

Introduction

The following discussion and analysis of the operations, results, and financial position of New Nadina Explorations Limited (the “Company” or “New Nadina”) should be read in conjunction with the Company’s condensed consolidated unaudited interim financial statements for the nine months ended May 31, 2017 and the audited financial statements for the year ended August 31, 2016 and the notes thereto.

The unaudited condensed consolidated interim financial statements are prepared in accordance with International Financial Reporting Standards (“IFRS”) and include the operating results of the Company. The Company adopted IFRS on September 1, 2011 with a transition date of September 1, 2010. Unless expressly stated otherwise, all financial information is presented in Canadian dollars. This information is current to July 28, 2017.

Business Description

New Nadina has continued its efforts to date with a sole business objective to identify, evaluate and explore mineral properties having high potential for the discovery of economic mineral deposits. The goal would be to involve a major mining company in the early stages of a discovery for the creation of value for our shareholders. We remain a publicly traded company without any substantive operations, and thus, have realized no significant mining revenues to date. New Nadina has a year end of August 31st, was incorporated on April 7, 1964 under the Company Act of British Columbia. On December 20, 1977 the name changed from Nadina Explorations Limited NPL to New Nadina Explorations Limited NPL. At that time a four for one roll back occurred where 2,380,005 issued shares of the former company resulted in 595,001 of the new company. On April 9, 1985 the company converted from a specially limited company to a limited company under the name of New Nadina Explorations Limited.

On November 6, 2015, through a Plan of Arrangement, Kettle River Resources Ltd. became a wholly-owned subsidiary of New Nadina. Under the terms of the agreement, Kettle River shareholders received one New Nadina share for one Kettle River share (27,716,711 shares). March 4, 2016, a share consolidation on a basis of ten (10) old shares (112,203,279 shares) for one (1) new share (11,220,433 shares). New Nadina had no name change and the new CUSIP number is #647567304.

On February 14, 2017 the Company sold its subsidiary, Kettle River. The sale comprised all the Greenwood Area Properties. Non-Greenwood Area assets were retained (DHK Diamonds Inc. shares and 50% interest in Saskatchewan Quarry property) by New Nadina.

The Company is principally engaged in the acquisition, exploration and development of mineral and diamond properties in British Columbia, Saskatchewan and Northwest Territories, and accordingly has no revenue from any of its properties. The Company trades on the TSX Venture Exchange under the trading symbol “NNA” and is extra-provincially registered in the Province of Saskatchewan and extra-territorially registered in the Northwest Territories.

Forward-Looking Information

This management discussion and analysis (“MD&A”) contains certain forward-looking statements and formation relating to the Company that are based on the beliefs of its management as well as assumptions made by and information currently available to the Company as of reporting period under this disclosure. When used in this document, the words “anticipate”, “believe”, “estimate”, “expect”, “significant” and similar expressions, as they relate to the Company or its management are intended to identify forward-looking statements. This MD&A contains forward-looking statements relating to, among other things, regulatory compliance, the sufficiency of current working capital, the estimated cost and availability of funding for the continued exploration and developments of the Company’s exploration properties. Such statements reflect the current views of the Company with respect to future events and are subject to certain risks, uncertainties and assumptions. Many factors could cause the actual results, performance or achievement of the Company to be materially different from any future results, performance or achievements that may be expressed or implied by such forward-looking statements.

Mineral Project Activity

Silver Queen Property – Central British Columbia (100%)

The Company owns 100% interest in 17 crown-granted and 45 tenure claims covering 18,852 hectares in the Omineca Mining Division, near Owen Lake, British Columbia. The S

ilver Queen property is located at kilometre 43 on the all-weather Morice/Owen forest service road that originates in Houston B.C. continuing 125 kilometres south to Huckleberry Mine. A camp and core logging shed are established on the property. This is a historical mine site with good access and infrastructure as well as rights to electrical power for mine purposes.

