



WE BELIEVE TALENT TRANSFORMS

Caldwell Partners is a technology-powered talent acquisition firm specializing in recruitment at all levels. Through two distinct brands – Caldwell and IQTalent – the firm leverages the latest innovations in AI to offer an integrated spectrum of services delivered by teams with deep knowledge in their respective areas. Services include candidate research and sourcing through to full recruitment at the professional, executive and board levels, as well as a suite of talent strategy and assessment tools that can help clients hire the right people, then manage and inspire them to achieve maximum business results.

Caldwell Partners' common shares are listed on The Toronto Stock Exchange (TSX: CWL) and trade on the OTCQX Market (OTCQX: CWLPF).

www.caldwell.com @CaldwellSearch



IN MEMORIAM

ELIAS VAMVAKAS

1959-2024



Dear Shareholders, Clients, and Friends:

This past year has been one of significant change and resilience for Caldwell. As we close fiscal 2024, we reflect on the year's challenges, transformations, and, most poignantly, the loss of our Chair, Elias Vamvakas, who passed away earlier this year. Elias was a remarkable and visionary leader whose dedication, passion, and commitment left an indelible mark on Caldwell. His guidance and integrity remain a lasting influence on our team, our strategy, and our values, and we honor his legacy with deep gratitude.

With Elias' passing we enacted our planned succession. Chris Beck, who has served Caldwell in multiple leadership roles over the past decade, stepped into the role of CEO, as John Wallace, incumbent CEO, assumed the role of Executive Chair. John Young, chair of the Nominating and Corporate Governance Committee of the board assumed the additional role of Lead Independent Director. This leadership transition positions Caldwell to continue moving forward with steady focus, innovative ambition, and respect for the legacy upon which our firm was built.

Fiscal 2024 presented prolonged headwinds across the talent acquisition sector, spurred by uncertainty around interest rates, economic trends, and geopolitical events. Our Caldwell executive search segment experienced overall reduced demand with market search booking volatility compared to previous years, while IQTalent, with its technology-weighted client base, encountered similar challenges. Our disciplined cost reduction efforts enabled both business segments to close the year profitably, even in a lower-revenue environment. We also benefitted tremendously through negotiating a full release and exit from our long-term IQTalent lease, which provides us with the operational flexibility to effectively scale up and down with a much lower fixed cost base.

Despite the recent volatile economic environment, we are optimistic about the road ahead. With an all-time high partner count, a cohort of new principals, and an experienced, committed partner and leadership team, we are poised to drive growth as hiring demand recovers.

As we look forward to fiscal 2025, our focus remains on integrating emerging AI tools into our services, enhancing collaboration across our Caldwell and IQTalent segments, and adapting to shifts in client needs. With the right talent, the right tools, the right geographic footprint and the right mix of industry and functional expertise---and with collaboration at our core---we have every marker for success. As economic conditions stabilize, we are ready to leverage our deep industry expertise, broad service offerings, and innovative technology to support our clients and drive sustainable growth.

79 Wellington Street West TD South Tower Suite 2410, P.O. Box 75 Toronto, ON M5K 1E7 +1 (416) 920-7702 None of this year's accomplishments would be possible without the dedication and passion of our incredible team. Their resilience and commitment to Caldwell's mission inspire us every day. As we continue forward, we do so with confidence in the strength of our company, the commitment of our people, and the enduring support of our shareholders and clients.

Thank you for your continued trust and partnership. Together, we remain dedicated to transforming talent into success stories—for our clients, our team, and our shareholders.

With sincere appreciation.

Yours sincerely,

John Wallace

Executive Chair of the Board

Chris Beck

Chief Executive Officer

THE CALDWELL PARTNERS INTERNATIONAL INC

For the years ended August 31, 2024 and August 31, 2023

Management Discussion and Analysis ("MD&A")

(Expressed in CAD \$000s, except per share amounts)

PRESENTATION

The following discussion and analysis, prepared on November 19, 2024, should be read in conjunction with our consolidated annual audited financial statements and related notes and our Annual Information Form for the year ended August 31, 2024. Unless otherwise noted, all currency amounts are provided in thousands of Canadian dollars (except per share amounts). All references to quarters or years are for the fiscal periods unless otherwise noted. Unless otherwise noted as a non-GAAP financial measure or other operating measure, financial results are prepared in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board (IFRS).

FORWARD-LOOKING STATEMENTS

Forward-looking statements in this document are based on current expectations subject to the significant risks and uncertainties cited. These forward-looking statements generally can be identified by the use of statements that include phrases such as "believe," "expect," "anticipate," "intend," "plan," "foresee," "may," "will," "likely," "estimates," "potential," "continue" or other similar words or phrases. Similarly, statements that describe our objectives, plans or goals also are forward-looking statements.

We are subject to many factors that could cause our actual results to differ materially from those contemplated by the relevant forward looking statement including, but not limited to, the impact of pandemic diseases, our ability to attract and retain key personnel; exposure to our partners taking our clients with them to another firm; the performance of the US, Canadian and international economies; risks related to deposit-taking institutions; foreign currency exchange rate fluctuations; competition from other companies directly or indirectly engaged in talent acquisition; cybersecurity requirements, vulnerabilities, threats and attacks; damage to our brand reputation; our ability to align our cost structure to changes in our revenue; liability risk in the services we perform; potential legal liability from clients, employees and candidates for employment; reliance on software that we license from third parties; reliance on third-party contractors for talent acquisition support; the classification of third-party labour as contractors versus employee relationships; our ability to successfully recover from a disaster or other business continuity issues; adverse governmental and tax law rulings; successfully integrating or realizing the expected benefits from our acquisitions, adverse operating issues from acquired businesses; volatility of the market price and trading volume of our common shares; technological advances may significantly disrupt the labour market and weaken demand for human capital at a rapid rate; affiliation agreements may fail to renew or affiliates may be acquired; the impact on profitability from marketable securities valuation fluctuations; increasing dependence on third parties for the execution of critical functions; our ability to generate sufficient cash flow from operations to support our growth and fund any dividends; potential impairment of our acquired goodwill and intangible assets; and disruption as a result of actions of certain stockholders or potential acquirers of the Company. For more information on the factors that could affect the outcome of forward-looking statements, refer to the "Risk Factors" section of our Annual Information Form and other public filings (copies of which may be obtained at www.sedar.com). These factors should be considered carefully, and the reader should not place undue reliance on forward-looking statements. Although any forward-looking statements are based on what management currently believes to be reasonable assumptions, we cannot assure readers that actual results, performance or achievements will be consistent with these forward-looking statements. Management's assumptions may prove to be incorrect. Except as required by Canadian securities laws, we do not undertake to update any forward-looking statements, whether written or oral, that may be made from time to time by us or on our behalf; such statements speak only as of the date made. The forward-looking statements included herein are expressly qualified in their entirety by this cautionary language.

COMPANY DESCRIPTION

The Caldwell Partners International Inc. (the "Company") is a technology-powered talent acquisition firm specializing in recruitment at all levels. We leverage the latest innovations in artificial intelligence to offer an integrated spectrum of services delivered by teams with deep knowledge in their respective areas, allowing us to have a more significant impact on our clients' long-term success. Services include candidate research and sourcing through to full lifecycle recruitment at the professional, executive and board levels, as well as a suite of talent strategy and assessment tools that can help clients hire the right people, then manage and inspire them to achieve maximum business results.

The Company's common shares are listed on the Toronto Stock Exchange (TSX: CWL) and also trade on the OTCQX Market in the United States (OTCQX: CWLPF). Please visit our website at www.caldwell.com for further information.

BUSINESS SEGMENTS

Identification of Segments

We operate through two distinct segments - retained executive search and analytics solutions are conducted as *Caldwell*, and on-demand talent acquisition augmentation solutions are conducted as *IQTalent*. The services Caldwell offers, the nature of its clients and its pricing and delivery model are uniform across geographies, and those geographies are largely interconnected in economic cycles. We therefore measure the key metrics and reporting of Caldwell as one segment. IQTalent's business is managed and measured separately from Caldwell with unique branding, operations and pricing. As a result, we operate with two distinct business segments differentiated by brand, services, operations and pricing models.

The following chart explains the spectrum of services we offer our clients:

Cald	well			
Executive & Board Level	Organizational Effectiveness	All Hiring Levels	All Hiring Levels	Mid-Senior Levels
Executive Search	Caldwell Analytics	Candidate Research	Candidate Sourcing	Professional Search
We recruit transformative executives at the board, CEO and senior leadership levels. This full-service high-touch solution is delivered by a team of the most experienced professionals in the industry.	Leveraging highly respected, results-driven assessments to align talent and business strategies, driving better results.	Our on-demand model and innovative technology platform put custom research at your fingertips - in 3 to 5 days.	Taking research a step further, we'll deliver a list of candidates with confirmed interest in your open role.	With expertise, adaptable tactics and the latest in AI, we will research, source and assess interested and qualified candidates at the professional level.

Together, Caldwell and IQTalent are transforming the world of talent. IQTalent's unique service model and innovative use of technology - paired with Caldwell's expertise, network and resources - allows us to have a greater impact on our clients' long-term success.

Our strategy for our two segments working in tandem is for IQTalent to be a constant presence at our clients, providing recurring talent acquisition support, with Caldwell engaged for higher-end retained executive searches not undertaken by our clients' in-house teams. Together we provide seamless support for the talent acquisition needs at all levels for our clients who benefit from an increasingly diversified mix of products and services, with cross-collaboration opportunities between the two business segments expected to amplify our long-term success. We will continue to review business and technology acquisition opportunities that align with client-driven talent offerings and our belief that Talent Transforms.

Segment Operating Characteristics

Revenue

Caldwell

Caldwell operates with partners in Canada, the United States and Europe, with functional currencies being the Canadian dollar, US dollar and British pound. We take pride in delivering an unmatched level of service and expertise to our clients from 19 locations throughout the world, including Atlanta, Boston, Calgary, Charleston, Chicago, Dallas, Houston, London, Los Angeles, Miami, Nashville, New York, Park City, Philadelphia, San Francisco, Stamford, Toronto, Vancouver, and Zurich.

Caldwell's executive search revenue and operating income are difficult to predict and have historically varied significantly from quarter to quarter. There is no discernible seasonality in our business on a quarterly basis, although historically, we have had lower revenue in the first and second quarters compared to the third and fourth quarters. Over the past ten years, revenue in the second

half of the year has increased over the first half by an average of 21%. Adjusting for the pandemic in fiscal 2020, this metric grows to 26%.

Our capacity to generate revenue increases with the number of partners and affiliates in our network and depends on the fees we are able to charge and our partners' productivity, which is influenced significantly by competition and general economic hiring conditions. Additionally, given our relatively small partner base, we have limited diversification, and consequently, results may fluctuate significantly from quarter to quarter. We provide fully-retained executive search and bill our clients based on a fee of approximately one-third of a placed executive's compensation.

IQTalent

IQTalent provides on-demand talent acquisition augmentation as a managed service to our clients, who are typically in-house talent acquisition departments. We provide candidate research and sourcing at all talent levels and full lifecycle recruiting services at the professional level, with revenue generated per labour hour. Services are on-demand and usually with no long-term contractual commitments, and can vary significantly from quarter to quarter and with economic cycles or events as experienced with the global pandemic and the current hiring demand downturn. As services are billed to clients on an hourly basis, revenue fluctuates based on the number of business days. There are 252 business days in fiscal 2024, with 62 days (24.6%) in the first quarter, 61 days (24.2%) in the second quarter, 65 days (25.8%) in the third quarter and 64 days (25.4%) in the fourth quarter. Fiscal 2023 had 251 business days, with 62 days (24.7%) in the first quarter, 59 days (23.5%) in the second quarter, 65 days (25.9%) in the third quarter and 65 days (25.9%) in the fourth quarter.

IQTalent's capacity to generate revenue increases with the size of fully trained research, sourcing and recruitment staff. Third-party contractors are used to manage fluctuations in customer demand. Staffing needs are dependent on the pipeline of active and potential business opportunities available to generate billable hours. Active accounts and potential new business in the pipeline are managed by senior leadership and are influenced significantly by competition and general economic hiring conditions.

Caldwell is a client of IQTalent. From time-to-time, IQTalent provides certain research services to support Caldwell's executive search teams. The pricing of these services is in-line with other third parties of similar size. IQTalent and Caldwell recognize these fees in their revenue and cost of sales, respectively. Such amounts are eliminated upon consolidation.

Cost of Sales

Caldwell

Cost of sales for executive search pertains to professional fees. It comprises partner compensation, related search delivery personnel compensation and the direct costs of providing our search services, much of which relates to candidate databases and research tools. Compensation costs include fixed salaries, variable incentive compensation and related employee benefits and payroll taxes.

Our partners are paid a set level of base compensation referred to as draws. Variable incentive compensation is based on a percentage of collected professional fees attributed to each partner, based on a tiered commission grid. The higher a partner's collected professional fees in a fiscal year, the higher the partner's earning percentage. In aggregate, as Annualized Professional Fees per Partner increases, compensation tiers and expense also increase. Please see the discussion on Non-GAAP

measures for further details on this metric. The partners' variable compensation incentives are credited first to draw amounts already paid as an advance, with any excess due as a commission payment. A deficit occurs when a partner's variable compensation earned is less than their draw. The full draw amount is expensed each period. Additionally, any excess variable compensation is expensed and accrued for future payment. Deficit amounts within a fiscal year may be recouped in subsequent quarters if a partner earns enough variable compensation over the remainder of the year to credit against any deficit which has already been expensed. Deficits at the end of each fiscal year are not brought forward into future fiscal years for recoupment. In periods of organic growth, as new partner hires transition, deficits may increase.

In aggregate and over time, these costs are largely variable to professional fees, with fluctuations arising from changes in incentive compensation based on the Average Professional Fees per Partner and the leverage impact of certain fixed support costs during periods of rapid growth or decline. Please see the discussion on Non-GAAP measures for further details on the Average Professional Fee per Partner metric.

Costs associated with direct expense reimbursements are recorded separately as reimbursed direct expenses.

IQTalent

Cost of sales for on-demand recruiting services is comprised of research, sourcing and recruitment staff compensation, including benefits and payroll taxes and third-party contractor fees. Employees are primarily salaried with traditional bonus plans tied to company and individual performance. As a result, in the short term, IQTalent's cost of sales is more fixed in nature than Caldwell's. Other direct costs of providing our services are primarily related to candidate databases and research tools.

Staffing levels are actively managed with the utilization of hourly capacity, a key operating metric. To help manage demand fluctuations, we also maintain a network of experienced non-employee contracted professionals. Although the overall cost of contracted professionals in the United States is higher than employees, when demand exceeds the available hours of employed staff, the contracted professional network allows us to scale to meet our clients' service delivery needs.

Contractors are generally paid for actual hours worked that fluctuate each period relative to the number of working business days. In contrast to salaried employees, the cost of contractors is variable to revenue.

Selling, general and administrative

Selling, general and administrative expenses are similar in nature across Caldwell and IQTP, consisting of items such as occupancy, information technology, marketing, professional and other operating costs. We have consolidated certain support functions such as finance, accounting, payroll, information technology and marketing. We allocate shared support costs from Caldwell to IQTalent in the segmented statements of earnings based on the incremental direct cost of managing IQTalent. Costs related to our status and operation as a public company are not allocated to IQTalent.

NON-GAAP FINANCIAL MEASURES AND OTHER OPERATING MEASURES

Certain non-GAAP financial measures and other operating measures are used to manage the business and explain the results of operations. Such measures do not have any standardized meaning prescribed by IFRS and are therefore unlikely to be comparable to similar measures presented by other issuers. Non-GAAP measures and other operating measures used herein have been calculated on a consistent basis for the periods presented and include the following defined terms:

Caldwell

- Average Fee per Assignment: Professional fees reported as revenue from executive search for a given period divided by the related Number of Assignments. This metric is used to identify and track price trends as a key driver of our professional fees in executive search. It is impacted by both economic and competitive conditions as well as the seniority level of searches undertaken. Please note that over short periods of time and during periods of rapid revenue growth or decline, Average Fee per Assignment can be a trailing indicator of the ultimate actual average fee per search, as the number of searches booked precedes the recognition of the associated search revenue.
- Average Number of Partners: The number of active executive search revenue-producing partners at the beginning of a period plus the number of active executive search revenue-producing partners at the end of each month during the period, divided by the related number of months. The Average Number of Partners is indicative of our capacity to generate professional fees in executive search. Principals are excluded from this metric as they are generally newly-promoted and are yet establishing themselves in the market as revenue-producers. The expectation is for principals to progress to partners over time.
- Annualized Professional Fees per Partner: Professional fees from executive search divided by the Average Number of Partners; and if an interim period, annualized to a full year. The Annualized Revenue per Partner is indicative of how well our Partners are performing as a whole. This performance is driven by the Number of Assignments performed and the Average Fee per Assignment. Annualized Professional Fees per Partner also impacts our cost of sales as the more an individual partner bills, the higher commission tier they are paid. As the Annualized Professional Fees per Partner rises, compensation expense as a percentage of professional fees also generally rises.
- Number of Assignments: The number of new executive search assignments contracted for during a period. This metric shows the search volume and is one of the drivers of professional fees in executive search.
- Number of Assignments per Partner: The Number of Assignments divided by the Average Number of Partners. This metric analyzes our partner productivity and utilization and is a measure used to identify and track volume trends in executive search as one of the key drivers of our professional fees.

IQTalent

 Average Fees Billed per Business Day: IQTalent professional fees for a given period divided by the Number of Business Days in the period. This metric is used to identify and track price and volume trends in this segment as one of the key drivers of professional fees. It is impacted by market pricing and the Average Number of Active Clients.

- Number of Business Days: The aggregate number of weekday days in a period less any US
 holidays. This metric represents days of work that can be performed for and billed to IQTalent
 clients in a period and is a key driver of professional fees in this segment.
- Proportion of Contract Professionals: A measure used to identify and track the proportion of labour in cost of sales performed by non-employee contract professionals in the IQTalent segment. This is a driver of direct costs and gross margin as contracted professionals in the United States typically cost more than employees.
- Utilization Rate: The total number of hours IQTalent clients are billed during a period divided by the total number of labour hours paid. The metric is used to identify and track how efficiently resources are being deployed in this segment.
- Average Number of Active Clients: The sum of the number of unique IQTalent clients, for which there have been billable services performed, in each period, divided by the total number of periods. The metric is used to identify and track the size of our customer base in the IQTalent segment.
- Average Revenue per Active Client: Professional fees for a given period divided by the Average Number of Active Clients for that period. This metric is used to identify and track the average revenue-generating value of our clients in the IQTalent segment.

Consolidated

- Unencumbered Cash: A measure used to identify cash available for growth and strategic initiatives, as well as a source of funding during any periods of negative cash flow from operations, calculated as the net of (i) total current assets, less (ii) total current liabilities.
- Average Period End Share Price: The volume-weighted average share price in Caldwell stock for the last ten business days of the month. This metric drives the Share Price Impact on Operating Profit.
- Share Price Impact on Operating Profit: The change in operating profit during a period resulting from the increase or decrease in share-based expenses solely the result of changes in share price during the period.

SELECTED FINANCIAL INFORMATION

The following table summarizes selected financial information for the three fiscal years ended August 31. Please refer to the Non-GAAP Financial Measures and Other Operating Measures section in this MD&A for defined terms:

(\$000s except dividends and earnings per share)	2024	2023	2022
Caldwell professional fees	\$ 74,669	\$ 77,102	\$ 103,964
IQTalent professional fees ¹	\$ 11,643	\$ 19,831	\$ 51,596
Professional fees	\$ 86,312	\$ 96,933	\$ 155,560
Total revenue	\$ 87,151	\$ 97,801	\$ 156,165
Operating profit (loss)	\$ 7,059	\$ (14,467)	\$ 10,590
Net earnings (loss) for the year attributable to owners of the Company	\$ 4,188	\$ (11,303)	\$ 8,178
Basic earnings (loss) per share	\$ 0.142	\$ (0.432)	\$ 0.318
Diluted earnings (loss) per share	\$ 0.141	\$ (0.432)	\$ 0.315
Total assets	\$ 68,752	\$ 84,644	\$ 107,199
Total non-current financial liabilities	\$ 5,550	\$ 21,880	\$ 22,430
Unencumbered Cash ²	\$ 9,585	\$ 9,563	\$ 19,379
Cash dividends per share	\$ -	\$ -	\$ -
Period-end average share price	\$ 0.84	\$ 1.41	\$ 1.89
Caldwell key performance indicators ²			
Period end number of partners	49	49	45
Average Number of Partners	46.4	49.5	44.1
Annualized Professional Fees per Partner	\$ 1,609	\$ 1,558	\$ 2,357
Number of Assignments	475	451	588
Number of Assignments per Partner	10.2	9.1	13.3
Average Fee per Assignment	\$ 157	\$ 171	\$ 177
IQTalent key performance indicatiors ²			
Average Fees Billed per Business Day	\$ 46	\$ 79	\$ 206
Number of Business Days	252	251	251
Proportion of Work Performed by Contract Professionals	15%	10%	36%
Capacity Utlization Rate	92%	86%	89%
Average Number of Active Clients	54	80	148
Average Revenue per Active Client	\$ 216	\$ 248	\$ 349

¹ IQTP professional fees are net of elimination for intercompany revenue of \$36, \$193, and \$109 for 2024, 2023 and 2022 respectively

² Please refer to the section on Non-GAAP Financial Measures and Other Operating Measures

EXECUTIVE SUMMARY OF OPERATING RESULTS AND BUSINESS OUTLOOK

After record-breaking growth in fiscal 2022, fiscal 2023 was impacted by suppressed hiring demand and a corresponding reduction in revenue. That environment continued into the first four months of fiscal 2024—through December 2023. Beginning in January 2024 and continuing through June 2024, Caldwell experienced strong growth in our Number of Assignments as clients finally acted on delayed hiring plans. Given the lag in our recognition of revenue relative to new searches booked, we did not experience a notable revenue lift until our third quarter.

While we had expected this surge in hiring activity to ease somewhat in the fourth quarter, the pull-back we experienced in July and August was more pronounced than anticipated, resulting in a larger-than-expected decline in revenue at Caldwell in the fourth quarter. Despite this volatility, professional fees in the current fiscal were comparable to the previous year.

Encouragingly, we are again seeing increased search activity in our first quarter ending November 30, 2024, with the Number of Assignments markedly higher than those in our fourth quarter ended August 31, 2024, as well as in last year's first quarter ended November 30, 2023. Revenue related to new searches is generally recognized over a 90-day period. As a result, we expect the first quarter of fiscal 2025 ending November 30, 2024 to be negatively impacted by the lower Number of Assignments from July and August.

At IQTalent, the on-demand hiring needs of our clients have stabilized, although still well suppressed from the highs of fiscal 2022. Actions taken in recent quarters to reduce staff and expenses at IQTalent, combined with the termination of our Nashville lease in May 2024, have reduced our cost base, resulting in a profitable fourth quarter and positioning us with a tightly managed and more variable cost base for revenue and operating profit growth in the coming years.

