

This amended and restated prospectus constitutes a public offering of the securities only in those jurisdictions where they may be lawfully offered for sale and, in such jurisdictions, only by persons permitted to sell such securities. No securities regulatory authority has expressed an opinion about these securities and it is an offence to claim otherwise.

**AMENDED AND RESTATED PROSPECTUS AMENDING AND RESTATING THE
PROSPECTUS DATED MAY 9, 2018**

INITIAL PUBLIC OFFERING

DATED: August 22, 2018

**SEASHORE RESOURCE PARTNERS CORP.
(a capital pool company)**

**Minimum of 2,100,000 Common Shares up to a Maximum of 4,000,000 Common
Shares (the “Common Shares”)
Price: \$0.10 per Common Share
Minimum of \$210,000 up to a Maximum of \$400,000**

The purpose of this offering (the “**Offering**”) is to provide Seashore Resource Partners Corp. (the “**Company**”) with a minimum of funds with which to identify and evaluate businesses or assets with a view to completing a Qualifying Transaction, as hereinafter defined. The Company hereby offers to the public through its agent, Haywood Securities Inc. (the “**Agent**”), a minimum of 2,100,000 common shares (the “**Minimum Offering**”) and up to a maximum of 4,000,000 common shares (the “**Maximum Offering**”) in the capital of the Company at a price of \$0.10 per Common Share. Any proposed Qualifying Transaction must be approved by the TSX Venture Exchange Inc. (the “**Exchange**”), and in the case of a Non-Arm’s Length Qualifying Transaction, must also receive Majority of the Minority Approval, as hereinafter defined, in accordance with Exchange Policy 2.4 (the “**CPC Policy**”). The Company is a capital pool company pursuant to the policies of the Exchange. It has not commenced commercial operations and has no assets other than a minimum amount of cash. Except as specifically contemplated in the CPC Policy, until the Completion of the Qualifying Transaction, as defined in the CPC Policy, the Company will not carry on any business other than the identification and evaluation of assets or businesses with a view to completing a proposed Qualifying Transaction. See “Business of the Company” and “Use of Proceeds”.

	Common Shares		Price to Public ⁽¹⁾		Agent’s Commission ⁽²⁾		Net Proceeds to the Company ⁽³⁾	
	Minimum	Maximum	Minimum	Maximum	Minimum	Maximum	Minimum	Maximum
Per Common Share	1		\$0.10		\$0.008		\$0.092	

Total Offering ⁽⁴⁾	2,100,000	4,000,000	\$210,000	\$400,000	\$16,800	\$32,000	\$193,200	\$368,000
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- (1) The price per Common Share has been determined by negotiation between the Company and the Agent.
- (2) A commission equal to 8% of the gross proceeds of the Offering will be paid to the Agent (the “**Agent’s Commission**”). The Agent will also be paid an administrative fee of \$8,000 plus GST (the “**Corporate Finance Fee**”) and will be granted non-transferable warrants (the “**Agent’s Warrants**”) to acquire up to 2% of the Common Shares issued under the Offering at a price of \$0.10 per Common Share, exercisable for a period of 24 months from the closing date of the Offering, being 42,000 Common Shares (in the case of the Minimum Offering) or 80,000 Common Shares (in the case of the Maximum Offering) The Agent’s Warrants and the Common Shares issuable upon their exercise are qualified for distribution under this Prospectus, as hereinafter defined. The Agent will also be reimbursed by the Company for the Agent’s expenses, including legal fees up to a maximum of \$8,000, incurred pursuant to the Offering, of which \$10,000 has already been advanced. See “Plan of Distribution”.
- (3) Before deduction of the costs of the Offering, which are estimated to be \$59,200 (excluding the Agent’s Commission), and includes legal and audit fees and other expenses of the Company, the Agent’s Corporate Finance Fee, the Agent’s legal fees and expenses, regulatory fees and a listing fee payable to the Exchange. See “Use of Proceeds”.
- (4) A minimum of 2,100,000 Common Shares up to a maximum of 4,000,000 Common Shares are offered under this Prospectus not including the Agent’s Warrants and Stock Options to be granted to directors and officers of the Company and the Common Shares issuable upon exercise of the Agent’s Warrants and Stock Options which are also qualified for distribution under this Prospectus. See “Plan of Distribution”.

The Agent has agreed to act as agent for the Company in respect of the sale of the Common Shares under this amended and restated prospectus (the “**Prospectus**”) on a commercially reasonable efforts basis. The Offering is subject to a minimum subscription of 2,100,000 Common Shares up to a maximum of 4,000,000 Common Shares for total gross proceeds to the Company of a minimum of \$210,000 and up to a maximum of \$400,000. The offering price of the Common Shares was determined by negotiation between the Company and the Agent. All funds received from subscriptions for the Common Shares will be held by the Agent, pursuant to the terms of the Agency Agreement. If the minimum subscription is not raised within 90 days of the issuance of a receipt for the final prospectus or such other time as may be consented to by persons or companies who subscribed within that period, all subscription monies will be returned to subscribers without interest or deduction, unless the subscribers have otherwise instructed the Agent. See “Plan of Distribution”.

As at the date of this Prospectus, the Company does not have any of its securities listed or quoted, has not applied to list or quote any of its securities and does not intend to apply to list or quote any of its securities on the Toronto Stock Exchange, a U.S. marketplace, or a marketplace outside of Canada and the United States of America, other than the Alternative Investment Market of the London Stock Exchange or the PLUS market operated by the PLUS Markets Group plc.

There is no market through which the Common Shares may be sold, and purchasers may not be able to resell securities purchased under this Prospectus. This may affect

the pricing of the securities in the secondary market, the transparency and availability of trading prices, the liquidity of the securities, and the extent of issuer regulation. See “Risk Factors”. The Exchange has conditionally accepted the listing of the Common Shares under the symbol “SSH.P”. Listing is subject to the Company fulfilling all of the listing requirements of the Exchange.

Other than the initial distribution of the Common Shares pursuant to this Prospectus, the grant of the Agent’s Warrants, and the grant of Stock Options to the directors, and officers of the Company, trading in all securities of the Company is prohibited during the period between the date a receipt for this Prospectus is issued by the securities commission that is designated the principal regulator pursuant to National Policy 11-202 *Process for Prospectus Reviews in Multiple Jurisdictions* and the time the Common Shares are listed for trading except, subject to the prior acceptance of the Exchange, where appropriate registration and prospectus exemptions are available under securities legislation or where the applicable securities regulatory authorities grant a discretionary order.

INVESTMENT IN THE COMMON SHARES OFFERED BY THIS PROSPECTUS IS HIGHLY SPECULATIVE DUE TO THE NATURE OF THE COMPANY’S BUSINESS AND ITS PRESENT STAGE OF DEVELOPMENT. The Company was only recently incorporated, owns no assets (other than cash) and has not conducted active business operations. The Company has not entered into an Agreement in Principle, as that term is defined in the CPC Policy. The Company has no history of earnings and has not paid any dividends as of the date hereof. It is unlikely that the Company will generate earnings or pay dividends in the immediate or foreseeable future. The business objective of the Company is to identify and evaluate assets or businesses with a view to completing a Qualifying Transaction. There is no assurance that the Company will identify assets or businesses that warrant acquisition, in whole or in part. Even if assets or businesses are identified and the acquisition of the same or an interest therein is determined to be in the best interests of the Company, the Company may not be able to finance the acquisition with its existing resources and additional funds may be required to complete the transaction, and the Company may not be able to obtain additional financing. There can be no assurance that the Company will successfully complete any Qualifying Transaction. If the Company issues shares from its treasury to finance an acquisition, control of the Company may change, and purchasers of Common Shares hereunder may suffer further dilution of their investment. The net proceeds generated from the Offering, after deducting associated costs, will be sufficient to identify and evaluate a limited number of opportunities. The officers and directors of the Company are not expected to devote their full time and attention to the business and affairs of the Company. The Company may be required to compete with others in its efforts to identify suitable assets or businesses for acquisition. **THIS OFFERING IS SUITABLE ONLY TO THOSE INVESTORS WHO ARE PREPARED TO RISK THE LOSS OF THEIR ENTIRE INVESTMENT. See “Risk Factors”.**

Pursuant to the CPC Policy, no purchaser of the Common Shares is permitted to directly or indirectly purchase more than 2% (42,000 Common Shares in the event the Minimum Offering is completed or 80,000 Common Shares in the event the Maximum Offering is completed) of the total number of Common Shares offered under this Prospectus. In

addition, the maximum number of Common Shares that may directly or indirectly be purchased by that purchaser, together with any Associates or Affiliates (as such terms are defined herein) of that purchaser, is 4% (84,000 Common Shares in the event the Minimum Offering is completed or 160,000 Common Shares in the event the Maximum Offering is completed) of the total number of Common Shares offered under this Prospectus.

Subscriptions will be received subject to rejection or allotment in whole or in part and the right is reserved to close the subscription books at any time without notice. It is expected that certificates evidencing the Common Shares in definitive form will be available for delivery on the completion of the Offering.

The Common Shares are offered by the Agent, as agent of the Company, on a "commercially reasonable efforts" basis, subject to prior sale, if, as and when issued and delivered by the Company and accepted in accordance with the conditions referred to under the heading "Plan of Distribution" and subject to the approval of certain legal matters on behalf of the Company by S. Paul Simpson Law Corporation, Vancouver, British Columbia, and on behalf of the Agent by Bennett Jones LLP, Vancouver, British Columbia.

No person is authorized to provide any information or to make any representation in connection with the Offering other than as contained in this Prospectus.

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TABLE OF CONTENTS

GLOSSARY OF TERMS.....	vii
SUMMARY OF PROSPECTUS.....	1
CORPORATE STRUCTURE	4
BUSINESS OF THE COMPANY	4
Preliminary Expenses.....	4
Proposed Operations until Completion of the Qualifying Transaction	4
Method of Financing Acquisitions or Participation.....	5
Criteria for Acquisitions.....	5
Filings and Shareholders Approval of a Non-Arm’s Length Qualifying Transaction.....	5
Initial Listing Requirements.....	6
Trading Halts, Suspension and Delisting.....	7
Refusal of Qualifying Transaction.....	8
USE OF PROCEEDS.....	8
Proceeds and Principal Purposes.....	8
Permitted Use of Funds.....	10
Restrictions on Use of Proceeds.....	11
Private Placements for Cash.....	11
Prohibited Payments to Non-Arm’s Length Parties	13
PLAN OF DISTRIBUTION.....	13
Name of Agent and Agent’s Compensation	13
Determination of Price	14
Listing Application.....	14
Commercially Reasonable Efforts and Minimum Distribution.....	14
Subscriptions by and Restrictions on the Agent.....	15
Restrictions on Trading.....	16
DESCRIPTION OF SECURITIES OFFERED.....	16
Share Capital	16
Dividend Record and Policy	16
Capitalization	17
OPTIONS TO PURCHASE SECURITIES.....	17
Options Granted	17
Stock Option Plan	18
Option Terms for Options Granted While the Company is a CPC.....	19
PRIOR SALES.....	19
ESCROWED SECURITIES.....	20
Securities Escrowed Prior to the Completion of the Qualifying Transaction.....	20
Escrowed Securities on Qualifying Transaction.....	22
Escrowed Securities on Private Placement.....	23
PRINCIPAL SHAREHOLDERS	24
DIRECTORS, OFFICERS AND PROMOTERS	24
Name, Address, Occupation and Security Holdings.....	24
Other Reporting Issuer Experience	29
Committees.....	30
Aggregate Ownership of Securities.....	30

Corporate Cease Trade Orders or Bankruptcies.....	30
Personal Bankruptcies.....	31
Conflicts of Interest.....	31
EXECUTIVE COMPENSATION.....	32
PROMOTERS.....	33
DILUTION.....	33
RISK FACTORS.....	33
AUDITOR, REGISTRAR AND TRANSFER AGENT.....	35
INVESTOR RELATIONS AGREEMENTS.....	35
LEGAL PROCEEDINGS.....	36
RELATIONSHIP BETWEEN THE COMPANY AND THE AGENT.....	36
RELATIONSHIP BETWEEN THE COMPANY AND PROFESSIONAL PERSONS.....	36
INTERESTS OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS.....	36
OTHER MATERIAL FACTS.....	36
PURCHASER’S STATUTORY RIGHTS.....	36
ACKNOWLEDGMENT – PERSONAL INFORMATION.....	41

GLOSSARY OF TERMS

“Affiliate” means a company that is affiliated with another company as described below.

A company is an “Affiliate” of another company if:

- (a) one of them is the subsidiary of the other, or
- (b) each of them is controlled by the same Person.

A company is “controlled” by a Person if:

- (a) voting securities of the company are held, other than by way of security only, by or for the benefit of that Person, and
- (b) the voting securities, if voted, entitle the Person to elect a majority of the directors of the company.

A Person beneficially owns securities that are beneficially owned by:

- (a) a company controlled by that Person, or
- (b) an Affiliate of that Person or an Affiliate of any company controlled by that Person.

“Agency Agreement” means an agreement among the Company and the agent dated May 9, 2018 pursuant to which the Agent has agreed to act as the Company’s agent in respect of the Offering.

“Agent” means Haywood Securities Inc.

“Agent’s Commission” means a commission of 8% in cash of the gross proceeds of the Offering payable in cash by the Company to Agent for their assistance in completing the Offering.

“Agent’s Warrants” means the non-transferable warrants to purchase Common Shares of the Company issued to the Agent as more fully described under “Plan of Distribution”.

“Aggregate Pro Group” means all Persons who are members of any Pro Group whether or not the Member is involved in a contractual relationship with the Issuer to provide financing, sponsorship and other advisory services.

“Agreement in Principle” means any enforceable agreement or any other agreement or similar commitment which identifies the fundamental terms upon which the parties agree or intend to agree which:

- (a) identifies assets or a business to be acquired which would reasonably appear to constitute Significant Assets and the acquisition of which would reasonably appear to constitute a Qualifying Transaction;
- (b) identifies the parties to the Qualifying Transaction;

- (c) identifies the consideration to be paid for the Significant Assets or otherwise identifies the means by which the consideration will be determined; and
- (d) identifies the conditions to any further formal agreements to complete the transaction, and

in respect of which there are no material conditions to closing (other than receipt of shareholder approval and Exchange acceptance), the satisfaction of which is dependent upon third parties and beyond the reasonable control of the Non-Arm's Length Parties to the Company or the Non-Arm's Length Parties to the Qualifying Transaction.

"Associate" when used to indicate a relationship with a Person or company, means:

- (a) an issuer of which the Person or company beneficially owns or controls, directly or indirectly, voting securities entitling him to more than 10% of the voting rights attached to outstanding securities of an issuer,
- (b) any partner of the Person or company,
- (c) any trust or estate in which the Person or company has a substantial beneficial interest or in respect of which a Person or company serves as trustee or in a similar capacity,
- (d) in the case of a person, a relative of that Person, including:
 - (i) that Person's spouse or child, or
 - (ii) any relative of the Person or of his spouse who has the same residence as that Person;

but

- (e) where the Exchange determines that two Persons shall, or shall not, be deemed to be Associates with respect to a member firm, member corporation or holding company of a member corporation, then such determination shall be determinative of their relationships in the application of the Exchange's Rule D with respect to that member firm, member corporation or holding company.