Historical production was from the Cole, Chisholm and Wrinch (No.3) vein systems. The most recent production (early 1970’s) was by the Bradina Joint Venture of material from the north end of No.3 Vein. Since then significant surface and underground

exploration has proven extended length and depth of the No. 3 vein system and its extension, the NG3 vein. A decline was driven in the 1980's intersecting the No.3 Vein at the 2425 level where a seven feet channel sample returned 0.302 opt gold, 19.22 opt silver and 12.63% zinc. The No. 3 and NG3 system remains open on strike and to depth.

In September 2011 the hidden Itsit copper-molybdenum-gold porphyry was discovered by drill testing geophysical targets where a zone of high chargeability was identified southeast of the No.3 – NG3 Vein system. The drilling identified porphyry style copper, molybdenum and gold stockwork mineralization hosted by a quartz-feldspar porphyry intrusion.

To date, eight drill holes in an area roughly 650 meters SW-NE by 500 meters NW-SE have intersected significant Co-Mo-Au mineralization in the approximately two by one and a half kilometre system which remains open in all directions including depth. Drill holes in 2011, 11S-03, 11S-06 and 11S-13 intersected encouraging grades. Winter November 12, 2012 to February 23, 2013 a further six HQ/NQ2 diamond drill holes were completed, five of which were within the porphyry. A complete table of Itsit drill hole results are available in the April 4, 2013 News Release, summarized in previous MD&A reports and displayed on a map on the Company website: www.nadina.com.

The Company's focus of exploration concentrates on investigating mineable potential of the new found underground vein system within the porphyry.

High grade silver (NR Dec. 23, 2015):

"Samples of initial 'over detection limit' for silver from drill hole 12S-05 were rerun resulting in high silver grade of 1,580 g/t (46 opt) including 3.15 g/t (0.092 opt) gold, 1.25% copper, 0.90% lead and 0.48% zinc. True vein width is 2.2 metres (7 ft) from 332.5 to 338.0 metres.

A sub-parallel footwall vein of 3.70 meters (true width) intersected in the same drill hole, returned assays of 166 g/t (4.86 opt) silver, 2.3 g/t (0.067 opt) gold, 0.26% copper, 0.22% lead and 0.90% zinc. Core intercept was from 410.5 to 419.75 metres. Both vein intercepts are within the porphyry.

These vein intersections are located approximately 300 metres east of previously known furthest easterly extent of the NG-3 Vein. The higher grade and substantial width within an unexplored and sizable area presents new exciting potential.

This information has been reviewed by James Hutter, PGeo., a Qualified Person as defined by National Instrument 43-101, who approves the applicable content."

2017 EXPLORATION – DRILL PROGRAM PLANNED

An approved work permit is in place includes drilling and trenching. Equity financing to raise \$480,000 is being sought to assist in funding the recommended drill program of 4-6,000 meters (10-13 drill holes).

Three targets from two set ups will be tested:

1) **High Grade silver vein (1,580.8 g/t silver over 2.2m):** Drill step-outs will test a 250m area to the east and west of previous intercepts. The holes will test multiple elevations with a goal to determine grade over a larger section. If the grade continues to prove worthy, additional drilling would then establish the best underground access where further drilling would be required to develop a resource estimate. The historical existing underground workings are distant to this new discovery area.

2) **Geophysical target of coincident high chargeability and low resistivity** - located just beyond the high grade silver veins. Certain drill holes, in addition to testing the epithermal high grade silver veins, will be extended (deepened) to test this target.

3) **Geophysics shows a deep, large and very conductive anomaly northwest of the NG3 vein** system on the outer bulge of the porphyry. It is anticipated a single drill hole will determine if it is massive sulphides as the signature indicates.

The figure inserted in the June 20, 2017 News Release shows by area circled the two drill set-up sites. The No3 Vein system west of the porphyry striking northwest carries gold, silver, lead and zinc and is not epithermal appearing as seen in the veins within the porphyry to the east.

The drill program is scheduled to commence September 1 and expected to take three months. Previous porphyry drilling resulted in excellent per day footages. The program will terminate to allow reclamation prior to snow fall. The site has good year round access with full core logging and sampling facilities.

ACCESS ISSUE RESOLVED:

On May 24, 2017 the Surface Rights Board (SRB) granted an Order of Entry Right allowing New Nadina to drill and explore on private land. The private property land owner(s) had previously, since 2012, opposed entry.

