

PAN GLOBAL



RESOURCES INC

MANAGEMENT DISCUSSION AND ANALYSIS

NINE MONTHS ENDED OCTOBER 31, 2018

GENERAL

This Management's Discussion and Analysis ("MD&A") supplements, but does not form part of, the condensed interim consolidated financial statements of Pan Global Resources Inc. (the "Company" or "Pan Global" or "PGZ") for the nine months ended October 31, 2018. The following information, prepared as of December 19, 2018 should be read in conjunction with the condensed interim consolidated financial statements for the nine months ended October 31, 2018 and the related notes therein. The Company reports its financial position, results of operations and cash flows in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"). All amounts are expressed in Canadian dollars unless otherwise indicated. Additional information relevant to the Company's activities can be found on SEDAR at www.sedar.com and on the Company's website at www.panglobalresources.com.

COMPANY OVERVIEW

The Company was incorporated under the provisions of the Business Corporations Act (British Columbia) on February 1, 2006 and is classified as a Tier II mining company, effective June 8, 2009 and trades on the TSX Venture Exchange ("TSX-V"). On December 21, 2009, the Company changed its name from Mosam Capital Corp. to Pan Global Resources Inc.

The Company's principal business activities are the acquisition of rights to explore for minerals and the exploration of acquired rights. Pan Global is primarily focused on early stage exploration through to development of resources of copper and other metals in Spain. In September 2016, the Company announced a shift in focus from lithium and borate exploration in Serbia to copper exploration in Spain and restructuring of its Board of Directors, including the resignation of several directors of the Company, and the appointment of Mr. Bob Parsons as a director of PGZ, Mr. Tim Moody as President and CEO of the PGZ, and Mr. Jim Royall as VP - Exploration of PGZ.

FORWARD LOOKING STATEMENTS

This MD&A may contain "forward-looking statements" that reflect the Company's current expectations and projections about its future results. Forward-looking statements are statements that are not historical facts, and include but are not limited to:

- estimates and their underlying assumptions;
- statements regarding plans, objectives and expectations with respect to the effectiveness of the Company's business model, future operations, the impact of regulatory initiatives on the Company's operations, and market opportunities;
- general industry and macroeconomic growth rates;
- expectations related to possible joint or strategic ventures; and
- statements regarding future performance.

Forward-looking statements used in this MD&A are subject to various risks, uncertainties and other factors, most of which are difficult to predict and are generally beyond the control of the Company. These risks, uncertainties and other factors may include, but are not limited to: unavailability of financing, failure to identify commercially viable mineral reserves, fluctuations in the market valuation for commodities, difficulties in obtaining required approvals for the development of a mineral project, and other factors.

Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date of this MD&A or as of the date otherwise specifically indicated herein. Due to risks, uncertainties and other factors, including the risks, uncertainties and other factors identified above and elsewhere in this MD&A, actual events may differ materially from current expectations. The Company disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise except as required by securities law.

HIGHLIGHTS FOR THE PERIOD:

During the nine months ended October 31, 2018 and subsequently, the Company:

- reconnaissance on the western extension of the Zumajo Pb Ag mine trend identified abundant coarse sphalerite and galena mineralization on the dumps near the Pasqualin, La Chinchas, and Tres Cruces mines, last operated in the 1950's extracting Pb and Ag;
- expanded the Aguilas Project area with a new 1,406 hectare mineral rights application
- discovered a new copper trend called Hierba Buena approximately 1 km east of the Torrubia Copper Trend with assay results for 38 rock grab samples returning values up to 1.57% copper, 749 ppm cobalt, and 5.3 g/t silver and soil copper anomaly over ~1.2 km;
- completed geophysics test lines on the Torrubia Cu Trend and Zumajo Pb-Zn-Ag trend, showing strong targets;
- identified massive barite mineralization cutting the Zumajo Trend approximately 2 km northwest of the Aguilas Pb-Ag mine;
- exercised its option to acquire an undivided 70% interest in Minera Aguila, S.L.U. ("MASL"), holders of the Aguilas Project mineral rights;
- completed a private placement for aggregate gross proceeds of \$2,007,600 by issuing 10,038,000 units, where each unit consists of one common share and one-half share purchase warrant of the Company; and
- commenced the first drill program testing targets of the Torrubia copper trend and Zumajo lead-zinc-silver trend.