Caldwell

- Caldwell's professional fees for the fourth quarter were \$19.2 million a 14.7% decrease from the same period last year from the lower Number of Assignments.
- Caldwell's full-year professional fees were \$74.7 million a 3.2% decrease from last year. Although the fourth quarter was weaker than expected, professional fees of \$19.2 million were still higher than in the year's first two quarters, which averaged \$14.6 million per quarter. Overall, the second half of fiscal 2024 grew 56.5% over the first half which follows our historical seasonality pattern of higher revenue in the second half of our fiscal years.
- Caldwell's operating profit of \$44 thousand in the fourth quarter was lower than the third quarter's operating profit of \$2.6 million, but represents a significant improvement over the operating losses of the first two quarters of the fiscal year.
- Caldwell's full-year operating profit was 1.0 million, compared to an operating profit of \$2.4 million last year. Changes in share price that impact formulaically-driven share-based compensation expenses explain approximately \$1.7 million of this variance.
- Over the past ten years, revenue in the second half of the year has increased over the first half
 by an average of 21%. Adjusting for the pandemic in fiscal 2020, this metric grows to 26%.
 Barring changes in economic conditions or global geopolitical events we expect revenue growth
 in the current fiscal year to continue this trend with varying magnitude from year to year.

IQTalent

- IQTalent's professional fees for the fourth quarter were \$2.9 million a 27.0% decrease from the same period last year, but relatively stable from the third quarter and throughout this calendar year. Full-year professional fees were \$11.6 million, and the Average Fees Billed per Business Day was \$46. While a decline from last year, we noted a stabilization of this metric in the second, third and fourth quarters of this year at \$45 per day. We anticipate continued stability into the first quarter of fiscal 2025.
- IQTalent's operating profit in the fourth quarter was \$27 thousand, compared to an operating loss of \$0.2 million in the third quarter. Full-year operating income was \$6.1 million, including the one-time non-cash gain related to restructuring of \$7.9 million. The operating loss excluding the lease gain was driven by losses in the first half of the year as a result of the Nashville lease, which we exited at the end of the second quarter, as well as expenses related to semi-fixed software licenses which we eliminated starting in the third quarter. At our current professional fees rate we anticipate being profitable for the full year in fiscal 2025, with quarterly results being impacted by seasonality and the number of working days in a quarter.

We believe in the strength of our company, team, service offerings, balance sheet, and future. Effective November 19, 2024, with a view toward maximizing investor returns, the Board of Directors declared the reinstatement of a quarterly dividend, with a payment of \$0.25 cents per Common Share payable to holders of Common Shares of record on December 2, 2024 and to be paid on December 20, 2024.

Our clients value our ability to provide seamless support for their talent acquisition needs at all levels. By continuing to diversify our mix of products and services and identifying opportunities to cross-collaborate between our two business segments, we expect to continue to grow both businesses together. We also continue to seek out strategic business and technology acquisition opportunities that align with our client-driven talent offerings.

Please refer to a complete list of risk factors set forth in this MD&A.

ACQUISITIONS, DIVESTITURES AND INVESTMENTS

IQRECRUIT

As discussed in note 5 to the consolidated annual financial statements, on March 1, 2023, we announced the spin-off of our software business from the IQTalent business segment. IQTalent contributed its proprietary software and its dedicated product and development team into a newly formed entity, IQRecruit, Inc. ("IQRecruit") in exchange for approximately 41.9% of the new entity. IQRecruit is currently conducting business under the brand name "HootRecruit". Throughout the year, IQRecruit issued additional equity to its employees as well as outside investors in which we did not participate. As a result, our ownership was diluted to 31.8% as at August 31, 2024. While we own 31.8% of the economic interest in IQRecruit Inc., our voting rights are limited to 20% in accordance with the shareholder agreement. As a result, we have concluded that there is significant influence over this investment, and account for it using the equity method. As required by the equity method of accounting, the carrying amount of the equity investment has been adjusted to reflect our share

of IQRecruit's loss. IQTalent is a user and client of the IQRecruit platform through a licensing arrangement that we believe approximates an arm's length client.

In the third quarter of fiscal 2023, we recognized an equity investment and a gain of \$1,647, which was equal to the fair value of our proportionate ownership share of IQRecruit Inc., net of any related book value. As at August 31, 2024, the value of this equity investment was \$911 (August 31, 2023: \$1,323). Our share of IQRecruit's net losses, including dilution losses, was \$412 for the year ended August 31, 2024 (\$302 for the year ended August 31, 2023). Losses at IQRecruit are anticipated to continue during fiscal 2025 as they focus on commercial growth. We are not required to contribute additional capital to IQRecruit, so these losses will not result in cash outlays.

THE COUNSEL NETWORK

As discussed in note 4 to the consolidated annual financial statements, on October 1, 2022, we acquired 100% of the shares of The Counsel Network Inc. ("TCN"), a Canada-based executive search firm specializing in the Canadian legal market.

The acquisition of TCN was an all-cash transaction, funded with cash on hand for total consideration of \$2,179, net of cash acquired. Goodwill of \$2,000 arising from this acquisition was recorded in the Caldwell Canada CGU.

TCN's results have been included in our statements of earnings since the October 1, 2022 acquisition date.

Acquisition costs totalling \$68 were recorded as part of acquisition-related expenses in the first quarter of fiscal 2023. No further acquisition-related expenses were incurred as a result of this transaction.

APPLIED BEHAVIOURAL ACADEMY

On November 22, 2021, the Company acquired certain assets and the operations of Stratus Holding Company Inc., a corporation incorporated under the laws of the State of Michigan and doing business as Applied Behavioral Academy ("ABA"), a behavioural and cognitive psychometrics consultancy that leverages scientifically-validated, results-driven tools to assess talent and to align people and business strategies, driving better business results.

The acquisition-related consideration was funded with cash on hand, with \$250 USD (\$314 CAD) paid at close on November 22, 2021, and \$250 USD (\$315 CAD) paid at close on November 22, 2022.

The entire purchase price of \$500 USD was allocated to goodwill attributable to the skills and technical talent of ABA's workforce, in the Caldwell business segment.

IQTALENT

As discussed in note 4 to the consolidated annual financial statements, on December 31, 2020, through the acquisition of 100% of the shares of IQTalent, a Nashville-based talent acquisition firm, we established a separate business segment. IQTalent specializes in on-demand talent acquisition augmentation solutions.

A significant portion of the IQTalent purchase price was related to payments that were contingent on the related employees or the selling shareholders being actively employed as at the payment date, and were recognized as compensation expense. These costs had suppressed the profitability of IQTalent during the amortization period, which ended on December 31, 2022. IQTalent's acquisition-related costs were \$nil for the three and twelve months ended August 31, 2024 (three and twelve months ended August 31, 2023: \$nil and \$811, respectively).

SUMMARY OF QUARTERLY RESULTS

We monitor our consolidated business results based on reviewing select financial information. The following are select financial line items for the most recent eight quarters, derived from the unaudited interim period financial statements, and do not represent a complete statement of earnings:

	2023								20	24		
	Q1		Q2		Q3		Q4	Q1	Q2		Q3	Q4
Professional Fees - Caldwell	\$ 16,975	\$	16,705	\$	21,488	\$	21,934	\$ 14,166	\$ 14,946	\$	26,400	\$ 19,157
Professional Fees - IQTalent	\$ 6,714	\$	4,745	\$	4,448	\$	3,924	\$ 3,170	\$ 2,741	\$	2,838	\$ 2,894
Consolidated Professional Fees	\$ 23,689	\$	21,450	\$	25,936	\$	25,858	\$ 17,336	\$ 17,687	\$	29,238	\$ 22,051
Direct expense reimbursements	\$ 220	\$	133	\$	220	\$	295	\$ 199	\$ 179	\$	279	\$ 182
Revenue	\$ 23,909	\$	21,583	\$	26,156	\$	26,153	\$ 17,535	\$ 17,866	\$	29,517	\$ 22,233
Cost of sales	\$ 20,926	\$	18,266	\$	21,126	\$	20,394	\$ 15,044	\$ 14,061	\$	21,993	\$ 17,522
Reimbursed direct expenses	\$ 220	\$	133	\$	220	\$	295	\$ 199	\$ 179	\$	279	\$ 182
Gross profit	\$ 2,763	\$	3,184	\$	4,810	\$	5,464	\$ 2,292	\$ 3,626	\$	7,245	\$ 4,529
Gross profit as a %ge of Professional Fees	11.7%		14.8%		18.5%		21.1%	13.2%	20.5%		24.8%	20.5%
Selling, general and administrative	\$ 5,088	\$	6,070	\$	3,825	\$	4,235	\$ 4,522	\$ 4,783	\$	4,849	\$ 4,458
Restructuring and other (income) expenses	\$ 2,530	\$	-	\$	-	\$	8,061	\$ (7,979)	\$ -	\$	-	\$ -
Acquisition-related expenses	\$ 675	\$	204	\$	-	\$	-	\$ -	\$ -	\$	-	\$ -
Net operating profit (loss)	\$ (5,530)	\$	(3,090)	\$	985	\$	(6,832)	\$ 5,749	\$ (1,157)	\$	2,396	\$ 71
Finance expenses (income)	\$ (120)	\$	56	\$	(1,063)	\$	596	\$ 412	\$ 83	\$	37	\$ 278
Net earnings (loss) before tax	\$ (5,410)	\$	(3,146)	\$	2,048	\$	(7,428)	\$ 5,337	\$ (1,240)	\$	2,359	\$ (207)
Income tax expense (recovery)	\$ (1,467)	\$	(826)	\$	583	\$	(923)	\$ 1,559	\$ (375)	\$	613	\$ 264
Effective income tax rate	27.1%		26.3%		28.5%		12.4%	29.2%	30.2%		26.0%	(127.5%)
Net earnings (loss) after tax	\$ (3,943)	\$	(2,320)	\$	1,465	\$	(6,505)	\$ 3,778	\$ (865)	\$	1,746	\$ (471)
Basic earnings (loss) per share	\$ (0.152)	\$	(0.090)	\$	0.057	\$	(0.248)	\$ 0.128	\$ (0.029)	\$	0.059	\$ (0.016)
Fully diluted earnings (loss) per share	\$ (0.152)	\$	(0.090)	\$	0.056	\$	(0.248)	\$ 0.128	\$ (0.029)	\$	0.059	\$ (0.016)

¹ IQTalent professional fees are shown net of the elimination of intercompany revenue.

Notable financial items have impacted the above quarterly results. This chart should be read in conjunction with each quarter's MD&A as filed on SEDAR to better understand the impact of such items.

BUSINESS SEGMENT KEY PERFORMANCE INDICATORS

We also measure certain key performance indicators ("KPIs") for each of our business segments. Please refer to the Non-GAAP Financial Measures and Other Operating Measures section in this MD&A for defined terms. The following are select KPIs for the most recent eight quarters:

Caldwell:

	2023							2024							
	Q1		Q2		Q3		Q4		Q1		Q2		Q3		Q4
Professional Fees - Caldwell	\$ 16,975	\$	16,705	\$	21,488	\$	21,934	\$	14,166	\$	14,946	\$	26,400	\$	19,157
Period end number of partners	50		51		49		49		44		45		47		49
Average Number of Partners	47.8		51.4		50.3		49.0		46.3		44.5		46.0		48.0
Annualized Professional Fees per Partner	\$ 1,421	\$	1,300	\$	1,708	\$	1,791	\$	1,224	\$	1,343	\$	2,296	\$	1,596
Number of Assignments	113		104		128		106		93		121		166		95
Number of Assignments per Partner	2.4		2.0		2.5		2.2		2.0		2.7		3.6		2.0
Average Fee per Assignment	\$ 150	\$	161	\$	168	\$	207	\$	152	\$	124	\$	159	\$	202

IOTalent:

•	_								_							
		2023							2024							
		Q1		Q2		Q3		Q4		Q1		Q2		Q3		Q4
Professional Fees - IQTalent	\$	6,714	\$	4,745	\$	4,448	\$	3,924	\$	3,170	\$	2,741	\$	2,838	\$	2,894
Number of Business Days		62		59		65		65		62		61		65		64
Average Fees Billed per Business Day	\$	108	\$	80	\$	68	\$	60	\$	51	\$	45	\$	44	\$	45
Proportion of Contract Professionals		14%		10%		8%		9%		7%		10%		17%		24%
Utlization Rate		76%		88%		92%		89%		93%		89%		94%		93%
Average Number of Active Clients		100		79		77		65		54		62		53		46
Average Revenue per Active Client	\$	67	\$	60	\$	58	\$	60	\$	59	\$	44	\$	54	\$	63

Consolidated:

	_															
		2023							2024							
		Q1		Q2		Q3		Q4		Q1		Q2		Q3		Q4
Unencumbered Cash	\$	12,672	\$	7,985	\$	7,306	\$	9,563	\$	8,530	\$	7,217	\$	9,420	\$	9,585
Average Period End Share Price	\$	1.76	\$	1.58	\$	1.09	\$	0.90	\$	0.73	\$	0.71	\$	0.78	\$	1.03
Share Price Impact on Operating Profit	\$	488	\$	344	\$	784	\$	43	\$	155	\$	12	\$	(80)	\$	(124)

OPERATING RESULTS AND DISCUSSION OF CHANGES TO PRIOR YEAR

Our presentation currency is the Canadian dollar. Segment discussions within are in Canadian dollars at foreign exchange rates in effect during the respective periods. The following charts provide a reconciliation of the Company's consolidated statements of earnings by business line segment to the consolidated results:

			3	
	Caldwell	IQTalent	Elimination	Total
Professional fees	19,157	2,894	-	22,051
Direct expense reimbursements	182	-	-	182
Revenues	19,339	2,894	-	22,233
Cost of sales	15,397	2,125	-	17,522
Reimbursed direct expenses	182	-	-	182
Gross profit	3,760	769	-	4,529
Gross profit as a % of professional fees	19.6%	26.6%		20.5%
Selling, general and administrative	3,716	742	-	4,458
Operating profit	44	27	-	71
Interest expense on lease liability	105	-	-	105
Investment (income) expense	(584)	571	-	(13)
Foreign exchange loss	186	-	-	186
Profit (loss) before tax	337	(544)	-	(207)
Income tax expense	180	84	-	264
Net profit (loss) for the period	157	(628)	-	(471)

Three months ended August 31, 2023

	1111 CC 1	HOHEHS CHO	cu August 51, 2	1023
	Caldwell	IQTalent	Elimination	Total
Professional fees	21,934	3,963	(39)	25,858
Direct expense reimbursements	295	-	-	295
Revenues	22,229	3,963	(39)	26,153
Cost of sales	17,160	3,273	(39)	20,394
Reimbursed direct expenses	295	-	-	295
Gross profit	4,774	690	-	5,464
Gross profit as a % of professional fees	21.8%	17.4%		21.1%
Selling, general and administrative	2,847	1,388	-	4,235
Restructuring and other	-	8,061		8,061
Operating profit (loss)	1,927	(8,759)	-	(6,832)
Interest expense on lease liability	71	309	-	380
Investment (income) expenses	(394)	490	-	96
Foreign exchange loss	120	-	-	120
Earnings (loss) before tax	2,130	(9,558)	-	(7,428)
Income tax expense (benefit)	1,605	(2,528)	-	(923)
Net earnings (loss) for the period	525	(7,030)	-	(6,505)

Twelve	months	andad	August	31	2024
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Caldwell	IQTalent	Elimination	Total
74,669	11,679	(36)	86,312
839	-	-	839
75,508	11,679	(36)	87,151
59,073	9,583	(36)	68,620
839	-	-	839
15,596	2,096	-	17,692
20.9%	17.9%		20.5%
14,605	4,007	-	18,612
-	(7,979)	-	(7,979)
991	6,068	-	7,059
380	335	-	715
(2,092)	1,959	-	(133)
228	-	-	228
2,475	3,774	-	6,249
686	1,375	-	2,061
1,789	2,399	-	4,188
	74,669 839 75,508 59,073 839 15,596 20.9% 14,605 - 991 380 (2,092) 228 2,475 686	74,669 11,679 839 - 75,508 11,679 59,073 9,583 839 - 15,596 2,096 20.9% 17.9% 14,605 4,007 - (7,979) 991 6,068 380 335 (2,092) 1,959 228 - 2,475 3,774 686 1,375	74,669 11,679 (36) 839 75,508 11,679 (36) 59,073 9,583 (36) 839 15,596 2,096 - 20.9% 17.9% 14,605 4,007 (7,979) - 991 6,068 - 380 335 - (2,092) 1,959 - 228 2,475 3,774 - 686 1,375 -

Twelve months ended August 31, 2023

	iwelve	months end	ded August 51,	2023
	Caldwell	IQTalent	Elimination	Total
Professional fees	77,102	20,024	(193)	96,933
Direct expense reimbursements	868	-	-	868
Revenues	77,970	20,024	(193)	97,801
Cost of sales	62,184	18,721	(193)	80,712
Reimbursed direct expenses	868	-	-	868
Gross profit	14,918	1,303	-	16,221
Gross profit as a % of professional fees	19.3%	6.5%		16.7%
Selling, general and administrative	12,228	6,990	-	19,218
Restructuring and other	266	10,325	-	10,591
Acquisition-related expenses	68	811	-	879
Operating proft (loss)	2,356	(16,823)	-	(14,467)
Interest expense on lease liability	277	621	-	898
Investment income	(1,413)	(222)	-	(1,635)
Foreign exchange loss	206	-	-	206
Earnings (loss) before tax	3,286	(17,222)	-	(13,936)
Income tax expense (recovery)	1,948	(4,581)	-	(2,633)
Net earnings (loss) for the period	1,338	(12,641)	-	(11,303)

Our presentation currency is the Canadian dollar. Our functional currencies follow the geographies of our subsidiaries and include the Canadian dollar, the US dollar and the British pound. Approximately 74% of our revenue was in the functional currency of the US dollar for fiscal 2024. The following table summarizes the foreign exchange rates impacting the business during fiscal 2024 and 2023 according to geographic segment and relative to the Canadian dollar:

Functional Currency		F'24	F'23		
_	<u>Q4</u>	Year-to-date	<u>Q4</u>	Year-to-date	
United States					
US dollar - average	1.37	1.36	1.33	1.35	
US dollar - period end	1.35	1.35	1.33	1.35	
Europe					
British pound - average	1.76	1.72	1.70	1.64	
British pound - period end	1.77	1.77	1.70	1.65	

To better explain our operating result changes, the following charts show the impact that fluctuations in exchange rates had on our business relative to the prior year. The results from our Caldwell and IQTalent segments are reflected as follows:

Three	months	ended	Aug	ust	31.

	2024		Constant	2023	\$	%
Caldwell	As Reported	FX ¹	Currency	As Reported	variance	variance
Professional fees	19,157	(436)	18,721	21,934	(3,213)	-14.6%
Direct expense reimbursements	182	(4)	178	295	(117)	-39.7%
Revenues	19,339	(440)	18,899	22,229	(3,330)	-15.0%
Cost of Sales	15,397	(335)	15,062	17,160	(2,098)	-12.2%
Reimbursed direct expenses	182	(4)	178	295	(117)	-39.7%
Gross profit	3,760	(101)	3,659	4,774	(1,115)	-23.4%
Gross profit as % of professional fees	19.6%	23.2%	19.5%	21.8%		
Selling, general and administrative	3,716	(169)	3,547	2,847	700	24.6%
Operating profit	44	68	112	1,927	(1,815)	-94.2%

Twelve	months	ended	Διιστιςτ	31
1 44 6146	1110111113	ended	August	91,

	Twetve months ended August 51,					
	2024		Constant	2023	\$	%
Caldwell	As Reported	FX ¹	Currency	As Reported	variance	variance
Professional fees	74,669	(807)	73,862	77,102	(3,240)	-4.2%
Direct expense reimbursements	839	(7)	832	868	(36)	-4.1%
Revenues	75,508	(814)	74,694	77,970	(3,276)	-4.2%
Cost of Sales	59,073	(637)	58,436	62,184	(3,748)	-6.0%
Reimbursed direct expenses	839	(7)	832	868	(36)	-4.1%
Gross profit	15,596	(170)	15,426	14,918	508	3.4%
Gross profit as % of professional fees	20.9%	21.1%	20.9%	19.3%		
Selling, general and administrative	14,605	(249)	14,356	12,228	2,128	17.4%
Restructuring and other	-	-	-	266	(266)	n/a
Acquisition-related expenses	-	-	-	68	(68)	n/a
Operating profit	991	79	1,070	2,356	(1,286)	-54.6%

¹ Impact of adjusting foreign exchange rates to fiscal 2023 actual rates

	2024		Constant	2023	\$	%
<u>IQTalent</u>	As Reported	FX ¹	Currency	As Reported	variance	variance
Professional fees	2,894	(63)	2,831	3,963	(1,132)	-28.6%
Revenues	2,894	(63)	2,831	3,963	(1,132)	-28.6%
Cost of Sales	2,125	(52)	2,073	3,273	(1,200)	-36.7%
Gross profit	769	(11)	758	690	68	9.9%
Gross profit as % of professional fees	26.6%	17.5%	26.8%	17.4%		
Selling, general and administrative	742	(20)	722	1,388	(666)	-48.0%
Restructuring and other	-	-	-	8,061	(8,061)	-100.0%
Operating profit (loss)	27	9	36	(8,759)	8,795	-100.4%
	Twelve months ended Aug 31,					

	Twelve months ended Aug 31,						
	2024		Constant	2023	\$	%	
<u>IQTalent</u>	As Reported	FX ¹	Currency	As Reported	variance	variance	
Professional fees	11,679	(112)	11,567	20,024	(8,457)	-42.2%	
Revenues	11,679	(112)	11,567	20,024	(8,457)	-42.2%	
Cost of Sales	9,583	(91)	9,492	18,721	(9,229)	-49.3%	
Gross profit	2,096	(21)	2,075	1,303	772	59.2%	
Gross profit as % of professional fees	17.9%	18.8%	17.9%	6.5%			
Selling, general and administrative	4,007	(36)	3,971	6,990	(3,019)	-43.2%	
Restructuring and other	(7,979)	84	(7,895)	10,325	(18,220)	176.5%	
Acquisition-related expenses	-	-	-	811	(811)	n/a	
Operating profit (loss)	6,068	(69)	5,999	(16,823)	22,822	135.7%	

¹ Impact of adjusting foreign exchange rates to fiscal 2023 actual rates

REVENUE

PROFESSIONAL FEES

Fourth Quarter Professional Fees

Consolidated:

Professional fees for the fourth quarter of 2024 decreased 14.7% over the same period last year to \$22,051 (2023: \$25,858). Caldwell's professional fees decreased 12.7% to \$19,157 (2023: \$21,934) and IQTalent decreased 27.0% to \$2,894 (2023: \$3,963 less \$39 of eliminated intercompany revenue).

Caldwell:

Exchange rate changes over the prior year had a favourable impact of \$436. On a constant currency basis, Caldwell's professional fees for the fourth quarter of 2024 decreased 14.6% over the same period last year to \$18,721 (2023: \$21,934). The change in professional fees resulted from:

- A 10.4% decrease in the Number of Assignments to 95 (2023: 106), the result of:
 - A lower Number of Assignments per Partner at 2.0 (2023: 2.2); and
 - A lower Average Number of Partners at 48.0 (2023: 49.0)
- A lower Average Fee per Assignment of \$197 at constant currency (2023: \$207)

IQTalent (before eliminating intercompany):

Exchange rate changes over the prior year had a favourable impact of \$63. On a constant currency basis, IQTalent's professional fees for the fourth quarter of 2024 decreased 28.6% over the same period last year to \$2,831 (2023: \$3,963). The decrease in professional fees on a constant currency basis resulted from lower Average Fees Billed per Business Day in the fourth quarter of 2024 of \$44 (2023: \$60), which was driven by a lower Average Number of Active Clients of 46 (2023: 65), partially offset by a higher Average Revenue per Active Client of \$62 (2023: \$61).