Current: Silver Queen expenditures for the nine month period ending May 31, 2017 totaled \$93,297 compared to \$48,600 for the similar period in 2016. On a project to date basis total Silver Queen expenditures by this company to May 31, 2017 amounted to \$8,210,090 (August 31, 2016 amounted to \$8,116,793).

Monument Diamond Property - Lac de Gras, Northwest Territories (57.49%)

The Company owns 57.49% of certain mineral leases in the Mackenzie District Mining Division, NWT. The property is subject to 2% gross overriding royalty. New Nadina is the operator of the joint venture where two parties hold the remaining 42.51%.

The property located at Lac de Gras, is approximately 300 km north of Yellowknife, accessible by float and ski plane and winter ice road. The property contains 12 proven diamond bearing kimberlites. An all season camp is positioned on the south shore of Lac de Gras.

In the spring of 2017 New Nadina acquired 2 claims staked adjoining the north boundary of held Mining Leases.

A five year Type “A” Land Use Permit expires September 2017 and a two year extension application has been submitted. Further drill testing of potential kimberlite targets will occur when funds are available and may possibly require ground geophysics prior. Another joint venture partner would be considered for a program that might include further ground geophysics and drilling a number of untested anomalies, and acquire larger samples from proven kimberlites.

For a History Recap and Property summary see website www.nadina.com

For the nine month period ending May 31, 2017 the Company has expended \$14,708 (2016 - \$8,180) on direct costs applicable to this property less recoveries of \$8,671.

Saskatchewan Silica Sand Lease (100%)

On acquisition of Kettle River, Nov. 6, 2015, the Company now owns 100% (previously 50%) of this property. The silica Quarrying Mineral Lease covers an area of 54 acres and is valid until December 2019. To date, no income has been received from the lease. For the nine month period ending May 31, 2017 expenses totaled \$488 (2016 - \$787).

2015 acquisition of Kettle River Resources Ltd:

On July 20, 2015, the Company, through a Plan of Arrangement (“POA”) with Kettle River Resources Ltd. (“Kettle River”) acquired all of the outstanding shares of Kettle River. On October 16, 2015, Kettle River shareholders voted in favour and on November 6, 2015, the acquisition was completed resulting in Kettle River becoming a wholly-owned subsidiary of New Nadina. Under the terms of the agreement, Kettle River shareholders received one New Nadina share in exchange for one Kettle River share for a total of 2,771,671.

At completion, New Nadina assumed 100% of Kettle River’s assets, liabilities, and net income (loss) included in the consolidated financial statements of the Company.

Disposition of subsidiary, Kettle River Resources Ltd.

On February 15, 2017 the Company sold Kettle River Resources Ltd. to Golden Dawn Minerals Inc. as per the terms outlined in the Letter of Intent. (NR Oct 19, 2016).

Disposition of Kettle River Resources Ltd.	Value Received	Number of Shares
Cash Payments:	\$1,010,000	
Shares Of Golden Dawn:	600,000	2.2 million (\$0.27 / share)
	\$1,610,000	

Other consideration

Kettle River’s Greenwood Area Properties consisted of mineral claims, Crown Grants and surface freehold titles in the historical Greenwood Mining District. The Company is optimistic this package will enhance Golden Dawn’s property portfolio for rewarding exploration in the famous historical production district. Having a mill in the district encourages and makes feasible mining of smaller available deposits.

The Greenwood Area Properties are subject to a 1% NSR where Golden Dawn can purchase a ½% for \$1,000,000 up to five years and thereafter \$1,200,000 up to 10 years leaving a ½% NSR payable to the Company.

The Non-Greenwood area properties (DHK Diamonds NWT properties and Saskatchewan Quarry) are retained by New Nadina.

Shares in DHK DIAMONDS INC. – WO Joint Venture – operated by Peregrine Diamonds Inc.

New Nadina owns a 43.37% interest in DHK Diamonds Inc. (“DHK”) a private company incorporated and registered in the Northwest Territories.