EXPLORATION OVERVIEW

Aguilas Project

In November 2016, the Company entered into a share option agreement with Mr. Tim Moody (the "Vendor") to acquire up to 100% of a Spanish exploration company, Minera Aguila S.L.U ("Minera Aguila" or "MASL"). Minera Aguila has been granted two mineral exploration licenses covering an area of 9,946 hectares and has applied for additional seven mineral exploration licenses covering an area of 6,420 hectares in the Provinces of Cordoba and Ciudad Real, Kingdom of Spain (collectively referred to as the "Aguilas Project"). The Company agreed to the aggregate consideration of 4,700,000 common shares of the Company, cash payment of \$450,000, and exploration expenditure commitments as follows:

	Cash payments	Common shares	Exploration expenditures ⁽²⁾
6-month anniversary of final TSX-V approval ⁽¹⁾	\$ 50,000	2,200,000	\$ -
18-month anniversary of final TSX-V approval ⁽¹⁾	150,000	2,500,000	-
36-month anniversary of final TSX-V approval	250,000	-	-
36-month anniversary of agreement closing date	-	-	1,000,000
	\$ 450,000	4,700,000	\$ 1,000,000

⁽¹⁾ Cash paid and common shares issued

⁽²⁾ No less than \$250,000 have been completed notwithstanding any decision by the Company not to proceed with further exploration.

Furthermore, the agreement to acquire MASL included an \$100,000 (or 1,000,000 common shares the Company, at the election of the Vendor) if the Company acquires additional exploration rights in the area of 10 kilometers surrounding the boundaries of the three exploration licenses. In November 2017, the Company paid \$50,000 to the Vendor to remove this term of the agreement.

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For the duration of the agreement, MASL shall act as the operator of the exploration program and the related exploration expenditures shall be funded by the Company.

In April 2018, the Company exercised its first option to acquire a 70% equity interest in MASL. The Company paid \$50,000 and issued 2,200,000 common shares (valued at \$440,000) to the Vendor. In addition, the Company has incurred exploration expenditures in excess of \$250,000 on the license areas and reimbursed the optionor all costs incurred to acquire the mineral rights. In September 2018, the Company made its second cash and share payments.

Mineral exploration has continued to advance on the Aguilas Project. The Las Aguilas I and II Investigation Permits are granted and permitted with granting of the seven Las Aguilas mineral rights applications expected to be granted during 2018 and 2019.

The initial prospecting on the Aguilas Project is aimed at identifying the extent and nature of the copper ("Cu") and polymetallic (copper, lead, zinc, and silver) mineralization. Exploration has largely focused on iron-oxide associated copper gold deposits ("IOCG") style Cu mineralization along the >10 kilometer ("km") long NE oriented Torbio Cu Trend and hydrothermal Lead-Zinc-Silver breccia, vein and stockwork style mineralization along the >20 km NW oriented Zumajo Trend. Results to-date have confirmed high grade copper mineralization with associated gold, silver, and cobalt in grab samples on the Torrubia Copper Trend. Numerous small ancient copper mine workings can be found along the Torrubia trend. The style of mineralization and metal association on the Torrubia Trend are typical of hematite-dominant IOCG deposits, such as occur in the Olympic Dam and Cloncurry districts in Australia. There is no historical exploration drilling on the copper structures in the property and almost no modern exploration in the area. The Zumajo Trend includes a series of historical shafts and shallow mine workings along the >20 km long trend that exploited lead ("Pb") and silver ("Ag") intermittently from the late 1800's to 1958, when the last mine ceased production. Zinc potential is also being evaluated on the Zumajo trend.