Year-to-Date Professional Fees

Consolidated:

Professional fees for the year decreased 11.0% to \$86,312 (2023: \$96,933). Caldwell's professional fees decreased 3.2% to \$74,669 (2023: \$77,102) and IQTalent's professional fees decreased 41.3% to \$11,643 (\$11,679 less \$36 in eliminating intercompany) (2023: \$20,024 less \$193 in eliminating intercompany).

Caldwell:

Exchange rate changes over the prior year had a favourable impact of \$807. On a constant currency basis, professional fees for the year decreased 4.2% over the same period last year to \$73,862 (2023: \$77,102). The change in professional fees resulted from:

- A lower Average Fee per Assignment of \$155 at constancy currency (2023: \$171), partially offset by;
- A 5.3% increase in the Number of Assignments to 475 (2023: 451), the result of:
 - A higher Number of Assignments per Partner at 10.2 (2023: 9.1), partially offset by;
 - A lower Average Number of Partners at 46.4 (2023: 49.5) that decrease the feeproducing base

IQTalent (before eliminating intercompany):

Exchange rate changes over the prior year had a favourable impact of \$112. On a constant currency basis, professional fees for the year decreased 42.2% to \$11,567 (2023: \$20,024). The decrease in professional fees on a constant currency basis resulted from lower Average Fees Billed per Business Day in fiscal 2024 of \$46 (2023: \$79), which was driven by a lower Average Number of Active Clients of 54 (2023: \$0) and a lower Average Revenue per Active Client of \$214 (2023: \$245).

DIRECT EXPENSE REIMBURSEMENTS

Direct expenses incurred and billed to clients during the fourth quarter of fiscal 2024 were \$182 (2023: \$295). Year-to-date direct expenses incurred and billed to clients were \$839 (2023: \$868). Expense reimbursements all pertain to Caldwell. Direct expenses continue to remain lower than prepandemic levels, resulting from reduced partner and candidate travel costs due to the increased use of remote work technology and virtual meetings. As direct expense reimbursements equal the expenses incurred, there is no direct impact on our profitability caused by fluctuations in these expenses.

COST OF SALES

Fourth Quarter Cost of Sales

Consolidated:

Cost of sales for the fourth quarter of 2024 decreased 14.1% over the same period last year to \$17,522 (2023: \$20,394). On a segment basis, Caldwell's cost of sales decreased 10.3% to \$15,397 (2023: 17,160), and IQTalent's decreased 34.3% to \$2,125 (2023: \$3,273 less \$39 of eliminated intercompany costs). As a percentage of professional fees, consolidated cost of sales increased to 79.5% in the fourth quarter of 2024 from 78.9% in the same period last year.

Caldwell (before eliminating intercompany):

Exchange rate changes over the same period last year had an unfavourable impact of \$335. On a constant currency basis, Caldwell's fourth quarter cost of sales decreased 12.2% to \$15,062 (2023: \$17,160). Cost of sales as a percentage of professional fees increased to 80.5% in the fourth quarter of 2024 from 78.2% in the same period last year due to the following factors:

- Higher partner support personnel compensation as a percentage of professional fees (increase of 5.0% as a percentage of professional fees). Non-partner personnel costs are semi-fixed and tend to rise as a percentage of professional fees during periods of revenue decline
- Higher search delivery materials expenses as a percentage of revenue, which are semi-fixed in nature and tend to rise as a percentage of professional fees during periods of revenue decline (increase of 0.7% as a percentage of professional fees); partially offset by
- Lower partner compensation as a percentage of professional fees resulting from a reduction in average partner compensation tiers in the current period as professional fees were declining compared to the stable professional fee trends seen in last year's fourth quarter (decrease of 3.4% as a percentage of professional fees)

IQTalent:

Exchange rate changes over the same period last year had an unfavourable impact of \$52. On a constant currency basis, IQTalent's fourth quarter cost of sales decreased by 36.7% to \$2,073 (2023: \$3,273). Cost of sales as a percentage of professional fees decreased to 73.2% in the fourth quarter of 2024 from 82.6% in the same period last year. The decrease in cost of sales as a percentage of professional fees during the current quarter is the result of actions taken in fiscal 2023 and through the current year to align cost of sales to the decreased revenue. Actions included restructuring activities, as described in the Restructuring and Other section below, staff reductions to match revenue declines resulting in higher utilization rates, and other cost-reduction measures.

Year-to-Date Cost of Sales

Consolidated:

Cost of sales for the year decreased 15.0% to \$68,620 (2023: \$80,712). On a segment basis, Caldwell's cost of sales decreased 5.0% to \$59,073 (2023: \$62,184) while IQTalent's decreased 48.5% to \$9,547 (\$9,583 less \$36 of eliminated intercompany costs) (2023: \$18,721 less \$193 of eliminated

intercompany costs). As a percentage of professional fees, cost of sales decreased to 79.5% from 83.3% last year.

Caldwell (before eliminating intercompany):

Exchange rate changes over the prior year had an unfavourable impact of \$637. On a constant currency basis, cost of sales for the year decreased 6.0% to \$58,436 (2023: \$62,184). As a percentage of professional fees, cost of sales decreased to 79.1% from 80.7% in the same period last year, as a result of the following factors:

- Lower partner compensation from lower average commission tiers on lower Annualized Professional Fees per Partner (decrease of 3.5% as a percentage of professional fees); partially offset by
- Higher partner support personnel compensation as a percentage of professional fees (increase of 1.6% as a percentage of professional fees). Non-partner personnel costs are semi-fixed and tend to rise as a percentage of professional fees during periods of revenue decline.
- Higher semi-fixed search delivery materials expenses as a percentage of professional fees (increase of 0.3% as a percentage of professional fees)

IQTalent:

Exchange rate changes over the prior year had an unfavourable impact of \$91. On a constant currency basis, IQTalent's cost of sales for the year decreased by 49.3% to \$9,492 (2023: \$18,721). Cost of sales as a percentage of professional fees decreased to 82.1% in the current year from 93.5% last year. The decrease in cost of sales is the result of actions taken in fiscal 2023 and through the current year to align cost of sales to the decreased revenue as described in the Restructuring and Other section below. Actions included staff reductions to match revenue declines resulting in higher utilization rates, and other cost-reduction measures.

GROSS PROFIT

Fourth Quarter Gross Profit

On a consolidated basis, gross profit decreased 17.1% from the same period last year to \$4,529 (2023: \$5,464). As a percentage of professional fees, gross margin decreased to 20.5% from 21.1%.

Caldwell's gross profit decreased to \$3,760 (2023: \$4,774), while the gross margin decreased to 19.6% (2023: 21.8%). The decrease in Caldwell's gross profit in the current quarter was driven by professional fees declining faster than the cost of sales, some of which are semi-fixed in nature, as discussed above.

IQTalent's gross profit increased to \$769 (2023: \$690) while the gross margin increased to 26.6% (2023: 17.4%). The increase in IQTalent's gross profit was driven by the impact of actions taken in fiscal 2023 and through the current year to right-size the cost structure to better reflect the lower demand that began to impact IQTalent's business in the fourth quarter of 2022, as discussed above.

Year-to-Date Gross Profit

On a consolidated basis, gross profit increased 9.1% to \$17,692 (2023: \$16,221). As a percentage of professional fees, gross margin increased to 20.5% from 16.7%.

Caldwell's gross profit increased to \$15,596 (2023: \$14,918) while the gross margin increased to 20.9% (2023: 19.3%). The increase in Caldwell's gross profit was driven by cost of sales declining faster than professional fees, resulting from cost management measures in response to volatility in professional fees.

IQTalent's gross profit was \$2,096 (2023: \$1,303) while the gross margin increased to 17.9% (2023: 6.5%). The increase in gross profit in IQTalent was driven by the cost management measures implemented in fiscal 2023, including restructuring activities, as well as ongoing cost management measures throughout the current year in response to lower revenue.

SELLING. GENERAL AND ADMINISTRATIVE EXPENSES (SG&A)

Fourth Quarter SG&A

Consolidated:

In the fourth quarter, SG&A increased 5.3% to \$4,458 (2023: \$4,235) over the same period last year. On a segment basis, Caldwell's SG&A increased 30.5% to \$3,716 (2023: 2,847), and IQTalent's SG&A decreased 46.5% to \$742 (2023: 1,388).

Caldwell:

Exchange rate changes had an unfavourable impact of \$169. On a constant currency basis fourth quarter SG&A increased 24.6% to \$3,547 (2023: \$2,847). The \$700 constant currency increase resulted from the following:

Unfavourable variances:

- Increased share-based compensation expense (\$649), the result of:
 - Relative changes to our share price during each period resulting in an unfavourable variance (\$477).
 - PSU and DSU expenses can be significantly impacted by changes in the weighted average share price at the end of each period. In the fourth quarter of the current year, a 32% increase in the weighted average share price from \$0.78 at May 31, 2024 to \$1.03 at August 31, 2024 increased costs by \$211. In the previous year, a 17.4% decrease in the weighted average share price from \$1.09 at May 31, 2023 to \$0.90 at August 31, 2023 decreased costs by \$266. The combination of these movements resulted in an unfavourable variance of \$477 year-over-year.
 - An increase in the PSU performance factor in the current year resulted in an unfavourable variances (\$172).
- Miscellaneous net unfavourable variances across smaller cost areas (\$51)

IQTalent:

Exchange rate changes had an unfavourable impact of \$20. On a constant currency basis fourth quarter SG&A was \$722 (2023: \$1,388). The \$666 constant currency decrease was primarily the result of:

- Lower office expenses as a result of exiting the Nashville lease on February 29, 2024 (\$364)
- Lower corporate salary-related expenses resulting from senior management exits and general head count reductions (\$211)
- Miscellaneous net favourable variances across smaller cost areas, driven by our costmanagement measures (\$91).

Year-to-Date SG&A

Consolidated:

SG&A for the year ended August 31, 2024 decreased 3.2% to \$18,612 (2023: \$19,218). On a segment basis, Caldwell's SG&A increased 19.4% to \$14,605 (2023: 12,228), and IQTalent's SG&A decreased 42.7% to \$4,007 (2023: 6,990).

Caldwell:

Exchange rate changes had an unfavourable impact of \$249. On a constant currency basis SG&A increased 17.4% to \$14,356 (2023: \$12,228). The \$2,128 constant currency increase resulted from the following:

Unfavourable variances:

- Higher share-based compensation expense (\$1,464), the result of:
 - Relative changes to our share price during each period resulting in an unfavourable variance (\$1,693).
 - PSU and DSU expense can be significantly impacted by changes in the weighted average share price at the end of each period. In the current year the weighted average share price increased 14% from \$0.90 at the end of fiscal 2023 to \$1.03 at the end of the fourth quarter of fiscal 2024, increasing costs by approximately \$124. During the same period last year the weighted average share price declined 52% from \$1.89 at the end of fiscal 2022 to \$0.90 at the end of fiscal 2023, reducing costs by approximately \$1,569. The combination of these two movements resulted in the net \$1,693 unfavourable expense difference from share price movement between the current period and prior period.
 - Partially offset by decreases in the number of outstanding PSU and DSU grants to which the share price applies, resulting in favourable variances (\$229).
- Higher compensation expenses related to management bonus accruals in the current period, reflecting current year performance, compared to reduced bonus accruals in the prior period (\$906)
- Higher recruitment expense related to new partner and consultant hires (\$642)

Favourable variances:

• Lower expenses related to fewer in-person meetings, including the cancellation of our annual in-person partner conference, in the current fiscal year, as part of overall cost-management measures (\$612)

- Lower office-related expenses as a result of consolidation in our leased real estate portfolio (\$239)
- Miscellaneous net unfavourable variances across smaller cost areas (\$33)

IQTalent:

Exchange rate changes had an unfavourable impact of \$36. On a constant currency basis, SG&A decreased 43.2% to \$3,971 (2023: \$6,990). The \$3,019 constant currency decrease is the result of:

- Lower salaries and benefits on lower corporate support personnel headcount, driven by the spin-off of our software development business on March 1, 2023, and senior management general staff reductions (\$1,566)
- Lower office-related expenses as a result of exiting the Nashville lease at the end of the second quarter of the current year, as discussed in the Restructuring and Other section below as well as note 11 of the consolidated interim financial statements (\$776)
- Lower legal expenses related to due diligence services for two transactions ultimately not pursued in the prior fiscal year due to deteriorating business conditions impacting the target (\$453)
- Lower staff meeting expenses driven by lower headcount (\$224)

RESTRUCTURING AND OTHER

In fiscal 2023, restructuring expenses were incurred to reorganize our operations, including severances and the impairment of certain commercial lease right-of-use assets. In the first quarter of fiscal 2024, restructuring income was related to the termination of the IQTalent lease, net of other expenses, including separation payments. There were no further actions recorded as restructuring activities in the rest of fiscal 2024.

In the first quarter of 2023, IQTalent reduced its staff in response to market conditions resulting in severance costs of \$2,264, which were fully paid in the first quarter of 2023. At the same time, we entered into an agreement to sublease the Caldwell office space in San Francisco for the remaining 11 months of its lease term, resulting in a net impairment expense of \$266, which was presented as part of restructuring expenses in the consolidated statement of earnings.

Additional staff reductions throughout the year at IQTalent resulted in the re-evaluation of real estate needs and the decision to sublease a portion of the leased space in Nashville. As a result, in the fourth quarter of 2023, IQTalent recognized an impairment charge of \$8,061 comprised of the following:

- \$6,453 related to the impairment of the Nashville right-of-use asset. The charge reflected the then-current local commercial real estate market and the expectation that the sublease would be at a discount to the head lease rate.
- \$1,608 related to other direct charges for subleasing the space including future period operating expenses payable to the landlord. These accruals were classified as \$687 in current other liabilities and \$921 in non-current other liabilities in the consolidated statement of financial position.

On October 6, 2023, we announced that David Windley was stepping down as President of IQTalent and resigning from the Caldwell Board of Directors effective that day. Related net separation payments of \$1,089 payable in equal monthly installments over 18 months were recognized as part of

restructuring expenses in the first quarter of fiscal 2024, and are presented as part of compensation payable on the consolidated statement of financial position.

On November 30, 2023, we negotiated a full penalty-free termination of IQTalent's leased facilities in Nashville. As a result, in the first quarter of fiscal 2024, IQTalent derecognized the related lease liability, right-of-use asset, fixed assets, and other liabilities for direct charges related to the space, less certain professional fees related to the lease and its termination. This resulted in a net lease termination gain of \$9,068. IQTalent recognized expenses of \$236 related to other direct charges such as operating expenses payable to the landlord and certain professional fees. Consistent with the termination agreement, IQTalent vacated the space on February 29, 2024.

See note 11 to the consolidated annual financial statements and the Executive Summary of Operating Results and Business Outlook section of this Management Discussion and Analysis for further details.

ACQUISITION-RELATED EXPENSES

On October 1, 2022, we acquired 100% of the shares of The Counsel Network Inc. ("TCN"), a Canada-based executive search firm specializing in the Canadian legal market. Acquisition costs totalling \$68 were recorded as part of acquisition-related expenses in the first quarter of fiscal 2023. No further acquisition-related expenses were incurred as a result of this transaction.

On December 31, 2020, through the acquisition of 100% of the shares of IQTalent, a Nashville-based talent acquisition firm, we established a separate business segment, IQTalent, specializing in ondemand talent acquisition augmentation solutions. A significant portion of the IQTalent purchase price was related to payments that were contingent on the related employees or the selling shareholders being actively employed as at the payment date, and were recognized as compensation expense. These costs had suppressed the profitability of IQTalent during the amortization period, which ended on December 31, 2022. IQTalent's acquisition-related costs were \$nil for the three and twelve months ended August 31, 2023; \$nil and \$811, respectively).

OPERATING PROFIT

Fourth Quarter Operating Profit

Consolidated operating profit was \$71 (2023: operating loss of \$6,832). The \$6,903 favourable change relates to a decrease in restructuring expenses of \$8,061, partially offset by a decrease in gross profit of \$935 and higher SG&A expenses of \$223, all of which are discussed in further detail above. On a segment basis, Caldwell generated an operating profit of \$44, (2023: operating profit of \$1,927) and IQTalent generated an operating profit of \$27 (2023: operating loss of \$8,759).

Year-to-Date Operating Profit

Consolidated operating profit was \$7,059 (2023: operating loss of \$14,467). The \$21,526 favourable change relates to an increase in gross profit of \$1,471, a decrease in general and administrative expenses of \$606, a decrease in restructuring expenses of \$18,570, and a decrease in total acquisition-related expenses of \$879, all discussed in further detail above.

On a segment basis, Caldwell generated an operating profit of \$991 (2023: operating profit of \$2,356) and IQTalent generated an operating profit of \$6,068 (2023: operating loss of \$16,823).

INVESTMENT INCOME

We currently invest cash balances in highly-liquid cash equivalent investments including term deposits, certificates of deposit and cash savings accounts. These investments generate interest income.

Certain investments are generated from search services with clients in the form of equity grants in the client company. For such grants, compensation equal to 65% of the investment is paid to the respective search partner upon monetization of the investment. All rights to the partners' 65% of the equity instruments are transferred and assigned beneficially to the respective partner, and a partner's entitlement to any amounts upon liquidation is not contingent upon being employed at the time of liquidation. As a result, the gross asset value and compensation payable are offset, with the investment recorded at the net amount to which we have economic rights.

We have designated the client equity investments within marketable securities at fair value through OCI. As a result, these marketable securities are recorded at fair value, with gains and losses recorded in other comprehensive income. Our policy regarding client equity investments within marketable securities is to sell the investments as soon as we are reasonably able to do so.

On March 1, 2023, we announced the spin-off of our software business from the IQTalent business segment. IQTalent contributed its proprietary software and dedicated product and development team into a newly formed entity, IQRecruit, Inc. ("IQRecruit") in exchange for approximately 41.9% of the new entity. IQRecruit is currently conducting business under the brand name "HootRecruit". Throughout the year, IQRecruit issued additional equity to its employees as well as outside investors in which we did not participate. As a result, our ownership was diluted to 31.8% as at August 31, 2024. While we own 31.8% of the economic interest in IQRecruit Inc., our voting rights are limited to 20% in accordance with the shareholder agreement. As a result, we have concluded that there is significant influence over this investment, and account for it using the equity method. As required by the equity method of accounting, the carrying amount of the equity investment has been adjusted to reflect ourshare of IQRecruit's loss. IQTalent is a user and client of the IQRecruit platform through a licensing arrangement that we believe approximates an arm's length client. Please see note 5 to the consolidated annual financial statements for details.

For the fourth quarter of 2024, we reported investment income of \$13 (2023: investment expense of \$96) consisting of interest on term deposits of \$163 (2023: \$42), partially offset by our proportionate share of IQRecruit's losses of \$150 (2023: \$138). For the fourth quarter of 2024, we recognized as part of other comprehensive income net realized gains or losses of \$nil (2023: \$nil) and unrealized gains or losses on marketable securities of \$nil (2023: gains of \$63).

For the year ended August 31, 2024, we reported investment income of \$133 (2023: investment income \$1,635) consisting of interest on term deposits of \$545 (2023: \$312), partially offset by our proportionate share of IQRecruit's losses of \$412 (2023: gain of \$1,323). For the year ended August 31, 2024, we recognized as part of other comprehensive income net realized gains or losses of \$nil (2023: \$nil) and unrealized gains on marketable securities of \$35 (2023: gains of \$44).

INCOME TAXES

Our effective tax rate on a consolidated basis has been historically high relative to the statutory tax rates we experience in each of our geographies. This was primarily the result of earnings before tax generated in the US and Canada where we are in tax-paying situations, and losses before tax in the UK where, due to the uncertainty of utilizing losses against future taxable income, we have not recognized deferred tax assets. Our income tax expense therefore effectively represents the tax on our US and Canadian operations. In periods when the UK is profitable, we do not need to recognize tax expense until our historical tax loss carryforwards have been fully utilized, or until we recognize UK deferred tax assets on the loss carryforwards once we can demonstrate sustainable taxable income in the UK. Therefore, in periods where the UK generates profit, we incur lower than expected taxes based on statutory tax rates.

IQTalent files a consolidated tax return with Caldwell in the United States.

A net income tax expense of \$264 was recorded in the fourth quarter of 2024 (2023: recovery of \$923). The effective income tax rate for the three months ended August 31, 2024 was 127.5% (2023: 12.4%). The detailed calculation of deferred tax assets and liabilities is prepared at year-end. Deferred taxes are adjusted for non-deductible expenses and adjustments related to prior year taxes and are recorded in the fourth quarter.

On a segment basis, Caldwell had fourth-quarter income tax expense of \$180 (2023: expense of \$1,605). IQTalent had fourth-quarter income tax expense of \$84 (2023: recovery of \$2,528).

Income tax expense for the year ended August 31, 2024 was \$2,061 (2023: recovery of \$2,633). The effective income tax rate for the year was 33.0% (2023: 18.9%), reflecting the impact of certain permanent differences arising from non-deductible expenses and adjustments pertaining to prior year loss carryback estimates.

On a segment basis, Caldwell had full-year income tax expense of \$686 (2023: expense of \$1,948) and IQTalent recorded a tax expense of \$1,375 (2023: recovery of \$4,581).

NET EARNINGS AND BASIC EARNINGS PER SHARE

Net loss for the fourth quarter of 2024 was \$471 (\$0.016 basic loss per share) compared to net loss of \$6,505 (\$0.248 basic loss per share) in the same period last year.

Net earnings for the year ended August 31, 2024 was \$4,188 (\$0.142 basic earnings per share) compared to net loss of \$11,303 (\$0.432 basic loss per share) in the same period last year.

DIVIDENDS

Effective November 19, 2024, with a view toward maximizing investor returns, the Board of Directors today also declared the reinstatement of a quarterly dividend of \$0.25 cents per Common Share, payable to holders of Common Shares of record on December 2, 2024, and to be paid on December 20, 2024.

LIQUIDITY AND CAPITAL RESOURCES

We maintain cash balances at various financial institutions and in various geographies through our subsidiaries. While we can move funds between geographies and legal entities, certain dividend taxes may be applicable, including a five percent tax on dividends paid from the United States to Canada. Additionally, to lend or dividend funds between our legal entities, each entity must maintain certain statutory liquidity levels.

As at August 31, 2024, we had cash and cash equivalents of \$19,634 (August 31, 2023: \$22,053). The \$2,419 decrease is primarily the result of losses from operations excluding the one-time non-cash gain related to the IQTalent lease termination.

Our cash and compensation payable balances fluctuate significantly from period to period based on commission payment timing per our executive search business's compensation plans. Compensation payable is generally at its lowest after the largest deferred compensation payments are made at the end of each February and generally grows during subsequent periods. The compensation payable is funded by our cash and accounts receivable balances, which build during the same cycle as the compensation liability and are similarly reduced as cash is used to meet the compensation liability. As a result, the cash balances and compensation payable typically move together. Given these trends, we use the non-GAAP measure of Unencumbered Cash as a more consistent measure of the cash we have available for growth and strategic initiatives.