Current DHK shareholder interest:

New Nadina Explorations Limited (formerly Kettle River Resources Ltd.) 43.37%

Dentonia Resources Ltd. 43.37%

Cosigo Resources Ltd. (formerly Horseshoe Gold Mining Inc.) 13.26%

DHK is a contributing partner in the WO Joint Venture diamond property in the Northwest Territories. The operator is Peregrine Diamonds Ltd. (“Peregrine”). DHK has not recently contributed and has accepted dilution. DHK as of December 31, 2015 holds a 10.3165% (2016 - 10.3165%) contributing interest in the WO Joint Venture operated by Peregrine. Should DHK reduce to less than a 4% participating interest, they revert to a 0.25% Gross Overriding Royalty.

Through an agreement dated October 24, 2003 DHK holds a 1% gross overriding royalty on three leases known as the Monument Property, located at Lac de Gras NWT, explored for diamond potential, owned (57.49%) and operated by New Nadina.

Results of Operations:

Summary of quarterly results– Standard of Preparation is IFRS

Period ended	Net Loss or (Income) for the quarter \$	Basic and diluted earnings (loss) per share for the quarter \$	Total Assets \$	Total Liabilities \$
Qtr 3 May 31, 2017	92,743	(0.00)	1,078,595	58,897
Qtr 2 Feb 28, 2017	(1,255,872)	0.01	1,140,017	60,917
Qtr 1 Nov 30, 2016 (amended) **	33,071	0.01	265,174	619,060
Qtr 4 Aug 31, 2016	65,658	0.00	217,328	633,144
Qtr 3 May 31, 2016	32,594	0.00	252,004	747,253
Qtr 2 Feb 28, 2016	62,206	0.00	232,382	695,037
Qtr 1 Nov 30, 2015 (amended) *	852,892	0.00	231,631	632,078
Qtr 4 Aug 31, 2015	73,695	0.00	241,566	66,290
Qtr 3 May 31, 2015	(2,364)	0.00	286,181	37,210

- * Transaction cost amended from previously stated in November 30, 2015 report (see Note 2 in Feb 29, 2016 Financial Statement) resulting in changes to Net Loss and Liability amounts.
- ** Amended loss due to reallocation of \$95,000 deposit received from sale of subsidiary, once sale was completed amount was reallocated to proceeds of disposition and resulting gain on sale.

Discussion of Operations and Financial condition

Working Capital:

	May 31, 2017		August 31, 2016	
Current Assets	\$	260,120	\$	15,859
Current Liabilities		58,897		221,224
Current Working Capital (deficiency)	\$	201,223	\$	(205,365)

The following discussion and analysis of financial conditions and results of operations should be read in conjunction with the Company’s interim financial statements and related costs. The current period figures are for the nine month period ended May 31, 2017.

During the period ended May 31, 2017, the company earned \$1,130,058 (\$0.09 per share) compared to a loss of \$947,692 for the similar period in 2016 (\$0.00 per share). This difference of \$2,077,750 is mostly (2016 - \$1,332,833) attributed to the acquisition and sale transactions of Kettle River.

Joint Venture reimbursements changed from \$4,387 in 2016 to \$6,037 in the current quarter.

Administration costs decreased to \$104,466 in the period ended May 31, 2017 from \$193,289 for a similar period in 2016. The difference is due mainly to extraordinary transactions and attributed to: a decrease in licenses, fees and other to \$7,878 from \$12,215. Printing, stationery and office costs increased to \$15,740 from \$9,513 in 2016 and interest income and other income decreased to \$1,974 from \$3,201. Amounts due to directors, shareholders and related parties are \$11,275 at May 31, 2017 compared to amounts advanced of \$626,396 on May 31, 2016.

Acquisition costs and exploration expenditures relating to mineral properties are written off as incurred. Payments received for exploration rights on the Company's mineral properties are treated as cost recoveries and are credited to reduce the cost of exploration expenditures related to the mineral claims with any excess, on an aggregate basis, recorded as income. Option payments are recorded as incurred. Ongoing reclamation and site restoration costs including site care and maintenance are expensed when incurred.

The Company had a working capital of \$201,223 on May 31, 2017 and has accumulated losses of \$15,299,154.