Soil sampling has now been completed over sections of the Torrubia structure and highlights a large prominent copper anomaly (values up to 0.69% Cu in soil) over the north of the structure over 3.1 by 0.32 km at the Torrubia-Torrechuela target and a separate copper anomaly in the south of the trend over approximately 0.6 by 0.32 km at the Cerro Aguilas target. The soil geochemistry also indicates potential for parallel copper structures.

Prospecting and re-evaluation of the historic Zumajo lead-silver mine trend within the Aguilas Project is in progress. Rock grab samples have been collected from dumps and out crop along the >20 km long historical mine trend with values up to >20% lead ("Pb"), >30% Zinc ("Zn"), 12.75% copper ("Cu") and 235ppm silver ("Ag"). Soil geochemistry results along a 6 km section of the Zumajo Trend has highlighted highly anomalous levels of Pb, Zn, and Ag with values up to 8.9 % Pb, 0.97 % Zn, and 37.9 g/t Ag. This includes a large Pb-Zn-Ag anomaly extending 1.8 by 0.3 km extending from the former San Juan and San Rafael mines and separate Pb-Ag ± Zn soil anomalies along-strike from the San Luis and San Cayetano mine workings. The highest Pb, Zn, and Ag soil values indicate dispersion from the historical mine workings and potential extensions of the mineralized structures.

Reconnaissance on the western extension of the Zumajo Trend has identified abundant coarse sphalerite, galena, and copper mineralization on the dumps near the Pasqualin, La Chinchas, and Tres Cruces mines. New results for selected dump samples include from 3.82% to >30% Zn (above upper detection), up to 4.94% Pb and 34.2g/t Ag. The mines were last operated in the 1950's extracting Pb and Ag. There is no record of zinc or copper being produced from the mines and no previous drilling. Further exploration is required.

A new copper structure called Hierba Buena has been discovered approximately 1 km to the east of the Torrubia Copper Trend. Recent work has identified copper mineralization and associated cobalt and silver over 1.8 km of strike with assay results for 38 rock grab samples returning values up to 1.57% copper, 749 ppm Cobalt and 5.3 g/t silver.

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Recently completed geophysics, including induced polarization ("IP"), audio magneto tellurics ("AMT"), and ground magnetics, show a number of strong anomalies and enhancing the targets for drill testing on the Torrubia Cu Trend and Zumajo Pb-Zn-Ag trend. The results will be used to help locate sites for later drill testing.

Ongoing exploration elsewhere in the Aguilas Project has identified several other parallel structures with similar styles of mineralization to the Torrubia Cu Trend and Zumajo Pb-Zn-Ag Trend.

Massive barite mineralization was found cutting the Zumajo Trend approximately 2 km northwest of the Aguilas Pb-Ag mine. A total of six rock chip samples were collected returning a maximum of 59% BaO (approx. 90.6 % BaSO₄), average 50.5 % BaO (approx. 77.4 % BaSO₄) and low levels of deleterious metals, including cadmium, mercury, and lead. The results indicate the barite chemistry has potential to meet commercial requirements.

Drilling commenced in September aimed at providing the first test of targets on the Torrubia Cu trend and Zumajo Pb-Zn-Ag trend. The program includes an estimated 20-24 diamond core drill holes and total 3000 to 4000 drill metres. The drill holes will provide information on the nature of the mineralisation and help future targeting.

Escacena Property

In May 2017, the Company entered into a Letter of Intent ("LOI") with Evalam 2003 S.L. ("Evalam"), a private Spanish company, to purchase 100% interest of Evalam's Au/Cu/Zn mineral prospect in Spain, subject to a net smelter returns ("NSR") royalty as described below. Evalam has applied for an exploration license in the provinces of Seville and Huelva, Kingdom of Spain, to conduct evaluation and mineral exploration on a mineral prospect known as the "Escacena Property".