Unencumbered Cash is defined in the section on Non-GAAP Financial Measures and Other Operating Measures of this document. The following chart sets forth the calculation of Unencumbered Cash and provides a reconciliation to cash and cash-equivalents:

	as at					
_	August 31	August 31	increase/			
	2024	2023	(decrease)			
Current assets						
Cash and cash equivalents	19,634	22,053	(2,419)			
Accounts receivable	12,664	12,886	(222)			
Income taxes receivable	177	197	(20)			
Unbilled revenue	5,859	8,237	(2,378)			
Prepaid expenses and other assets	2,327	2,712	(385)			
Total current assets	40,661	46,085	(5,424)			
Current liabilities						
Accounts payable	3,409	3,181	228			
Compensation payable	26,023	28,384	(2,361)			
Other liabilities	-	687	(687)			
Lease liabilities	1,644	2,788	(1,144)			
Current liabilities	31,076	35,040	(3,964)			
Non-current acquisition-related compensation	-	1,482	(1,482)			
Total net current liabilities within unencumbered cash	31,076	36,522	(5,446)			
Total Unencumbered Cash	\$9,585	\$9,563	\$22			

Unencumbered cash of \$9,585 at August 31, 2024 does not reflect \$4,722 (August 31, 2023: \$4,373) in net current deferred tax assets that are required to be aggregated with long-term deferred tax assets and presented as non-current in our consolidated statements of financial position.

Accounts receivable were \$12,664 at August 31, 2024, down \$222 from \$12,886 at the end of fiscal 2023. The decrease is the result of lower fiscal 2023 professional fees, which was down \$3,807 or 14.7% over last year. Days sales outstanding was 52 days at August 31, 2024, up from 44 days at August 31, 2023, mainly driven by certain larger clients that have extended payment terms. Days sales outstanding is calculated by dividing accounts receivable as at the end of the period by the quarter-to-date average daily revenue. Our allowance for professional fee adjustments was \$1,380 at August 31, 2024 compared to \$1,217 at August 31, 2023.

Our investment in property and equipment at August 31, 2024 was \$1,698, down \$81 from \$1,779 at the end of fiscal 2023. This reflects additions of \$460, disposals of \$114, depreciation expense of \$428 and exchange rate fluctuations of \$1. Additions primarily consist of capital expenditures on leasehold assets in New York and computer equipment, whereas the disposals related to the terminated IQTalent lease in Nashville. See note 6 of the consolidated annual financial statements for details.

At August 31, 2024, our ROU asset was \$5,406, down \$7,899 from \$13,305 at the end of fiscal 2023, reflecting net write-off related to lease modifications of \$8,607 and depreciation expense of \$1,586 offset by additions of \$2,193 and exchange rate fluctuations of \$101. See note 13 of the consolidated annual financial statements for details.

At August 31, 2024, our lease liability was \$6,502, down \$15,297 from \$21,799 at the end of fiscal 2023, reflecting a net write-off related to lease modifications of \$16,390 and payments of \$1,930, offset by additions of \$2,177, interest accretion of \$715, and exchange rate fluctuations of \$131. See note 13 of the consolidated annual financial statements for details.

Total liabilities were \$36,626 at August 31, 2024, a decrease of \$20,294 from \$56,920 at the end of fiscal 2023. The decrease is driven by the decrease in the lease liability as a result of the lease modification in IQTalent.

Shareholders' equity at August 31, 2024 was \$32,126 an increase of \$4,402 from \$27,724 at the end of 2023. The increase reflects the net earnings of \$4,188, unrealized gains on marketable securities of \$35, an increase to contributed surplus from share-based payments of \$259 and currency translation losses on consolidation of \$80.

Contractual Obligations

	Total	2025	2026	2027	2028	Thereafter
Accounts payable	3,409	3,409	-	-	-	-
Compensation payable	26,715	26,023	212	166	-	314
Lease liability	6,502	1,644	1,380	1,410	1,196	872
Total	36,626	31,076	1,592	1,576	1,196	1,186

In addition to the above, we also have a contractual obligation to compensate certain partners with time-based milestone bonuses, which will result in a total outlay of approximately 1.7 million over the next four years. This includes payments to partners with signed contracts that are scheduled to

start in fiscal 2025. These bonuses are conditional on their continued employment with us. The total of these bonuses is being recognized as a straight-line compensation expense on the basis of the total timeframe they are related to. Cash outlays for our contractual obligations and commitments identified above are expected to be funded by cash on hand and cash generated by operating activities in the outlay's respective year.

OUTSTANDING SHARES

As at August 31, 2024, the authorized share capital of the Company consists of an unlimited number of Common Shares of which 29,558,932 are issued and outstanding (August 31, 2023: 29,558,932). The holders of Common Shares are entitled to share equally, share for share, in all dividends declared by the Company and equally in the event of a liquidation, dissolution or winding-up of the Company or other distribution of the assets among shareholders.

On August 14, 2023 we announced that we had closed a non-brokered private placement financing of \$2,943 (the "Offering") through the issuance of 3,678,239 common shares at a price of \$0.80 per common Share. Direct costs related to the issuance were \$105. The net proceeds of \$2,838 the Offering were used for general corporate and working capital purposes, including for the recruitment of new partners. All securities issued pursuant to the Offering were subject to a four-month or twelvemonth hold period from the closing date in accordance with applicable Canadian and United States securities laws, respectively. Please see note 18 to the annual consolidated financial statements for further details.

CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

We make estimates and assumptions concerning the future that will, by definition, seldom equal actual results. The following are the estimates and judgments applied by management that most significantly affect the Company's consolidated financial statements. These estimates and judgments have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year. The following discussion sets forth management's most significant estimates and assumptions in determining the value of assets and liabilities, and the most significant judgments in applying accounting policies.

Revenue recognition

The Company's method of revenue recognition for the Caldwell executive search segment requires it to estimate the expected average performance period and the percentage of completion, based on the proportion of the estimated effort to fulfill the Company's obligations throughout the expected average performance period for its executive searches. Differences between the estimated percentage of completion and the amounts billed will give rise to a deferral of revenue to a future period. Changes in the average performance period or the proportion of effort expended throughout the performance period for its executive searches could lead to an under or overvaluation of revenue for the reporting period.

The Company's method of revenue recognition for the Caldwell executive search segment also requires it to estimate the total expected revenue at the beginning of each contract, which requires the Company to estimate uptick revenue on open searches, based on historic uptick rates. Changes in average uptick rates on executive searches could lead to an under or overvaluation of revenue for the reporting period.

Further information on unbilled and deferred revenue is included in note 15 in the consolidated annual financial statements.

Allowance for professional fee adjustments and doubtful accounts

The Company applies the IFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance model in determining the loss for all accounts receivable. Accounts receivable have been grouped based on shared credit risk characteristics and the days past due to measure expected credit losses. Substantial judgment is involved based on the circumstances of individual accounts and the estimated performance of the portfolio. The majority of accounts provided for result from client concessions to maintain a positive brand in the marketplace and relationships with client contacts based on circumstances unique to each search. While there are some accounts that are provided for due to credit reasons, it is often difficult to completely isolate provisions between client concessions and credit risk. Provision amounts are therefore aggregated as Professional Fee Adjustments.

Compensation accruals

Partner commissions for the Caldwell executive search segment are based on a per partner basis on amounts billed during the reporting period and collected within a stipulated timeframe. These collections are then subject to a commission grid that escalates as the individual's billings and collections increase. Assumptions are made regarding each partner's full period billings and collections, which are then subject to the related commission tier to accrue compensation expense throughout the year. Additionally, management short term incentive plans are tied primarily to the revenue and operating results of the Company for a respective fiscal year and management long term incentive plans are tied both to the Company's share price as well as operating results over a three-year period. Full year partner collection results, actual operating results and changes in share price that differ from management's current estimates may affect the results of operations in future periods.

Impairment of goodwill

The Company tests at least annually whether goodwill is subject to any impairment in accordance with the accounting policy. Various assumptions are made in performing this test, including estimates of future revenue streams, operating costs and discount rates. These assumptions are disclosed in note 8 of the consolidated financial statements. Future results that differ from management's current estimates may affect the results of operations in future periods.

Valuation of equity interests in clients

It can be difficult to obtain valuation information on equity interests held in clients. Equity instruments are most often in privately held companies without a specific obligation to share ongoing business performance and valuation information. The Company values such interests in accordance with its financial instruments policy with available information. As a result, the actual valuation of these interests could differ materially from current estimates.

RECENT ACCOUNTING PRONOUNCEMENTS

Accounting standards issued but not yet applied

Classification of Liabilities as Current or Non-current

On January 23, 2020, the International Accounting Standards Board (IASB) issued amendments to IAS

1 Presentation of Financial Statements, to clarify the classification of liabilities as current or non-current. On October 31, 2022, the IASB issued Non-current Liabilities with Covenants (Amendments to IAS 1) (the 2022 amendments), to improve the information a company provides about long-term debt with covenants. The 2020 amendments and the 2022 amendments (collectively "the Amendments") are effective for annual periods beginning on or after January 1, 2024. Early adoption is permitted. A company that applies the 2020 amendments early is required to also apply the 2022 amendments. The Company intends to adopt these amendments in its consolidated financial statements for the annual period beginning September 1, 2024. The adoption of these amendments is not expected to have a material impact on the Company.

Presentation and disclosure in financial statements (IFRS 18)

IFRS 18 was issued in April 2024 and applies to an annual reporting period beginning on or after 1 January 2027. The objective of IFRS 18 is to set out requirements for the presentation and disclosure of information in general purpose financial statements to help ensure they provide relevant information that faithfully represents an entity's assets, liabilities, equity, income and expenses.

IFRS 18 promotes a more structured income statement. In particular, it introduces a newly defined 'operating profit' subtotal and a requirement for all income and expenses to be classified into three new distinct categories, namely operating, investing and financing, based on a company's main business activities. Companies often use 'non-GAAP' information to explain their financial performance because it allows them to tell their own story and provides investors with useful insight into a company's performance. IFRS 18 requires some of these 'non-GAAP' measures to be reported in the financial statements. To provide investors with better insight into financial performance, the new standard includes enhanced guidance on how companies group information in the financial statements. This includes guidance on whether material information is included in the primary financial statements or is further disaggregated in the notes.

The Company intends to adopt these amendments in its consolidated financial statements for the annual period beginning September 1, 2027. The Company is assessing the impact of this standard on its reporting.

RISKS AND UNCERTAINTIES

Any investment in the Company's securities is speculative and may involve risk. Before investing in the Company's securities, prospective investors should carefully consider, in light of their own financial circumstances and objectives, the risk factors summarized below, as well as the other information contained and incorporated by reference into this MD&A and our Annual Information Form. Other risks not currently known or deemed to be material may also impact our business. Our business and financial results could be materially adversely affected by any of these risks. The Board of Directors includes in its mandate and the charters of its committees the responsibility to oversee the mitigating factors associated with each identified risk factor.

The ability to attract and retain experienced search professionals is critical to our business

We compete with other executive recruitment firms for experienced consultants. Attracting and retaining consultants in our industry is important because consultants have primary responsibility for client relationships, and the loss of consultants often leads to the loss of client relationships. While we believe we offer one of the most competitive compensation plans in the industry, and that our size and platforms allow freedom for our partners to operate in the marketplace, the ability to

continue to generate revenue and profits will depend on our ability to attract and retain key professionals. Additionally, we may pay hiring bonuses to attract new partners who may be forgoing their accrued bonuses at their predecessor firms to join us. The aggregate of these amounts can be significant, and we expect to continue issuing these types of payments as we continue to grow.

Exposure to departing partners taking our clients to another firm

Our success depends upon our ability to develop and maintain strong, long-term relationships with our clients. In many cases, one or two partners have primary responsibility for a client relationship. When a partner leaves one executive search firm and joins another, clients who have established relationships with the departing partner may move their business to the partner's new employer. We may also lose clients if the departing partner has widespread name recognition or a reputation as a specialist in executing searches in a specific industry or management function. If we fail to retain important client relationships when a partner departs our firm, our business, financial condition, and operating results may be adversely affected. Multiple partners leaving within a short time could increase the impact. We attempt to mitigate this risk by maintaining strong relationships with our partners and providing contractual client and employee non-solicitation covenants in our offer of employment letters with our partners.

Performance of the US, Canadian and international economies

Our revenue is affected by global economic conditions and economic activity in the regions where we operate. In particular, the extent and length of economic slowdowns may have a negative impact on our revenue. During economic or hiring demand slowdowns, companies may hire fewer employees which may harm our financial condition. We mitigate this risk to some extent by seeking diversity within our revenue base across geographies, industries and functions. In addition, much of our compensation is performance-based and variable to revenue, resulting in a natural cost offset during periods of revenue decline.

Foreign currency exchange rate risks may affect our financial results

With operations in Canada, the United States and the United Kingdom, we do business in multiple currencies. During the most recently completed fiscal year, 80% of our revenue was generated outside of Canada and transacted in a currency other than the Canadian dollar. Translation of foreign currency financial statements into the Canadian dollar impacts our profitability. Fluctuations in relative currency values, particularly the Canadian dollar strengthening, could hurt our profitability and financial condition.

When we have significant short-term net cash or intercompany loan balances, we move our cash balances by geography and currency to match the respective cash balances to future cash utilization by currency.

Competition from other companies directly or indirectly engaged in talent acquisition

The talent acquisition business is highly competitive in terms of both pricing and winning new engagements. The level of our future profits will depend on our ability to retain our established client base, attract new clients and maintain fee levels. Some of our competitors possess greater resources and greater name recognition and may be further along in developing and designing technology solutions to meet client requirements. One area in which we mitigate competitive risk with our larger competitors is by having fewer client non-solicitation arrangements. It is standard practice in the

industry to provide clients with a non-solicitation right ranging in scope from the placed executive to the entire client organization, known as "off-limits" protection. If too many off-limit arrangements are created, the ability to broadly and effectively source candidates for prospective client engagements becomes impeded.

Cybersecurity requirements, vulnerabilities, threats and attacks

Increased global cybersecurity vulnerabilities, threats, and more sophisticated and targeted cyberrelated attacks pose a risk to our systems and networks' security and the confidentiality, availability, and integrity of the data we maintain from our clients, candidates, and employees. We have a program in place to detect and respond to data security incidents. However, we remain potentially vulnerable to additional known or unknown threats. We also have access to sensitive, confidential or personal data or information subject to privacy and security laws, regulations and client-imposed controls. Despite our efforts to protect sensitive, confidential or personal data or information, we may be vulnerable to security breaches, theft, lost data, employee errors and/or malfeasance that could potentially lead to the compromising of sensitive, confidential or personal data or information, improper use of our systems or networks, unauthorized access, use, disclosure, modification or destruction of information. A cyber-related attack could result in other negative consequences, including damage to our reputation or competitiveness, remediation or increased protection costs, litigation, or regulatory action, which could negatively impact our results of operations. We attempt to mitigate this risk by maintaining and complying with our data privacy policy informing our clients and candidates of how we use their personal information. We additionally utilize a third-party information and security technology company to advise us on risk testing and mitigation to aid our internal information technology staff. We also maintain a cyber-insurance policy that might mitigate certain financial costs if we suffer a breach that causes us to incur financial losses.

Brand Reputation

We depend on our overall professional reputation and brand name recognition to secure new engagements and hire qualified consultants. Our success also depends on the individual reputations of our consultants. We obtain many of our new engagements from existing clients or referrals by those clients. A client who is dissatisfied with our work can adversely affect our ability to secure new engagements. Additionally, there has been a marked increase in the use of social media platforms, including blogs, social media websites and other forms of Internet-based communications, which allow individuals access to a broad audience of consumers and other interested persons. The inappropriate or unauthorized use of such media vehicles by our clients or employees could increase our costs, cause damage to our brand, lead to litigation or result in information leakage, including the improper collection or dissemination of personally identifiable information of candidates and clients. Negative or inaccurate posts or comments about us on any social networking platform could damage our reputation, brand image and goodwill. If any of these factors, including poor performance, hurt our reputation, we may experience difficulties competing successfully for new engagements and qualified consultants. Failure to maintain our professional reputation and brand name could seriously harm our business, financial condition, and operating results. We attempt to mitigate this risk by using a client feedback process utilizing the third-party product Net Promoter Score®, which provides feedback on our engagements and highlights dissatisfied clients so that we may respond.

Alignment of our cost structure with revenue

We must ensure that our costs and workforce continue to be in proportion to the demand for our services. Failure to align our cost structure and headcount with net revenue could adversely affect our business, financial condition, and operations results. We attempt to mitigate this risk related to short-term revenue shifts by business segment. In our Caldwell business, we tie a large portion of our search professionals' compensation to their individual and team revenue, while senior management's compensation is tied to consolidated revenue and operating profit. In our IQTalent business, we maintain a portion of our total workforce as hourly contractors allowing us to rapidly increase or reduce our workforce in response to demand shifts. External forces that could impact the cost structure, such as inflation, or wage wars from collective bargaining, could impact our ability to right-size the cost structure in response to lower revenue.

Liability risk in the services we perform

In the normal course of our operations, we become involved in various legal actions, either as plaintiff or defendant, including but not limited to our commercial relationships, employment matters and services delivered, in addition to other events. Such matters include both actual as well as threatened claims.

We are exposed to potential claims concerning the executive search process. For example, a client could assert a claim for matters such as breach of an off-limit agreement or recommending a candidate who subsequently proves to be unsuitable for the position filled. Further, the current employer of a candidate whom we placed could file a claim against us alleging interference with an employment contract, a candidate could assert an action against us for failure to maintain the confidentiality of the candidate's employment search, and a candidate or employee could assert an action against us for alleged discrimination, violations of labour and employment law or other matters.

In various countries, we are subject to data protection laws impacting the processing of candidate information and other regulatory requirements, including the legality of gathering historical compensation data from candidates under an expanding number of equal pay laws.

We attempt to mitigate these risks through onboarding and continuing training for our employees on existing and developing legal guidelines. We engage outside counsel regularly to review our policies and form of contracts. We utilize protective language in our standard client contracts and maintain professional liability insurance in amounts and coverage that we believe are adequate; however, we cannot guarantee that our insurance will cover all claims or that coverage will always be available. Significant uninsured liabilities could harm our business, financial condition and results of operations. Furthermore, even if any action settles within insurance limits, this can increase our insurance premiums. Therefore, there can be no assurance that their resolution will not have a material adverse effect on our financial condition or the results of our operations.

We are subject to risk as it relates to software that we license from third parties

We license software from third parties, much of which is integral to our systems and our business. The licenses are generally terminable if we breach our obligations under the license agreements. If any of these relationships were terminated or any of these parties were to cease doing business or cease to support the applications we currently utilize, we may be forced to spend significant time and money replacing the licensed software. However, the necessary replacements may not be

available on reasonable terms, if at all. We mitigate this risk by selecting providers who we believe can continue business into the foreseeable future and reviewing each license agreement for termination clauses to reduce the ease with which such agreements could be terminated by the respective provider.

There may be adverse tax, legal, and other consequences if the workforce at IQTalent that is classified as independent contractors is challenged.

We consider the use of non-employee workers at IQTalent as independent contractors. In general, any time a court or administrative agency determines that we have misclassified an on-demand worker as an independent contractor, we could incur tax and other liabilities for failing to properly withhold or pay taxes on the worker's compensation as well as potential wage and hour and other liabilities depending on the circumstances and jurisdiction.

We may become subject to administrative inquiries and audits concerning the taxation and classification of our contracted workers. There is often uncertainty in the application of worker classification laws, and consequently there is risk to us and to clients that independent contractors could be deemed to be misclassified under applicable law. The tests governing whether a service provider is an independent contractor or an employee are typically highly fact sensitive and vary by governing law. Laws and regulations that govern the status and misclassification of independent contractors are also subject to change as well as to divergent interpretations by various authorities, which can create uncertainty and unpredictability.

A misclassification determination, allegation, claim, or audit involving our contracted workers creates potential exposure for us, including but not limited to reputational harm and monetary exposure arising from or relating to failure to withhold and remit taxes, unpaid wages, and wage and hour laws and requirements (such as those pertaining to minimum wage and overtime); claims for employee benefits, social security contributions, and workers' compensation and unemployment insurance; claims of discrimination, harassment, and retaliation under civil rights laws; claims under laws pertaining to unionizing, collective bargaining, and other concerted activity; and other claims, charges, or other proceedings under laws and regulations applicable to employers and employees, including risks relating to allegations of joint employer liability. Such claims could result in monetary damages (including but not limited to wage-based damages or restitution, compensatory damages, liquidated damages, and punitive damages), interest, fines, penalties, costs, fees (including but not limited to attorneys' fees), criminal and other liability, assessment, injunctive relief, or settlement, all of which could adversely impact our business and results of operations.

We attempt to mitigate our risk of contractor worker classification by using written contractor agreements setting forth the terms of our relationship that we believe lowers our risk of the contractors being classified as employees.

Our inability to successfully recover from a disaster or other business continuity issue could cause material financial loss, loss of human capital, regulatory actions, reputational harm or legal liability

Should we experience a disaster or other business continuity problem, such as an earthquake, hurricane, terrorist attack, security breach, power loss, telecommunications failure or other natural or man-made disaster, our continued success will depend, in part, on the availability of our personnel, our office facilities, and the proper functioning of our computer, telecommunication and other

related systems and operations. In such an event, we could experience near-term operational challenges in certain areas of our operations. Our ability to recover from any disaster or other business continuity problem will depend on our ability to protect our technology infrastructure against damage from business continuity events that could have a significant disruptive effect on our operations. We could potentially lose client data or experience material adverse interruptions to our operations or delivery of services to our clients in a disaster. A disaster on a significant scale or affecting certain of our key operating areas within or across regions, or our inability to successfully recover should we experience a disaster, pandemic or other business continuity problem, could materially interrupt our business operations and cause material financial loss, loss of human capital, regulatory actions, reputational harm, damaged client relationships or legal liability. We mitigate this risk by using reputable, established technology providers for the third-party hosting and managing the servers running our telecommunications infrastructure and our search database information. These third parties do not completely eliminate the above-described risks, however, their financial resources dedicated to protecting, continuity of service, recovery and response to systems continuity are much greater than our own. We also provide all of our employees with laptops or tablet devices that provide continuity of services if our offices are not accessible.

Unfavourable tax law changes and tax authority rulings or other governmental audits or rulings may adversely affect results

We are subject to income taxes in Canada, the United States and various other foreign jurisdictions. Domestic and international tax liabilities are subject to the allocation of income among various tax jurisdictions. Our effective tax rate could be adversely affected by changes in the mix of earnings among countries with differing statutory tax rates or changes in the valuation allowance of deferred tax assets or tax laws. We attempt to mitigate this risk by working with our third-party income tax consultants to regularly review our tax structure and advise optimal tax structures.

We may not be able to integrate or realize the expected benefits from our acquisitions successfully.

Our future success depends on our ability to integrate acquisition targets into our operations successfully. The process of integrating an acquired business subjects us to many risks, including:

- Diversion of management attention
- Amortization of purchase price and intangible assets adversely affect our reported results of operations
- Inability to retain or integrate the management, key personnel and other employees of the acquired business
- Inability to properly integrate businesses resulting in operating inefficiencies
- Inability to establish uniform standards, disclosure controls and procedures, internal control over financial reporting and other systems, procedures and policies promptly
- Inability to retain the acquired company's clients
- Exposure to legal claims for activities of the acquired business before the acquisition
- The incurrence of additional expenses in connection with the integration process

If our acquisitions are not successfully integrated, our business, financial condition and results of operations, and our professional reputation could be materially adversely affected. Further, we

cannot guarantee that acquisitions will result in the anticipated financial, operational, or other benefits. Some acquisitions may not be immediately accretive to earnings, and some expansion may result in significant expenditures. We mitigate these risks by formalizing integration plans in key areas such as accounting, legal and risk functions and performing comprehensive pre-acquisition due diligence reviews. We add staff when we believe needed to accommodate the increased business and support requirements. We also look to structure the purchase price to provide strong incentives for key employees to remain employed, even if this results in some of the purchase price being reflected as compensation expense, adversely impacting our reported operating results.