Since inception, the Company has been successful in funding its operations and at May 31, 2017 had net issued shares of 12,647,433 for net proceeds of \$13,682,779 averaging \$1.08 per share. New Nadina shares last traded at \$0.135 on July 27, 2017.

There has been no change in the nature of or manner neither in which business is conducted nor in business conditions which would affect the Company's financial results.

Risks

The Company is engaged in the exploration, development and exploitation of mineral resources for base metals, precious metals and diamonds. The properties of the Company are without a known body of commercial ore. The exploration programs undertaken and proposed constitute an exploratory search and there is no assurance that the Company will be successful in its search. The business of exploring for minerals and mining involves a high degree of risk. Few properties that are explored are ultimately developed into producing mines. Major expenses may be required to establish ore reserves, to develop metallurgical processes, and to construct mining and processing facilities at a particular site. It is impossible to ensure that the current exploration programs planned by the Company will result in a profitable commercial mining operation. The amounts shown as property acquisition costs represent acquisition and holding cost, less amounts written off, and do not necessarily represent present or future values.

Management changes during the period

The Annual General Meeting of the Company was held on January 24, 2017. The board of directors and the officers as follows: Ellen Clements, President and CEO, John Jewitt, William Meyer and David Huck are directors and the CFO and Secretary is Arlene Ashton.

Financing Activities and Stock Options

On June 20, 2017 the Company announced a non-brokered private placement of 6,000,000 units at a price of \$0.08 cents per unit for gross proceeds of \$480,000. The units of the financing will comprise of one common share and a full share purchase warrant, exercisable for a period of five years at a price of \$0.12 per share subject to terms. For further details see <http://www.nadina.com/news/2017-news-releases>.

On June 12, 2017 the Company granted 775,000 stock options to directors and employees of the company at an exercise price of \$0.09 for a period of 5 years. These options were granted under the Company's incentive stock option plan.

Liquidity

The financial statements for the period ended May 31, 2017 have been prepared on the basis of accounting principles applicable to a going concern. This assumes that New Nadina will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. New Nadina has incurred operating losses over the last several fiscal years, has limited financial resources, no source of operating cash flow and no assurances that sufficient funding, including adequate financing, will be available to further explore its mineral property projects and to cover the overhead costs necessary to maintain a public company in good standing. At May 31, 2017, New Nadina had a current working capital of \$201,223 compared to working capital deficiency of \$205,385 at August 31, 2016.

Critical accounting estimates

The Company capitalizes all costs relating to the acquisition, exploration and development of its mineral properties. Should commercial production commence, these cost will be amortized. When a property is abandoned or when there is indication of impairment, all related costs are charged to operations. The Company compares the carrying value of its property, plant and equipment to estimated net recoverable amounts. Should the assets' carrying value exceed their estimated recoverable amount, all amounts related to the impairment are charged to operations.

The Company's financial assets and liabilities are cash and cash equivalents, receivables, reclamation bond, tax credits recoverable and accounts payable and accrued liabilities. The fair values of these financial instruments are estimated to be their carrying values due to their short-term nature. Neither reported value of fee simple holdings (surface tenure approximately 100 acres) nor any timber value has been recorded on the balance sheet.

CICA Handbook section 3870 Stock-Based Compensation and Other Stock-Based Payments establishes standards for the recognition, measurement and disclosure of stock-based compensation and other stock based payments made in exchange for goods and services. Compensation expense is determined using Black-Scholes Option Pricing Model based on estimated fair values of all stock-based awards at the date of grant and is expensed to operations over each award's vesting period.

The Black-Scholes Option Pricing Model utilizes subjective assumptions such as expected stock price volatility and expected life of the option. Changes in these input assumptions can significantly affect the fair value estimate.

Off-balance sheet arrangements

The Company has no off-balance sheet arrangements.

Additional Disclosure for Venture Issuers without Significant Revenue

Additional disclosure concerning New Nadina's general and administrative expenses and resource property costs is provided in the Company's Statement of Loss and Deficit and the Schedule of Resources Property Costs contained in its Audited Financial Statements for August 31, 2016 available on its SEDAR page at www.sedar.com

Transactions with Related Parties

Related party transactions are negotiated in the best interest of the Company at arms length basis market terms and are detailed in Note 8 of the Financial Statements.