The terms of the LOI provide for payment of \$350,000 to Evalam and funding by the Company of \$1,000,000 in exploration expenditures under the following conditions (subject to TSX-V approval):

	Cash payments	Exploration expenditures ⁽²⁾
The Issuance Date ⁽¹⁾	\$ 30,000	\$ -
12-month anniversary of the Issuance Date	50,000	200,000
24-month anniversary of the Issuance Date	100,000	300,000
36-month anniversary of the Issuance Date	170,000	500,000
	350,000	\$ 1,000,000

⁽¹⁾ The later of (a) receipt of final TSX-V approval and (b) granting of the Escacena mineral rights.

Upon commencement of commercial production, Pan Global shall pay to Evalam a NSR royalty in an amount as follow: (a) 0.50% on the first 12,500 tonnes of Cu equivalent, and (b) 0.75% on any amount in excess of 12,500 tonnes of Cu equivalent, which will be calculated quarterly based on production from the Escacena Property for the most recently completed calendar quarter. This NSR royalty is subject to an aggregate lifetime maximum cap of \$5,000,000.

Following the signing of the LOI, permitting of the Escacena Mineral Rights is being advanced. The Escacena Project targets volcanic-hosted massive sulphide ("VMS") and stockwork copper, zinc, and precious metal mineralization in the Iberian Pyrite Belt, which is considered to be the most prolific VMS district in the world.

This project includes a large untested gravity anomaly at La Cañada and confirmed copper mineralization in drill holes associated with the La Romana gravity anomaly, including hole PR5 with 4.68 m of 2.94% Cu in massive sulphide. The targets are along strike from the giant Aznalcollar and Los Frailes massive sulphide deposits and the Las Cruces mine.

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The LOI on the Escacena Property continues to be in place with Evalam 2003 S.L. and a definitive agreement is pending full granting and permitting of the mineral rights.

OUTLOOK

The primary goal of the Company's exploration program is to discover and develop new mineral resources and to establish a pipeline of opportunities. The Company has an active exploration underway on the Aguilas Project, where early stage results are very encouraging, indicating potential for IOCG and polymetallic (Cu, Pb, Zn, Ag) vein and breccia styles of mineralization. Additional geological mapping, surface sampling, and geophysics are being used to define drill targets. The initial drill program commenced in September 2018 and expected to continue in to 2019. Exploration on the Escacena Property is anticipated to commence in calendar year 2019 following granting of the mineral rights.

The Company manages the Aguilas Project through its 70%-owned Spanish subsidiary, Minera Aguila S.L.U., who holds two mineral exploration licenses (covering 9,946 hectares) and several new additional mineral rights applications (covering 6,420 hectares) with a total area covering approximately 16,366 hectares. The Company also has a LOI with Evalam for an option to acquire 100% of the 2060 hectare Escacena Investigation Permit in Andalucia, Spain. The Company is continuing to review other exploration opportunities.

RESULTS OF OPERATIONS

For the three months ended October 31, 2018

The net loss for the three months ended October 31, 2018 was \$469,847 compared to \$250,045 for the same quarter in the prior year. The loss for the period is primarily comprised of \$339,638 of exploration expenditures related to the Aguilas Project and \$124,635 of general and administrative expenses. During the same period in the prior year, net loss was primarily due to \$172,366 of exploration expenditures related to the Aguilas Project and \$73,818 of general and administrative expenses.

For the nine months ended October 31, 2018

The net loss for the nine months ended October 31, 2018 was \$1,249,281 compared to \$833,942 for the same period in the prior year. The loss for the period is primarily comprised of \$827,478 of exploration expenditures related to the Aguilas Project and \$410,901 of general and administrative expenses. During the same period in the prior year, net loss was primarily due to \$406,653 of exploration expenditures related to the Aguilas Project and \$230,347 of share-based compensation.