"BCBCA" means the British Columbia *Business Corporations Act*, as amended from time to time.

"Common Shares" means the common shares in the authorized share structure of the Company.

"Company" means Seashore Resource Partners Corp., a company incorporated under the laws of the Province of British Columbia.

"company" unless specifically indicated otherwise, means a corporation, incorporated association or organization, body corporate, partnership, trust, association or other entity other than an individual.

"Completion of the Qualifying Transaction" means the date the Final Exchange Bulletin is issued by the Exchange.

“Computershare Investor Services Inc.” means Computershare Investor Services Inc., a trust company having an office in Vancouver, British Columbia and the Company’s registrar and transfer agent.

“Control Person” means a Person who holds or is one of a combination of Persons that holds a sufficient number of any of the securities of the company so as to materially affect the control of the company, or that holds more than 20% of the outstanding voting securities of the company, except where there is evidence showing that the holder of those securities does not materially affect the control of the company.

“Corporate Finance Fee” means an administrative fee of \$8,000 plus GST payable to the Agent by the Company in connection with the Offering.

“CPC” means a company:

- (a) that has filed and obtained a receipt for a preliminary CPC prospectus from one or more of the securities regulatory authorities in compliance with the CPC Policy; and
- (b) in regard to which a Final Exchange Bulletin has not yet been issued.

“CPC Policy” means Policy 2.4 of the Exchange.

“Escrow Agreement” means the escrow agreement dated December 21, 2017 among the Company, Computershare Investor Services Inc. and certain security holders of the Company as more fully described under “Escrowed Securities”.

“Exchange” means the TSX Venture Exchange Inc.

“Final Exchange Bulletin” means the Exchange Bulletin which is issued following closing of the Qualifying Transaction and the submission of all required documentation which evidences the final Exchange acceptance of the Qualifying Transaction.

“Initial Listing Requirements” means the minimum financial, distribution and other standards that must be met by applicants seeking a listing on a particular tier of the Exchange.

“Insider” if used in relation to an Issuer, means:

- (a) a director or senior officer of an issuer;
- (b) a director or senior officer of the company that is an Insider or subsidiary of an issuer;
- (c) a Person that beneficially owns or controls, directly or indirectly, voting shares carrying more than 10% of the voting rights attached to all outstanding voting shares of an issuer;

or

(d) an issuer itself if it holds any of its own securities.

“Majority of the Minority Approval” means the approval of a Non-Arm’s Length Qualifying Transaction by the majority of the votes cast by shareholders, other than:

- (a) Non-Arm’s Length Parties to the CPC;
- (b) Non-Arm’s Length Parties to the Qualifying Transaction; and
- (c) in the case of a Related Party Transaction (as defined in Exchange Policy 1.1):
 - (i) if the CPC holds its own shares, the CPC, and
 - (ii) a Person acting jointly or in concert with a Person referred to in paragraph (a) or (b) in respect of the transaction;

at a properly constituted meeting of the common shareholders of the CPC.

“Maximum Offering” means the offering and sale of 4,000,000 Common Shares.

“Minimum Offering” means the offering and sale of 2,100,000 Common Shares.

“Member” means a Person who has executed the Members’ Agreement, as amended from time to time, and is accepted and becomes a member of the Exchange under the Exchange requirements.

“Members’ Agreement” means the members’ agreement among the Exchange and each Person, who, from time to time, is accepted as and becomes a Member of the Exchange under the Exchange requirements.

“NEX” means the market on which former Exchange and Toronto Stock Exchange issuers that do not meet the Exchange’s tier maintenance requirements for Tier 2 Issuers, as set out in Policy 2.5 of the Exchange, may continue to trade.

“Non-Arm’s Length Party” means in relation to the Company, a promoter, officer, director, other Insider or Control Person of the Company and any Associates or Affiliates of any of such persons. In relation to an individual, means any Associate of the individual or any company of which the individual is a promoter, officer, director, Insider or Control Person.

“Non-Arm’s Length Parties to the Qualifying Transaction” means the Vendor(s), any Target Company(ies) and includes, in relation to Significant Assets or Target Company(ies), the Non-Arm’s Length Parties to the Vendor(s), the Non-Arm’s Length Parties of any Target Company(ies) and all other parties to or associated with the Qualifying Transaction and Associates or Affiliates of all such other parties.

“Non-Arm’s Length Qualifying Transaction” means a proposed Qualifying Transaction where the same party or parties or their respective Associates or Affiliates control the CPC and the Significant Assets which are the subject of the proposed Qualifying Transaction.

“Offering” means the offering of Common Shares of the Company as more fully described under “Plan of Distribution”.

“Offering Price” means \$0.10 per Common Share, the price at which the Shares are being offered for sale under this Prospectus.

“Person” means a company or an individual.

“Principal” means:

- (a) a Person who acted as a Promoter of an issuer within two years or their respective Associates or Affiliates, before the issuer’s initial public offering (“IPO”) or Final Exchange Bulletin confirming final acceptance of a transaction;
- (b) a director or senior officer of an issuer or any of its material operating subsidiaries at the time of the issuer’s IPO or Final Exchange Bulletin;
- (c) a 20% holder – a Person that holds securities carrying more than 20% of the voting rights attached to an issuer’s outstanding securities immediately before and immediately after an issuer’s IPO or immediately after a Final Exchange Bulletin for non-IPO transactions;
- (d) a 10% holder – a Person that:
 - (i) holds securities carrying more than 10% of the voting rights attached to an issuer’s outstanding securities immediately before and immediately after an issuer’s IPO or immediately after a Final Exchange Bulletin for non-IPO transactions; and
 - (ii) has elected or appointed, or has the right to elect or appoint, one or more directors or senior officers of an issuer or any of its material operating subsidiaries.

In calculating these percentages, include securities that may be issued to the holder under outstanding convertible securities in both the holder’s securities and the total securities outstanding.

A company, trust, partnership or other entity more than 50% held by one or more Principals will be treated as a Principal. (In calculating this percentage, include securities of the entity that may be issued to the Principals under outstanding convertible securities in both the Principals’ securities of the entity and the total securities of the entity outstanding). Any securities of an issuer that this entity holds will be subject to escrow requirements.

A Principal’s spouse and their relatives that live at the same address as the principal will also be treated as Principals and any securities of an issuer they hold will be subject to escrow requirements.

“Pro Group” means:

- (a) subject to subparagraphs (b), (c), and (d) “Pro Group” shall include, either individually or as a group:
 - (i) the Member;
 - (ii) employees of the Member;
 - (iii) partners, officers and directors of the Member;
 - (iv) Affiliates of the Member; and
 - (v) Associates of any parties referred to in subparagraphs (i) through (iv).
- (b) the Exchange may, in its discretion, include a Person or party in the Pro Group for the purposes of a particular calculation where the Exchange determines that the Person is not acting at arm’s length to the Member;
- (c) the Exchange may, in its discretion, exclude a Person from the Pro Group for the purposes of a particular calculation where the Exchange determines that the Person is acting at arm’s length of the Member;
- (d) the Member may deem a Person who would otherwise be included in the Pro Group pursuant to subparagraph (a) to be excluded from the Pro Group where the Exchange determines that:
 - (i) the Person is an Affiliate or Associate of the Member acting at arm’s length of the Member;
 - (ii) the Associate or Affiliate has a separate corporate and reporting structure;
 - (iii) there are sufficient controls on information flowing between the Member and the Associate or Affiliate; and
 - (iv) the Member maintains a list of such excluded Person.

“Promoter” means, if used in relation to an issuer, a Person who

- (a) acting alone or in concert with one or more other Persons, directly or indirectly, takes the initiative in founding, organizing or substantially reorganizing the business of the issuer, or
- (b) in connection with the founding, organization or substantial reorganization of the business of the issuer, directly or indirectly receives, in consideration of services or property or both, 10% or more of a class of the issuer's own securities or 10% or more of the proceeds from the sale of a class of the issuer's own securities of a particular issue,

but does not include a Person who

- (c) receives securities or proceeds referred to in paragraph (b) solely
 - (i) as underwriting commissions, or
 - (ii) in consideration for property, and
- (d) does not otherwise take part in founding, organizing or substantially reorganizing the business.

“Prospectus” means this amended and restated prospectus dated August 22, 2018.

“Qualifying Transaction” means a transaction where the Company acquires Significant Assets other than cash, by way of purchase, amalgamation, merger or arrangement with another company or by other means.

“Resulting Issuer” means an issuer, which was formerly a CPC, that exists upon issuance of a Final Exchange Bulletin.

“SEDAR” means the System for Electronic Document Analysis and Retrieval.

“Significant Assets” means one or more assets or businesses which, when purchased, optioned or otherwise acquired by the Company, together with any concurrent transactions, would result in the Company meeting the Initial Listing Requirements of the Exchange.

“Sponsor” has the meaning specified in Exchange *Policy 2.2 – Sponsorship and Sponsorship Requirements*.

“Stock Options” means the options to purchase an aggregate of 400,000 Common Shares, to be granted to the directors and officers of the Company on the date of listing of the Common Shares on the Exchange, exercisable at a price of \$0.10 per Share for a period of 5 years from the date of such grant.

“Target Company” means a company to be acquired by the Company as its Significant Asset pursuant to a Qualifying Transaction.

“Vendors” means one or all of the beneficial owners of the Significant Assets (other than a Target Company).

SUMMARY OF PROSPECTUS

The following is a summary of the principal features of the Offering and should be read together with the more detailed information and financial data and statements contained elsewhere in this Prospectus.

The Company

The Company was incorporated under the BCBCA on September 7, 2017. The Company is a capital pool company pursuant to the policies of the Exchange. The principal business of the Company will be the identification and evaluation of assets or businesses with a view to completing a Qualifying Transaction. The Company has not commenced commercial operations and has no assets other than a minimum amount of cash. See "Business of the Company".

The Offering

A minimum of 2,100,000 Common Shares and up to a maximum of 4,000,000 Common Shares are being offered under this Prospectus at a price of \$0.10 per Common Share in the provinces of British Columbia, Alberta and Ontario for gross proceeds of a minimum of \$210,000 and up to a maximum of \$400,000. The Company will pay the Agent a commission of 8% of the gross proceeds of the Offering, a Corporate Finance Fee of \$8,000 plus GST and will reimburse the Agent for its expenses, including legal fees up to a maximum of \$8,000 and disbursements incurred pursuant to the Offering (of which \$10,000 has been advanced). In addition, on completion of the Offering, the Company will grant to the Agent, Agent's Warrants to purchase up to 2% (being 42,000 Common Shares in the event the Minimum Offering is completed and 80,000 Common Shares in the event the Maximum Offering is completed) of the Common Shares issued under the Offering at a price of \$0.10 per Common Share which will be exercisable for a period of 24 months from the closing date of the Offering. The distribution of the Agent's Warrants and Common Shares issuable upon their exercise is also qualified under this Prospectus. See "Plan of Distribution".

The Company also intends to grant Stock Options to purchase a total of 400,000 Common Shares to the current directors and officers of the Company, all of which options and the Common Shares issuable upon their exercise are qualified for distribution under the Prospectus. See "Options to Purchase Securities"

Use of Proceeds

The net proceeds to the Company from the sale of the Common Shares, after deducting estimated expenses and costs relating to the Offering including listing fees, the Agent's Commission, the Agent's Corporate Finance Fee, the Agent's expenses, legal fees and audit expenses, are estimated to be \$134,000 under the Minimum Offering and up to \$308,800 under the Maximum Offering. The net proceeds of the Offering, together with gross proceeds from the sale of Common Shares of the Company prior to the Offering in the amount of \$155,000, will be used to provide the Company with a minimum of funds

with which to identify and evaluate assets or businesses for acquisition with a view to completing a Qualifying Transaction. The Company may not have sufficient funds to secure such businesses or assets once identified and evaluated and additional funds may be required. Until Completion of the Qualifying Transaction and except as otherwise provided in the CPC Policy, a maximum of the lesser of 30% of the gross proceeds realized from the sale of all securities issued by the Company or \$210,000 may be used for purposes other than evaluating businesses or assets. Until Completion of the Qualifying Transaction, neither the Company nor any party on behalf of the Company will engage the services of any person to provide investor relation activities or market making services. See "Use of Proceeds".

Dilution

Purchasers of Common Shares under this Prospectus will suffer an immediate dilution of 30% or \$0.03 per Common Share on the basis of there being 5,200,000 Common Shares of the Company issued and outstanding following completion of the Minimum Offering and an immediate dilution of 22% or \$0.022 per Common Share on the basis of there being 7,100,000 Common Shares of the Company issued and outstanding following completion of the Maximum Offering. Dilution has been computed on the basis of total gross proceeds to be raised by this Prospectus and from sales of securities prior to filing this Prospectus, without deduction of commissions or related expenses incurred by the Company.

Directors, Officers & Promoters

Hugh Rogers - President, Chief Executive Officer, Director and Promoter
Toby Pierce - Director and Promoter
Chris Beltgens- Chief Financial Officer, Corporate Secretary, Director and Promoter
Alex Langer - Director and Promoter

See "Directors, Officers and Promoters".

Dividend Record and Policy

It is not anticipated that any dividends will be paid on the Common Shares of the Company in the immediate or foreseeable future. See "Description of Securities Offered - Dividend Record and Policy".

Escrowed Securities

All of the issued and outstanding Common Shares of the Company, being 3,100,000 Common Shares, have been deposited in escrow pursuant to the terms of the Escrow Agreement, as herein defined, and will be released from escrow in stages over a period of three years after the date of the Final Exchange Bulletin. See "Escrowed Securities".

Risk Factors

An investment in the Common Shares must be regarded as highly speculative due to the nature of the Company's proposed business and its present stage of development. The Company was only recently incorporated and has no active business or assets other than a minimum amount of cash. It does not have a history of earnings, nor has it paid any dividends and will not generate earnings or pay dividends until at least after the Completion of the Qualifying Transaction. The Offering is only suitable to investors who are prepared to rely entirely on the directors and management of the Company and can afford to risk the loss of their entire investment. The directors and officers of the Company will only devote part of their time and attention to the affairs of the Company and there are potential conflicts of interest to which some of the directors and officers of the Company will be subject in connection with the operations of the Company. Assuming completion of the Minimum Offering, an investor will suffer an immediate dilution on investment of 30% or \$0.03 per Common Share and an investor will suffer an immediate dilution of 22% or \$0.022 per Common Share assuming completion of the Maximum Offering. There can be no assurance that an active and liquid market for the Company's Common Shares will develop and an investor may find it difficult to resell the Common Shares. Until Completion of the Qualifying Transaction, the Company will not carry on any business other than the identification and evaluation of assets or businesses with a view to completing a Qualifying Transaction. The Company has only limited funds with which to identify and evaluate possible Qualifying Transactions and there can be no assurance that the Company will be able to identify or complete a suitable Qualifying Transaction.