Businesses we acquire may have liabilities or adverse operating issues that could harm our operating results

Businesses we acquire may have liabilities, adverse operating issues, or both that we either fail to discover through due diligence or underestimate before completing the acquisition. These liabilities or issues may include the acquired business' failure to comply with, or other violations of, applicable laws, rules or regulations or contractual or other obligations or liabilities. As the successor owner, we may be financially responsible for and may suffer harm to our reputation or otherwise be adversely affected by such liabilities or issues. An acquired business also may have problems with internal controls over financial reporting, which could, in turn, cause us to have significant deficiencies or material weaknesses in our internal controls over financial reporting. These and any other costs, liabilities, issues, or disruptions associated with past or future acquisitions, and the related integration, could harm our operating results. We mitigate these risks by performing financial, tax, technology and due diligence on any acquired business, engaging third-party experts when considered necessary to enhance expertise in respective areas of due diligence.

There is volatility of the market price and trading volume of our Common Shares

From time to time, the TSX has experienced significant price and volume volatility unrelated to specific companies' performance which could impact the common shares' market price. Caldwell specifically has generally low trading volumes, and that thin trading market may cause small trades to have significant impacts on the price of our Common Shares. Moreover, our stock's market price may also be adversely affected by factors such as the concentration of Common Shares held by a small number of shareholders and the low number of Common Shares that trade on average on a daily basis. These factors can increase the volatility of the volume of Common Shares offered to be purchased or sold at any particular time. Shares held by Ewing Morris, senior management, and our board of directors total approximately 29.2% of our outstanding Common Shares. While all these parties may be subject to trading restrictions from time to time based on material information they may receive, we have scheduled mandatory timeframes each quarter when we prohibit these parties from trading due to known financial information ("Blackout Periods"). Our Blackout Periods begin immediately with the end of each quarterly financial reporting period and continue until the completion of two business days after our earnings for the respective quarter have been publicly released. As a result, our share float during Blackout Periods is more constrained than periods outside of Blackout Periods. Investors should consider liquidity issues arising from the above share concentrations and trading restrictions.

Our compensation plans and earnings are subject to volatility in our share price

We have Performance Share Units (PSUs) for management and Deferred Share Units (DSUs) for our board of directors. These are notional units that are tied to the value of our Common Shares. In addition, the PSUs are subject to performance factors based on attaining financial goals established

for management by the board of directors. These performance factors can increase or decrease the value of the PSUs. As a result, the exact impact of an increase or decrease to our share price will change each quarter based on the number of outstanding PSUs and DSUs and the current PSU performance factors. For example, based on current performance factors, a \$0.01 change in our share price would result in approximately a \$5 change in compensation expense on a pre-tax basis. We mitigate this risk by tying the PSUs to a performance factor, ensuring that if operating results are below expectations, PSU compensation will be reduced to partially offset a shortfall in financial results.

Technological advances may significantly disrupt the labour market and weaken demand for human capital at a rapid rate

Our success is directly dependent on our clients' demands for talent. As technology continues to evolve, more tasks currently performed by people may be replaced by automation, robotics, machine learning, artificial intelligence and other technological advances outside of our control. This trend poses a risk to the human resource industry as a whole, particularly in lower-skill job categories that may be more susceptible to such replacement. We attempt to mitigate this risk by reviewing emerging technologies we may leverage in our search process and focusing on the most senior tier of executive placements.

We invest in marketable securities whose valuations fluctuate

We may invest in marketable securities when we build excess cash balances relative to the current and projected liquidity needs and economic cycles. Marketable securities consist of investments in professionally managed fixed-income funds, from time to time, and certain equity securities obtained through search fees paid partially in the client's equity. The securities are subject to market risk. Should they decline in value, the unrealized losses and potential realized losses could negatively impact our financial position and aggregate operations results. We mitigate the risk in managed funds by investing in relatively conservative investments and engaging professional investment fund advisors independent from us with added oversight from the Board of Directors' Investment Committee. As applicable, we mitigate the risk in equity securities by liquidating our positions as soon as practicable and consider the potential use of hedging derivatives if applicable.

We are increasingly dependent on third parties for the execution of critical functions

We do not maintain all our technology infrastructure components, and we have outsourced certain critical applications or business processes to external providers, including cloud-based services. The failure or inability to perform on the part of one or more of these critical suppliers or partners could cause significant disruptions and increased costs. We attempt to mitigate this risk by using large, well-capitalized service providers when reasonably possible relative to our technology needs.

Impairment of our goodwill, other intangible assets and other long-lived assets

All our acquisitions have been accounted for as purchases and involved purchase prices in excess of tangible asset values, resulting in a significant amount of goodwill and other intangible assets. Goodwill is initially recorded as the excess of amounts paid over the fair value of net assets acquired. While goodwill is not amortized, under generally accepted accounting principles, we perform impairment assessments of the carrying value of our goodwill at least annually, and we review our goodwill, other intangible assets and other long-lived assets for impairment whenever events occur, or circumstances indicate that a carrying amount of these assets may not be recoverable. These

events and circumstances include a significant change in business climate, attrition of key personnel, material changes in financial condition or results of operations, a prolonged decline in our stock price and market capitalization, competition, and other factors. We must make assumptions regarding our goodwill and other intangible assets' estimated fair value in performing these assessments. These assumptions include estimates of future market growth and trends, forecasted revenue and costs, capital investments, discount rates, and other variables. If the fair market value of one of our reporting units or other long-term assets is less than the carrying amount of the related assets, we would be required to record an impairment charge. Due to continual changes in the market and general business conditions, we cannot predict whether, and to what extent, our goodwill and long-lived intangible assets may be impaired in future periods. Any resulting impairment loss could have an adverse impact on our business, financial condition, and operations results.

Our ability to access credit could be limited

Our bank can be expected to enforce the terms of our credit agreement strictly. Although we are currently in compliance with the financial covenants of our revolving credit facility, deterioration of economic conditions may negatively impact our business resulting in our failure to comply with these covenants, which could limit our ability to borrow funds under our credit facility or from other borrowing facilities in the future. The credit agreement with the bank is a demand facility and may also be cancelled at any time by our bank. In such circumstances, we may not be able to secure alternative financing or only be able to do so at significantly higher costs. We attempt to mitigate this risk by only using the credit line to fund temporary cash requirements, negotiating flexible financial covenants to the extent we are able, and working to maintain strong relationships with our banking team.

There may be direct and indirect adverse financial consequences if a financial institution fails where we or a significant number of clients hold uninsured depository balances.

If a financial institution at which we hold our primary cash deposits with were to become insolvent it could have a direct material negative impact on our liquidity position, unless we were able to move funds out of the institution prior to its insolvency. Additionally, the failure of a significant financial institution where our clients held, in the aggregate, significant deposits would have a negative impact on our liquidity position indirectly through the potential loss of the clients and our inability to collect on the related accounts receivable. We attempt to mitigate this risk by evaluating our primary depository banking institutions in each region and selecting a bank of high quality and significant size. We also maintain accounts in different geographies at different institutions such that, with little notice, we could transfer funds to an existing open account at another institution.

We have significant shareholder concentration

As of November 19, 2024, approximately 31.9% of our outstanding Common Shares are held by insiders as filed with the System for Electronic Disclosure by Insiders (SEDI). Ewing Morris & Co. Investment Partners Ltd. ("Ewing Morris") is reported to own, directly or indirectly, 12.9% of the outstanding Common Shares. Mr. Darcy D. Morris, CEO of Ewing Morris, is also a director of the Company. While no other party directly or beneficially owns more than 10.0% of our Common Shares, our senior management and remaining directors hold approximately 19.8% of our Common Shares. This concentration of shares could have a material impact on the outcome of any matters brought forth to the shareholders for a vote. While we cannot control how our shareholders vote, we mitigate the effects of controlling interests through our board of directors' governance oversight representing all shareholders, including minority shareholders.

We may be subject to the actions of activist shareholders

Our Board of Directors and management team are committed to acting in all our shareholders' best interest. We value constructive input from investors and regularly engage in dialogue with our shareholders regarding strategy and performance. Activist shareholders who disagree with the composition of the Board of Directors, our strategy or the way the Company is managed may seek to effect change through various strategies and channels. Responding to shareholder activism can be costly and time-consuming, disrupt our operations, and divert the attention of management and our employees from our strategic initiatives. Activist campaigns can create perceived uncertainties as to our future direction, strategy, or leadership. They may result in the loss of potential business opportunities, harm our ability to retain or attract employees, investors, and customers, and cause our stock price to experience periods of volatility or stagnation.

Our business could be disrupted because of actions of certain stockholders or potential acquirers of the Company

If any of our stockholders commence a proxy contest, advocate for change that is not necessarily in the best interests of the Company and all of its stakeholders, make public statements critical of our performance or business, or engage in other similar activities, or if we become the target of a potential acquisition, which may adversely impact our business because we may have difficulty attracting and retaining employees and clients due to perceived uncertainties as to our future direction and negative public statements about our business. Responding to proxy contests and other similar actions by stockholders may result in us incurring substantial additional costs and significantly divert the attention of management and our employees. Individuals elected to our Board with a specific agenda that does not align with the Company's best interests, the execution of our strategic plan may be disrupted, or a new strategic plan altogether may be implemented, which may have a material adverse impact on our business, financial condition or results of operations. Further, any of these matters or any such actions by stockholders may impact and result in volatility of the price of our common stock.

DISCLOSURE CONTROLS AND PROCEDURES

Our President and Chief Executive Officer, and Vice-President and Chief Financial Officer are responsible for establishing and maintaining our disclosure controls and procedures. In conjunction with the board of directors, the President and Chief Executive Officer, and the Vice-President and Chief Financial Officer review any material information affecting the Company to evaluate and determine the appropriateness and timing of public release.

The President and Chief Executive Officer, and Vice-President and Chief Financial Officer, after evaluating the effectiveness of our disclosure procedures as at August 31, 2024, have concluded that our disclosure controls and procedures are adequate and effective to ensure that material information relating to the Company and its subsidiaries would have been known to them.

INTERNAL CONTROL OVER FINANCIAL REPORTING

Management is also responsible for establishing and maintaining adequate internal controls over financial reporting. Internal controls over financial reporting are designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of consolidated financial statements for external purposes following IFRS.

In designing and evaluating such controls, it should be recognized that due to inherent limitations, any control, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives and may not prevent or detect misstatements. Projections of any evaluations 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. Additionally, management is required to use judgment in evaluating controls and procedures.

Management evaluated the effectiveness of our internal controls' design and operation over financial reporting as at August 31, 2024. Based on that evaluation, the President and Chief Executive Officer, and Vice-President and Chief Financial Officer, concluded that internal controls over financial reporting are effective as at August 31, 2024.

Management has also evaluated whether there were changes in our internal controls over financial reporting during the reporting period ended August 31, 2024 that materially affected, or are reasonably likely to affect, our internal controls over financial reporting. Management has determined that no changes occurred during the year ended August 31, 2024 that would have a material impact.

OTHER INFORMATION

Additional information relating to the Company, including our Annual Information Form, is available on SEDAR+ at www.sedarplus.ca.

Consolidated Financial Statements for the years ended August 31, 2024 and August 31, 2023

The Caldwell Partners International Inc. Years Ended August 31, 2024 and August 31, 2023

MANAGEMENT'S REPORT TO SHAREHOLDERS

The consolidated financial statements and all information contained in this annual report are the responsibility of management and the Board of Directors of The Caldwell Partners International Inc. and its subsidiaries ("the Company"). The consolidated financial statements have been prepared by management in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board and, where appropriate, reflect management's best estimates and judgments based on currently available information. The Company has established accounting and reporting systems supported by internal controls designed to safeguard assets from loss or unauthorized use and to ensure the accuracy of the financial records. The financial information presented throughout this annual report is consistent with the consolidated financial statements.

KPMG LLP, an independent firm of chartered professional accountants, has been appointed by the Board of Directors as the external auditor of the Company, effective, March 6, 2020. The Independent Auditor's Report to the Shareholders, which describes the scope of their examination and expresses their opinion, is presented herein. The Audit Committee of the Board of Directors, whose members are not employees of the Company, meets with management and the independent auditors to satisfy itself that the responsibilities of the respective parties are properly discharged and to review the consolidated financial statements before they are presented to the Board of Directors for approval.

/s/ "C. Christopher Beck"

/s/ "Shreya Lathia"

C. Christopher Beck
PRESIDENT AND CHIEF EXECUTIVE OFFICER

Shreya Lathia VP AND CHIEF FINANCIAL OFFICER

November 19, 2024



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INDEPENDENT AUDITORS' REPORT

To the Shareholders of The Caldwell Partners International Inc.

Opinion

We have audited the consolidated financial statements of The Caldwell Partners International Inc. (the Entity), which comprise:

- the consolidated statements of financial position as at August 31, 2024 and August 31, 2023
- the consolidated statements of earnings for the years then ended
- the consolidated statements of comprehensive earnings for the years then ended
- the consolidated statements of changes in equity for the years then ended
- the consolidated statements of cash flows for the years then ended
- and notes to the consolidated financial statements, including a summary of material accounting policy information

(Hereinafter referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the consolidated financial position of the Entity as at August 31,2024 and August 31, 2023, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with IFRS Accounting Standards.

Basis for Opinion

We conducted our audit in accordance with Canadian generally accepted auditing standards. Our responsibilities under those standards are further described in the "Auditors' Responsibilities for the Audit of the Financial Statements" section of our auditors' report.

We are independent of the Entity in accordance with the ethical requirements that are relevant to our audit of the financial statements in Canada and we have fulfilled our other ethical responsibilities in accordance with these requirements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.



Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended August 31, 2024.

These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We have determined the matters described below to be the key audit matters to be communicated in our auditors' report.

Evaluation of Revenue Recognition for Uptick Revenue

Description of the matter

We draw attention to Notes 3 of the financial statements. The Entity has recorded Professional Fees of \$86,312 thousand. Estimated total professional fees for the life of each search include total retainer payments outlined in engagement letters and an estimate of uptick revenue expected to be received at the time of successful placement of a candidate. In most contracts, variable consideration is comprised of uptick revenue and reimbursable direct expenses. The Entity's method of revenue recognition requires it to estimate the total expected revenue at the beginning of each contract, which requires the Entity to estimate uptick revenue on open searches, based on historic uptick rates. Changes in average uptick rates on executive searches could lead to an under or overvaluation of revenue.

Why the matter is a key audit matter

We identified the evaluation of revenue recognition for uptick revenue as a key audit matter. This matter represented an area of significant risk of material misstatement due to the high degree of subjectivity and estimation uncertainty in determining the variable consideration in executive search contracts.

Significant auditor judgment was required to evaluate the results of our audit procedures regarding the Entity's assumptions in estimating uptick revenue at period end.



How the matter was addressed in the audit

The primary procedures we performed to address this key audit matter included the following:

- We assessed the Entity's historical ability to accurately estimate uptick revenue by comparing the actual uptick revenue earned for a selection of contracts to the original estimate made in previous periods.
- For a selection of contracts in process at period-end, we performed subsequent receipt testing of uptick revenue for contracts open at period-end to assess the reasonability of the Entity's estimation of uptick revenue.

Other Information

Management is responsible for the other information. Other information comprises:

- the information included in Management's Discussion and Analysis filed with the relevant Canadian Securities Commissions.
- the information, other than the financial statements and the auditors' report thereon, included in a document likely to be entitled "Glossary Annual Report".

Our opinion on the financial statements does not cover the other information and we do not and will not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit and remain alert for indications that the other information appears to be materially misstated.

We obtained the information included in Management's Discussion and Analysis filed with the relevant Canadian Securities Commissions as at the date of this auditors' report. If, based on the work we have performed on this other information, we conclude that there is a material misstatement of this other information, we are required to report that fact in the auditors' report.

We have nothing to report in this regard.

The information, other than the financial statements and the auditors' report thereon, included in a document likely to be entitled "Glossary Annual Report" is expected to be made available to us after the date of this auditors' report. If, based on the work we will perform on this other information, we conclude that there is a material misstatement of this other information, we are required to report that fact to those charged with governance.



Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with IFRS Accounting Standards, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Entity's ability to continue as a going concern, disclosing as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Entity or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Entity's financial reporting process.

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Canadian generally accepted auditing standards will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements.

As part of an audit in accordance with Canadian generally accepted auditing standards, we exercise professional judgment and maintain professional skepticism throughout the audit.

We also:

 Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.

The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.



- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Entity's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Entity's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Entity to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- Provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.
- Obtain sufficient appropriate audit evidence regarding the financial information of the
 entities or business activities within the group Entity to express an opinion on the
 financial statements. We are responsible for the direction, supervision and
 performance of the group audit. We remain solely responsible for our audit opinion.
- Determine, from the matters communicated with those charged with governance, those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our auditors' report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



LPMG LLP

Chartered Professional Accountants, Licensed Public Accountants

The engagement partner on the audit resulting in this auditors' report is Elliot Marer.

Vaughan, Canada

November 19, 2024

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(in \$000s Canadian)

	As at	As at August 31	
	August 31		
	2024	2023	
Assets			
Current assets			
Cash and cash equivalents	19,634	22,053	
Accounts receivable (note 22)	12,664	12,886	
Income taxes receivable (note 16)	177	197	
Unbilled revenue (note 15)	5,859	8,237	
Prepaid expenses and other assets	2,327	2,712	
	40,661	46,085	
Non-current assets			
Prepaid expenses and other assets	276	593	
Investments (notes 5 and 22)	1,682 904	2,039 811	
Advances Deferred income taxes (note 16)	6,851	8,676	
Property and equipment (note 6)	1,698	1,779	
Right-of-use assets (note 13) Intangible assets (note 7)	5,406 88	13,305 142	
Goodwill (note 8)	11,186	11,214	
	11,100	11,214	
Total assets	68,752	84,644	
Liabilities			
Current liabilities			
Accounts payable	3,409	3,181	
Compensation payable (note 12)	26,023	28,384	
Other liabilities (note 11)	20,023	687	
Lease liability (note 13)	1,644	2,788	
Lease trapitity (Hote 13)	31,076	35,040	
Non-current liabilities		55,515	
Compensation payable (note 12)	692	1,948	
Other liabilities (note 11)	-	921	
Lease liability (note 13)	4,858	19,011	
	36,626	56,920	
Equity attributable to owners of the Company			
Share capital	15,392	15,392	
Contributed surplus	15,541	15,282	
Accumulated other comprehensive income	1,802	1,847	
Deficit	(609)	(4,797)	
Total equity	32,126	27,724	

The accompanying notes are an integral part of these consolidated financial statements. Signed on behalf of the Board:

/s/ "Rosemary Zigrossi" Rosemary Zigrossi Chair, Audit Committee /s/ "John Young" John Young

Chair, Corporate Governance and Nominating Committee

THE CALDWELL PARTNERS INTERNATIONAL INC.	1			
CONSOLIDATED STATEMENTS OF EARNINGS	Twelve month	Twelve months ended		
	August 31	,		
(in \$000s Canadian, except per share amounts)	2024	2023		
Revenues				
Professional fees (notes 14 and 15)	86,312	96,933		
Direct expense reimbursements	839	868		
	87,151	97,801		
Cost of sales expenses				
Cost of sales (note 9)	68,620	80,712		
Reimbursed direct expenses	839	868		
	69,459	81,580		
Gross profit	17,692	16,221		
Selling, general and administrative (notes 9, 10 and 12)	18,612	19,218		
Restructuring and other (income) expense (note 11)	(7,979)	10,591		
Acquisition-related expenses (note 4)	-	879		
	10,633	30,688		
Operating profit (loss)	7,059	(14,467)		
Finance expenses (income)				
Interest expense on lease liability (note 13)	715	898		
Investment income (note 5)	(133)	(1,635)		
Foreign exchange loss	228	206		
Earnings (loss) before income tax	6,249	(13,936)		
Income tax expense (recovery) (note 16)	2,061	(2,633)		
Net earnings (loss) for the period attributable to owners of the Company	4,188	(11,303)		
Earnings (loss) per share (note 17)				
Basic	\$0.142	(\$0.432)		
Diluted	\$0.141	(\$0.432)		
CONSOLIDATED STATEMENTS OF COMPREHENSIVE EARNINGS				
(in \$000s Canadian)				
	Twelve month	s ended		
	August 31	,		
	2024	2023		
Net earnings (loss) for the period	4,188	(11,303)		
Other comprehensive income (loss):				
Items that may be reclassified subsequently to net earnings				
Gain on marketable securities (note 5)	35	44		
Cumulative translation adjustment	(80)	843		
Comprehensive earnings (loss) for the period attributable to owners of the Company	4,143	(10,416)		

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

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(in \$000s Canadian)

(III \$000S Canadian)				Accumulated Other Comprehensive Income (Loss)		
	Retained Earnings/ (Deficit)	Share Capital	Contributed Surplus	Cumulative Translation Adjustment	Gain on Marketable Securities	Total Equity
Balance - August 31, 2022	6,506	12,554	15,045	1,043	(83)	35,065
Net loss for the year ended August 31, 2023	(11,303)	-	-	-	-	(11,303)
Share issuance in the year	-	2,838	-	-	-	2,838
Share-based payment expense (note 18)	-	-	237	-	-	237
Gain on marketable securities available for sale (note 5)	-	-	-	-	44	44
Change in cumulative translation adjustment		-	-	843	-	843
Balance - August 31, 2023	(4,797)	15,392	15,282	1,886	(39)	27,724
Net earnings for the year ended August 31, 2024	4,188	-	-	-	-	4,188
Share-based payment expense (note 18)	-	-	259	-	-	259
Gain on marketable securities available for sale (note 5)	-	-	-	-	35	35
Change in cumulative translation adjustment	-	-	-	(80)	-	(80)
Balance - August 31, 2024	(609)	15,392	15,541	1,806	(4)	32,126

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

CONSOLIDATED STATEMENTS OF CASH FLOW

(in \$000s Canadian)

	Twelve mont	ths ended
	August 31,	
	2024	2023
Cash flow provided by (used in)		
Operating activities		
Net earnings (loss) for the period	4,188	(11,303
Add (deduct) items not affecting cash		
Depreciation of property and equipment (note 6)	428	45
Depreciation of right-of-use assets (note 13)	1,586	2,16
Amortization of intangible assets (note 7)	55	5
Amortization of advances	643	69
Interest expense on lease liabilities (note 13)	715	89
Share based payment expense (note 18)	259	23
(Gain) loss on unrealized foreign exchange on subsidiary loans	(34)	2
Gain related to equity securities obtained through search activities	(28)	
Net losses (gain) related to equity accounted associate (notes 5 and 22)	412	(1,323
Right-of-use asset impairment and disposal (notes 11 and 13)	-	6,75
Net gain on lease modification (note 11)	(7,741)	
Changes in working capital (note 19)	749	(9,878
Net cash generated from (used in) operating activities	1,232	(11,223
Investing activities		(2.40.4
Acquisition of business, net of cash acquired (note 4)	- (460)	(2,494
Purchase of property and equipment	(460)	(167
Payment of advances	(1,210)	(1,200
Repayment of advances	-	21
Sale of marketable securities	68	5
Purchase of marketable securities	(64)	(2.50/
Net cash used in investing activities	(1,666)	(3,596
Financing activities		
Payment of lease liabilities (note 13)	(1,930)	(2,222
Sublease payments received	16	4
Issuance of shares net of direct expenses (note 18)	-	2,83
Net cash generated from (used in) financing activities	(1,914)	66
Effect of exchange rate changes on cash and cash equivalents	(71)	54
Net decrease in cash and cash equivalents	(2,419)	(13,615
Cash and cash equivalents, beginning of year	22,053	35,66
Cash and cash equivalents, end of period	19,634	22,05

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

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEARS ENDED AUGUST 31, 2024 AND AUGUST 31, 2023

(in \$000s Canadian unless otherwise stated, except per share amounts)

1. General Information

The Caldwell Partners International Inc. (the "Company") is a technology-powered talent acquisition firm specializing in recruitment at all levels. Through two distinct brands - Caldwell and IQTalent - the firm leverages the latest innovations in AI to offer an integrated spectrum of services delivered by teams with deep knowledge in their respective areas. Services include candidate research and sourcing through to full recruitment at the professional, executive and board levels, as well as a suite of talent strategy and assessment tools that can help clients hire the right people, then manage and inspire them to achieve maximum business results.