SUMMARY OF QUARTERLY RESULTS

	October 31, 2018	July 31, 2018	April 30, 2018	January 31, 2018
Exploration expenditures	\$ 339,638	\$ 226,533	\$ 261,307	\$ 201,878
Net income (loss) for the period ⁽¹⁾	(367,434)	(357,524)	(369,261)	(692,736)
Earnings (loss) per share - basic and diluted	\$ (0.00)	\$ (0.00)	\$ (0.00)	\$ (0.01)

	October 31, 2017	July 31, 2017	April 30, 2017	January 31, 2017
Exploration expenditures	\$ 172,366	\$ 129,623	\$ 104,664	\$ 18,118
Net income (loss) for the period ⁽¹⁾	(250,045)	(209,841)	(374,056)	32,378
Earnings (loss) per share - basic and diluted	\$ (0.00)	\$ (0.00)	\$ (0.01)	\$ 0.00

⁽¹⁾ Attributable to equity holders of the Company

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The results for the quarters ended October 31, 2018, July 31, 2018, April 30, 2018, January 31, 2018, October 31, 2017, July 31, 2017 and April 30, 2017 are consistent with a return to exploration activity resulting from the Company's new focus and projects in Spain. The prior quarter is consistent with minimal exploration activities as the Company sought a new project. Regulatory, legal, accounting and audit expenses were kept to a minimum. The net income for the quarter ended January 31, 2017 was due to reversals of amounts owed, including forgiveness from certain officers and directors.

LIQUIDITY AND CAPITAL RESOURCES

Operating Activities

For the nine months ended October 31, 2018, the Company used \$1,075,713 in its operating activities, primarily related to its exploration expenditures on its Aguilas Project, net of changes in non-cash working capital items.

Investing Activities

For the nine months ended October 31, 2018, the Company paid \$200,000 to acquire Minera Aguila in connection with the share option agreement on the Aguilas Project.

Financing Activities

For the nine months ended October 31, 2018, the Company received \$20,000 from exercise of stock options and \$2,007,600 from its private placement, net of \$99,981 paid as share issue costs.

Requirement of Additional Equity Financing

The Company has relied entirely on equity financings for all funds raised to date for its operations. Additional funds will be needed in the future to facilitate the Company's business plans and any future potential property acquisitions. Capital markets may not be receptive to offerings of new equity, whether by way of private placements or public offerings. This may be further complicated by the limited liquidity for the Company's shares, restricting access to some institutional investors. The Company's growth and success is dependent on external sources of financing which may not be available on acceptable terms.

EVENT AFTER THE REPORTING DATE

Subsequent to October 31, 2018, EVALAM was granted the Escacena Investigation Permit, which is the subject of the LOI between EVALAM and the Company, who has an option to acquire 100% of the Escacena Investigation Permit for the following considerations: (a) \$350,000 in cash and (b) \$1,000,000 in exploration work commitments over a three-year period. EVALAM will retain a net smelter return ("NSR") of 0.5% on the first 12,500 tonnes of copper equivalent and 0.75% on any amount in excess of 12,500 tonnes of copper equivalent. The NSR also has a lifetime cap of \$5,000,000.

RELATED PARTY TRANSACTIONS

Key management positions are filled by directors and officers of the Company. The terms of conditions of the transactions with key management personnel were no more favorable than those available, or which might reasonably be expected to be available, on similar transactions with non-related entities on an arm's length basis.

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The aggregate value of transactions and outstanding balances relating to directors and key management personnel, including the President & Chief Executive Officer ("CEO"), Chief Financial Officer ("CFO"), and Corporate Secretary and entities over which they have control or significant influence were as follows:

For the nine months ended October 31, 2018	Fees or salaries	Share-based compensation	Total
President & CEO	\$ 180,000	\$ -	\$ 180,000
Corporate Secretary	46,350	-	46,350
CFO	18,000	-	18,000
	\$ 244,350	\$ -	\$ 244,350

For the nine months ended October 31, 2017	Fees or salaries	Share-based compensation	Total
President & CEO	\$ 156,775	\$ -	\$ 156,775
Corporate Secretary	35,326	4,472	39,798
CFO	18,000	4,472	22,472
Directors	-	205,731	205,731
	\$ 210,101	\$ 214,675	\$ 424,776

As at October 31, 2018, included in accounts payable and accrued liabilities is \$72,000 (January 31, 2018 - \$106,333) owing to the related parties as follows: \$60,000 (January 31, 2018 - \$94,333) to the CEO and \$12,000 (January 31, 2017 - \$12,000) to the CFO of the Company.