The Qualifying Transaction may involve the acquisition of a business or assets located outside of Canada. It may therefore be difficult or impossible to effect service or notice to commence legal proceedings upon any directors, officers and experts outside of Canada and it may not be possible to enforce against such persons or companies judgments obtained in Canadian courts predicated upon the civil liability provisions applicable to securities laws in Canada. See "Business of the Company", "Risk Factors", "Conflicts of Interest", and "Dilution".

CORPORATE STRUCTURE

The Company was incorporated under the BCBCA on September 7, 2017. The head office is located at Suite 800, 1199 West Hastings Street, Vancouver, B.C. V6E 3T5 and the registered and records office of the Company is located at Suite 2040, 885 West Georgia Street, Vancouver, B.C. V6C 3E8.

The Company does not have any subsidiaries.

BUSINESS OF THE COMPANY

Preliminary Expenses

The Company has raised \$155,000 through the issuance of 3,100,000 Common Shares at a price of \$0.05 per Common Share. See "Description of Securities Offered - Share Capital". As at May 31, 2018, the Company has incurred expenses in the aggregate amount of \$24,186 in respect of professional fees and expenses relating to the Offering, the fees of the securities commissions and CDS Inc. for the filing of the Company's preliminary and previous final prospectus, and expenses and Exchange fees related to the Company's listing application and completion of the audited financial statements and administrative expenses. From May 31, 2018 to July 31, 2018, the Company has incurred expenses in the aggregate amount of \$500 related to the Offering. Certain of the proceeds from the Offering may be utilized to satisfy the obligations of the Company relating to the Offering, including fees for its auditors, legal counsel, fees of the Agent and the Agent's legal counsel and fees of the Exchange and securities commissions. See "Use of Proceeds".

Proposed Operations until Completion of the Qualifying Transaction

To date, the Company does not own any assets, other than a minimum amount of cash, and has not entered into an Agreement in Principle. The Company proposes to identify and evaluate businesses and assets with a view to completing a Qualifying Transaction. Any proposed Qualifying Transaction must be accepted by the Exchange and in the case of a Non-Arm's Length Qualifying Transaction, is also subject to Majority of the Minority Approval in accordance with the CPC Policy. The Company does not have business operations or assets other than seed capital and while the Company has commenced the process of identifying potential acquisitions with a view to completing a Qualifying Transaction, the Company has not entered into an Agreement in Principle for the acquisition of an asset or business at this time. The Company currently intends to pursue a Qualifying Transaction in the natural resources sector, but there is no assurance that this will, in fact, be the business sector of a proposed Qualifying Transaction or of the Company following Completion of the Qualifying Transaction.

Until Completion of the Qualifying Transaction, the Company will not carry on any business other than the identification and evaluation of assets or businesses with a view to completing a potential Qualifying Transaction. With the consent of the Exchange, this may include the raising of additional funds in order to finance an acquisition. Except as described under "Use of Proceeds - Restrictions on Use of Proceeds", the funds raised

pursuant to the Offering and any subsequent financing will be utilized only for the identification and evaluation of potential Qualifying Transactions and not for any deposit, loan or direct investment in a potential acquisition.

Method of Financing Acquisitions or Participation

The Company may use cash, bank financing, issuance of treasury shares, private or public financing of debt or equity, or a combination of these, for the purpose of financing its proposed Qualifying Transaction. **A Qualifying Transaction financed by the issue of treasury shares could result in a change in the control of the Company and may cause the shareholders' interest in the Company to be further diluted.** See "Use of Proceeds - Private Placements for Cash" and "Risk Factors".

Criteria for Acquisitions

The Company proposes to identify acquisitions of interests in assets or businesses through discussions with various business associates and contacts of the Company's officers and directors. Once a prospective acquisition target has been identified and evaluated, the Company will proceed to negotiate the terms upon which it may acquire an interest in the asset or business. The approval of the board of directors of the Company is required for any proposed Qualifying Transaction identified by the Company. In exercising their powers and discharging their duties in relation to a proposed Qualifying Transaction, the directors will act honestly and in good faith with a view to the best interests of the Company and will exercise the care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances.

The board of directors, in considering whether to approve the terms of an acquisition, is expected to consider, among other criteria, the following:

- (a) the projected rate of return on the proposed investment and the risk of loss;
- (b) the prospects for growth, having regard to existing or potential market share;
- (c) the skill of the management team, either as it exists or as it may be supplemented as a consequence of the acquisition; and
- (d) basic financial considerations including the overall cost of the acquisition and the prospects of obtaining the debt or equity financing necessary to complete the acquisition.

Filings and Shareholders Approval of a Non-Arm's Length Qualifying Transaction

Upon the Company reaching an Agreement in Principle, the Company must issue a comprehensive news release, at which time the Exchange generally will halt trading in the Company's Common Shares until the filing requirements of the Exchange have been satisfied as set forth under "Business of the Company - Trading Halts, Suspensions and Delisting". Within 75 days after issuance of such news release, the Company shall be required to submit for review to the Exchange either an information circular that complies

with applicable corporate and securities laws or a filing statement that complies with Exchange requirements. An information circular must be submitted where there is a Non-Arm's Length Qualifying Transaction or where shareholder approval is otherwise required. A filing statement must be submitted where the Qualifying Transaction is not a Non-Arm's Length Qualifying Transaction or where shareholder approval is not otherwise required. The information circular or filing statement, as applicable, must contain prospectus level disclosure of the Target Company and the Company, assuming Completion of the Qualifying Transaction, and be prepared in accordance with the CPC Policy and Form 3B1/Form 3B2. Upon acceptance by the Exchange, the Company must then either:

- (a) file the filing statement on SEDAR at least seven business days prior to closing of the Qualifying Transaction, and issue a news release which discloses the scheduled closing date for the Qualifying Transaction as well as the fact that the filing statement is available on SEDAR, or
- (b) mail the information circular and related proxy material to its shareholders in order to obtain the Majority of the Minority Approval of the Qualifying Transaction or other requisite approval, at a meeting of shareholders.

Unless waived by the Exchange, the Company will also be required to retain a Sponsor, who must be a member of the Exchange, and who will be required to submit to the Exchange a Sponsor Report prepared in accordance with the Policies of the Exchange. The Company will no longer be considered to be a CPC upon the Exchange having issued the Final Exchange Bulletin. The Exchange will generally not issue the Final Exchange Bulletin until the Exchange has received:

- (i) in the case of a Non-Arm's Length Qualifying Transaction, confirmation of Majority of Minority Approval of the Qualifying Transaction;
- (ii) confirmation of closing of the Qualifying Transaction; and
- (iii) all post-meeting or final documentation, as applicable, otherwise required to be filed with the Exchange pursuant to the CPC Policy.

Upon issuance of the Final Exchange Bulletin, the CPC Policy will generally cease to apply, with the exception of the escrow provisions of the CPC Policy and the restrictions in the CPC Policy precluding the Company from completing a reverse take-over for a period of one year from the Completion of the Qualifying Transaction.

Initial Listing Requirements

The Resulting Issuer must satisfy the Exchange's Initial Listing Requirements for the particular industry sector in either Tier 1 or Tier 2 as prescribed under the applicable policies of the Exchange.

Trading Halts, Suspension and Delisting

The Exchange will generally halt trading in the Company's Common Shares from the date of the public announcement of an Agreement in Principle until all filing requirements of the Exchange have been satisfied. If the Qualifying Transaction is subject to sponsorship, the submission to the Exchange is required to include a Sponsorship Acknowledgment Form pursuant to the CPC Policy, which form is to be submitted to the Exchange in connection with the execution of a sponsorship agreement between a sponsor and the Company. In addition, personal information forms, or, if applicable, declarations, for all individuals who may be directors, senior officers, Promoters, or Insiders of the Resulting Issuer must be filed with the Exchange and any preliminary background searches that the Exchange considers necessary or advisable, must also be completed, before the trading halt will be lifted by the Exchange.

Even if all filing requirements have been satisfied and preliminary background checks completed, the Exchange may continue or reinstate a halt in trading of the Company's Common Shares for public policy reasons including:

- (a) the unacceptable nature of the business of the Resulting Issuer, or
- (b) the number of conditions precedent to, or the nature and number of deficiencies required to be resolved prior to, Completion of the Qualifying Transaction, are so significant or numerous as to make it appear to the Exchange that the halt should be reinstated or continued.

A trading halt may also be imposed by the Exchange where the Company fails to file the supporting documents relating to the Qualifying Transaction within a period of 75 days after public announcement of the Agreement in Principle or if the Company fails to file post-meeting or final documents as applicable, within the time required. A trading halt may also be imposed if a Sponsor terminates its sponsorship.

The Exchange may suspend from trading or delist the Common Shares of the Company where the Exchange has not issued a Final Exchange Bulletin to the Company within 24 months of the date of listing. In the event that the Company's Common Shares are delisted by the Exchange, within 90 days from the date of such delisting, the Company shall wind up and shall make a pro rata distribution of its remaining assets to its shareholders, unless shareholders, pursuant to a majority vote exclusive of the votes of Non-Arm's Length Parties to the Company determine to deal with the remaining assets in some other manner.

If the Company does not complete a Qualifying Transaction within 24 months of the date of listing, it may apply for listing on NEX rather than be delisted. In order to be eligible to list on NEX, the Company must:

- (a) either: (i) cancel all escrowed Common Shares purchased by Non-Arm's Length Parties to the Company at a discount to the Offering price, in accordance with section 11.2(a) of the CPC Policy, as if the Company had delisted from the Exchange, or (ii) subject to majority shareholder approval,

cancel the escrowed Common Shares purchased by Non-Arm's Length Parties to the Company so that the average cost of the remaining seed shares is at least equal to the Offering Price; and

- (b) obtain majority shareholder approval for the transfer to NEX, exclusive of the votes of Non-Arm's Length Parties of the Company.

If the Company lists the Common Shares on NEX it must continue to comply with all requirements and restrictions of the CPC Policy.

Refusal of Qualifying Transaction

The Exchange, in its sole discretion, may not accept a Qualifying Transaction where:

- (a) the Resulting Issuer fails to satisfy the applicable Initial Listing Requirements of the Exchange upon Completion of the Qualifying Transaction;
- (b) the aggregate number of securities of the Resulting Issuer upon Completion of the Qualifying Transaction owned, directly or indirectly, by:
 - (i) a Member firm of the Exchange;
 - (ii) registrants, unregistered corporate finance professionals, employee shareholders and partners of such member firm; and
 - (iii) Associates of any such person,collectively, would exceed 20% of the issued and outstanding securities of the Resulting Issuer upon Completion of the Qualifying Transaction;
- (c) the Resulting Issuer will be a financial institution, finance company, finance issuer or mutual fund, as defined in the securities legislation;
- (d) the majority of the directors and senior officers of the Resulting Issuer are not residents of Canada or the United States or are individuals who have not demonstrated positive association as directors or officers with public companies that are subject to a regulatory regime comparable to the companies listed on a Canadian exchange; or
- (e) notwithstanding the definition of a Qualifying Transaction, there is any other reason for denying acceptance of the Qualifying Transaction.

USE OF PROCEEDS

Proceeds and Principal Purposes

The gross proceeds received by the Company from the sale of Common Shares prior to the date of this Prospectus totaled \$155,000. These proceeds were raised by the issuance of 3,100,000 Common Shares at a subscription price of \$0.05 per Common Share. The

Company incurred no costs in connection with raising these proceeds. The gross proceeds to be received by the Company from the Offering will be a minimum of \$210,000 and up to a maximum of \$400,000. The costs incurred with respect to the proceeds raised from the Offering, including legal, accounting, printing and regulatory fees, the Agent’s legal fees and expenses, the Agent’s Commission and the Corporate Finance Fee, are estimated by the Company to be approximately \$76,000 if the Minimum Offering is completed and up to \$91,200 if the Maximum Offering is completed. Following deduction of those expenses, the Company estimates that it will have a total of \$289,000 available from the prior sale of its Common Shares and from the sale of Common Shares following completion of the Minimum Offering and a total of \$463,800 available from the prior sale of its Common Shares and from the sale of Common Shares following completion of the Maximum Offering.

The following table indicates the principal uses to which the Company proposes to use the total funds available to it upon the completion of the Offering:

	Minimum Offering	Maximum Offering
Cash proceeds raised prior to the Offering ⁽¹⁾	\$155,000	\$155,000
Expenses and costs relating to raising the cash proceeds prior to the Offering	Nil	Nil
Cash proceeds to be raised pursuant to the Offering ⁽²⁾	\$210,000	\$400,000
Expenses and costs relating to the Offering, including listing fees, Agent’s Commission, Corporate Finance Fee, legal fees and expenses, and the Company’s legal fees and audit expenses ⁽³⁾	(<u>\$76,000</u>)	(<u>\$91,200</u>)
Total estimated funds available on completion of the Offering	<u>\$289,000</u>	<u>\$463,800</u>
Funds available for identifying and evaluating assets or business prospects ⁽⁴⁾	\$247,000	\$421,800
Estimated general and administrative expenses until Completion of the Qualifying Transaction	<u>\$42,000</u>	<u>\$42,000</u>
Total Funds Available	<u>\$289,000</u>	<u>\$463,800</u>

⁽¹⁾ See “Prior Sales”.

⁽²⁾ In the event the Agent fully exercises the Agent’s Warrants assuming completion of the Maximum Offering and the directors and officers exercise their Stock Options, there will be available to the Company a maximum of an additional \$48,000 which will be added to the working capital of the Company. In the event the Agent fully exercises the Agent’s Warrants assuming completion of the Minimum Offering and the directors and officers exercise their Stock Options, there will be available to

the Company a maximum of an additional \$44,200 which will be added to the working capital of the Company. There is no assurance that any of these Agent's Warrants or Stock Options will be exercised. See "Options to Purchase Securities".

- (3) Approximately \$34,686 has been incurred to July 31, 2018, which includes a \$10,000 deposit on account of the Agent's expenses.
- (4) In the event the Company enters into an Agreement in Principle prior to spending the entire \$247,000 following completion of the Minimum Offering and \$421,800 following completion of the Maximum Offering on identifying and evaluating assets or businesses, the remaining funds may be used to finance or partially finance the acquisition of Significant Assets or for working capital after Completion of the Qualifying Transaction.

Until required for the Company's purposes, the proceeds from this Offering and the prior sale of Common Shares, after deducting the expenses associated with this Offering, will only be invested in securities of, or those guaranteed by, the Government of Canada or any Province or territory of Canada or the Government of the United States of America, in certificates of deposit or interest-bearing accounts of Canadian chartered banks, trust companies or credit unions.

The proceeds from this Offering and the prior sale of Common Shares, after deducting the expenses associated with this Offering, will only be sufficient to identify and evaluate a finite number of assets and businesses, and additional funds may be required to finance any acquisition to which the Company may commit. See "Business of the Company - Method of Financing Acquisitions or Participation" and "Risk Factors".

Permitted Use of Funds

Until the Completion of the Qualifying Transaction and except as otherwise specifically provided by the CPC Policy and described in "Use of Proceeds - Restrictions on Use of Proceeds", "Use of Proceeds - Private Placements for Cash," and "Use of Proceeds - Prohibited Payments to Non Arm's Length Parties", the gross proceeds realized from the sale of all securities issued by the Company will be used by the Company only to identify and evaluate businesses or assets and obtain shareholder approval for a proposed Qualifying Transaction.