The Company was incorporated by articles of incorporation under the Business Corporations Act (Ontario) on August 22, 1979 and is listed on the Toronto Stock Exchange (symbol: CWL). The shares also trade on the OTCQX Market in the United States (OTCQX: CWLPF). The Company's head office is located at 79 Wellington Street West, Suite 2410, Toronto, Ontario. The Company operates in Canada, the United States and Europe.

2. Basis of Presentation

These consolidated financial statements have been prepared in accordance with the IFRS Accounting Standards as issued by the International Accounting Standards Board (IASB).

The Board of Directors approved these consolidated financial statements for issue effective November 19, 2024.

3. Summary of Material Accounting Policies, Judgments and Estimation Uncertainty

The material accounting policies used in the preparation of these consolidated financial statements are described below.

Basis of measurement

The consolidated financial statements have been prepared under the historical cost convention, except for the revaluation of certain financial assets and financial liabilities to fair value.

Consolidation

These consolidated financial statements include the assets and liabilities and results of operations of the Company and its wholly owned subsidiaries. In the United States, the subsidiaries are The Caldwell Partners International Ltd. and IQTalent Partners, Inc. In the United Kingdom, the subsidiary is The Caldwell Partners International Europe, Ltd.

All intercompany transactions and balances are eliminated on consolidation.

Subsidiaries are all those entities over which the Company has control. The Company controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity

and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Company. They are deconsolidated from the date control ceases.

Business Combinations

Business combinations resulting in control are accounted for using the acquisition method as of the date when control is transferred to the Company. The cost of an acquisition is measured as the fair value of the assets given, equity instruments issued and liabilities assumed at the date of acquisition. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any non-controlling interest. The excess of the cost of acquisition over the fair value of the Company's share of the identifiable tangible and intangible net assets acquired is recorded as goodwill. The Company records contingent consideration agreements at fair value, which are classified at fair value through profit or loss with movements in the fair value being recognized within general and administrative expenses in the consolidated statements of earnings. Transaction costs that the Company incurs in connection with a business combination, other than those associated with the issue of debt or equity securities, are expensed as incurred.

Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing the performance of the operating segments, has been identified as the Chief Executive Officer. The Company operates through two distinct segments - retained executive search and analytics solutions are conducted as *Caldwell*, and on-demand talent acquisition augmentation solutions are conducted as *IQTalent*.

Foreign currency translation

(i) Functional and presentation currency

The financial statements of the parent company and each subsidiary in the consolidated financial statements of The Caldwell Partners International Inc. are measured using the currency of the primary economic environment in which the subsidiary operates (the "functional currency"). The functional and presentation currency of the Company is the Canadian dollar. The functional currency of the subsidiaries located in the United States is the US dollar. The functional currency of the subsidiary located in the United Kingdom is the British pound sterling.

The financial statements of subsidiaries that have a functional currency different from the presentation currency are translated into Canadian dollars as follows: assets and liabilities at the closing rate at the date of the consolidated statements of financial position, and income and expenses at the average rate of the period (as this is considered a reasonable approximation of the actual rates prevailing at the transaction dates). All resulting changes are recognized in other comprehensive income as cumulative translation adjustments.

If the Company disposes of its entire interest in a foreign subsidiary, or loses control over a foreign subsidiary, the foreign currency gains or losses accumulated in other comprehensive income related to the foreign subsidiary are recognized in profit or loss.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of these transactions. Foreign exchange gains and losses resulting from the settlement of foreign currency transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in currencies other than an entity's functional currency are recognized in the consolidated statements of earnings, within foreign exchange loss (gain).

Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits held with banks and other short-term highly liquid investments with original maturities of three months or less.

Advances

Advances are sign-on payments made to employees to join the Company. Such amounts may be recouped if the employee leaves the Company before a contractually stipulated period of time has lapsed, usually up to 48 months from their start date. The advances are amortized to cost of sales on a straight-line basis over the life of the contractual recoupment period.

Financial instruments

Financial assets and liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument. Financial assets are derecognized when the rights to receive cash flows from the assets have expired or have been transferred and the Company has transferred substantially all risks and rewards of ownership.

Financial assets and liabilities are offset and the net amount is reported in the consolidated statements of financial position when i) there is a legally enforceable right to offset the recognized amounts and ii) there is an intention to settle on a net basis, or realize the asset and settle the liability simultaneously. Financial liabilities are derecognized when the obligation specified in the contract is discharged, cancelled or expires.

The Company classifies its financial assets in the following measurement categories:

- Those to be measured at fair value (either through OCI or through profit or loss); and
- Those to be measured at amortized cost.

The classification depends on the Company's business model for managing the financial assets and financial liabilities and the contractual terms of the cash flows.

(i) Financial assets

At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset.

The company assesses on a forward-looking basis the expected credit losses associated with its financial assets carried at amortized cost. Lifetime expected credit losses represent the expected credit losses that will result from all possible default events over the expected life of a financial instrument.

Accounts receivable

For accounts receivable, the Company applies the simplified approach permitted by IFRS 9, which requires lifetime expected credit losses to be recognized at the time of initial recognition of the accounts receivable. The Company's expected credit loss model involves a component of price concession provided to customers.

Accounts receivable are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include, amongst others, significant financial difficulty of the obligor, delinquencies in payments, and when it becomes probable the borrower will enter bankruptcy or other financial reorganization. Impairment losses on financial assets carried at amortized cost are reversed in subsequent periods if the amount of the loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized.

Investments

The Company's investments consist of equity investments in clients, a convertible promissory note receivable representing a strategic investment in an artificial-intelligence enabled candidate sourcing business, and investments in associates.

Equity investments in clients

The Company holds certain equity investments in its clients as a portion of its search fee. Such investments are generally held for long periods as they are illiquid, often requiring a client company sale or initial public offering to allow the sale of the marketable security. The Company's standard policy is to sell such investments as soon as reasonably possible once a liquidity event occurs. The Company classifies its equity investments in clients at fair value through OCI (FVOCI) due to their long-term and illiquid nature. All future disposals of these marketable securities will result in the accumulated gains or losses remaining in accumulated OCI.

Convertible Promissory Note Receivable

The Company also made an investment which has a conversion option to equity upon the occurrence of specific events. This investment is classified as fair value through profit or loss (FVPL).

Associates

Investments in entities over which the Company has significant influence are classified as associates. Significant influence is presumed to exist where, either directly or indirectly, the Company holds between 20% and 50% of the voting rights of an entity. Significant influence also may exist where less than 20% of the voting rights of an entity are held, for example if the Company has influence over policy-making processes through representation on the entity's Board of Directors, or by other means.

Investments in associates are accounted for using the equity method. Under the equity method, such investments are initially measured at cost, and are adjusted thereafter for the post-acquisition change in the Company's share of the net assets of the investment. In applying the equity method for an investment that has a different reporting period from that of the Company, adjustments are made for the effects of any significant events or transactions that occur between the reporting date of the investment and the Company's reporting date.

(ii) Financial liabilities

Financial liabilities at amortized cost include accounts payable and compensation payable which are initially recognized at the amount required to be paid, less a discount to reduce the payables to fair value. Subsequently, financial liabilities at amortized cost are measured at amortized cost using the effective interest method. Financial liabilities are classified as current liabilities if payment is due within twelve months. Otherwise, they are presented as non-current liabilities.

Property and equipment

Property and equipment are stated at cost less accumulated depreciation and accumulated impairment losses. Cost includes expenditures that are directly attributable to the acquisition of the asset. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost can be measured reliably. The carrying amount of a replaced asset is derecognized when replaced. Repairs and maintenance costs are charged to the consolidated statements of earnings during the period in which they are incurred.

The major categories of property and equipment are depreciated as follows:

Furniture and equipment
Computer equipment
Computer application software
Leasehold improvements

20% declining balance 30% declining balance straight-line over three years straight-line over the term of the lease

Residual values, methods of depreciation and useful lives of the assets are reviewed annually and adjusted if appropriate.

Gains and losses on disposal of property and equipment are determined by comparing the proceeds with the carrying amount of the asset and are included as part of general and administrative expenses in the consolidated statements of earnings.

Impairment of non-financial assets

Property and equipment, right-of-use assets and definite life intangible assets (other than goodwill) are tested for impairment whenever events or changes in circumstances indicate the carrying amount may not be recoverable. For the purpose of measuring recoverable amounts, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash generating units or CGUs). The recoverable amount is the higher of an asset's fair value less costs to sell and value in use (which is the present value of the expected future cash flows of the relevant asset or CGU). An impairment loss is recognized to the extent that the asset's carrying amount exceeds its recoverable amount. Impairment losses are assessed for potential reversals whenever events or circumstances warrant such consideration.

Goodwill acquired through a business combination is allocated to each CGU or group of CGUs that are expected to benefit from the related business combination. A group of CGUs represents the lowest level within the Company at which the goodwill is monitored for internal management purposes, which is not higher than an operating segment. Goodwill is reviewed for impairment annually or if an indicator of impairment exists. Any potential goodwill impairment is identified by comparing the recoverable amount of the CGU grouping to which the goodwill is allocated to the carrying value of the CGU, including the allocated goodwill. If the recoverable amount is less

than its carrying value, an impairment loss is recognized in the consolidated statement of income in the period in which it occurs. Impairment losses on goodwill are not subsequently reversed if conditions change.

Commission and bonus plans (short-term incentive plans)

The Company recognizes a liability and an expense for bonuses and commissions, based on performance measures relevant to the particular employee group. Revenue-producing employees in the Caldwell executive search business earn bonuses tied directly to individual and team revenue production, net of provisions. Management bonuses are primarily determined based on achievement of planned revenue and operating profit levels, approved by the Board of Directors at the outset of the fiscal year. The Company recognizes the expense and compensation payable in the year such performance levels are attained. To the extent revenue is deferred for recognition in a future period, the Company will also defer the related amount of estimated compensation expense directly associated with such deferred revenue.

Stock-based compensation (long-term incentive plans)

The Company has granted and may grant performance stock units, deferred stock units and stock options periodically to certain employees, directors and contractors.

Performance stock units (PSUs) are notional common shares of the Company that cliff vest three years from the date of grant and are settled in cash. The amount to be paid on vesting is dependent on the Company's share price at the vesting date and the calculated performance factor. Performance factors range from 50% and 150% based on the Company's actual revenue and net operating profit performance compared to targets set by the Board of Directors each year. Compensation expense is recognized on a straight-line basis over the three-year vesting period. Any notional dividend awards and changes in performance factors and fair value are reflected in current period compensation expense in proportion to the amount of the vesting period that has lapsed, with the balance being amortized straight-line over the remaining vesting period.

Deferred stock units (DSUs) are notional shares of the Company that are issued to the Board of Directors as a component of their annual retainer. DSU balances are adjusted for notional dividends received on the holdings, as applicable. Each non-employee Board Member receives approximately 50% of the annual retainer in cash and 50% in the form of DSUs issued at fair value on the date of the grant, which track the performance of the Company's common shares over time. These DSUs vest upon grant, but are redeemable only when the Board Member leaves the Board, at which time they are settled in cash. DSUs are recorded as compensation expense at the fair value of the units when issued. Any notional dividend awards and subsequent changes in the fair value of DSUs are recorded in current period compensation expense when the change occurs.

The awards of PSUs and DSUs have been recorded in current or non-current compensation payable depending on when they vest or when they are expected to be redeemed, respectively.

Stock options currently outstanding vest over three to five years and have a contractual life of five years. Fair value of each tranche is measured at the date of grant using the Black-Scholes option pricing model. Compensation expense is recognized over the tranche's vesting period by increasing contributed surplus based on the number of awards expected to vest.

Provisions

Provisions, where applicable, are recognized when the Company has a present legal or constructive obligation as a result of past events and it is more likely than not that an outflow of resources will be required to settle the obligation, and the amount can be reliably estimated. Provisions are measured at management's best estimate of the expenditure required to settle the obligation at the end of the reporting period and are discounted to present value where the effect is material.

Income taxes

Income taxes comprise both current and deferred tax. Income tax is recognized in the consolidated statements of earnings except to the extent that it relates to items recognized in other comprehensive income or directly in equity, in which case the income tax is also recognized in other comprehensive income or directly in equity.

Current income taxes are the expected taxes payable on the taxable income for the year, using tax rates enacted or substantively enacted, at the end of the reporting period, and any adjustment to taxes payable in respect of previous years.

In general, deferred tax is recognized in respect of temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. Deferred income tax is determined on a non-discounted basis using tax rates and laws that have been enacted or substantively enacted at the consolidated statements of financial position dates and are expected to apply when the deferred tax asset or liability is settled. Deferred tax assets are recognized to the extent that it is probable that future taxable profit will be available against which the temporary difference can be recognized.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries except where the timing of the reversal of the temporary difference is controlled by the Company and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred income tax assets and liabilities are presented as non-current.

Revenue

Revenue consists of i) professional fees, ii) license fee revenue and iii) direct expense reimbursements.

(i) Professional fees

Professional fees are generated from the Company's retained executive search and ondemand talent acquisition businesses.

Caldwell (executive search)

Professional fees arising from the Caldwell's executive search engagement performance obligation are recognized over time as clients simultaneously receive and consume the benefits provided by the Company's performance. Generally, each executive search contract contains one performance obligation which is the process of identifying potentially qualified candidates for a specific client position. In most contracts, the transaction price includes both fixed and variable consideration. Fixed consideration is comprised of a retainer, equal

to approximately one-third of the estimated first-year compensation for the position to be filled and indirect expenses, equal to a specified percentage of the retainer, as defined in the contract. The Company generally bills its clients for its retainer and indirect expenses in one-third increments over three months commencing in the month the contract is executed. If actual compensation of a placed candidate exceeds the original compensation estimate, the Company is often authorized to bill the client for one-third of the excess compensation. The search industry and the Company refer to this additional billing as uptick revenue. In most contracts, variable consideration is comprised of uptick revenue and reimbursable direct expenses. The Company bills its clients for uptick revenue upon completion of the executive search and direct expenses are billed as incurred.

Professional fees are recognized when the Company has satisfied a performance obligation by transferring services to a client. Professional fees from standard executive search engagements are recognized over the expected average performance period, in proportion to the estimated effort to fulfill the Company's obligations under the engagement terms.

The Company's method of revenue recognition involves a three-step evaluation and application:

- 1. First, the average length of time it takes to substantially complete the Company's performance obligation is determined. This represents the total period over which professional fee revenue is to be recognized. This performance period is defined as the number of days elapsed from beginning the search to completing all candidate interviews. The average performance period across all of the searches completed by the Company during the trailing two fiscal years is calculated, providing a large and representative sample size. The performance period fluctuates from period to period but has historically averaged approximately three months.
- Second, the distribution of work effort throughout the performance period is examined. This distribution determines the proportion of professional fee revenue to recognize over the performance period. The work effort distribution calculation also fluctuates from period to period, so the calculation is averaged over the trailing two fiscal years. Typically, work effort is concentrated in the first half of the performance period.
- 3. Third, the total revenue for each search engagement to be recognized is estimated which will then be recognized over the performance period and in proportion to the work effort. Estimated total professional fees for the life of each search include total retainer payments outlined in engagement letters and, an estimate of uptick revenue expected to be received at the time of successful placement of a candidate and an estimate of price concessions provided to customers through the expected credit loss model. The uptick revenue amount is estimated, in aggregate, by assessing the total amount of uptick revenue during the trailing 24-month period relative to the amount of retainer revenue billed following our contracts.

Deferred Revenue and Unbilled Revenue

The Company's revenue recognition policy creates differences in the timing between the revenue recognition period and the billing period to its clients. As a result, the amount of revenue invoiced and billed to clients on each search is compared to the amount of revenue which should be recognized as calculated by the Company's revenue recognition model.

Deferred Revenue

When aggregate amounts billed to clients exceed the calculated revenue to be recognized, the Company defers the excess amount billed for recognition in a future period and adjusts the related compensation expense. This excess amount billed is recorded through a deferred revenue liability and a reduction in compensation payable related to such revenue.

Unbilled Revenue

When aggregate amounts billed to clients are less than the calculated revenue to be recognized, the Company recognizes additional revenue in the current period concerning amounts to be billed in a future period. This additional revenue is recorded through an unbilled revenue asset. The Company estimates the compensation payable due related to the total recognized revenue and records an increase in compensation payable related to the unbilled revenue.

The net aggregate deferred revenue or unbilled revenue is recorded on the consolidated statements of financial position.

Professional fees involving equity

Professional fees are paid to the Company predominantly in the form of cash and, on occasion, in the form of equity interests in the Company's clients as a portion of the search fee. These interests may take the form of common stock, preferred stock, restricted stock, warrants, options or similar instruments depending on the client and the agreement. Equity payments occur most commonly in venture capital and private equity backed entities where executive cash compensation is often lower due to the executive receiving compensation more prominently in equity as well as a desire by early-stage companies to preserve cash. If equity is a component of our professional fee, an estimate of the fair value to be realized at the date of grant when the search is concluded is treated similar to uptick revenue and included in professional fees. Per our partner compensation plan, a share of the equity instruments is transferred and assigned beneficially to the partners as their form of compensation on such instruments. As a result, the gross asset value and compensation payable are offset, with the investment recorded at the net amount to which the Company has economic rights. Prospective changes in the fair value of the net investment amount are recorded in other comprehensive income as outlined in the above IFRS 9 discussion and in note 5 to the consolidated annual financial statements.

<u>IQTalent</u> (on-demand talent acquisition augmentation)

Professional fees arising from IQTalent's on-demand talent acquisition augmentation managed services are recognized over time as clients receive and consume the benefits provided. Generally, each talent acquisition augmentation managed services contract contains one performance obligation which is the process of identifying potentially qualified candidates for a specific client position. In each transaction, the price includes an hourly rate to be billed over the number of hours expended on the engagement. IQTalent generally bills its clients monthly in arrears, based on the actual number of hours incurred during the period. Revenue is recognized based on the hours spent on the engagement, times the rate agreed to per the contract.

(ii) Direct expense reimbursements

The Caldwell executive search business incurs reimbursable direct out of pocket expenses in the performance of its services for items such as candidate and partner travel, meals, accommodation, third-party executive assessments, background checks and other costs directly identifiable to a specific search assignment. Such costs are incurred and paid by the Company and are in turn billed to the Company's clients. Under IFRS 15, the Company is deemed to be a principal regarding these transactions as the vendors are selected by the Company and the obligation to pay the vendors is borne by the Company. As such, the Company shows the gross amounts of direct expenses billed and recovered from clients as revenue, with the offsetting gross amounts incurred as cost of sales expenses.

Cost of sales

Cost of sales includes direct costs associated with the generation of professional fees, which is both variable and fixed compensation, and the related costs of employees involved in search activities. When professional fees are either deferred or accrued as unbilled revenue, the related amount of estimated compensation expense directly associated with such professional fees is also deferred or accrued, respectively. This expense deferral or accrual is recorded as a reduction or increase in compensation payable in the consolidated statements of financial position.

Leases

At the inception of a contract, the Company assesses whether it is or contains a lease based on whether the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

A right-of-use asset and a corresponding lease liability are recognized at the date a leased asset is available for use by the Company. The right-of-use asset is initially measured based on the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove or restore the underlying asset, less any lease incentives received. The lease liability is initially measured at the present value of the lease payments discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate is used to calculate present value. The lease term determined by the Company is comprised of the non-cancellable period of the lease contract, as well as options to terminate or extend the lease term if the exercise of either option is reasonably certain.

Right-of-use assets are subsequently measured at cost less depreciation on a straight-line basis and reduced to reflect impairment losses (if any) and adjusted for any remeasurement of the lease liability. After the lease commencement date, lease liabilities are measured at amortized cost using the effective interest method, which increases the liability amount to reflect interest on the lease liability, reduces the liability carrying amount to reflect lease payments made and also reflects any remeasurement or lease modifications. If a remeasurement to the lease liability is deemed necessary, a corresponding adjustment is also made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero. Right-of-use assets are depreciated over the shorter period of lease term and useful life of the underlying asset. Payments related to short-term leases and leases of low-value assets are recognized on a straight-line basis as an expense in profit or loss over the respective lease terms. Short-term leases are leases with a lease term of 12 months or less.

Share capital

Common shares are classified as equity. Incremental costs directly attributable to the issuance of shares are recognized as a deduction from equity.

Dividends

Dividends on common shares are recognized in the Company's financial statements in the period in which the dividends are approved by the Board of Directors of the Company.

Earnings per share

Basic earnings per share (EPS) is calculated by dividing the net earnings for the period attributable to equity owners of the Company by the weighted average number of common shares outstanding during the period.

Diluted EPS is calculated by adjusting the weighted average number of common shares outstanding for dilutive instruments. The number of shares included with respect to options and similar instruments is computed using the treasury stock method. The Company's potentially dilutive instruments consist of stock options.

The accounting policies adopted are consistent with those of the previous fiscal year except as noted below.

Recently Adopted Accounting Standards

Definition of Accounting Estimates (Amendments to IAS 8)

On February 12, 2021, the IASB issued *Definition of Accounting Estimates (Amendments to IAS 8)*. The amendments are effective for annual periods beginning on or after January 1, 2023. Early adoption is permitted. The amendments introduce a new definition for accounting estimates, clarifying that they are monetary amounts in the financial statements that are subject to measurement uncertainty. The amendments also clarify the relationship between accounting policies and accounting estimates by specifying that a company develops an accounting estimate to achieve the objective set out by an accounting policy. The Company adopted these amendments in its consolidated financial statements for the annual period beginning September 1, 2023. The adoption of these amendments did not have a material impact on the Company.

Disclosure initiative - Accounting Policies (Amendments to IAS 1 and IFRS Practice Statement 2) On February 12, 2021, the IASB issued Disclosure Initiative - Accounting Policies (Amendments to IAS 1 and IFRS Practice Statement 2 Making Materiality Judgements). The amendments are effective for annual periods beginning on or after January 1, 2023. Early adoption is permitted. The Company adopted these amendments in its consolidated financial statements for the annual period beginning September 1, 2023.

The amendments help companies provide useful accounting policy disclosures. The key amendments include:

- requiring companies to disclose their material accounting policies rather than their significant accounting policies;
- clarifying that accounting policies related to immaterial transactions, other events or conditions are themselves immaterial and as such need not be disclosed; and
- clarifying that not all accounting policies that relate to material transactions, other events or conditions are themselves material to a company's financial statements.

The adoption of these amendments did not have a material impact on the Company.