Two directors are paid \$200 per month for telephone and office to offset expenses incurred in conducting company affairs and a one director from December 1, 2016 to May 31, 2017 was paid \$200 per month for telephone and office to offset expenses incurred in conducting company affairs (2016 - up to Dec 2015 was paid a monthly retainer of \$500 for telephone, office and certain consulting). The President's private company charges as project operator, including supplies and equipment, and office rent of \$1,200 per month. Amounts owing to directors, shareholders and related parties at May 31, 2017 total \$11,275 (2016 - \$626,396) comprised of \$11,275 current and \$ Nil long term.

These transactions were recorded at the exchange amount, being the consideration established and agreed to by the related parties and are on terms and conditions similar to non-related entities.

Foxy Creek Services Ltd., wholly owned by the president of the Company, provides management and certain equipment/supplies for exploration programs. It owns the office building where both administration and exploration activities are conducted.

For the period the Company incurred the following expenses with related parties:

	<u>May 31, 2017</u>	<u>May 31, 2016</u>
Directors - current	\$ 4,800	\$ 183,246
- non-current	-	411,900
Foxy Creek Services Ltd.	<u>10,800</u>	<u>31,250</u>
	<u>\$ 15,600</u>	<u>\$ 626,396</u>

All related party transactions are recorded at the value agreed upon by the Company and the related party. Other than listed below, the amounts due from and due to related parties are non-interest bearing, unsecured, and have no stated terms of repayment.

As at May 31, 2017 a loan balance of \$ Nil (2016 - \$411,900), assumed from Kettle River, to the President of the Company. As of May 31, 2017 there is a loan balance of \$ Nil (2016 - \$155,318) owing to the President of the Company for costs related to the Plan of Arrangement.

On June 24, 2016 the Company issued 1,427,000 common shares for settlement of outstanding \$142,700 debt of which 868,240 common shares for \$86,824 debt was to related parties, see further details under "Outstanding share data" below.

Changes in Accounting Policies

The financial statements for the period ended May 31, 2017 followed the same accounting policies and methods of application used in the previous period presentation.

Investor relations

On July 24, 2017, subject to TSX approval, New Nadina has contracted the services of Coal Harbor Communications Inc. to provide Investor Relation services at \$3,000 per month for six months renewable. Initially Dale Paruk will contact Existing Shareholders sourcing interest for the Private Placement (NR June 20, 2017). Interested parties can contact Dale directly at 604 510-4505 or toll-free 1 (877) 642-6200 or dale@coal-harbor.com.

Financial Instruments and Other Instruments

The Company's financial instruments consist of cash and cash equivalents, other amounts receivable, marketable securities, accounts payable and shareholders' and directors' loans. Unless otherwise noted, it is management's opinion that the Company is not exposed to significant interest, currency or credit risks arising from the financial instruments. The fair value of these financial instruments approximates their carrying value due to their short-term maturity or capacity of prompt liquidation.

Outstanding share data

There were no shares issued during the year ended August 31, 2016.

	<u>Shares issued</u>
Issued Shares as at September 1, 2015	84,486,568
Nov. 6, 2015 issued for acquisition of Kettle River Resources Ltd.	27,716,711
	<u>112,203,279</u>
Share consolidation 10 for 1 See 7(b) terms of share consolidation March 4, 2016 New issued shares:	11,220,433
April 28, 2016 Shares issued for Debt at \$0.10	1,427,000
Issued Shares as at August 31, 2016 and at May 31, 2017	<u>12,647,433</u>

During the current period, no common shares were issued.

During the period ending November 30, 2015, 27,716,711 common shares were issued at a deemed value of \$0.01 whereby New Nadina acquired a 100% ownership interest in Kettle River Resources Ltd. This value, based on the closing price (TSX-V) of New Nadina common shares on August 18, 2015, was the value when Kettle River shareholders exchanged their shares for those of New Nadina.

On March 4, 2016 the Board of Directors and TSX approved a share consolidation on a basis of ten (10) old shares (112,203,279) for one (1) new share (after roll back total shares issued 11,220,433).