The proceeds may be used for expenses incurred for the preparation of:

- (a) valuations or appraisals;
- (b) business plans;
- (c) feasibility studies and technical assessments;
- (d) sponsorship reports;
- (e) engineering or geological reports;
- (f) financial statements, including audited financial statements;

- (g) fees for legal and accounting services; and
- (h) Agent's fees, costs and commissions;

relating to the identification and evaluation of assets or businesses and, in the case of a Non-Arm's Length Qualifying Transaction, obtaining shareholder approval for the Company's proposed Qualifying Transaction.

In addition, with the prior acceptance of the Exchange, up to an aggregate of \$225,000 may be advanced as a refundable deposit or secured loan by the Company to a Vendor or Target Company, as the case may be, for a proposed arm's length Qualifying Transaction that has been publicly announced at least 15 days prior to the date of such advance, provided that due diligence with respect to the Qualifying Transaction is well underway and either a Sponsor has been engaged or sponsorship has been waived. A maximum aggregate amount of \$25,000 may also be advanced as a non-refundable deposit, unsecured deposit or advance to a Vendor or Target Company, as the case may be, to preserve assets without the prior acceptance of the Exchange.

Restrictions on Use of Proceeds

Until Completion of the Qualifying Transaction, not more than the lesser of 30% of the gross proceeds from the sale of all securities issued by the Company or \$210,000 will be used for purposes other than those described above. For greater certainty, expenditures which are not included as "Permitted Use of Funds", listed above, include:

- (a) listing and filing fees (including SEDAR fees);
- (b) other costs for the issuance of securities, (including legal, accounting and audit expenses) relating to the preparation and filing of this Prospectus; and
- (c) administrative and general expenses of the Company, including:
 - (i) office supplies, office rent and related utilities;
 - (ii) printing costs (including the printing of this Prospectus and share certificates);
 - (iii) equipment leases; and
 - (iv) fees for legal advice and audit expenses, other than those described above under "Permitted Use of Funds".

Additionally, no proceeds will be used to acquire or lease a vehicle.

Private Placements for Cash

After the closing of the Offering and until the Completion of the Qualifying Transaction, the Company will not issue any securities unless written acceptance of the Exchange is obtained before issuance. Prior to the Completion of the Qualifying Transaction, the

Exchange generally will not accept a private placement by the Company where the gross proceeds raised from the issuance of securities both prior to and pursuant to the Offering, together with any proceeds anticipated to be raised upon closing of the private placement, will exceed \$5,000,000. The only securities issuable pursuant to such a private placement will be Common Shares. Subject to certain limited exceptions, any Common Shares issued pursuant to the private placement to Non-Arm's Length Parties to the Company and to Principals of the Resulting Issuer will be subject to escrow.

Prohibited Payments to Non-Arm's Length Parties

Except as described under "Options to Purchase Securities" and "Use of Proceeds - Restrictions on Use of Proceeds", the Company has not made, and until the Completion of the Qualifying Transaction will not make, any payment of any kind, directly or indirectly, to a Non-Arm's Length Party to the Company or a Non-Arm's Length Party to the Qualifying Transaction, or to a person engaged in investor relations activities, by any means, including:

- (a) remuneration, which includes but is not limited to salaries, consulting fees, management contract fees or directors' fees, finders' fees, loans, advances and bonuses, and
- (b) deposits and similar payments.

Further, no such payment will be made on or after the Completion of the Qualifying Transaction if such payment relates to services rendered or obligations incurred prior to or in connection with the Qualifying Transaction.

Notwithstanding the above, the Company may reimburse a Non Arm's Length Party to the Company for reasonable expenses for office supplies, office rent and related utilities, equipment leases (excluding vehicle leases), and legal services (provided that neither the lawyer providing the legal services nor any member of the law firm providing the services is a promoter of the Company or in the case of a law firm, no member of the firm, owns greater than 10% of the outstanding Common Shares of the Company), and the Company may also reimburse a Non Arm's Length Party to the Company for reasonable out-of-pocket expenses incurred in pursuing the business of the Company described in "Use of Proceeds - Permitted Use of Funds".

The foregoing restrictions on the use of proceeds and prohibitions on payments to Non-Arm's Length Parties and persons engaged in investor relations activities continue to apply until Completion of the Qualifying Transaction.

PLAN OF DISTRIBUTION

Name of Agent and Agent's Compensation

Pursuant to the Agency Agreement, the Company appointed the Agent as its agent to offer for sale to the public on a commercially reasonable efforts basis, a minimum of 2,100,000 Common Shares up to a maximum of 4,000,000 Common Shares, as provided in this Prospectus, at a price of \$0.10 per Common Share, in the provinces of British Columbia, Alberta and Ontario for gross proceeds to the Company of a minimum of \$210,000 and up to a maximum of \$400,000, subject to the terms and conditions of the Agency Agreement. Under the terms of the Agency Agreement, the Company has agreed to pay to the Agent the Agent's Commission, being 8% of the aggregate gross proceeds from the sale of the Common Shares pursuant to the Offering payable in cash by the Company to the Agent, and a Corporate Finance Fee of \$8,000 plus GST, which is due on

closing. The Company has also agreed to reimburse the Agent for its reasonable expenses, including legal costs, of which \$10,000 has been advanced.

The Company has also agreed to grant to the Agent, on completion of the Offering, non-transferable warrants entitling the Agent to purchase 2% of the number of Common Shares sold in the Offering (up to 42,000 Common Shares of the Company following completion of the Minimum Offering and 80,000 Common Shares of the Company following completion of the Maximum Offering) at a price of \$0.10 per Common Share for a period of 24 months from the closing date of the Offering. In accordance with the policies of the Exchange, not more than 50% of the Common Shares issuable upon the exercise of the Agent's Warrants may be sold by the Agent prior to the Completion of the Qualifying Transaction. The balance may only be sold by the Agent once the Company has completed the Qualifying Transaction. This Prospectus also qualifies the grant of the Agent's Warrants.

The Company also proposes to grant Stock Options to purchase 400,000 Common Shares to directors and officers in accordance with the policies of the Exchange, which options and the Common Shares issuable upon their exercise are qualified for distribution under this Prospectus.

In addition, the Company has granted to the Agent a right of first refusal to act as fiscal advisor, sponsor or lead agent or underwriter in any transaction, whether debt or equity, as required by the Company involving an agent or underwriter for a period of 24 months following the closing date of the Offering.

Determination of Price

The price of the Common Shares and the Agent's Commission were determined through negotiation between the Company and the Agent.

Listing Application

The Company has received the conditional approval of the Exchange to list the securities distributed under this Prospectus. Listing will be subject to the Company fulfilling all the listing requirements of the Exchange.

As at the date of this Prospectus, the Company does not have any of its securities listed or quoted, has not applied to list or quote any of its securities and does not intend to apply to list or quote any of its securities on the Toronto Stock Exchange, a U.S. marketplace, or a marketplace outside of Canada and the United States of America, other than the Alternative Investment Market of the London Stock Exchange or the PLUS market operated by the PLUS Markets Group plc.

Commercially Reasonable Efforts and Minimum Distribution

The Agent has agreed to use its commercially reasonable efforts to secure subscriptions for the Common Shares offered hereunder on behalf of the Company and may make co-brokerage arrangements with other investment dealers at no additional cost to the

Company. The obligations of the Agent under the Agency Agreement may be terminated at any time before the closing of the Offering at the Agent's discretion on the basis of its assessment of the state of the financial markets and may also be terminated at any time on the occurrence of certain events as stated in the Agency Agreement.

The total Offering is for a minimum of 2,100,000 Common Shares up to a maximum of 4,000,000 Common Shares at a price of \$0.10 per share for total gross proceeds of a minimum of \$210,000 up to a maximum of \$400,000. Under the CPC Policy, no purchaser of the Common Shares is permitted to purchase, directly or indirectly, more than 2% or 42,000 of the total number of Common Shares in the Offering following completion of the Minimum Offering or 80,000 of the total number of Common Shares in the Offering following completion of the Maximum Offering. In addition, the maximum number of Common Shares permitted to be purchased, directly or indirectly, by that purchaser together with any Associates or Affiliates of that purchaser is 4% or 84,000 of the total number of Common Shares under the Offering following completion of the Minimum Offering or 160,000 of the total number of Common Shares under the Offering following completion of the Maximum Offering. The funds received from the Offering will be held by the Agent and will not be released until a minimum of \$210,000 has been deposited. The total subscription must be raised within 90 days of the date a receipt for the final prospectus is issued, or such other time as may be consented to by Persons who subscribed within that period, failing which the Agent will remit the funds collected to the original subscribers without interest or deduction, unless subscribers have otherwise instructed the Agent. Other than the offering expenses and payments to be made to the Agent as disclosed elsewhere in this Prospectus, there are no payments in cash, securities or other consideration being made, or to be made, to a Promoter, finder, or any other Person in connection with the Offering. The directors, officers and other Insiders of the Company may purchase Common Shares from the Offering, provided, however, that any Common Shares so purchased will be subject to the escrow restrictions described under "Escrowed Securities".

Subscriptions by and Restrictions on the Agent

All subscriptions by any member of the Aggregate Pro Group are subject to the applicable client priority rules and the general rule of the CPC Policy that no purchaser can: (i) directly or indirectly purchase more than 2% of the total Common Shares offered under this Offering; and (ii) together with any Associates or Affiliates purchase more than 4% of the total Common Shares offered under this Offering. Any Common Shares issued to any member of the Aggregate Pro Group prior to the date of this Prospectus will be held in escrow pursuant to the CPC Policy.

Until Completion of the Qualifying Transaction, the aggregate number of Common Shares permitted to be owned directly or indirectly by the members of the Pro Group is 20% of the issued and outstanding Common Shares of the Company exclusive of Common Shares reserved for issuance at a future date. The Exchange will require that any securities issued to the Pro Group in connection with or in contemplation of the Qualifying Transaction will be required to be subject to a four-month Exchange hold period and the securities

certificate(s) legended accordingly, as prescribed by Exchange Policy 3.2 *"Filing Requirements and Continuous Disclosure"*.

The Agent has advised the Company that to the best of its knowledge and belief, there are no directors, officers, employees or contractors of the Agent, or any Associate or Affiliate of the foregoing, who have subscribed for and been issued Common Shares of the Company.

Restrictions on Trading

Other than the initial distribution of the Common Shares pursuant to this Prospectus, the grant of the Agent's Warrants and the grant of Stock Options to the directors and officers of the Company, no securities of the Company will be permitted to be issued during the period between the date a receipt for this Prospectus is issued by the securities regulatory authorities and the time the Common Shares are listed for trading on the Exchange, except subject to prior acceptance of the Exchange, where appropriate registration and prospectus exemptions are available under securities legislation or where the applicable securities regulatory authorities grant a discretionary order.

DESCRIPTION OF SECURITIES OFFERED

Share Capital

The authorized capital of the Company consists of an unlimited number of Common Shares without par value. As at the date of this Prospectus there are 3,100,000 Common Shares issued and outstanding.

The holders of Common Shares are entitled to vote at all meetings of shareholders of the Company, to receive dividends if, as and when declared by the directors and, subject to the rights of holders of any shares ranking in priority to or on a parity with the Common Shares, to participate rateably in any distribution of property or assets upon the liquidation, winding-up or other dissolution of the Company. All Common Shares to be outstanding after completion of the Offering will be fully paid and non-assessable.

As at the date of this Prospectus, the Company has no outstanding loans or other debt obligations and there has been no material change in the capital of the Company since the date of its most recent balance sheet contained in the Prospectus. See "Prior Sales" and "Options to Purchase Securities - Options Granted".

Dividend Record and Policy

The Company has not paid any dividends since incorporation and it has no plans to pay dividends. The directors of the Company will determine if and when dividends should be declared and paid in the future based on the Company's financial position at the relevant time. All of the Common Shares of the Company are entitled to an equal share in any dividends declared and paid.

Capitalization

The following table sets forth information respecting the capitalization of the Company as at the date of the balance sheet contained herein and as at the date hereof, both before and after giving effect to the Offering.

Designation of Security	Amount authorized or to be authorized	Amount outstanding as of the date of the most recent balance sheet	Amount outstanding as of the date of this Prospectus ⁽²⁾⁽³⁾⁽⁴⁾	Amount outstanding assuming completion of the Minimum Offering ⁽²⁾⁽³⁾	Amount outstanding assuming completion of the Maximum Offering ⁽²⁾⁽³⁾
Common Shares	Unlimited	\$105,000 (2,100,000 Common Shares)	\$155,000 (3,100,000 Common Shares)	\$365,000 (5,200,000 Common Shares)	\$555,000 (7,100,000 Common Shares)

- (1) As at the date of this Prospectus, the Company has not commenced commercial operations. The Company has no long-term debt.
- (2) A total of 400,000 Common Shares have been reserved for issuance pursuant to Stock Options to be granted to directors and officers of the Company exercisable at a price of \$0.10 per share for a period of five years from the date of listing of the Common Shares on the Exchange. In addition, pursuant to the Agency Agreement, the Company has agreed to grant to the Agent, the Agent's Warrants on completion of the Offering to purchase up to 42,000 Common Shares assuming completion of the Minimum Offering and up to 80,000 Common Shares of the Company assuming completion of the Maximum Offering, at a price of \$0.10 per Common Share, for a period of 24 months from the closing date of the Offering. See "Plan of Distribution" and "Options to Purchase Securities - Options Granted".
- (3) See "Use of Proceeds" for the proceeds after giving effect to the Offering and before deducting the expenses of the issue.
- (4) These Common Shares are subject to escrow restrictions. See "Escrowed Securities".

OPTIONS TO PURCHASE SECURITIES

Options Granted

Pursuant to the Agency Agreement, the Company has agreed to grant to the Agent the Agent's Warrants on completion of the Offering to purchase up to 42,000 Common Shares of the Company assuming completion of the Minimum Offering and up to 80,000 Common Shares of the Company assuming completion of the Maximum Offering, at a price of \$0.10 per Common Share, for a period of 24 months from the closing date of the Offering. See "Plan of Distribution".

In addition to the Agent's Warrants, on completion of the Offering, the Company will issue the following Stock Options to purchase securities, all of which expire five years from the date of listing of the Common Shares on the Exchange.

Optionee	Number of Common Shares Reserved Under Option (#) ⁽¹⁾⁽²⁾	Exercise or Base Price (\$/per Common Share)	% of Total Options Granted (excludes Agent's Warrants)
Hugh Rogers	100,000	\$0.10	25%
Toby Pierce	100,000	\$0.10	25%
Chris Beltgens	100,000	\$0.10	25%
Alex Langer	100,000	\$0.10	25%
Total	400,000		100%

1. The exercise price of the Stock Options was based on the offering price of the Common Shares under this Prospectus.
2. These options will all vest immediately on the date of grant, namely on the date on which the Common Shares are listed on the Exchange, and will expire five years from the date of grant.

The Agent's Warrants and the Stock Options to be granted to directors and officers as noted above and the Common Shares issuable upon exercise of the Agent's Warrants and Stock Options are qualified for distribution pursuant to this Prospectus.