Accounting standards issued but not yet applied

Classification of Liabilities as Current or Non-current

On January 23, 2020, the International Accounting Standards Board (IASB) issued amendments to IAS 1 Presentation of Financial Statements, to clarify the classification of liabilities as current or non-current. On October 31, 2022, the IASB issued Non-current Liabilities with Covenants (Amendments to IAS 1) (the 2022 amendments), to improve the information a company provides about long-term debt with covenants. The 2020 amendments and the 2022 amendments (collectively "the Amendments") are effective for annual periods beginning on or after January 1, 2024. Early adoption is permitted. A company that applies the 2020 amendments early is required to also apply the 2022 amendments. The Company intends to adopt these amendments in its consolidated financial statements for the annual period beginning September 1, 2024. The adoption of these amendments is not expected to have a material impact on the Company.

Presentation and disclosure in financial statements (IFRS 18)

IFRS 18 was issued in April 2024 and applies to an annual reporting period beginning on or after 1 January 2027. The objective of IFRS 18 is to set out requirements for the presentation and disclosure of information in general purpose financial statements to help ensure they provide relevant information that faithfully represents an entity's assets, liabilities, equity, income and expenses.

IFRS 18 promotes a more structured income statement. In particular, it introduces a newly defined 'operating profit' subtotal and a requirement for all income and expenses to be classified into three new distinct categories, namely operating, investing and financing, based on a company's main business activities. Companies often use 'non-GAAP' information to explain their financial performance because it allows them to tell their own story and provides investors with useful insight into a company's performance. IFRS 18 requires some of these 'non-GAAP' measures to be reported in the financial statements. To provide investors with better insight into financial performance, the new standard includes enhanced guidance on how companies group information in the financial statements. This includes guidance on whether material information is included in the primary financial statements or is further disaggregated in the notes.

The Company intends to adopt these amendments in its consolidated financial statements for the annual period beginning September 1, 2027. The Company is assessing the impact of this standard on its reporting.

Critical accounting estimates and judgments

The Company makes estimates and assumptions concerning the future that will, by definition, seldom equal actual results. The following are the estimates and judgments applied by management that most significantly affect the Company's consolidated financial statements. These estimates and judgments have a risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year. The following discussion sets forth management's most significant estimates and assumptions in determining the value of assets and liabilities, and the most significant judgments in applying accounting policies.

Revenue recognition

The Caldwell executive search business' method of revenue recognition requires it to estimate the expected average performance period and the percentage of completion, based on the proportion of the estimated effort to fulfill the Company's obligations throughout the expected average performance period for its executive searches. Differences between the estimated

percentage of completion and the amounts billed will give rise to either a deferral of revenue to a future period or an accrual of revenue to the current period. Changes in the average performance period or the proportion of effort expended throughout the performance period for its executive searches could lead to an under or overvaluation of revenue.

The executive search business' method of revenue recognition also requires it to estimate the total expected revenue at the beginning of each contract, which requires the Company to estimate uptick revenue on open searches, based on historic uptick rates. Changes in average uptick rates on executive searches could lead to an under or overvaluation of revenue.

Further information on unbilled and deferred revenue is included in note 15.

Allowance for doubtful accounts

The Company applies the IFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance model in determining the loss for all accounts receivable. Accounts receivable have been grouped based on shared credit risk characteristics and the days past due to measure expected credit losses. Substantial judgment is involved based on the circumstances of individual accounts and the estimated performance of the portfolio. The majority of accounts provided for result from client concessions to maintain a positive brand in the marketplace and relationships with client contacts based on circumstances unique to each search. While there are some accounts that are provided for due to credit reasons, it is often difficult to completely isolate provisions between client concessions and credit risk. Provision amounts are therefore aggregated as professional fee adjustments.

Compensation accruals

Partner commissions in the executive search business are based on a per partner basis on amounts billed during a respective year and collected within a certain timeframe. These collections are then subject to a commission grid that escalates as the individual collects more. Assumptions are made regarding what each partner's full year collections will be in order to set an estimated commission tier to accrue compensation expense throughout the year. Full year partner collection results, actual operating results and changes in share price that differ from management's current estimates would affect the results of operations in future periods.

Impairment of goodwill

The Company tests at least annually whether goodwill is subject to any impairment in accordance with the accounting policy. Various assumptions are made in performing this test, including estimates of future revenue streams, operating costs and discount rates. These assumptions are disclosed in note 8. Future results that differ from management's current estimates would affect the results of operation in future periods.

Valuation of equity interests in clients

It can be difficult to obtain valuation information on equity interests held in clients. Equity instruments are most often in privately held companies without a specific obligation to share ongoing business performance and valuation information. The Company values such interests in accordance with its financial instruments policy with available information. As a result, the current and future valuation of these interests could differ materially from current estimates.

4. Business Acquisitions

The Counsel Network

On October 1, 2022, the Company acquired 100% of the shares of The Counsel Network Inc. ("TCN"), a Canada-based executive search firm specializing in the Canadian legal market.

The acquisition of TCN was an all-cash transaction, funded with cash on hand for total consideration of \$2,179, net of cash acquired.

The purchase equation is based on management's best estimate of the fair value of the assets and liabilities acquired. The purchase price allocation at the acquisition date is as follows:

Net Assets Acquired	October 1, 2022
Accounts Receivable	676
Goodwill	2,000
Accounts Payable & Accrued Expenses	(336)
Income Taxes Payable	(161)
Total Net Assets Acquired	2,179

Goodwill arising from this acquisition is attributable primarily to the skills and technical talent of TCN's workforce as well as the synergies expected to be realized in integrating the operations of the two companies. Management has allocated this goodwill to the Caldwell Canada CGU for impairment testing.

TCN's results have been included in our statements of earnings since the October 1, 2022 acquisition date.

Acquisition costs totalling \$68 were recorded as part of acquisition-related expenses in the first quarter of fiscal 2023. No further acquisition-related expenses were incurred as a result of this transaction.

Applied Behavioural Academy

On November 22, 2021, the Company acquired certain assets and the operations of Stratus Holding Company Inc., a corporation incorporated under the laws of the State of Michigan and doing business as Applied Behavioral Academy ("ABA"), a behavioural and cognitive psychometrics consultancy that leverages scientifically-validated, results-driven tools to assess talent and to align people and business strategies, driving better business results.

The acquisition-related consideration was funded with cash on hand, with \$250 USD (\$314 CAD) paid at close on November 22, 2021, and \$250 USD (\$315 CAD) paid at close on November 22, 2022.

The entire purchase price of \$500 USD was allocated to goodwill attributable to the skills and technical talent of ABA's workforce, in the Caldwell business segment.

IQTalent

On December 31, 2020, through the acquisition of 100% of the shares of IQTalent, a Nashville-based talent acquisition firm, the Company established a separate business segment. IQTalent specializes in on-demand talent acquisition augmentation solutions.

A significant portion of the IQTalent purchase price was related to payments that were contingent on the related employees or the selling shareholders being actively employed as at the payment date, and were recognized as compensation expense. These costs had suppressed the profitability of IQTalent during the amortization period, which ended on December 31, 2022. IQTalent's acquisition-related costs were \$nil for the twelve months ended August 31, 2024 (August 31, 2023: \$811).

5. Investments

The Company's investments comprise various investments whose gains and losses are recorded as either fair value through OCI or fair value through profit or loss, and equity-accounted investments.

Fair value through profit or loss and equity-accounted investments:

Investment In Associate

On March 1, 2023, the Company announced the spin-off of its software business from its IQTalent business segment. IQTalent contributed its proprietary software and its dedicated product and development team into a newly formed entity, IQRecruit, Inc. ("IQRecruit") in exchange for approximately 41.9% of the new entity. IQRecruit is currently conducting business under the brand name "HootRecruit". Throughout the year, IQRecruit issued additional equity to its employees as well as outside investors in which the Company did not participate. As a result, its ownership was diluted to 31.8% as at August 31, 2024. While the Company owns 31.8% of the economic interest in IQRecruit Inc., its voting rights are limited to 20% in accordance with the shareholder agreement. As a result, the Company has concluded that it has significant influence over this investment, and accounts for it using the equity method. As required by the equity method of accounting, the carrying amount of the equity investment has been adjusted to reflect the Company's share of IQRecruit's loss. IQTalent is a user and client of the IQRecruit platform through a licensing arrangement that management believes approximates an arm's length client.

In the third quarter of fiscal 2023, the Company recognized an equity investment and a gain of \$1,647, which was equal to the fair value of its proportionate ownership share of IQRecruit Inc., net of any related book value. As at August 31, 2024, the value of this equity investment was \$911 (August 31, 2023: \$1,323). The Company's share of IQRecruit's net losses, including dilution losses, was \$412 for the year ended August 31, 2024 (\$302 for the year ended August 31, 2023).

Convertible Promissory Note Receivable

On November 23, 2021, the Company invested \$500 USD (\$675 CAD at August 31, 2024 and \$677 CAD at August 31, 2023) in Skyminyr, Inc. ("Skyminyr") doing business as HelloSky ("HelloSky"), an early-stage company with an artificial intelligence software platform designed to deliver the power of human capital intelligence through a combination of behavioural analytics, sector mapping, and relationship intelligence. We are also working with HelloSky as a client, leveraging its candidate search capabilities into our search processes at both IQTalent and Caldwell.

The investment is in the form of a convertible promissory note receivable (the "Note") accruing interest at 5% per annum. The Note and any accrued interest are convertible into shares of common stock of HelloSky upon certain events such as a change of control or a public offering of its common shares. At the date of investment, the Note's conversion option represented a 4% equity stake in HelloSky. The Note is also convertible at any time at the Company's option. Additionally, the outstanding principal and unpaid accrued interest on the Notes became due and payable upon demand beginning November 15, 2023, at the election of a majority of Noteholders who invested at the same time as the Company. As at August 31, 2024, no such election had been made. The Note is classified as fair value through profit or loss.

For the year ended August 31, 2024, gains or losses related to the Note were \$nil (2023: \$nil).

Interest Income

We currently invest cash balances in highly-liquid cash equivalent investments including term deposits, certificates of deposit and cash savings accounts. These investments are presented as part of cash and cash equivalents on the consolidated statement of financial position, and generate interest income.

For the year ended August 31, 2024, investment income included \$545 interest on term deposits (2023: \$312).

Fair value through OCI:

Marketable Securities

The Company's marketable securities at August 31, 2024 and August 31, 2023 include equity securities obtained through search fees being paid partially in equity of the client, which are held for long-term investment until there is a market for sale. All are classified as fair value through other comprehensive income.

Client equity investments were \$96 and \$39 at August 31, 2024 and August 31, 2023, respectively.

During fiscal 2024, net realized gains or losses on marketable securities of nil (2023: \$nil) and net unrealized gains of \$35 (2023: gains of \$44) were recognized as part of other comprehensive income.

6. Property and Equipment

			Computer		
	Furniture and	Computer	application	Leasehold	
	equipment	equipment	software	improvements	Total
Year ended August 31, 2023:					
Opening net book value	393	671	-	971	2,035
Additions	2	62	-	103	167
Disposals	-	-	-	-	-
Depreciation for the year	(77)	(220)	-	(153)	(450)
Exchange differences	3	6	-	18	27
Closing net book value	321	519	-	939	1,779
At August 31, 2023:					
Cost	2,932	3,812	764	5,061	12,569
Accumulated depreciation	(2,611)	(3,293)	(764)	(4,122)	(10,790)
Net book value	321	519	-	939	1,779
Year ended August 31, 2024:					
Opening net book value	321	519	_	939	1,779
Additions	133	254		73	460
Disposals	-	-	_	(114)	(114)
Depreciation for the year	(75)	(201)	_	(152)	(428)
Exchange differences	(14)	24	_	(9)	1
Closing net book value	365	596	-	737	1,698
A+ August 21 2024					
At August 31, 2024: Cost	2.054	4 000	764	5 O11	12 014
	3,051	4,090		5,011	12,916
Accumulated depreciation Net book value	(2,686)	(3,494)	(764)	(4,274)	1,698
HEL DOOK VALUE	303	590	-	/3/	1,070

7. Intangible Assets

Intangible assets consist of the acquired client list from IQTalent and the rights to use the domain address "caldwell.com", acquired in 2021 from a third party for a purchase price of \$108. Both are stated at cost less accumulated amortization, and each is being amortized on a straight-line basis in the consolidated statements of earnings to general and administrative expenses over its respective estimated useful life of five years.

	Twelve months en	nded August 31,
	2024	2023
Opening net book value	142	190
Amortization for the year	(55)	(54)
Exchange differences	1	6
Closing net book value	88	142
	As at Aug	gust 31,
	2024	2023
Cost	260	260
Accumulated amortization	(172)	(118)
Net book value	88	142

8. Goodwill

Twelve months ended August 31,

	2024	2023
Opening net book value	11,214	8,928
Acquisition of goodwill	-	2,000
Exchange differences	(28)	286
Closing net book value	11,186	11,214

In assessing goodwill for impairment as at August 31, 2024, the Company compared the aggregate recoverable amount of the assets included in its CGUs', namely Caldwell United States, Caldwell Canada and IQTalent, to their respective carrying amounts. In each case, the recoverable amount has been determined based on the estimated value-in-use of the CGU using cash flow forecasts which were determined based on Board of Directors-approved budgets for the next fiscal year and forecasts for an additional four years, and using the following assumptions to extend the cash flows into future periods:

		2024	
	Caldwell United States	<u>IQTalent</u>	Caldwell Canada
Average 5-year growth rate	7.5%	20.7%	3.9%
Average 5-year projected gross margin	20.8%	26.9%	25.1%
Pre-tax discount rate	17.5%	18.1%	17.5%
		2023	
	Caldwell United States	<u>IQTalent</u>	Caldwell Canada
Average 5-year growth rate	5.1%	28.7%	2.2%
Average 5-year projected gross margin	22.5%	21.4% - 28.0%	25.0%
Pre-tax discount rate	17.0%	16.1%	17.0%

The estimated recoverable amount of the IQTalent CGU exceeded its carrying amount by approximately \$4,762 (2023: \$28,588). The year-over-year decrease was driven by a decrease in the projected revenue growth and an increase in the pre-tax discount rate. The Company has estimated that the average 5-year projected revenue growth rate decreasing to an annual average of 6.4% could cause the carrying amount to equal the recoverable amount. The Company has estimated that a pre-tax discount rate of 24.2% and a terminal growth rate of 2% could cause the carrying amount to equal the recoverable amount.

The impairment tests performed over the Caldwell United States, Caldwell Canada and IQTalent goodwill resulted in no impairment as at August 31, 2024 or 2023. The goodwill for Caldwell United States and IQTalent are denominated in US dollars and their balances fluctuate each period due to exchange rate changes.

9. Nature of Expenses

The detail of the nature of expenses in arriving at operating profit is as follows:

	Twelve months ended August 31,	
	2024	2023
Compensation costs	73,808	84,396
Occupancy costs, including ROU asset depreciation	4,827	5,625
Search execution materials	2,814	3,450
Sales and marketing	1,809	1,856
Audit, insurance and investor relations	938	905
Partner recruitment expenses	846	294
Reimbursed direct expenses	839	868
Depreciation of property and equipment	428	450
Partner meetings	194	802
Legal expenses	171	736
Amortization of intangible assets	55	54
Acquisition-related expenses (note 4)	-	879
Restructuring and other (income) expense (note 11)	(7,979)	10,591
Other	1,342	1,362
Total directs costs and expenses	80,092	112,268

10. Compensation of Key Management

Key management included the Board of Directors and four officers of the Company. Key management compensation does not include acquisition-related compensation or accruals for separation payments that are recorded as part of restructuring expenses.

	Twelve months ended August 31,	
	2024 2023	
Salaries, bonuses and short-term benefits	2,865	2,361
Share-based compensation expense	664	(805)
	3,529	1,556

11. Restructuring Expenses

In fiscal 2023, restructuring expenses were incurred to reorganize the Company's operations, including severances and the impairment of certain commercial lease right-of-use assets. In the first quarter of fiscal 2024, restructuring income was related to the termination of the IQTalent lease, net of other expenses, including separation payments. No further actions were recorded as

restructuring expenses in the second and third quarters of fiscal 2024.

In the first quarter of 2023, IQTalent reduced its staff in response to market conditions resulting in severance costs of \$2,264, which were fully paid in the first quarter of 2023. At the same time, Caldwell entered into an agreement to sublease its office space in San Francisco for the remaining 11 months of its lease term, resulting in a net impairment expense of \$266, which was presented as part of restructuring expenses in the consolidated statement of earnings.

Additional staff reductions throughout the year at IQTalent resulted in the re-evaluation of real estate needs and the decision to sublease a portion of the leased space in Nashville. As a result, in the fourth quarter of 2023, IQTalent recognized an impairment charge of \$8,061 comprised of the following:

- \$6,453 related to the impairment of the Nashville right-of-use asset. The charge reflected the then-current local commercial real estate market and the expectation that the sublease would be at a discount to the head lease rate.
- \$1,608 related to other direct charges for subleasing the space, including future period operating expenses payable to the landlord. These accruals were classified as \$687 in current other liabilities and \$921 in non-current other liabilities in the consolidated statement of financial position.

On October 6, 2023, the Company announced that David Windley was stepping down as President of IQTalent and resigning from the Caldwell Board of Directors effective that day. Related net separation payments of \$1,089 payable in equal monthly installments over 18 months were recognized as part of restructuring expenses in the first quarter of fiscal 2024, and are presented as part of compensation payable on the consolidated statement of financial position.

On November 30, 2023, the Company negotiated a full penalty-free termination of its leased facilities for IQTalent in Nashville. As a result, in the first quarter of fiscal 2024, IQTalent derecognized the related lease liability, right-of-use asset, fixed assets, and other liabilities for direct charges related to the space, less certain professional fees related to the lease and its termination. This resulted in a net lease termination gain of \$9,068. IQTalent recognized expenses of \$236 related to other direct charges such as operating expenses payable to the landlord and certain professional fees. Consistent with the termination agreement, IQTalent vacated the space on February 29, 2024.

12. Compensation Payable

The Company maintains certain incentive plans designed to align compensation with performance. This includes commissions and bonuses for search delivery and support personnel. Such amounts are paid at various points during the year and are short-term in nature.

Acquisition-related compensation pertains to the Company's acquisition of IQTalent Partners in fiscal 2021. The portion of the purchase price that was dependent on future employment requirements of the selling shareholders was expensed on a straight-line basis over the required service periods and presented as acquisition-related expenses in the consolidated statement of earnings. While all amounts had been fully amortized by December 31, 2022, certain payments were deferred until September 15, 2024, and are presented as part of compensation payable.

Compensation payable also includes the remaining separation payments due to David Windley described in note 11.

Current compensation payable

	As at August 31,	
	2024	2023
Salaries, commissions and bonuses	24,004	26,221
Acquisition-related and other compensation	1,923	1,729
Performance Stock Units	96	434
	26,023	28,384

Non-current compensation payable

	As at August 31,	
	2024	2023
Deferred Stock Units	314	242
Performance Stock Units	378	224
Acquisition-related and other compensation		1,482
	692	1,948

Share-based compensation plans

Performance stock units (PSUs)

A discussion of the PSU plan including its grant components and their terms is set forth in the summary of material accounting policies in note 3 of the consolidated annual financial statements. The estimated cost of the PSU plan is being amortized on a straight-line basis over the three-year vesting period. The performance factor for the Standard PSU grants is currently estimated at a weighted average of 77% for the year ended August 31, 2024 (2023: 101%). PSU expense of \$212 has been recorded for the year ended August 31, 2024 (2023: recovery of \$693) within general and administrative expenses in the consolidated statements of earnings.

A summary of the Company's PSU plan is presented below:

	Twelve months ended August 31		
	2024 2023		
	Notional	Notional	
	units (000s)	units (000s)	
Outstanding at beginning of year	1,437	1,792	
Granted	407	773	
Settled	(674)	(1,128)	
Outstanding at end of year	1,170	1,437	

Deferred stock units (DSUs)

For the year ended August 31, 2024, DSU expense of \$192 was recorded within general and administrative expenses in the consolidated statements of income (2023: expense recovery of \$205), based on an average unit price of \$1.03 (2023: \$0.90).

A summary of the Company's DSU plan is presented below:

		5
	2024	2023
	Notional	Notional
	units (000s)	units (000s)
Outstanding at beginning of year	268	603
Granted	169	102
Redeemed	(133)	(437)
Outstanding at end of year	304	268

13. Leases

a. Right-of-Use ("ROU") Assets

A summary of the Company's right-of-use assets is below:

I	welve	months	ended	August	31,	,

	2024	2023
Opening net book value	13,305	21,256
Lease modification	(8,607)	-
Additions	2,193	1,072
ROU impairment	-	(6,453)
Sublease of property (note 11)	-	(297)
Foreign exchange	101	(105)
Depreciation	(1,586)	(2,168)
Outstanding at end of period	5,406	13,305

As at August 31,

	2024	2023
Cost	11,723	21,115
Accumulated depreciation	(6,317)	(7,810)
	5,406	13,305

The restructuring activities undertaken in the first quarter of 2023, discussed in note 11, and further staff reductions throughout the year, led to the re-evaluation of IQTalent's real estate needs and the decision to sublease a portion of the leased space in Nashville. As a result, an impairment charge of \$6,453 to the related right-of-use assets was recognized in the fourth

quarter of fiscal 2023. The charge reflected the then-current local commercial real estate market and the expectation that the sublease would be at a discount to the head lease rate. On November 30, 2023, the Company negotiated a full penalty-free termination of its leased facilities for IQTalent in Nashville, effective February 29, 2024. As a result, in the first quarter of fiscal 2024, IQTalent derecognized the related right-of-use assets of \$8,762 and recognized a separate right-of-use asset of \$155, representing the portion of the premises that was intended for use until lease termination at the end of February. The net impact of this lease modification was a \$8,607 reduction to the right-of-use assets. Please see note 11 for details.

In the first quarter of 2023, the Company entered into an agreement to sublease its office space in San Francisco, resulting in the derecognition of \$297 of the related right-of-use asset, with the expense included within restructuring expenses in the consolidated statement of earnings as discussed in note 11.

b. Lease Liability

A summary of the Company's lease liability is below:

	Twelve months ended August 31		
	2024 2023		
Outstanding at beginning of period	21,799	22,142	
Lease modification	(16,390)	-	
Additions	2,177	1,042	
Lease payments	(1,930)	(2,222)	
Foreign exchange	131	(61)	
Interest and accretion expense	715	898	
Outstanding at end of period	6,502	21,799	

	As at August 31,		
	2024	2023	
Current portion	1,644	2,788	
Non-current portion	4,858	19,011	
Total lease liabilities	6,502	21,799	

On November 30, 2023, the Company negotiated a full penalty-free termination of its leased facilities for IQTalent in Nashville, effective February 29, 2024. As a result, in the first quarter of fiscal 2024, IQTalent derecognized the original lease liability of \$16,703, and recognized a separate lease liability of \$313, representing the lease obligation until lease termination at the end of February. The net impact of this lease modification was a \$16,390 reduction in lease liabilities. Please see note 11 for details.

14. Professional Fees

In certain cases, provisions against certain accounts receivable are recorded for client concession reasons. It is often difficult to distinguish provisions between client concessions and credit concerns. Provision amounts are therefore aggregated and applied against professional fees.

Included within professional fees for the year ended August 31, 2024 is a \$163 expense related to provisions (August 31, 2023: recovery of \$96).