FINANCIAL INSTRUMENTS, RISK AND CAPITAL MANAGEMENT

The Company classified its financial instruments as follows:

As at October 31, 2018	Amortized cost
Financial assets	
Cash	\$ 2,427,188
Financial liabilities	
Accounts payable and accrued liabilities	\$ 351,933

Fair Value

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

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

The fair value hierarchy requires the use of observable market inputs whenever such inputs exist. A financial instrument is classified to the lowest level of the hierarchy for which a significant input has been considered in measuring fair value.

The carrying value of cash and accounts payable and accrued liabilities approximated their fair value because of the short-term nature of these instruments.

Financial Instrument Risk Exposure and Risk Management

The Company's capital includes share capital and the cumulative deficit. The Company's objectives when managing capital are to safeguard the entity's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. The Company may issue new shares in order to meet its financial obligations. There was no change in the Company's approach to managing capital during the six months ended July 31, 2018. The Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework.

The Company's activities expose it to a variety of financial risks, market risk (including currency risk, cash flow interest rate risk and price risk), credit risk and liquidity risk. The Company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the financial performance of the Company. This note presents information about the Company's exposure to each of these risks, the Company's objectives and processes for measuring and managing risk, and the Company's management of capital.

Credit Risk

Credit risk arises from cash and deposits with banks, as well as credit exposure on outstanding receivables and committed transactions. There is no significant concentration of credit risk. The Company's cash deposits are primarily held with a Canadian chartered bank. The Company has minimal accounts receivable exposure as it relates to amounts due from the governments of Canada and Spain pursuant to goods and services tax credits.

Currency Risk

The Company has identified its functional currency as the Canadian dollar. Certain of the Company's exploration expenditures have been denominated in Euros and United States dollars. The Company's exposure to foreign currency risk arises primarily on fluctuations between the Canadian dollar and those currencies. The Company has not entered into any derivative instruments to manage foreign exchange fluctuations. Management believes the foreign exchange risk related to currency conversions is minimal.

Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company has in place a planning and budgeting process to help determine the funds required to ensure the Company has the appropriate liquidity to meet its operating and growth objectives. The Company has historically relied on the issuance of common shares and share purchase warrants to fund exploration programs and will require doing so again in the future.

Interest Rate Risk

As the Company does not have significant interest-bearing assets, the Company's income and operating cash flows are not significantly affected by changes in market interest rates.

OFF BALANCE SHEET ARRANGEMENTS

There are no off-balance sheet arrangements or obligations that are not disclosed in the condensed interim consolidated financial statements.

CHANGE IN ACCOUNTING POLICIES

Effective February 1, 2018, the Company has adopted IFRS 9 Financial Instruments ("IFRS 9"). Prior periods were not restated, and no material changes resulted from adopting this new standard. IFRS 9 introduced a revised model for classification and measurement, and while this has resulted in several financial instrument classification changes, as presented in Note 11, there were no quantitative impacts from adoption. The details of the accounting policy changes are described below.

IFRS 9 largely retains the existing requirements in IAS 39 Financial Instruments: Recognition and Measurement ("IAS 39") for the classification and measurement of financial liabilities. However, it eliminates the previous IAS 39 categories for financial assets of held to maturity, loans and receivables, and available for sale.