There are no assurances that the warrants or other rights described above will be exercised in whole or in part.

Stock Option Plan

The Company has adopted a stock option plan which provides that the board of directors of the Company may from time to time, in its discretion, and in accordance with Exchange requirements, grant to eligible persons of the Company, non-transferable options to purchase Common Shares. Pursuant to the stock option plan, the number of Common Shares reserved for issuance, together with any options issued to eligible charitable organizations, will not exceed 10% of the issued and outstanding Common Shares. , The number of Common Shares reserved for issuance to any one person, other than a consultant or persons engaged in investor relations activities, will not exceed 5% of the issued and outstanding Common Shares as at the date of grant, unless the Company has obtained disinterested shareholder approval and the number of Common Shares reserved for issuance to any consultant will not exceed 2% of the issued and outstanding Common Shares, as at the date of grant., while the maximum number of Common Shares reserved for issuance in any 12 month period to all persons engaged in investor relations activities may not exceed 2% of the issued and outstanding number of Common Shares at the date of the grant. While the Company is a CPC, it is prohibited from granting options to any person providing investor relations activities, promotional or market-making services. The expiry date of the stock options is set by the board of directors at the time the options are granted, for a period of up to 10 years from the date of grant. Stock options may be exercised for a period of 90 days following the date the optionee ceases to be a director,

officer, employee or consultant of the Corporation or its Affiliates, provided that if the cessation of such position or arrangement was by reason of death or disability, the option may be exercised within a maximum period of one year after such death or disability, subject to the expiry date of such option; and if the optionee was engaged to provide investor relations services, the optionee has 30 days from the date of cessation, subject to expiry date of the stock options. While the Company is a CPC, the CPC Policy imposes certain restrictions on the Persons eligible to be granted stock options and certain terms on the stock option plan. See “Option Terms for Options granted while the Company is a CPC” below.

Option Terms for Options Granted While the Company is a CPC

While the Company is a CPC, the board of directors of the Company may from time to time, in its discretion, and in accordance with the Exchange requirements, grant to directors, officers and technical consultants to the Company non-transferable options to purchase Common Shares, provided that the number of Common Shares reserved for issuance will not exceed 10% of the total issued and outstanding Common Shares as at the closing of the Offering, are only exercisable for a period of up to 10 years from the date of grant and are not exercisable at less than the greater of the Offering Price, Discounted Market Price or the prevailing price permitted by Exchange policies. The number of Common Shares reserved for issuance to any individual director or officer will not exceed five percent (5%) of the issued and outstanding Common Shares as at the closing of the Offering and the number of Common Shares reserved for issuance to all technical consultants will not exceed two percent (2%) of the issued and outstanding Common Shares as at the closing of the Offering. Options may be exercised anytime to and including the later of 12 months after the Completion of the Qualifying Transaction and 90 days following cessation of the optionee’s position with the Company, provided that if the cessation of office, directorship, or technical consulting arrangement was by reason of death, the option may be exercised within a maximum period of one year after such death, subject to the expiry date of such option. Any Common Shares acquired pursuant to the exercise of options prior to the Completion of the Qualifying Transaction, must be deposited in escrow and will be subject to escrow until the Final Exchange Bulletin is issued. See “Escrow Securities” below.

PRIOR SALES

Since the date of incorporation and prior to the date of this Prospectus, 3,100,000 Common Shares of the Company have been issued and are currently outstanding as follows:

Date	Number of Common Shares	Issue price per Common Share	Aggregate Issue Price	Consideration Received
September 7, 2017	1 ⁽¹⁾	\$1.00	\$1.00	Cash
November 30, 2017	2,100,000 ⁽²⁾	\$0.05	\$105,000	Cash

December 21, 2017	1,000,000 ⁽²⁾	\$0.05	\$50,000	Cash
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- (1) Initial incorporator’s shares which have since been repurchased by the Company and cancelled.
- (2) All of these Common Shares have been placed in escrow pursuant to the Escrow Agreement. See “Escrowed Securities”.

ESCROWED SECURITIES

Securities Escrowed Prior to the Completion of the Qualifying Transaction

All of the 3,100,000 Common Shares of the Company issued and outstanding prior to the Offering and all Common Shares that may be acquired from treasury of the Company by Non Arm’s Length Parties of the Company, either under the Offering or otherwise, prior to Completion of the Qualifying Transaction and all Common Shares acquired by Members of the Aggregate Pro Group prior to the Offering, will be deposited with Computershare Investor Services Inc. (the “**Escrow Agent**”) under the Escrow Agreement.

While in escrow, the escrow shares may not be sold, assigned, hypothecated, transferred within escrow or otherwise dealt with in any manner without the consent of the Exchange. The Common Shares under escrow may be transferred or transmitted upon the bankruptcy or death of a shareholder to his or her trustee in bankruptcy or personal representatives, as the case may be, however subject to the restrictions in the Escrow Agreement in the case of bankruptcy. Unless transferred, transmitted or cancelled pursuant to the Escrow Agreement, the shareholder may retain the shares, subject to the terms and conditions of the Escrow Agreement.

All Common Shares acquired upon exercise of stock options prior to the Completion of the Qualifying Transaction, must also be deposited in escrow and will be subject to escrow until the Exchange issues the Final Exchange Bulletin.

In addition, all Common Shares of the Company acquired in the secondary market prior to the Completion of the Qualifying Transaction by any Person who becomes a Control Person are required to be deposited in escrow. Subject to certain exemptions permitted by the Exchange, all securities of the Company held by Principals of the Company upon Completion of the Qualifying Transaction will also be subject to escrow restrictions.

Notwithstanding the foregoing, Common Shares acquired by Principals of the Company or Principals of the Resulting Issuer pursuant to a private placement will not be escrowed provided that various conditions, as set forth in the CPC Policy, are met. See “Escrowed Securities on Private Placement”.

The following table sets out, as at the date of this Prospectus, the number of Common Shares of the Company which are held in escrow:

Name and Municipality of Residence of Shareholder	Common Shares held	Number of Common Shares held in Escrow ⁽¹⁾	Percentage of Common Shares prior to giving effect to the Offering	Percentage of Common Shares after giving effect to the Minimum Offering ⁽²⁾	Percentage of Common Shares after giving effect to the Maximum Offering ⁽²⁾
SXR Capital Corp. ⁽³⁾ , Vancouver, B.C.	1,000,000	1,000,000	32.25%	19.23%	14.08%
Toby Pierce, Vancouver, B.C.	800,000	800,000	25.81%	15.37%	11.27%
Chris Beltgens, Vancouver, B.C.	200,000	200,000	6.46%	3.85%	2.82%
Dain Currie, Cayman Islands	100,000	100,000	3.23%	1.92%	1.41%
Andros Capital Corp. ⁽⁴⁾ , North Vancouver, B.C.	1,000,000	1,000,000	32.25%	19.23%	14.08%
TOTAL	3,100,000	3,100,000	100.00%	59.62%	43.66%

- (1) Common Shares subject to the Escrow Agreement will be released pro rata to the shareholders as to 10% upon issuance of the Final Exchange Bulletin and as to the remainder in six equal tranches of 15% every six months thereafter for a period of 36 months.
- (2) Assuming none of these Persons purchases any Common Shares under the Offering.
- (3) A private company of which Mr. Hugh Rogers is the principal shareholder.
- (4) A private company of which Mr. Alex Langer is the principal shareholder.

Where the Common Shares of the Company which are required to be held in escrow are held by a non-individual (a “**holding company**”), each holding company pursuant to the Escrow Agreement, has agreed, or will agree, not to carry out any transactions during the currency of the Escrow Agreement which would result in a change of control of the holding company, without the consent of the Exchange. Any holding company must sign an undertaking to the Exchange that, to the extent reasonably possible, it will not permit or authorize any issuance of securities or transfer of securities which could reasonably result in a change of control of the holding company. In addition, the Exchange may require an undertaking from any control person of the holding company not to transfer the shares of that company.

Under the Escrow Agreement, 10% of the escrowed Common Shares will be released from escrow on the issuance of the Final Exchange Bulletin (the “**Initial Release**”) and an additional 15% will be released on the dates 6 months, 12 months, 18 months, 24 months, 30 months and 36 months following the Initial Release.

If the Resulting Issuer meets the Exchange’s Tier 1 Initial Listing Requirements either at the time the Final Exchange Bulletin is issued or subsequently thereafter, the release of the escrowed Common Shares will be accelerated. An accelerated escrow release will not commence until the Resulting Issuer has made application to the Exchange for listing as

a Tier 1 issuer and the Exchange has issued a bulletin that announces the acceptance for listing of the Company on Tier 1 of the Exchange.

The Exchange's prior consent must be obtained before a transfer within escrow of escrowed Common Shares. Generally, the Exchange will only permit a transfer within escrow to be made to incoming Principals in connection with a proposed Qualifying Transaction.

If the Exchange does not issue the Final Exchange Bulletin, the escrowed Common Shares will not be released. Under the Escrow Agreement, each Non-Arm's Length Party to the Company who holds escrowed Common Shares acquired at a price below the offering price under this Prospectus has irrevocably authorized and directed the Escrow Agent to immediately:

- (a) cancel all of those escrowed Common Shares upon the issuance by the Exchange of a bulletin delisting the Common Shares of the Company; or
- (b) if the Company lists on NEX, either:
 - (i) cancel all seed shares purchased by Non-Arm's Length Parties to the CPC at a discount from the IPO price, in accordance with section 11.2(a) of *TSX Venture Policy 2.4-Capital Pool Companies*, or
 - (ii) subject to majority shareholder approval, cancel an amount of seed shares purchased by Non-Arm's Length Parties to the CPC so that the average cost of the remaining seed shares is at least equal to the IPO price.

Escrowed Securities on Qualifying Transaction

Generally, if at least 75% of the securities issued pursuant to the Qualifying Transaction are "Value Securities" (as defined below), then all of the securities issued to Principals of the Resulting Issuer, pursuant to the Qualifying Transaction, will be deposited into escrow pursuant to a value security agreement (the "**Value Security Escrow Agreement**"). "Value Securities" are securities issued pursuant to a transaction, for which the deemed value of the securities at least equals the value ascribed to the asset, using a valuation method acceptable to the Exchange, or securities that are otherwise determined by the Exchange to be value securities and required to be placed in escrow under a Value Security Escrow Agreement. However, if at least 75% of the securities issued pursuant to the Qualifying Transaction are not Value Securities, all securities issued pursuant to the Qualifying Transaction will be deposited into a surplus security escrow agreement (a "**Surplus Security Escrow Agreement**").

The principal distinction between a Value Security Escrow Agreement and a Surplus Security Escrow Agreement is the time period for release of securities from escrow. In the case of a Resulting Issuer that will be a Tier 2 issuer when the Final Exchange Bulletin is issued, the Value Security Escrow Agreement provides for a three-year escrow release mechanism with 10% of the escrowed securities being releasable at the time of the Final

Exchange Bulletin, and 15% of the escrowed securities, being releasable every 6 months thereafter until the date which is 36 months after the Final Exchange Bulletin. In the case of a Resulting Issuer that will be a Tier 2 issuer subject to a Surplus Security Escrow Agreement, when the Final Exchange Bulletin is issued, the Surplus Security Escrow Agreement provides for a 3 year escrow release mechanism with 5% of the escrowed securities releasable at the time of the Final Exchange bulletin, 5% on the date which is 6 months after the Final Exchange Bulletin, 10% on each of the dates which are 12 and 18 months after the Final Exchange Bulletin, 15% on each of the dates which are 24 and 30 months after the Final Exchange Bulletin and 40% on the date which is 36 months after the Final Exchange Bulletin.

In the case of a Resulting Issuer that will be a Tier 1 issuer when the Final Exchange Bulletin is issued, the Value Security Escrow Agreement provides for an 18-month escrow release mechanism with 25% of the escrowed securities being releasable at the time of the Final Exchange Bulletin, and 25% of the escrowed securities being releasable every 6 months thereafter. In the case of a Resulting Issuer that will be a Tier 1 issuer when the Final Exchange Bulletin is issued, the Surplus Security Escrow Agreement provides for a 18 month escrow release mechanism with 10% of the escrowed securities being releasable upon the issuance of the Final Exchange Bulletin, 20% on the date which is 6 months after the Final Exchange Bulletin, 30% on the date which is 12 months after the Final Exchange Bulletin and 40% on the date which is 18 months after the Final Exchange Bulletin.

Escrowed Securities on Private Placement

Securities issued pursuant to a private placement to current Principals of the Company and the Principals of the Resulting Issuer upon Completion of the Qualifying Transaction will generally be exempt from escrow requirements where:

- (a) the private placement is announced at least five trading days after the news release announcing the Agreement in Principle for acquisition by the Resulting Issuer of Significant Assets and the pricing for the financing is at not less than the discounted market price, as determined in accordance with the policies of the Exchange; or
- (b) the private placement is announced concurrently with the Agreement in Principle and:
 - (i) at least 75% of the proceeds from the private placement is not from current Principals of the Company and/or the Principals of the Resulting Issuer;
 - (ii) if subscribers, other than current principals of the Company and/or the Principals of the Resulting Issuer, will obtain securities subject to hold periods, then in addition to any resale restrictions under applicable securities legislation, any securities issued to such Principals will be subject to a four month hold period; and

(iii) none of the proceeds of the private placement are allocated to pay compensation or to settle indebtedness owing to Principals of the Resulting Issuer.

PRINCIPAL SHAREHOLDERS

To the knowledge of the directors and senior officers of the Company, as of the date of this Prospectus the only persons who beneficially own, directly or indirectly, or exercise control or direction over, 10% or more of the issued and outstanding Common Shares of the Company are as follows:

Name and Municipality of Residence of Shareholder	Type of Ownership	Number of Common Shares Presently Owned ⁽¹⁾	Percentage of Common Shares prior to giving effect to the Offering	Percentage of Common Shares after giving effect to the Minimum Offering ⁽²⁾	Percentage of Common Shares after giving effect to the Maximum Offering ⁽²⁾
SXR Capital Corp. ⁽³⁾ , Vancouver, B.C.	Direct	1,000,000	32.25%	19.23%	14.08%
Toby Pierce, Vancouver, B.C.	Direct	800,000	25.81%	15.37%	11.27% %
Andros Capital Corp., ⁽⁴⁾ , North Vancouver, B.C.	Direct	1,000,000	32.25%	19.23%	14.08%

⁽¹⁾ These securities are subject to escrow trading restrictions pursuant to the policies of the Exchange. See "Escrowed Securities".

⁽²⁾ Before giving effect to the exercise of the Agent's Warrants or Stock Options to be granted to directors, and officers. If the Agent's Warrants and all Stock Options granted to directors and officers are fully exercised, each of Hugh Rogers and Alex Langer would own 19.49% and Toby Pierce would own 15.95% of the Company's then issued and outstanding Common Shares after giving effect to the Minimum Offering. If the Agent's Warrants and all Stock Options granted to directors and officers are fully exercised, each of Hugh Rogers and Alex Langer would own 14.51% and Toby Pierce would own 11.87% of the Company's then issued and outstanding Common Shares after giving effect to the Maximum Offering.