15. Unbilled Revenue and Deferred Revenue

As at August 31, 2024 aggregate amounts billed to clients were less than the calculated revenue to be recognized. As a result, the Company recorded a net unbilled revenue asset of \$5,859 (August 31, 2023: \$8,237) and a related increase to compensation payable of \$2,929 (August 31, 2023: \$4,119). A summary of the gross unbilled and deferred revenue amounts is below:

	As at August 31,		
	2024	2023	
Unbilled revenue	7,160	9,296	
Deferred revenue	(1,301)	(1,059)	
	5,859	8,237	

16. Income Taxes

Twelve months ended August 31,	
2024	2023
415	1,098
1,646	(3,731)
2,061	(2,633)
	2024 415 1,646

The tax on the Company's earnings before income tax differs from the amount that would arise using the weighted average tax rate applicable to earnings of the consolidated entities as follows:

	2024	2023
Canadian statutory income tax rate	25.7%	25.7%
Recognition of previously unrecognized tax losses	0.9%	0.4%
Non-deductible expenses	2.8%	(1.6%)
Adjustments related to prior years taxes	2.5%	(6.5%)
Foreign Rate differences	0.9%	1.0%
Rate change	0.1%	0.1%
Other	0.1%	(0.2%)
	33.0%	18.9%

The analysis of deferred tax assets and liabilities is as follows:			2024	2023
Deferred tax assets: Deferred tax assets to be recovered after Deferred tax assets to be recovered within		nths	3,345 4,897	5,549 4,376
Deferred tax liabilities: Deferred tax liabilities to be recovered aft Deferred tax liabilities to be recovered with Deferred tax assets (net)		months _ _	(1,216) (175) 6,851	(1,246) (3) 8,676
The movement of the deferred income tax account	it is as follows:	2024		2023
Outstanding at beginning of year (Debit)/Credit to statement of earnings (Debit)/Credit Exchange differences Outstanding at end of year		(1	,676 ,646) (179) ,851	4,730 3,731 215 8,676
Deferred tax assets				
Com	pensation	Lease	Other	Total
At August 31, 2023 Charged/(credited) to the statement of earnings Exchange differences At August 31, 2024	payable 3,729 (626) (22) 3,081	3,271 (2,548) (19) 704	Other 2,925 1,674 (142) 4,457	Total 9,925 (1,500) (183) 8,242
Deferred tax liabilities				
	Excess Carrying Value of PP&E	<u> </u>	. 7	
At August 31, 2023	over tax bas			<u>otal</u> ,249
Charged/(credited) to the statement of earnings	(26			145
Exchange differences	(4			(3)
At August 31, 2024	1,204	,	7 1	,391

Deferred income tax assets are recognized for tax loss carry-forwards and other temporary differences to the extent that the realization of the related tax benefit through future taxable earnings are probable. The Company did not recognize deferred income tax assets of \$933 (2023: \$940) that can be carried forward against future taxable income. As at August 31, 2024, the Company has non-capital losses of \$11,545 (2023: \$9,635) and \$50 (2023: \$59) with indefinite expiry dates available to reduce income of future years in the United States and United Kingdom, respectively. The Company also has capital losses of \$2,480 in Canada that can only be utilized against capital gains in Canada and are without expiry date. No deferred tax assets have been recognized for these capital losses.

17. Earnings Per Share

(i) Basic

Basic earnings per share are calculated by dividing the net earnings attributable to owners of the Company by the weighted average number of common shares outstanding during the years.

	Twelve months ended August 31,	
	2024	2023
Net earnings (loss) for the period attributable to owners of the		
Company	\$4,188	(\$11,303)
Weighted average number of common shares outstanding	29,558,932	26,193,091
Basic earnings (loss) per share	\$0.142	(\$0.432)

(ii) Diluted

Diluted earnings per share are calculated by adjusting the weighted average number of common shares outstanding to assume conversion of all dilutive potential common shares. A calculation is done to determine the number of shares that could have been acquired at fair value (determined as the average market price of the Company's outstanding shares for the year), based on the exercise prices attached to the stock options currently outstanding. The number of shares calculated above is compared with the number of shares that would have been issued assuming exercise of the stock options.

	Twelve months ended August 31,	
	2024	2023
Net earnings (loss) for the period attributable to owners of the		
Company	\$4,188	(\$11,303)
Weighted average number of common shares outstanding	29,558,932	26,193,091
Adjustment for stock options	53,122	-
Weighted average number of common shares for diluted		
earnings (loss) per share	29,612,054	26,193,091
Diluted earnings (loss) per share	\$0.141	(\$0.432)

For the year ended August 31, 2024, no currently exercisable stock options were excluded for being anti-dilutive (2023: nil).

18. Capital Stock

Common shares

As at August 31, 2024, the authorized share capital of the Company consists of an unlimited number of Common Shares of which 29,558,932 are issued and outstanding (August 31, 2023: 29,558,932). The holders of Common Shares are entitled to share equally, share for share, in all dividends declared by the Company and equally in the event of a liquidation, dissolution or winding-up of the Company or other distribution of the assets among shareholders.

On August 14, 2023, the Company announced that it had closed a non-brokered private placement financing of \$2,943 (the "Offering") through the issuance of 3,678,239 common shares at a price of \$0.80 per common Share. Direct costs related to the issuance were \$105. The net proceeds of \$2,838 from the Offering were used for general corporate and working capital purposes, including for the recruitment of new partners. All securities issued pursuant to the Offering were subject to a four-month or twelve-month hold period from the closing date in accordance with applicable Canadian and United States securities laws, respectively.

Of the total proceeds raised under the Offering, \$982 was subscribed by insiders of the Company which constituted a "related party transaction" within the meaning of Multilateral Instrument 61-101 Protection of Minority Security Holders in Special Transactions ("MI 61-101"). The Company relied on exemptions from the formal valuation and minority approval requirements in sections 5.5(a) and 5.7(a) of MI 61-101 on the basis that the fair market value of the transaction, insofar as it involves "related parties", is not more than the 25% of the Company's market capitalization.

Stock options

Stock options are granted periodically to directors, officers, employees and contractors of the Company. Cash received on exercise of options for common shares is credited to capital stock. Total outstanding stock options are summarized as follows:

	August 31, 2024		August 31, 2024 August		August 31	, 2023
	Number of Weighted		Number of	Weighted		
	options	average	options	average		
	outstanding (000s)	exercise price	outstanding (000s)	exercise price		
Outstanding at beginning of period	1,365	\$1.37	400	\$0.73		
Issued during the period			965	\$1.64		
Outstanding at end of period	1,365	\$1.37	1,365	\$1.37		
		_				
Exercisable at end of period	400		400			

The 965,000 options issued in fiscal 2023 have not yet vested. The remaining 400,000 options have vested and are currently exercisable. Options have an exercise price equal to the fair value of the common shares on the date of issuance. Stock option expense of \$259 has been recorded in the year ended August 31, 2024 (2023: \$237).

19. Changes in Working Capital

Changes in working capital balances on the consolidated statements of cash flow, net of the related currency translation impacts, are summarized as follows:

	Twelve mon	ths ended
	August	31,
_	2024	2023
Decrease in accounts receivable	242	11,311
Decrease in income taxes receivable	21	922
Decrease (increase) in unbilled revenue (note 15)	2,364	(1,555)
Decrease (increase) in prepaid expenses and other assets	1,170	(783)
Decrease (increase) in deferred tax assets	1,839	(3,777)
Decrease in income taxes payable	-	(12)
Increase (decrease) in accounts payable	339	(1,798)
(Decrease) increase in other liabilities (note 11)	(1,608)	1,608
Decrease in compensation payable (note 12)	(3,618)	(14,915)
Decrease in acquisition-related compensation payable (note 4)	-	(722)
Decrease in cash settled share-based compensation	-	(157)
	749	(9,878)

20. Segmented Information

The following provides a reconciliation of the Company's consolidated statements of earnings by business unit segment to the consolidated results:

Twelve	months end	ded August 31,	2024
Caldwell	IQTalent	Elimination	Total
74,669	11,679	(36)	86,312
839	-	-	839
75,508	11,679	(36)	87,151
59,073	9,583	(36)	68,620
839	-	-	839
15,596	2,096	-	17,692
20.9%	17.9%		20.5%
14,605	4,007	-	18,612
-	(7,979)	-	(7,979)
991	6,068	-	7,059
380	335	-	715
(2,092)	1,959	-	(133)
228	-	-	228
2,475	3,774	-	6,249
686	1,375	<u> </u>	2,061
1,789	2,399	-	4,188
	Caldwell 74,669 839 75,508 59,073 839 15,596 20.9% 14,605 - 991 380 (2,092) 228 2,475 686	Caldwell IQTalent 74,669 11,679 839 - 75,508 11,679 59,073 9,583 839 - 15,596 2,096 20.9% 17.9% 14,605 4,007 - (7,979) 991 6,068 380 335 (2,092) 1,959 228 - 2,475 3,774 686 1,375	74,669 11,679 (36) 839 75,508 11,679 (36) 59,073 9,583 (36) 839 15,596 2,096 - 20.9% 17.9% 14,605 4,007 (7,979) - 991 6,068 - 380 335 - (2,092) 1,959 - 228 2,475 3,774 - 686 1,375 -

	Twelve	months end	ded August 31,	2023
	Caldwell	IQTalent	Elimination	Total
Professional fees	77,102	20,024	(193)	96,933
Direct expense reimbursements	868	-	-	868
Revenues	77,970	20,024	(193)	97,801
Cost of sales	62,184	18,721	(193)	80,712
Reimbursed direct expenses	868	-	-	868
Gross profit	14,918	1,303	-	16,221
Gross profit as a % of professional fees	19.3%	6.5%		16.7%
Selling, general and administrative	12,228	6,990	-	19,218
Restructuring and other	266	10,325	-	10,591
Acquisition-related expenses	68	811	-	879
Operating proft (loss)	2,356	(16,823)	-	(14,467)
Interest expense on lease liability	277	621	-	898
Investment income	(1,413)	(222)	-	(1,635)
Foreign exchange loss	206		<u> </u>	206
Earnings (loss) before tax	3,286	(17,222)	-	(13,936)
Income tax expense (recovery)	1,948	(4,581)	-	(2,633)
Net earnings (loss) for the period	1,338	(12,641)	-	(11,303)

The Company has consolidated operations generating business in the United States, Canada and the United Kingdom.

The following provides a reconciliation of the Company's professional fees by geography:

Twelve months ending August 31,

	2024	2023
United States ¹	63,539	72,220
Canada	17,225	17,269
United Kingdom	5,548	7,444
Consolidated	86,312	96,933

¹ All of IQTalent's revenue was generated within the United States during the period

A summary of property and equipment, right-of-use assets, goodwill and total assets by business line is as follows:

	At A	August 31, 202	.4	At August 31, 2023		
	Caldwell	IQTalent	Total	Caldwell	IQTalent	Total
Property and equipment	1,587	111	1,698	1,519	260	1,779
Right-of-use assets	5,406	-	5,406	4,362	8,943	13,305
Goodwill	4,007	7,179	11,186	4,013	7,201	11,214
Total assets ¹	53,328	15,424	68,752	59,198	25,446	84,644

¹ Presented net of intercompany advances that are eliminated upon consolidation

Depreciation recorded on property and equipment and amortization of intangible assets by business line is as follows:

	Twelve month	ns ended Augu	ıst 31, 2024	Twelve month	ns ended Augus	t 31, 2023
	Caldwell	IQTalent	Total	Caldwell	IQTalent	Total
Depreciation expense:						
Property and equipment	352	76	428	403	47	450
Right-of-use assets	1,218	368	1,586	1,389	779	2,168

21. Commitments

The Company's undiscounted future lease commitments for premises excluding explicitly identified operating costs are as follows:

Twelve months ending August 31, 2025	1,644
Twelve months ending August 31, 2026	1,380
Twelve months ending August 31, 2027	1,410
Twelve months ending August 31, 2028	1,196
September 1, 2029 and thereafter	2,108
	7,738

22. Financial Instruments

Classification of financial instruments

A summary of the classifications of financial instruments as at August 31, 2024 and August 31, 2023 is shown below:

	Financial	Liabilities			
	assets at	at amortized			As at August 31,
Financial instruments	amortized cost	cost	FVOCI	FVPL	2024
Cash and cash equivalents	19,634	-	-	-	19,634
Accounts receivable	12,664	-	-	-	12,664
Accounts payable	-	(3,409)	-	-	(3,409)
Other liabilities	-	-	-	-	-
Current compensation payable	-	(26,023)	-	-	(26,023)
Investments	-	-	96	1,586	1,682
Non-current compensation payable	-	(692)	-	-	(692)
	32,298	(30,124)	96	1,586	3,856

	Financial	Liabilities			
	assets at	at amortized			As at August 31,
Financial instruments	amortized cost	cost	FVOCI	FVPL	2023
Cash and cash equivalents	22,053	-	-	-	22,053
Accounts receivable	12,886	-	-	-	12,886
Accounts payable	-	(3,181)	-	-	(3,181)
Other liabilities	-	(1,608)	-	-	(1,608)
Current compensation payable	-	(28,384)	-	-	(28,384)
Investments	-	-	39	2,000	2,039
Non-current compensation payable	-	(1,948)	-	-	(1,948)
	34,939	(35,121)	39	2,000	1,857

Fair value hierarchy

The Company categorizes its financial assets and liabilities measured at fair value into one of three different levels depending on the observability of the inputs used in the measurement.

- Level 1: This level includes assets and liabilities measured at fair value based on unadjusted quoted prices for identical assets and liabilities in active markets that are accessible at the measurement date.
- Level 2: This level includes financial instruments that are not traded in an active market and whose value is determined by using valuation techniques. These valuation techniques maximize the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in Level 2. The specific valuation techniques used to value financial instruments include quoted market prices or dealer quotes for similar instruments.
- Level 3: This level includes valuations based on inputs, which are less observable, unavailable or where the observable data does not support a significant portion of the instruments' fair value.

The Company's financial instruments measured at fair value as at August 31, 2024 consist of a convertible promissory note receivable and marketable securities, which are comprised of certain equity securities held for investment obtained through search fees being paid partially in equity of the client as discussed in note 5. Investments also include an equity-accounted investment in an associate, IQRecruit Inc., as discussed in note 5.

August 31, 2024			
	Level 1	Level 2	Level 3
Marketable securities	1	-	95
Note receivable	-	-	675
Investment in associate	-	911	-

August 31, 2023

	Level 1	Level 2	Level 3
Marketable securities	5	-	34
Note receivable	-	-	677
Investment in associate	-	1,323	-]

Fair value

Cash and cash equivalents, accounts receivable, accounts payable and compensation payable are short-term financial instruments whose fair value approximates their carrying amount given their short-term maturity.

The marketable securities held at August 31, 2024 and August 31, 2023 were obtained through search fees being paid partially in equity of the client. A portion of these are included within level 1 of the fair value hierarchy and are in a publicly traded company whose value is based on

unadjusted quotes from the New York Stock Exchange. The equity securities are subsequently measured at fair value through OCI. The remaining marketable securities are included within level 3 of the fair value hierarchy and are in private companies whose value is derived from estimates used in recent financings and/or recent merger and acquisition activity. The convertible promissory note receivable is included within level 3 of the fair value hierarchy. These investments are subsequently measured at fair value through profit or loss. The Company has a combined investment in marketable securities and the note receivable of \$771 as at August 31, 2024 (2023: \$716). A 5% variation in the market price of underlying securities would have resulted in an increase or decrease in the value of this asset of \$39 (2023: \$36).

The fair value of the Company's equity-accounted investment in an associate, IQRecruit Inc. is based on level 2 inputs which comprise observable market data, and approximates the carrying value.

The Company is exposed to various financial risks resulting from its operating, investing and financing activities. Financial risk management is carried out by the Company's management, in conjunction with the Investment Committee of the Board of Directors, with respect to investments in marketable securities and management of the Company's cash position. The Company does not enter into arrangements on financial instruments for speculative purposes. The Company's main financial risk exposures, as well as its risk management policy, are detailed as follows:

Foreign currency risk

The Company is exposed to exchange rate risk on US and UK currency denominated monetary assets and liabilities. There is a risk to the Company's earnings from fluctuations in the US dollar and British pound sterling exchange rates and the degree of volatility of changes in those in rates, as the Company's financial results are reported in Canadian dollars.

As at August 31, 2024, the Company had a US dollar net monetary asset exposure of \$16,395 (2023: \$12,953). A 5% depreciation or appreciation in the Canadian dollar against the US dollar, assuming all other variables remained the same, would have resulted in an increase or decrease in foreign exchange gain (loss) of \$820 recognized in the cumulative translation adjustment in the Company's consolidated statements of comprehensive earnings for the year ended August 31, 2024 (2023: \$648). As these are long-term investments and not expected to be liquidated to Canadian dollars, they are not hedged.

As at August 31, 2024, the Company has British pound sterling net monetary asset exposure of \$1,263 (2023: \$1,257). A 5% depreciation or appreciation in the Canadian dollar against the British pound sterling, assuming all other variables remained the same, would have resulted in an increase or decrease in foreign exchange gain (loss) of \$63 recognized in the cumulative translation adjustment in the Company's consolidated statements of comprehensive earnings for the year ended August 31, 2024 (2023: \$62). As these are long-term investments and not expected to be liquidated to Canadian dollars, they are not hedged.

Liquidity risk

Liquidity risk is the risk the Company will not be able to meet its financial obligations as they fall due. The Company's approach to managing liquidity is to ensure it will have sufficient cash resources to meet its financial liabilities as they come due.

The Company manages liquidity by maintaining adequate cash and cash equivalents balances, monitoring its investment portfolio of marketable securities and monitoring cash requirements to

meet expected operational expenses, including capital requirements. The future ability to pay its obligations relies on the Company collecting its accounts receivable in a timely manner and by maintaining sufficient cash and cash equivalents to meet anticipated needs.

The contractual future cash flows of the Company's significant non-derivative financial liabilities are as follows:

		As at August	31, 2024	
_	Less than	6 months		More than
	6 months	to 1 year	1 to 3 years	3 years
Accounts payable	3,409	-	-	-
Compensation payable	24,100	-	378	314
Acquisition-related compensation payable	1,923	-	-	-
Other liabilities	-	-	-	-
Lease liability	850	794	3,986	872
	30,282	794	4,364	1,186
=				
_		As at August	31, 2023	
-	Less than	As at August 6 months	31, 2023	More than
_	Less than 6 months		31, 2023 1 to 3 years	More than 3 years
Accounts payable		6 months	•	
Accounts payable Compensation payable	6 months	6 months	•	
. ,	6 months 3,181	6 months	1 to 3 years	3 years
Compensation payable	6 months 3,181 26,655	6 months	1 to 3 years - 224	3 years
Compensation payable Acquisition-related compensation payable	6 months 3,181 26,655 1,729	6 months to 1 year	1 to 3 years - 224 1,482	3 years - 242 -

Credit risk

Credit risk is the risk of an unexpected financial loss if a customer or counterparty to a financial instrument fails to meet its contractual obligations. Financial instruments that potentially subject the Company to credit risk consist principally of cash and cash equivalents, accounts receivable, and investments. The Company places its cash and cash equivalents with high-credit quality financial institutions. The Company's policy regarding equity instruments within marketable securities is to sell the investments as soon as the Company is reasonably able to do so. The Company monitors the collectability of accounts receivable and estimates loss allowance on an account-by-account basis.

Financial instruments that potentially subject the Company to significant concentrations of credit risk consist primarily of accounts receivable. The Company evaluates the recoverability of its accounts receivable on an on-going basis.

As discussed in Note 3 under Revenue Recognition, there are certain accounts that are provided for due to client concession reasons and other accounts for credit reasons. It is often difficult to completely isolate provisions between client concessions and credit concerns. Provision amounts are therefore aggregated and applied against professional fees.

Accounts receivable comprised the following:

	As at August 31,	
	2024	2023
Trade receivables	13,774	13,757
Less: Loss allowance	(1,380)	(1,217)
	12,394	12,540
Other receivables	270	346
Accounts receivable	12,664	12,886

The following table summarizes the changes in the loss allowance for the accounts receivable:

	Twelve months ended August 31,	
	2024	2023
Beginning of year	1,217	1,313
Increase in loss allowance	1,594	2,462
Unused loss allowance reversed	(1,145)	(1,863)
Provision for professional fee adjustments	449	599
Receivables written off during the year as uncollectible	(286)	(695)
End of year	1,380	1,217

As at August 31, 2024, accounts receivable of \$12,394 (2023: \$12,540) were estimated to be fully performing. The loss allowance of \$1,380 (2023: \$1,217) consists primarily of certain accounts over 90 days old of which there is a total balance of \$3,724 at August 31, 2024 (2023: \$2,333).

Interest rate risk and market price risk

The Company has not currently drawn on its credit facility with TD Bank (see note 24). Therefore, exposure to interest rate risk is minimal. The Company does invest excess cash in short-term deposits and therefore changes in interest rates impact the amount of interest income earned from those investments. Marketable securities include equities which are also subject to market price risk (i.e., fair value fluctuates based on changes in market prices).

23. Capital Management

The Company's capital comprises of common shares of the Company, contributed surplus and retained earnings (deficit). The Company manages its capital to ensure financial flexibility, to increase shareholder value through organic growth and selective acquisitions, as well as to allow the Company to respond to changes in economic or market conditions. Because the Company's credit facility does not have specific covenants or restrictions, it is not subject to any externally imposed capital requirements.

24. Credit Facilities

The Company maintains a \$5,000 revolving demand, floating-rate credit facility with TD Bank (the "Credit Facility") for future working capital needs. The facility is limited based on 80.0% of the eligible accounts receivable for the Caldwell executive search business in the United States and Canada as defined in the credit agreement, and further reduced to the extent the facility is used in connection with the issuance of letters of credit. The net amount the Company is eligible to borrow at August 31, 2024 is \$4,619 (August 31, 2023: \$4,643). The facility bears variable interest on drawn amounts based on the TD's Canadian prime rate plus 1.0% per annum. As at August 31, 2024, no amounts were outstanding on the credit facility (August 31, 2023: \$nil) and letters of credit of \$381 (August 31, 2023: \$357) have been issued against the facility.

25. Subsequent Events

Effective November 19, 2024, the Board of Directors declared a dividend of \$0.25 cents per Common Share, payable to holders of Common Shares of record on December 2, 2024, and to be paid on December 20, 2024.

Directors

John N. Wallace, Executive Chair of the Board The Caldwell Partners International Inc.

C. Christopher Beck, CPA
President and Chief Executive Officer
The Caldwell Partners International Inc.

Darcy D. Morris Corporate Director Founder and CEO, Ewing Morris & Co. Investment Partners

Terry Grayson-Caprio Corporate Director

Richard Pehlke Corporate Director

John Young Lead Independent Director Chief Executive Officer, Boat Rocker Media Inc.

Rosemary Zigrossi Corporate Director Chief Executive Officer, Mtrex Network Solutions Inc.

Officers

C. Christopher Beck, CPA
President and Chief Executive Officer
The Caldwell Partners International Inc.

Michael Falagario, CPA, CFA
Vice President, Technology, Business and Legal Operations
The Caldwell Partners International Inc.

Shreya Lathia, CPA
Vice President and Chief Financial Officer
The Caldwell Partners International Inc.

Shareholder Information

Auditors

KPMG LLP (Canada)
Chartered Accountants, Toronto, Ontario

Counsel

Miller Thomson LLP Barristers and Solicitors, Toronto, Ontario

Stock Exchange Listing

The Toronto Stock Exchange (symbol: CWL)

for other information, please contact:

Shreya Lathia, CPA
Chief Financial Officer
The Caldwell Partners International Inc.

Transfer Agent

Computershare Limited

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