necessary depending on various factors, including successful capital deployment and general industry conditions.

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20. Capital Risk Management

In order to maximize ongoing development efforts, the Company does not pay out dividends. The Company's investment policy is to keep its cash treasury on deposit in an interest-bearing chartered bank account. Cash consists of cash on held with banks.

The Company expects its current capital resources will be sufficient to carry its operations, and product development plans for the foreseeable future. Except for the security pledged in certain term loans and credit lines as outlined in Notes 10(a) respectively, the Company is not subject to externally imposed capital requirements.

There has been no change to the Company's approach to capital management during the nine months ended September 30, 2025.

21. Segmented Information

The Company operates through three distinct segments: Corporate, HEXWAVE and Contract. The operating segments of the Company are based on the reports which are reviewed by the chief operating decision maker ("CODM") in making strategic resource allocation decisions. The Company considers its CODM to be its CEO, who evaluate the operations of each reportable segment.

The CODM reviews the net income (loss) of each of these segments in allocating resources and evaluating operating performance. The corporate reporting segment covers the Company's non-allocated, general overhead expenses, such as legal, compliance, accounting, head-office staff, and other such items. This reporting segment is reviewed for cost control and budgetary considerations.

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21. Segmented Information (continued)

The following tables summarize the Company's segments for the nine and three months ended September 30, 2025, and 2024:

For the nine months ended September 30, 2025			
	Corporate	HEXWAVE	Contract
	\$	\$	\$
Revenue	-	909,407	854,849
Cost of revenue	-	2,112,884	1,493,636
Net loss for the year	(4,338,868)	(3,021,690)	(3,149,648)
For the three months ended September 30, 2025			
	Corporate	HEXWAVE	Contract
	\$	\$	\$
Revenue	-	129,049	150,000
Cost of revenue	-	838,101	394,939
Net loss for the year	(937,181)	(1,161,222)	(869,361)
For the nine months ended September 30, 2024			
	Corporate	HEXWAVE	Contract
	\$	\$	\$
Revenue	-	1,447,532	1,250,000
Cost of revenue	-	2,408,789	1,796,912
Net loss for the year	(1,696,754)	(1,987,849)	(2,745,124)
For the three months ended September 30, 2024			
	Corporate	HEXWAVE	Contract
	\$	\$	\$
Revenue	-	650,000	466,944
Cost of revenue	-	886,225	979,947
Net loss for the year	(488,065)	(816,952)	(1,128,172)

Geographic Breakdown

As at September 30, 2025, and December 31, 2024, all non-current assets are in the United States.

All revenue from contract segment was earned from one customer in the United States (2024 – one customer).

For the period ended September 30, 2025, revenues from the HEXWAVE segment attributable to the Company's country of domicile, Canada, were approximately \$nil, (September 30, 2024, \$142,032). Revenues attributable to customers in the United States totaled approximately \$909,407 (2024 - \$1,305,000). Revenues from all other foreign countries in aggregate totaled \$nil (2024 - \$nil). The determination of revenues by geographic area is based on the location of the customer.

For the period ended September 30, 2025, the Company reported HEXWAVE revenues from major customers over 10% of its total HEXWAVE revenues as follows: \$390,000 (2024 - \$65,000), \$238,000 (2024 - \$nil), \$109,959 (2024 - \$nil), \$108,500 (2024 - \$nil), \$nil (2024 - \$1,080,000) and \$nil (2024 - \$142,032).

22. Subsequent Events

- Subsequent to September 30, 2025, an aggregate of 5,414,551 common shares were issued pursuant to the exercise of 5,414,551 warrants, for gross proceeds of CAD\$1,895,093. In addition, on December 8, 2025, the Company issued 10,000 common shares pursuant to the vesting and settlement of 10,000 RSUs.

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22. Subsequent Events (continued)

- On December 31, 2025, the Company closed the first tranche of a non-brokered private placement for gross proceeds of CAD\$1,747,168, through the issuance of 7,941,671 units at a price of CAD\$0.22 per unit. Each unit comprised one common share and one common share purchase warrant, with each warrant entitling the holder to acquire one additional common share at an exercise price of CAD\$0.30 per share, exercisable from March 2, 2026, to December 31, 2027. The Company issued an aggregate of 356,162 broker warrants to agents under terms and conditions substantially identical to those of the unit warrant.

Subsequently, on January 15, 2026, the Company closed the second and final tranche of the same non-brokered private placement for additional gross proceeds of CAD\$867,506, through the issuance of 3,943,207 units at a price of CAD\$0.22 per unit. Each unit comprised one common share and one common share purchase warrant, with each warrant entitling the holder to acquire one additional common share at an exercise price of CAD\$0.30 per share, exercisable from March 17, 2026, to January 15, 2028.

In connection with the private placement, the Company issued an aggregate of 227,024 broker warrants to agents under terms and conditions substantially identical to those of the unit warrant.

- On December 12, 2025, the Company granted 321,702 RSUs to a consultant. The RSUs vest in full on December 12, 2026, and expire on December 12, 2029, if not settled prior to that date.
- A total of 220,000 stock options were cancelled.