⁽⁵⁾ A private company of which Mr. Hugh Rogers is the principal shareholder.

⁽⁶⁾ A private company of which Mr. Alex Langer is the principal shareholder.

DIRECTORS, OFFICERS AND PROMOTERS

Name, Address, Occupation and Security Holdings

The following is a list of the current directors and officers of the Company, their municipalities of residence, their current positions with the Company, their principal

occupations during the past five years and the number of Common Shares of the Company beneficially owned, directly or indirectly, or over which control or direction is exercised.

Name and Municipality of Residence and Position	Principal Occupation for Past Five Years	Common Shares Held ⁽²⁾	Percentage of Common Shares prior to giving effect to the Minimum Offering	Percentage of Common Shares after giving effect to the Minimum Offering ⁽³⁾⁽⁴⁾
Hugh Rogers ⁽¹⁾ , Vancouver, B.C., Director, CEO, CFO, and Corporate Secretary	Chief Executive Officer and Director of Dagobah Ventures Ltd. Since May, 2017; Chief Executive Officer and Director of Coronado Resources Ltd. from March 2015 to October 2017; Corporate Finance Consultant of Hugh Rogers Inc. from November 2011 to present; VP Corporate Finance of 3D Signatures Inc. from June 2015 to present; Business Development for Huldra Silver Inc. from December 2012 to June 2013	1,000,000	32.25%	14.08%
Toby Pierce ⁽¹⁾ , Vancouver, B.C., Director	Chief Executive Officer and a director of TAG Oil Ltd. from June 2015 to present; CEO of Crest Petroleum Corp. ("Crest Petroleum") from January 2012 to July 2015 and Director of Crest Petroleum from January 2012 to October 2016; Partner and Oil and Gas Analyst of GMP Europe Securities LLP from January 2010 to February 2012.	800,000	25.81%	15.37%

Name and Municipality of Residence and Position	Principal Occupation for Past Five Years	Common Shares Held ⁽²⁾	Percentage of Common Shares prior to giving effect to the Minimum Offering	Percentage of Common Shares after giving effect to the Minimum Offering ⁽³⁾⁽⁴⁾
Chris Beltgens ⁽¹⁾ , Vancouver, B.C., Director	Vice President, Corporate Development of TAG Oil Ltd. from April 2016 to present; Corporate Development Manager of East West Petroleum Corp. from April 2013 to March 2016; Associate, Corporate Finance at GMP Securities Europe LLP from November 2009 to September 2013	200,000	6.46%	3.85%
Alex Langer, North Vancouver, B.C., Director	CEO of Andros Capital Corporation from June 2012 to present; VP Capital Markets of Millennial Lithium Corp. from May 2016 to present; VP of Volcanic Gold Mines Inc. from March 2017 to Present; CEO of Blackheath Resources Inc. from December 2015 to present, president from June 2014 to present and VP, Corporate Development from May 2013 to June 2014.	1,000,000	32.25%	14.08%

- (1) Members of the Audit Committee. The Company does not have any other committees.
- (2) These Common Shares are subject to escrow restrictions. See “Escrowed Securities”. Also does not include a total of 400,000 Stock Options to be granted to the Company’s directors and officers. See “Options to Purchase Securities”.
- (3) Assuming completion of the Minimum Offering and no exercise of the Agent’s Warrants or the Stock Options to be granted to the directors and officers. See “Options to Purchase Securities.”
- (4) As of the date of this Prospectus, the directors and officers of the Company, as a group, beneficially own, directly or indirectly, 96.77% of the issued and outstanding Common Shares of the Company. Following completion of the Minimum Offering, the directors and officers of the Company, as a group, will beneficially own, directly or indirectly, 57.69% of the then issued

and outstanding Common Shares of the Company and 60.26% of the issued and outstanding Common Shares of the Company on a fully diluted basis.

In addition to any other requirements of the Exchange, the Exchange expects management of the Company to meet a high standard. The directors and officers of the Company believe that, on a collective basis, management possesses the appropriate experience, qualifications and history to be capable of identifying, investigating and acquiring a Significant Asset.

Hugh Rogers, CEO, CFO, Corporate Secretary and Director (38). Mr. Rogers is an entrepreneur and lawyer with broad private and public company experience in corporate finance, business strategy, regulatory compliance, and investor relations. Recent work includes corporate finance and restructuring work in the biomedical, energy, and natural resource industries. Since November 2011, Mr. Rogers has been self employed as a corporate finance consultant and since May 2017 has been CEO and director of Dagobah Ventures Ltd., a consulting company reporting in the provinces of British Columbia and Alberta. From March 2015 until October 2017 he was CEO and director of Coronado Resources Ltd., an Exchange listed oil and gas exploration company. Since June 2015, Mr. Rogers has also been the VP of Corporate Finance for 3D Signatures Inc., an Exchange listed life sciences company. From December 2012 to June 2013 he held a business development role with Huldra Silver Inc. (an Exchange listed mineral exploration company). Mr. Rogers is also currently a director of RepliCel Life Sciences Inc., an Exchange listed life sciences company. Mr. Rogers holds a Bachelor of Science degree and LLB degree. He is a member in good standing of the Law Society of British Columbia.

Mr. Rogers is the beneficial owner of 1,000,000 Common Shares of the Company, amounting to 32.25% of the Company's total issued and outstanding share capital as at the date of this Prospectus. Mr. Rogers will also be granted a Stock Option to purchase 100,000 Common Shares on completion of the Offering. See "Options to Purchase Securities". Mr. Rogers will devote such time to the business of the Company as is required to efficiently fulfill his duties as Chief Executive Officer, Chief Financial Officer and Corporate Secretary of the Company.

Toby Pierce, Director (Age: 45). Mr. Pierce is Chief Executive Officer and a director of Vancouver based TAG Oil Ltd. and has served in this role since June 2015. Mr. Pierce is a natural-resource executive with many years of extensive transactional and valuation experience. As Director of Oil and Gas Institutional Research at Tristone Capital from 2006 to 2010, Mr. Pierce worked in both the Calgary and London offices. Remaining in London, Mr. Pierce became Partner and Lead Oil and Gas Analyst for GMP Securities Europe LLC from 2010 to 2012, where he covered a variety of oil and gas companies, and provided strategic advice and valuation expertise both internally to the investment banking and sales partners, and externally to energy company management on asset acquisitions, financings, and capital markets. From 2012 to 2015, Mr. Pierce was the CEO and co-founder of Crest Petroleum Corp., an Exchange listed oil and gas company. Mr. Pierce is currently a director and CEO of TAG Oil Ltd., a Toronto Stock Exchange ("TSX") listed company, a director of Chelsea Oil and Gas Ltd., a company traded on the Over the Counter Bulletin Board, a director of Crystal Exploration Inc., an Exchange listed

company and a director of DelphX Capital Markets Inc. and was formerly a director of Redtail Metals Corp. and North Country Gold Corp., both listed on the Exchange.

Mr. Pierce is a graduate of the Rotman School of Management at the University of Toronto where he earned an M.B.A. degree in Finance, and also holds a B.Sc. degree in Earth Sciences from the University of Victoria.

Mr. Pierce is the beneficial owner of 800,000 Common Shares of the Company, amounting to 25.81% of the Company's total issued and outstanding share capital as at the date of this Prospectus. Mr. Pierce will also be granted a Stock Option to purchase 100,000 Common Shares on completion of the Offering. See "Options to Purchase Securities". Mr. Pierce intends to devote approximately 10% of his working time to the affairs of the Company.

Chris Beltgens, Director (Age: 39). Mr. Beltgens has over 10 years of investment, business development and corporate finance experience. Since April 2016, he has been the Vice President of Corporate Development for TAG Oil Ltd., a TSX listed international production oil & gas company with operations in New Zealand and Australia. Prior thereto from 2013 to 2016, he was the corporate development manager for East West Petroleum Corp., an Exchange listed oil and gas company. Mr. Beltgens previously spent six years in London working in investment banking covering international oil & gas exploration and production companies and where he assisted in raising capital for the sector. In 2007, Mr. Beltgens joined the London office of Tristone Capital, an energy-focused boutique investment bank based in Calgary. Following the acquisition of Tristone by Macquarie Bank in 2009 until 2013, Mr. Beltgens worked as an Associate in Corporate Finance with GMP Securities as part of the newly formed energy team. He has worked on a number of mandates for international E&P companies, including IPOs, secondary financings, and providing strategic advice at both the corporate and asset level. He is currently a director and CFO and Corporate Secretary of Seaside Exploration Partners Corp., an Exchange listed Capital Pool Company. Mr. Beltgens has completed the CFA program, received an MBA from the University of Toronto and a Bachelor of Science degree from the University of Victoria.

Mr. Beltgens is the beneficial owner of 200,000 Common Shares of the Company, amounting to 6.46% of the Company's total issued and outstanding share capital as at the date of this Prospectus. Mr. Beltgens will also be granted a Stock Option to purchase 100,000 Common Shares on completion of the Offering. See "Options to Purchase Securities". Mr. Beltgens intends to devote approximately 10% of his working time to the affairs of the Company.

Alex Langer, Director (Age: 34). Mr. Langer has 13 years experience in equity financing. Since June 2012, Mr. Langer has been CEO of Andros Capital Corp, a private capital markets advisory firm located in Vancouver, Canada. Mr. Langer is currently Vice President of Capital Markets for Millennial Lithium Corp, a TSX-V listed lithium focused development company, Vice President of Capital Markets for Volcanic Gold Mines Inc., a TSX-V listed mineral exploration company, and CEO and President of Blackheath

Resources Inc., a TSX-V listed mineral exploration company. Mr. Langer started his career as an investment advisor with Canaccord Genuity.

Mr. Langer is the beneficial owner of 1,000,000 Common Shares of the Company, amounting to 32.25% of the Company's total issued and outstanding share capital as at the date of this Prospectus. Mr. Langer will also be granted a Stock Option to purchase 100,000 Common Shares on completion of the Offering. See "Options to Purchase Securities". Mr. Langer intends to devote approximately 10% of his working time to the affairs of the Company.

Other Reporting Issuer Experience

The following table sets out the directors, officers and promoters of the Company that are, or have been within the last five years, directors, officers or promoters of other issuers that are or were reporting issuers in any Canadian jurisdiction:

Name of Director, Officer or Promoter	Name of Reporting Issuer	Exchange	Position	Period
Hugh Rogers	MCorpCX. Inc.	TSX.V	Director	November 2015 to January 2017
	Coronado Resources Inc.	TSX.V	CEO & Director	March 2015 to October 2017
	RepliCel Life Sciences Inc.	TSX.V	Director	February 2017 to present
	Kootenay Zinc Corp.	CSE	Director	September 2016 to November 2017
	3D Signatures Inc.	TSX.V	VP Corporate Finance	June 2016 to present
Chris Beltgens	Seaside Exploration Partners Corp.	TSX.V	CFO & Corporate Secretary Director	January 2017 to present
Toby Pierce	Angus Ventures Inc.	TSX.V	Director	January 2017 to January 2018
	DelphX Capital Markets Inc.	TSX.V	President & CEO	January 2017 to April 2018
			Director	January 2017 to Present
	TAG Oil Ltd.	TSX	CEO & Director	June 2015 to present
	Crest Petroleum Corporation	TSX.V	CEO	January 2012 to July 2015
			Director	January 2012 to October 2016
Crystal Exploration Inc.	TSX.V	Director	February 2013 to present	

Name of Director, Officer or Promoter	Name of Reporting Issuer	Exchange	Position	Period
	Chelsea Oil and Gas Ltd.	OTC BB	Director	September 2013 to present
	North Country Gold	TSX.V	Director	January 2013 to September 2015
	Redtail Metals Corp.	TSX.V	Director	April 2012 to July 2014
Alex Langer	Blackheath Resources Inc.	TSX.V	CEO	December 2015 to Present
			President	June 2014 to Present
			VP Corporate Development	May 2013 to June 2014.
	Volcanic Gold Mines Inc.	TSX.V	VP Capital Markets	March 2017 to Present
	High North Resources Ltd.	TSX.V	Director	October 2010 to February 2013

Committees

Pursuant to the provisions of the BCBCA, the Company is required to have an audit committee. The general function of the audit committee is to review the overall audit plan and the Company's system of internal controls, to review the results of the external audit and to resolve any potential disputes with the Company's auditor. The audit committee of the Company consists of Hugh Rogers, Toby Pierce, and Chris Beltgens. The Company has no other committees.

Aggregate Ownership of Securities

Prior to this Offering, the directors and officers of the Company, as a group, beneficially own, directly or indirectly 3,000,000 Common Shares representing 96.77% of the issued and outstanding Common Shares of the Company. Following completion of the Offering, the directors and officers of the Company, as a group, will beneficially own, directly or indirectly, 57.69% of the issued and outstanding Common Shares of the Company assuming no participation by such directors and officers in the Offering and completion of the Minimum Offering.

Corporate Cease Trade Orders or Bankruptcies

No director, officer, Insider or Promoter of the Company, or any shareholder holding sufficient securities of the Company to affect materially the control of the Company, has, within the last 10 years, been a director, officer or Promoter of any reporting issuer that, while such person was acting in that capacity, was the subject of a cease trade or similar order or an order that denied the company access to any statutory exemption for a period

of more than 30 consecutive days or was declared bankrupt or made a voluntary assignment in bankruptcy, made a proposal under any legislation relating to bankruptcy or been subject to or instituted any proceedings, arrangements or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold the assets of that person.

Penalties and Sanctions

No director, officer, Insider or Promoter of the Company, or any shareholder holding sufficient securities of the Company to affect materially the control of the Company, has been subject to any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority, or has been subject to any other penalties or sanctions imposed by a court or regulatory body or self-regulatory authority that would be likely to be considered important to a reasonable investor making an investment decision.

Personal Bankruptcies

No director, officer, Insider or Promoter of the Company, or any shareholder holding sufficient securities of the Company to affect materially the control of the Company, or a personal holding company of any such persons, has, within the 10 years preceding the date of this Prospectus, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or been subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold their assets.

Conflicts of Interest

There are potential conflicts of interest to which some or all of the directors, officers, Insiders and Promoters of the Company will be subject to in connection with the operations of the Company. The directors and officers of the Company will not be devoting all of their time to the affairs of the Company. Some of the directors and officers of the Company are directors and officers of other companies. See "Directors, Officers and Promoters". Some of the other companies are engaged in and will continue to be engaged in the search for properties or business prospects that may be suitable Qualifying Transactions for the Company. Accordingly, situations may arise where some or all of the directors, officers, Insiders or Promoters of the Company will be in direct competition with the Company. The directors and officers of the Company are required by law to act in the best interests of the Company. They have the same obligations to the other companies in respect of which they act as directors and officers. Discharge by the directors and officers of their obligations to the Company may result in a breach of their obligations to the other companies, and in certain circumstances this could expose the Company to liability to those companies. Similarly, discharge by the directors and officers of their obligations to the other companies could result in a breach of their obligation to act in the best interests of the Company. Such conflicting legal obligations may expose the Company to liability to others and impair its ability to achieve its business objectives. Conflicts will be subject to the procedures and remedies as provided for under the BCBCA.