Under IFRS 9, on initial recognition, financial assets are recognized at fair value and are subsequently classified and measured at amortized cost, fair value through other comprehensive income ("FVOCI"), or fair value through profit or loss ("FVTPL"). The classification of financial assets is generally based on the business model in which a financial asset is managed and its contractual cash flow characteristics. A financial asset is measured at fair value net of transaction costs that are directly attributable to its acquisition except for financial assets at FVTPL where transaction costs are expensed. All financial assets not classified and measured at amortized cost or FVOCI are measured at FVTPL.

Derivatives embedded in contracts where the host is a financial asset in the scope of the standard are never separated, and instead the hybrid financial instrument as a whole is assessed for classification. On initial recognition of an equity instrument that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in other comprehensive income ("OCI"). This election is made on an investment-by-investment basis.

The classification determines the method by which the financial assets are carried on the consolidated statement of financial position subsequent to initial recognition and how changes in value are recorded. The following accounting policies apply to the subsequent measurement of financial assets.

- Financial assets at FVTPL - These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss.
- Financial assets at amortized cost - These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.
- Equity investments at FVOCI - These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Gains or losses recognized on the sale of the equity investment are recognized in OCI and are never reclassified to profit or loss.

Financial liabilities are designated as either fair value through profit or loss, or other financial liabilities. All financial liabilities are classified and subsequently measured at amortized cost except for financial liabilities at FVTPL. The classification determines the method by which the financial liabilities are carried on the consolidated statement of financial position subsequent to inception and how changes in value are recorded. Other financial liabilities are carried on the consolidated statement of financial position at amortized cost.

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The Company completed an assessment of its financial instruments as at January 1, 2018. The following table shows the original classification under IAS 39 and the new classification under IFRS 9:

	IAS 39	IFRS 9
Cash	FVTPL	Amortized cost
Accounts payable and accrued liabilities	Other financial liabilities	Amortized cost

IFRS 9 introduces a new three-stage expected credit loss model for calculating impairment for financial assets. IFRS 9 no longer requires a triggering event to have occurred before credit losses are recognized. An entity is required to recognize expected credit losses when financial instruments are initially recognized and to update the amount of expected credit losses recognized at each reporting date to reflect changes in the credit risk of the financial instruments. In addition, IFRS 9 requires additional disclosure requirements about expected credit losses and credit risk. For its trade receivables from provisional sales, the Company applies the simplified approach to providing for expected credit losses, which allows the use of a lifetime expected loss provision.

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 objectively related to an event occurring after the impairment was recognized.

Accounting Pronouncements Not Yet Effective

The following standard and pronouncement has been issued by the IASB and have not yet been adopted by the Company.

IFRS 16 Leases was issued in January 2016 (effective January 1, 2019) and provides a single lessee accounting model, requiring lessees to recognize assets and liabilities for all leases unless the lease term is 12 months or less or the underlying asset has a low value. The Company is currently evaluating the impact this standard is expected to have on its consolidated financial statements.

RISKS AND UNCERTAINTIES

In addition to the usual risks associated with an investment in an exploration-stage company, management and the directors of the Company believe that, in particular, the following risk factors should be considered. It should be noted that the list is not exhaustive and that other risk factors may apply. An investment in the Company may not be suitable for all investors.

No Assurance of Titles or Borders

The acquisition of the right to exploit mineral properties is a very detailed and time-consuming process. There can be no guarantee that the Company has acquired title to any such surface or mineral rights or that such rights will be obtained in the future. To the extent they are obtained, titles to the Company's surface or mineral properties may be challenged or impugned and title insurance is generally not available. The Company's surface or mineral properties may be subject to prior unregistered agreements, transfers or claims and title may be affected by, among other things, undetected defects. Such third-party claims could have a material adverse impact on the Company's operations.