Announced on April 28, 2016 the company entered into Shares for Debt agreements with creditors to reduce \$142,700 debt by issuing 1,427,000 shares at a price of \$0.10 per share. Approval was received from the TSX on June 1, 2016 and shares issued June 24, 2016.

Announced on June 20, 2017 a non-brokered private placement of 6,000,000 units at a price of \$0.08 cents per unit for gross proceeds of \$480,000. The units of the financing will comprise of one common share and a full share purchase warrant, exercisable for a period of five years at a price of \$0.12 per share.

Shares issuable under share purchase Warrants – none in period ending for 2016 or 2017.

Shares issuable under stock option

	<u>2017</u>		<u>2016</u>	
	Number of Options	Weighted Price \$	Number of Options	Weighted Price \$
Opening balance	465,000	1.20	465,000	1.20
Granted	-		-	
Expired / cancelled	(215,000)	1.50	(215,000)	1.50
Closing balance to May 31, 2017	250,000	1.00	250,000	1.00
Weighted average years to expiry	<u>0.46</u>		<u>1.16</u>	
Granted June 12 2017 ***	775,000	0.09	-	-
Closing balance to July 28, 2017	1,025,000			

As of May 31, 2017, all 250,000 shares issuable have vested (2016 – 250,000). On May 31, 2017 the weighted average remaining contractual life of stock options is 0.46 years (2016 –1.16 years) and the weighted average exercise price is \$1.00 (2016 - \$1.00).

*** On June 12, 2017 the Company granted 775,000 stock options to directors and employees of the company at an exercise price of \$0.09 for a period of 5 years. These options were granted under the Company’s incentive stock option plan.

As at July 28, 2017 the Company had 12,647,433 common shares outstanding. In addition, the Company had stock options to purchase up to an aggregate of 1,025,000 common shares (250,000 at an exercise price of \$1.00, which expire on February 14, 2018 and 775,000 at an exercise price of \$0.09, which expire on June 28, 2022) .

The Company’s authorized share capital consists of an unlimited number of common shares without par value.

Disclosure controls and procedures

As required by National Instrument 52-109, management is responsible for the design, establishment and maintenance of disclosure controls and procedures over the public disclosure of financial and non-financial information regarding the Company and internal ability of its financial reporting to provide reasonable assurance regarding the integrity of the Company’s financial information and reliability of its financial reporting. Management maintains appropriate information systems, procedures and controls to ensure that information used internally and disclosed externally is complete and reliable.

The Company’s Management, with the participation and under the supervision of its Chief Executive Officer (CEO) and Chief Financial Officer (CFO), have designed the disclosure controls and procedures to provide reasonable assurance that material information relating to the Company, is made known to them on a timely basis; and designed internal control over financial reporting to provide reasonable assurance regarding the reliability of the Company’s financial reporting.

An evaluation of the effectiveness of the Company’s disclosure controls and procedures was conducted as of January 31, 2009. Based on the results of that evaluation, the Company’s CEO and CFO have concluded that as of the end of the period covered by this report, the Company’s disclosure controls and procedures were effective in providing reasonable assurance that the material information relating to the Company was made known to them on a timely basis and was processed and disclosed within the appropriate reports and time periods. The Company’s Management believes that any disclosure controls and procedures or internal controls and procedures, no matter how well conceived and operated, can provide only reasonable, not absolute assurance that the objectives of the control system are met. Due to inherent limitations in all control systems, they cannot provide absolute assurance that all control issues and instances of fraud, if any, within the Company have been prevented or detected. Accordingly, because of inherent limitations in a cost effective control system, misstatements due to error or fraud may occur and not be detected.

There has been no change in the Company’s internal control over financial reporting during the quarter ended May 31, 2017 that has materially affected, or is reasonably likely to materially affect, the Company’s internal control over financial reporting. However, the lack of segregation of duties between the management and Board of Directors consisting of the same parties creates the potential for the possibility of material weakness.

Approval

The Board of Directors of New Nadina has approved the disclosure contained in this report. A copy of this MD&A will be provided to anyone who requests it. Financial Statements of the Company are available on their website (under “Investors”) and at www.sedar.com.

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