EXECUTIVE COMPENSATION

Except as set out below and otherwise disclosed in this Prospectus, prior to Completion of the Qualifying Transaction, other than with respect to a permitted use of funds no payment of any kind has been made, or will be made, directly or indirectly, by the Company to a Non Arm's Length Party to the Company or a Non Arm's Length Party to the Qualifying Transaction, or to any person engaged in investor relations activities in respect of the securities of the Company or Resulting Issuer by any means, including:

- (a) remuneration, which includes but is not limited to:
 - (i) salaries;
 - (ii) consulting fees;
 - (iii) management contract fees or directors' fees;
 - (iv) finders fees;
 - (v) loans, advances, bonuses; and
- (b) deposits and similar payments.

However, the Company may reimburse Non-Arm's Length Parties for the Company's reasonable allocation of rent, secretarial services and other general administrative expenses, at fair market value ("Permitted Reimbursements"). No reimbursement may be made for any payment made to lease or buy a vehicle.

The directors, officers and consultants of the Company will be granted Stock Options. See "Options to Purchase Securities".

Following Completion of the Qualifying Transaction, the Resulting Issuer may pay remuneration to its directors and officers if the Resulting Issuer is able to do so. No remuneration is anticipated to be paid to directors in their capacity as directors in the foreseeable future. However, no payment other than the Permitted Reimbursements will be made by the Resulting Issuer or by any party on behalf of the Resulting Issuer, after Completion of the Qualifying Transaction, if the payment relates to services rendered or obligations incurred or in connection with the Qualifying Transaction. See "Use of Proceeds".

PROMOTERS

The Company has no promoters other than Hugh Rogers, Toby Pierce, Chris Beltgens and Alex Langer who serve as directors of the Company. See "Directors, Officers and Promoters".

DILUTION

Purchasers of Common Shares under this Prospectus will suffer an immediate dilution of 30% or \$0.03 per Common Share on the basis of there being 5,200,000 Common Shares of the Company issued and outstanding following completion of the Minimum Offering and 22% or \$0.022 per Common Share on the basis of there being 7,100,000 Common Shares of the Company issued and outstanding following completion of the Maximum Offering. Dilution has been computed on the basis of total gross proceeds to be raised by this Prospectus and from sales of securities prior to filing this Prospectus, without deduction of commissions or related expenses incurred by the Company.

RISK FACTORS

Investment in the Common Shares involves a high degree of risk, and investors should not invest unless they can afford to lose their entire investment. In addition to the other information contained in this Prospectus, prospective investors should consider carefully the following factors before making a decision to purchase Common Shares:

- (a) the Company was only recently incorporated, has not commenced commercial operations and has no assets other than cash. It has no history of earnings, and shall not generate earnings or pay dividends until at least after Completion of the Qualifying Transaction;
- (b) investment in the Common Shares offered by the Prospectus is highly speculative given the proposed nature of the Company's business and its present stage of development;
- (c) the directors and officers of the Company will only devote a portion of their time to the business and affairs of the Company and some of them are or will be engaged in other projects or businesses such that conflicts of interest may arise from time to time;
- (d) assuming completion of the Minimum Offering, an investor will suffer an immediate dilution on investment of 30% or \$0.03 per Common Share; assuming completion of the Maximum Offering, an investor will suffer an immediate dilution on investment of 22% or \$0.022 per Common Share;
- (e) there can be no assurance that an active and liquid market for the Company's Common Shares will develop and an investor may find it difficult to resell its Common Shares;

- (f) until Completion of the Qualifying Transaction, the Company is not permitted to carry on any business other than the identification and evaluation of potential Qualifying Transactions;
- (g) the Company has only limited funds with which to identify and evaluate potential Qualifying Transactions and there can be no assurance that the Company will be able to identify a suitable Qualifying Transaction;
- (h) even if a proposed Qualifying Transaction is identified, there can be no assurance that the Company will be able to successfully complete the transaction;
- (i) Completion of the Qualifying Transaction is subject to a number of conditions including acceptance by the Exchange and, in the case of a Non-Arm's Length Qualifying Transaction, Majority of the Minority Approval;
- (j) unless the shareholder has the right to dissent and be paid fair value in accordance with applicable corporate or other law, a shareholder who votes against a proposed Qualifying Transaction for which Majority of the Minority Approval by shareholders has been given, will have no rights of dissent and no entitlement to payment by the Company of fair value for the Common Shares;
- (k) upon public announcement of a proposed Qualifying Transaction, trading in the Common Shares of the Company will be halted and will remain halted for an indefinite period of time, typically until a Sponsor has been retained and certain preliminary reviews have been conducted. The Common Shares of the Company will be reinstated to trading before the Exchange has reviewed the transaction and before the Sponsor has completed its full review. Reinstatement to trading provides no assurance with respect to the merits of the transaction or the likelihood of the Company completing the proposed Qualifying Transaction;
- (l) trading in the Common Shares of the Company may be halted at other times for other reasons, including for failure by the Company to submit documents to the Exchange in the time periods required;
- (m) the Exchange will generally suspend trading in the Company's Common Shares or delist the Company in the event that the Exchange has not issued a Final Exchange Bulletin within 24 months from the date of listing;
- (n) neither the Exchange nor any securities regulatory authority passes upon the merits of the proposed Qualifying Transaction;
- (o) in the event that management of the Company resides outside of Canada or the Company identifies a foreign business as a proposed Qualifying Transaction, investors may find it difficult or impossible to effect service or notice to commence legal proceedings upon any management resident outside of Canada or upon the foreign business and may find it difficult or impossible to enforce against such persons, judgments obtained in Canadian courts;

- (p) the Qualifying Transaction may be financed in all or part by the issuance of additional securities by the Company and this may result in further dilution to the investor, which dilution may be significant, and which may also result in a change of control of the Company; and
- (q) subject to prior Exchange acceptance, the Company may be permitted to loan or advance up to an aggregate of \$250,000 of its proceeds to a target business without requiring shareholder approval and there can be no assurance that the Company will be able to recover that loan.

As a result of these factors, this Offering is only suitable to investors who are willing to rely solely on management of the Company and who can afford to lose their entire investment. Those investors who are not prepared to do so should not invest in the Common Shares.

AUDITOR, REGISTRAR AND TRANSFER AGENT

The auditor of the Company is DeVisser Gray LLP, Chartered Professional Accountants, Suite 401, 905 West Pender Street, Vancouver, B.C. V6C 1L6. The registrar and transfer agent of the Common Shares of the Company is Computershare Investor Services Inc., 510 Burrard Street, 3rd Floor, Vancouver, B.C. V6C 3A8.

MATERIAL CONTRACTS

The following are the material contracts of the Company that are outstanding as at the date of this Prospectus:

- (a) Escrow Agreement dated January 18, 2018 among the Company, Computershare Investor Services Inc. and certain shareholders of the Company. See "Share Capital - Escrow Securities".
- (b) Agency Agreement dated May 9, 2018 among the Company and the Agent. See "Plan of Distribution".

The material contracts described above may be inspected at the offices of S. Paul Simpson Law Corporation, Suite 2080, 777 Hornby Street, Vancouver, British Columbia during normal business hours during the period of the distribution of the Common Shares being distributed under this Prospectus and for a period of thirty days thereafter.

INVESTOR RELATIONS AGREEMENTS

The Company has not entered into any written or oral agreement or understanding with any person to provide any promotional or investor relations services for the Company or its securities or to engage in activities for the purposes of stabilizing the market.

LEGAL PROCEEDINGS

The Company is not currently a party to any legal proceedings, nor is the Company currently contemplating any legal proceedings. Management of the Company is currently not aware of any legal proceedings contemplated against the Company.

RELATIONSHIP BETWEEN THE COMPANY AND THE AGENT

The Company is not a related or connected party (as such terms are defined in National Instrument 33-105 *Underwriting Conflicts*) to the Agent.

RELATIONSHIP BETWEEN THE COMPANY AND PROFESSIONAL PERSONS

Certain legal matters relating to this Offering will be passed upon by S. Paul Simpson Law Corporation, on behalf of the Company, and McCullough O'Connor Irwin LLP on behalf of the Agent. No Person whose profession or business gives authority to a statement made by such Person and who is named in this Prospectus has received or shall receive a direct or indirect interest in the property of the Company or any Associate or Affiliate of the Company. As at the date hereof, the aforementioned Persons beneficially own, directly or indirectly, no securities of the Company or its Associates and Affiliates. In addition, none of the aforementioned Persons nor any director, officer or employee of any of the aforementioned Persons, is or is expected to be elected, appointed or employed as a director, senior officer or employee of the Company or of an Associate or Affiliate of the Company, or a Promoter of the Company or of an Associate or Affiliate of the Company.

INTERESTS OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

The directors and officers have all acquired Common Shares and will be granted Stock Options to purchase Common Shares. See "Directors, Officers and Promoters" and "Options to Purchase Securities". Save and except for their interest in the subscription for treasury shares, management has no interests in any material transactions of the Company.

OTHER MATERIAL FACTS

To management's knowledge, there are no other material facts relating to the Common Shares being distributed that are not otherwise disclosed in this Prospectus, or are necessary in order for the Prospectus to contain full, true and plain disclosure of all material facts relating to the Common Shares being distributed.

PURCHASER'S STATUTORY RIGHTS

Securities legislation in the provinces of British Columbia, Alberta and Ontario provides purchasers with the right to withdraw from an agreement to purchase securities. This right may be exercised within two business days after receipt, or deemed receipt, of a prospectus and any amendment. In British Columbia, Alberta and Ontario, securities legislation further provides a purchaser with remedies for rescission or damages where the prospectus and any amendment contains a misrepresentation or is not delivered to

the purchaser, provided that the remedies for rescission, or damages, are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's province. A purchaser should refer to any applicable provisions of the securities legislation of the purchaser's province for the particulars of these rights or consult with a legal adviser.

SEASHORE RESOURCE PARTNERS CORP.
(A Capital Pool Company)
Financial Statements
May 31, 2018

(Expressed in Canadian Dollars)

INDEPENDENT AUDITOR'S REPORT

To the Directors of Seashore Resource Partners Corp.,

We have audited the accompanying financial statements of Seashore Resource Partners Corp. which comprise the statements of financial position as at May 31, 2018 and November 30, 2017 and the statements of comprehensive loss, cash flows and changes in shareholders' equity for the six month period ended May 31, 2018 and the period from incorporation on September 7, 2017 to November 3, 2017, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board, 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.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's file preparation and fair presentation of the financial statements 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. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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

Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of Seashore Resource Partners Corp. as at May 31, 2018 and November 30, 2017 and its financial performance and its cash flows for the six month period ended May 31, 2018 and the period from incorporation on September 7, 2017 to November 3, 2017, in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board.



CHARTERED PROFESSIONAL ACCOUNTANTS
Vancouver, BC
August 22, 2018

SEASHORE RESOURCE PARTNERS CORP.

Statements of Financial Position

As at May 31, 2018 and November 30, 2017

(Expressed in Canadian dollars)

	May 31,		November 30,	
	2018		2017	
Assets				
Current Assets				
Cash	\$	120,799	\$	104,985
Prepaid expenses		10,000		-
Total Assets	\$	130,799	\$	104,985
Liabilities and Shareholders' Equity				
Share Capital	\$	155,000	\$	105,000
Deficit		(24,201)		(15)
Total Shareholders' Equity		130,799		104,985
Total Liabilities and Shareholders' Equity	\$	130,799	\$	104,985

Nature of Operations (Note 1)**Event subsequent to reporting period** (Note 7)

On behalf of the Board:

"Toby Pierce", Director

"Chris Beltgens", Director

SEASHORE RESOURCE PARTNERS CORP.

Statements of Comprehensive Loss

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017

(Expressed in Canadian dollars)

	Six months ended May 31, 2018	Period from September 7, 2017 (date of incorporation) to November 30, 2017
Expenses		
Interest and bank charges	\$ 47	\$ 15
Filing fees	16,276	-
Incorporation expense	383	-
Legal fees	7,480	-
Net loss and comprehensive loss for the period	(24,186)	(15)

SEASHORE RESOURCE PARTNERS CORP.

Statements of Changes in Shareholders' Equity

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017

(Expressed in Canadian dollars)

	Share Capital			Deficit	Total Equity
	Number of Shares	Amount			
Balance at September 7, 2017 (date of incorporation)	-	\$ -	\$ -	-	\$ -
Proceeds from share issuance	2,100,000	105,000		-	105,000
Net loss for the period	-	-		(15)	(15)
Balance at November 30, 2017	2,100,000	105,000		(15)	104,985
Proceeds from share issuance	1,000,000	50,000		-	50,000
Net loss for the period	-	-		(24,186)	(24,186)
Balance at May 31, 2018	3,100,000	\$ 155,000	\$	(24,201)	\$ 130,799

SEASHORE RESOURCE PARTNERS CORP.

Interim Statements of Cash Flows

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017

(Expressed in Canadian dollars)

	Six months ended May 31, 2018	Period from September 7, 2017 (date of incorporation) to November 30, 2017
Operating Activities		
Net loss for the period	\$ (24,186)	\$ (15)
Changes in non-cash working capital item:		
Prepaid expenses	(10,000)	-
Net cash flows used in operating activities	(34,186)	(15)
Financing Activity		
Share issuance proceeds	50,000	105,000
Net cash flows provided by financing activity	50,000	105,000
Change in cash during the period	15,814	104,985
Cash, beginning of the period	104,985	-
Cash, ending of the period	\$ 120,799	\$ 104,985

SEASHORE RESOURCE PARTNERS CORP.

Notes to the Financial Statements

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017
(Expressed in Canadian dollars)

1. Nature of Operations

Seashore Resource Partners Corp. (the "Company") was incorporated under the *Business Corporations Act* (British Columbia) on September 7, 2017 and is a Capital Pool Company under the policies of the TSX Venture Exchange (the "Exchange").

The head office, principal and registered address and records office of the Company are located at Suite 2040, 885 West Georgia Street, Vancouver BC, V6C 3E8.

On February 9, 2018, the Company filed a preliminary prospectus to offer for sale to the public in the provinces of Alberta, British Columbia and Ontario a minimum of 2,100,000 common shares and a maximum of 4,000,000 common shares at a price of \$0.10 per common share for gross proceeds of a minimum of \$210,000 and a maximum of \$400,000 (the "Offering"). The agent engaged in connection with the Offering of the common shares will be paid a commission of 8% of the gross proceeds. In addition, the Company will pay the agent a Corporate Finance Fee of \$8,000 and will reimburse the agent for its expenses, including legal fees up to a maximum of \$8,000, plus disbursements incurred pursuant to the Offering.

On May 9, 2018, the Company obtained, from regulatory authorities, a receipt for a final prospectus in respect to the Offering.

Refer to Notes 5 and 7.

Upon completion of the Offering, the principal business of the Company will be the identification and evaluation of assets or businesses with a view to completing a "Qualifying Transaction" as it is defined in the policies of the Exchange. The Company has commenced the process of identifying potential acquisitions. There is no assurance that the Company will identify and complete a Qualifying Transaction within the time period described by the policies of the Exchange. Moreover, even if a potential Qualifying Transaction is identified by the Company, it may not meet the requirements of the Exchange.