Mineral Property Exploration and Mining Risks

The business of mineral deposit exploration and extraction involves a high degree of risk. Few properties that are explored ultimately become producing mines. The main operating risks include: ensuring ownership of and access to mineral properties by confirmation that option agreements, claims and leases are in good standing and obtaining permits for drilling and other exploration activities. The Company may earn an interest in certain properties through option agreements and acquisition of title to the properties is only completed when the option conditions have been met. These conditions generally include making property payments, incurring exploration expenditures on the properties and can include the satisfactory completion of prefeasibility studies. If the Company does not satisfactorily complete these option conditions in the time frame laid out in the option agreements, the Company's title to the related property will not vest and the Company will have to write-off the previously capitalized costs related to that property.

The market prices for silver, gold and other metals can be volatile and there is no assurance that a profitable market will exist for a production decision to be made or for the ultimate sale of the metals even if commercial quantities of precious and other metals are discovered.

Financing and Share Price Fluctuation Risks

The Company has limited financial resources, has no source of operating cash flow and has no assurance that additional funding will be available to it for further exploration and development of its projects. The Company's ability to secure a new project is dependent upon the Company's ability to obtain financing through equity or debt financing or other means.

The securities markets can experience a high degree of price and volume volatility, and the market price of securities of many companies, particularly those considered to be exploration stage companies such as the Company, may experience wide fluctuations in share prices which will not necessarily be related to their operating performance, underlying asset values or prospects. There can be no assurance that these kinds of share price fluctuations will not occur in the future, and if they do occur, how severe the impact may be on the Company's ability to raise additional funds through equity issues.

Insured and Uninsured Risks

In the course of exploration, development and production of mineral properties, the Company is subject to a number of risks and hazards in general, including adverse environmental conditions, operational accidents, labor disputes, unusual or unexpected geological conditions, changes in the regulatory environment and natural phenomena such as inclement weather conditions, floods, and earthquakes. Such occurrences could result in the damage to the Company's property or facilities and

equipment, personal injury or death, environmental damage to properties of the Company or others, delays, monetary losses and possible legal liability. Although the Company may maintain insurance to protect against certain risks in such amounts as it considers reasonable, its insurance may not cover all the potential risks associated with its operations. The Company may also be unable to maintain insurance to cover these risks at economically feasible premiums or for other reasons. Should such liabilities arise, they could reduce or eliminate future profitability and result in increased costs, have a material adverse effect on the Company's results and a decline in the value of the securities of the Company. Some work is carried out through independent consultants and the Company requires that all consultants carry their own insurance to cover any potential liabilities as a result of their work on a project.

Environmental Risks and Hazards

The activities of the Company are subject to environmental regulations issued and enforced by government agencies. Environmental legislation is evolving in a manner that will require stricter standards and enforcement and involve increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects, and a heightened degree of responsibility for companies and their officers, directors and employees. There can be no assurance that future changes in environmental regulation, if any, will not adversely affect the Company's operations. Environmental hazards may exist on properties in which the Company holds interests which are unknown to the Company at present.

Competition

The Company will compete with many companies and individuals that have substantially greater financial and technical resources than the Company for the acquisition and development of its projects as well as for the recruitment and retention of qualified employees.

Conflicts of Interest

The Company's directors and officers may serve as directors or officers of other companies or have significant shareholdings in other resource companies and, to the extent that such other companies may participate in ventures in which the Company may participate, the directors of the Company may have a conflict of interest in negotiating and concluding terms respecting the extent of such participation. In the event that such a conflict of interest arises at a meeting of the Company's directors, a director who has such a conflict will abstain from voting for or against the approval of such participation or such terms. In accordance with the laws of British Columbia, the directors of the Company are required to act honestly, in good faith and in the best interests of the Company. In determining whether or not the Company will participate in a particular program and the interest therein to be acquired by it, the directors will primarily consider the degree of risk to which the Company may be exposed and its financial position at that time.

OUTSTANDING SHARE DATA

As at the date of this MD&A, the Company had 94,293,387 common shares issued and outstanding. There were also 5,325,000 options and 10,920,090 share purchase warrants outstanding with expiry dates ranging from March 6, 2020 to June 20, 2028.