The Company has no source of operating revenue, has incurred losses since inception and as at May 31, 2018 has a deficit of \$24,201. Its continued existence will be dependent on the receipt of related party debt or equity financing on terms which are acceptable to the Company.

2. Significant Accounting Policies and Basis of Preparation

These financial statements were authorized for issue by the directors of the Company on August 22, 2018.

Statement of compliance

These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") and International Accounting Standards ("IAS"), as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

SEASHORE RESOURCE PARTNERS CORP.

Notes to the Financial Statements

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017

(Expressed in Canadian dollars)

2. Significant Accounting Policies and Basis of Preparation (cont'd)

Basis of preparation

These interim financial statements of the Company have been prepared on an accrual basis except for cash flow information and are based on historical costs, modified where applicable. These interim financial statements are presented in Canadian dollars, which is also the Company's functional currency.

Significant accounting judgments, estimates and assumptions

Critical accounting estimates and judgments

The preparation of interim financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the statement of financial position, and the reported amounts of expenses during the reporting period. Actual outcomes could differ from these estimates. These interim financial statements include estimates, which, by their nature, are uncertain. The impact of such estimates appear throughout the financial statements and may require adjustments based on future occurrences. Revisions to accounting estimates are recognized in the period in which the estimate is revised and future periods if the revision affects both current and future periods. These estimates are based on historical experience, current and future economic conditions, and other relevant factors that are believed to be reasonable under the circumstances.

Critical accounting judgments

Management must make judgments given the various options available as per accounting standards for items included in the financial statements. Judgments involve a degree of uncertainty and could result in material adjustment to the carrying amounts of assets and liabilities, in the event that actual events differ from a judgment made.

Going concern

The assessment of the Company's ability to continue as a going concern and to raise sufficient funds to pay for its ongoing operating expenditures, meet its liabilities for the ensuing year, and to fund exploration programs, involves significant judgment based on historical experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances.

Financial instruments

Financial assets

Financial assets are classified into one of the following categories based on the purpose for which the asset was acquired. All transactions related to financial instruments are recorded on a trade date basis. The Company's accounting policy for each category is as follows:

SEASHORE RESOURCE PARTNERS CORP.

Notes to the Financial Statements

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017

(Expressed in Canadian dollars)

2. Significant Accounting Policies and Basis of Preparation (cont'd)

Financial instruments (cont'd)

i) Fair value through profit or loss ("FVTPL")

Financial assets are classified as FVTPL when the financial asset is held-for-trading or is designated as FVTPL. A financial asset is classified as FVTPL when it has been acquired principally for the purpose of selling in the near future, it is a part of an identified portfolio of financial instruments that the Company manages and has an actual pattern of short-term profit-taking or if it is a derivative that is not designated and effective as a hedging instrument. Upon initial recognition, attributable transaction costs are recognized in profit or loss when incurred. Financial instruments at FVTPL are measured at fair value, and changes therein are recognized in profit or loss. The Company has \$120,799 included in this category.

ii) Loans and receivables

These assets are non-derivative financial assets resulting from the delivery of cash or other assets by a lender to a borrower in return for a promise to repay on a specified date or dates, or on demand. They are initially recognized at fair value less transaction costs that are directly attributable to their acquisition or issue and subsequently carried at amortized cost, using the effective interest rate method, less any impairment losses. Amortized cost is calculated taking into account any discount or premium on acquisition and includes fees that are an integral part of the effective interest rate and transaction costs. Gains and losses are recognized in profit or loss when the loans and receivables are derecognized or impaired, as well as through the amortization process. The Company has no assets included in this category.

iii) Available-for-sale

Non-derivative financial assets that do not meet the definition of loans and receivables are classified as available-for-sale and comprise principally the Company's strategic investments in entities not qualifying as subsidiaries or associates. Available-for-sale investments are carried at fair value with changes in fair value recognized in other comprehensive loss/income. Where there is a significant or prolonged decline in the fair value of an available-for-sale financial asset (which constitutes objective evidence of impairment), the full amount of the impairment, including any amount previously recognized in other comprehensive loss/income, is recognized in profit or loss. If there is no quoted market price in an active market and fair value cannot be readily determined, available-for-sale investments are carried at cost.

On sale or impairment, the cumulative amount recognized in other comprehensive loss/income is reclassified from accumulated other comprehensive loss/income to profit or loss. The Company has no assets included in this category.

SEASHORE RESOURCE PARTNERS CORP.

Notes to the Financial Statements

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017
(Expressed in Canadian dollars)

2. Significant Accounting Policies and Basis of Preparation (cont'd)

Financial instruments (cont'd)

iv) Held-to-maturity

Non-derivative financial assets with fixed or determinable payments and fixed maturities that the Company has the intention and ability to hold to maturity are classified as held-to-maturity. Financial assets classified as held-to-maturity are measured at amortized cost using the effective interest method.

At each reporting date the Company assesses whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset and that event has an impact on the estimated future cash flows of the financial asset or the group of financial assets. The Company has no assets included in this category.

Financial liabilities

Financial liabilities are classified as other financial liabilities, based on the purpose for which the liability was incurred. These liabilities are initially recognized at fair value net of any transaction costs directly attributable to the issuance of the instrument and subsequently carried at amortized cost using the effective interest rate method. This ensures that any interest expense over the period to repayment is at a constant rate on the balance of the liability carried in the statements of financial position. Interest expense in this context includes initial transaction costs and premiums payable on redemption, as well as any interest or coupon payable while the liability is outstanding. Bank indebtedness is included in this category.

Impairment of non-financial assets

The carrying amount of the Company's assets is reviewed at each reporting date to determine whether there is any indication of impairment. If such indication exists, the recoverable amount of the asset is estimated to determine the extent of the impairment loss.

An impairment loss is recognized whenever the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. Impairment losses are recognized in profit or loss.

The recoverable amount of assets is the greater of an asset's fair value less cost to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects the current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is only reversed if there is an indication that the impairment loss may no longer exist and there has been a change in the estimates used to determine the recoverable amount, however, not to an amount higher than the carrying amount that would have been determined had no impairment loss been recognized in previous years.

Assets that have an indefinite useful life are not subject to amortization and are tested annually for impairment.

SEASHORE RESOURCE PARTNERS CORP.

Notes to the Financial Statements

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017

(Expressed in Canadian dollars)

2. Significant accounting policies and basis of preparation (cont'd)

Loss per share

Basic loss per share is computed by dividing the net loss available to common shareholders by the weighted average number of shares outstanding during the reporting period. Diluted loss per share is computed using the treasury stock method, under which the weighted average number of shares outstanding is increased to include additional shares for the assumed exercise of stock options and warrants, if dilutive. The number of additional shares is calculated by assuming that outstanding stock options and warrants are exercised.

Basic and diluted loss per share has not been presented as all of the Company's common shares have been excluded from the weighted average shares calculation because they are contingently returnable.

Share capital

Common shares are classified as equity. Transaction costs directly attributable to the issue of common shares and share options are recognized as a deduction from equity, net of any tax effects.

Equity-settled transactions

Share-based payment arrangements whereby the Company receives goods or services as consideration for its own equity instruments are accounted for as equity-settled share-based payment transactions. Equity instruments issued as consideration for the purchase of non-monetary assets are measured based on the fair value of the common shares on the date the shares are issued.

3. Accounting Standards Issued but not yet Effective

A number of new standards, amendments to standards and interpretations applicable to the Company are not yet effective as at May 31, 2018 and have not been applied in preparing these interim financial statements:

- IFRS 9 – Financial Instruments: Classification and Measurement applies to classification and measurement of financial assets and liabilities as defined in IAS 39. It is effective for annual periods beginning on or after January 1, 2018 with early adoption permitted. The Company does not expect any effect on the Company's financial statements.

Other accounting standards or amendments to existing accounting standards that have been issued but have future effective dates are either not applicable or not expected to have a significant impact on the Company's financial statements.

SEASHORE RESOURCE PARTNERS CORP.

Notes to the Financial Statements

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017

(Expressed in Canadian dollars)

4. Share Capital

(a) Authorized

Unlimited number of common shares without par value.

(b) Issued and outstanding

As at May 31, 2018, there were 3,100,000 common shares issued and outstanding.

For the period from date of incorporation, on September 7, 2017 to November 30, 2017

- On November 30, 2017, the Company issued 2,100,000 common shares by private placement of \$0.05 per share, for proceeds of \$105,000.

For the six months ended May 31, 2018

- On December 21, 2017, the Company issued 1,000,000 common shares by private placement at \$0.05 per share, for proceeds of \$50,000.

5. Stock Options and Share Purchase Warrants

(a) Stock options

The Company determined that a total of 400,000 share purchase options will be granted to the directors and officers on the date upon which the Company becomes listed on the Exchange as a Capital Pool Company. These options will be exercisable at a price of \$0.10 for a period of five years from the date the Company becomes listed on the Exchange.

(b) Share purchase warrants

On completion of the Offering, the Company will also grant to its agent warrants to acquire up to 2% of the common shares issued under the Offering at a price of \$0.10 per share for a period of 24 months from the closing date of the Offering, being 42,000 common shares (in the case of the minimum Offering) and 80,000 common shares (in the case of the maximum Offering). In accordance with the policies of the Exchange, not more than 50% of the common shares issuable upon exercise of the Agent's Warrants may be sold by the agent prior to the completion of the Qualifying Transaction.

Refer to Note 1.

SEASHORE RESOURCE PARTNERS CORP.

Notes to the Financial Statements

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017

(Expressed in Canadian dollars)

6. Financial Risk and Capital Management

Capital management

The Company does not generate cash flows from operations. The Company's primary source of funds comes from the issuance of share capital. The Company does not use other sources of financing that require fixed payments of interest and principal due to lack of cash flow from current operations, and is not subject to any externally imposed capital requirements.

The Company's objective when managing capital is to safeguard the Company's ability to continue as a going concern.

The Company defines its capital as shareholders' equity. Capital requirements are driven by the Company's general operations. To effectively manage the Company's capital requirements, the Company monitors expenses and overhead to ensure costs and commitments are being paid. There were no changes to the Company's capital management approach during the period ended May 31, 2018.

Management of financial risk

The Company has classified its accounts payable and accrued liabilities as other financial liabilities. The carrying value of all financial liabilities approximates fair value due to the short-term nature of these financial instruments. The types of risk exposure and the Company's methods of managing the risk remain consistent and are as follows:

(a) Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will significantly fluctuate due to changes in market prices. The value of financial instruments can be affected by changes in interest rates, foreign currency rates and other price risk.

(i) Interest rate risk

The Company is not subject to significant interest rate risk with respect to its financial instruments.

(ii) Currency risk

The Company is not exposed to currency risk, as all financial instruments and expenditures incurred by the Company are denominated in Canadian dollars.

(iii) Other price risk

Other price risk is the risk that the fair value of a financial instrument will fluctuate as a result of changes in market prices. The Company is not exposed to significant other price risk on its financial instruments.

SEASHORE RESOURCE PARTNERS CORP.

Notes to the Financial Statements

For the six month period ended May 31, 2018 and the period from September 7, 2017 (date of incorporation) to November 30, 2017

(Expressed in Canadian dollars)

6. Financial Risk and Capital Management (cont'd)

(b) Credit risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's cash. The Company limits exposure to credit risk through maintaining its cash with high-credit quality Canadian financial institutions. The Company is not exposed to significant credit risk on receivables, as these amounts are due from government agencies. The carrying amount of financial assets represents the maximum credit exposure.

(c) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they become due. The Company's approach to managing liquidity risk is to provide reasonable assurance that it will have sufficient funds to meet liabilities when due by forecasting cash flows for operations, anticipated investing and financing activities, and through management of its capital structure. All of the Company's financial liabilities have contractual maturities of less than 90 days.

The fair values of the Company's financial assets and liabilities approximate the carrying amounts due to their short-term nature.

Financial instruments measured at fair value are classified into one of three levels in the fair value hierarchy according to the relative reliability of the inputs used to estimate the fair values. The three levels of the fair value hierarchy are:

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

All the Company's financial instruments are measured at Level 1 as at May 31, 2018.

7. Event subsequent to reporting period

On August 22, 2018 the Company obtained a receipt for an Amended and Restated Prospectus to qualify the Offering on substantially the same basis as that described in Note 1.

CERTIFICATE OF THE COMPANY

This amended and restated prospectus constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by the securities legislation of British Columbia, Alberta and Ontario and the regulations thereunder.

August 22, 2018
Vancouver, British Columbia

(Signed) "Hugh Rogers"
President, CEO and Director
SEASHORE RESOURCE PARTNERS CORP.

(Signed) "Chris Beltgens"
CFO, Corporate Secretary and Director
SEASHORE RESOURCE PARTNERS CORP.

ON BEHALF OF THE BOARD OF DIRECTORS

(Signed) "Toby Pierce"
Director
SEASHORE RESOURCE PARTNERS CORP.

(Signed) "Alex Langer"
Director
SEASHORE RESOURCE PARTNERS CORP.

CERTIFICATE OF THE PROMOTERS

This amended and restated prospectus constitutes full, true and plain disclosure of all material facts relating to the securities offered by this amended and restated prospectus as required by the securities legislation of British Columbia, Alberta and Ontario and the regulations thereunder.

August 22, 2018
Vancouver, British Columbia

(Signed) "*Hugh Rogers*" _____
Promoter
SEASHORE RESOURCE PARTNERS CORP.

(Signed) "*Chris Beltgens*" _____
Promoter
SEASHORE RESOURCE PARTNERS CORP.

(Signed) "*Toby Pierce*" _____
Promoter
SEASHORE RESOURCE PARTNERS CORP.

(Signed) "*Alex Langer*" _____
Promoter
SEASHORE RESOURCE PARTNERS CORP.

CERTIFICATE OF THE AGENT

To the best of our knowledge, information and belief, this amended and restated prospectus constitutes full, true and plain disclosure of all material facts relating to the securities offered by this prospectus as required by the securities legislation of British Columbia, Alberta and Ontario and the regulations thereunder.

August 22, 2018
Vancouver, British Columbia

HAYWOOD SECURITIES INC.

(Signed) "Don Wong"
Don Wong, Vice President, Investment Banking

ACKNOWLEDGMENT - PERSONAL INFORMATION

“**Personal Information**” means any information about an identifiable individual, and includes information contained in any items in the attached prospectus that are analogous to Items 4.2, 6.7, 11.1, 13.1, 14, 15 and 21 of this form, as applicable.

The undersigned hereby acknowledges and agrees that it has obtained the express written consent of each individual to:

- (a) the disclosure of Personal Information by the undersigned to the Exchange (as defined in Appendix 6B) pursuant to the prospectus; and
- (b) the collection, use and disclosure of Personal Information by the Exchange for the purposes described in Appendix 6B or as otherwise identified by the Exchange, from time to time.

Dated: August 22, 2018

Seashore Resource Partners Corp.

Per: “*Hugh Rogers*”

Hugh Rogers, President, CEO and Director