GDV Resources Inc. (formerly Global Development Resources, Inc.)

Management Discussion & Analysis

Dated: August 29, 2012

The following information should be read in conjunction with the GDV Resources Inc. (formerly Global Development Resources, Inc.) consolidated condensed interim financial statements for the periods ended June 30, 2012 and 2011, which are prepared in accordance with International Financial Reporting Standards ("IFRS"). All figures are expressed in Canadian dollars unless otherwise indicated.

GDV Resources Inc. (formerly Global Development Resources, Inc.) ("the Company" or "GDV") was a merchant bank that assumed the role of participating lender in the acquisition, development, sales and management of real estate properties that met a predetermined set of guidelines within North American markets. On September 30, 2009 the Company ceased its operations upon the sale of its wholly owned subsidiary Global Development Resources, Inc. (USA) ("GDR USA"). As a result of the sale of GDR USA, the Company no longer has continuing operations.

Overall Performance

In December, 2011 the Company's controlling shareholder, GC-Global Capital Corp., agreed to sell three million common shares of its 3,025,022 common shares of the Company in a private transaction. A. Thomas Griffis, Global Gold Ltd. and Michael Campbell purchased 1.5 million, one million and 500,000 common shares, respectively. A. Thomas Griffis, Elia Crespo and Michael Campbell were appointed as the directors of the Company, and Mr. Griffis and Chris Carmichael were appointed chief executive officer and chief financial officer, respectively, of the Company. Gordon Ewart, Andrew Hilton and Alec Regis resigned from the board of directors, and Mr. Hilton resigned as CEO and CFO, respectively.

On April 25, 2012 the Company announced that it had received a demand letter for a payment on a guaranty executed on January 25, 2007 by the Company for a loan payable from its former subsidiary Global Development Resources, Inc. The payment demands on the loan are from an individual and two trusts and total US\$6,359,630.

The Company agreed to retract the two recently announced private placement financings for gross proceeds of \$200,000 due to the representations and warranties of the private placement subscription agreement. On February 1, 2012 and February 17, 2012, the Company announced that it had issued a total of 4,000,000 common shares at a price of \$0.05 per share, which have now been cancelled.

The Company also announced that 6330533 Canada Inc., a company controlled by Chris Carmichael, had acquired in private transactions an aggregate of three million common shares in the capital of the Company from A. Thomas Griffis, Global Gold Limited and Michael Campbell, at a price of 2.5 cents per common share for aggregate consideration of \$75,000. The acquisition of shares is subject to regulatory approvals.

After giving effect to cancellation of the above retracted shares, 6330533 Canada Inc. now holds three million shares and Mr. Carmichael owns 594,633 shares, representing in the aggregate approximately 59.3 per cent of the issued and outstanding common shares of the Company. 6330533 Canada Inc. acquired the above-noted common shares of the Company for investment purposes and it may and Mr. Carmichael may, depending on market and other conditions, increase their ownership, control or direction over the common shares or other securities of the Company, through market transactions, private agreements, treasury issuances, exercise of convertible securities or otherwise.

The Company also announced that Mr. Carmichael, Andrew Hilton and Carl DiPlacido have been appointed to the board of directors of the Company. Mr. Carmichael has been appointed chairman and chief executive officer of the Company and is no longer chief financial officer of the Company. Andrew Hilton has been appointed chief financial officer and corporate secretary of the Company. Mr. Crisfis, Mr. Crespo and Mr. Campbell have resigned as directors of the Company and Mr. Griffis has resigned as chief executive officer of the Company.

As at June 30, 2012 the Company had \$22 in assets (December 31, 2011 - \$8,850) which consisted of cash of \$22 (December 31, 2011 - \$8,850).

For the six months ended June 30, 2012 GDV had a net loss of \$37,231 or \$0.01 per share compared to a net loss of \$63,578 or \$0.01 for the same period in 2011. For the quarter ended June 30, 2012 GDV had a net loss of \$15,790 or \$0.00 per share compared to a net loss of \$33,331 or \$0.01 for the same period in 2011.

Operating Results for the Six Months Ended June 30, 2012

Revenues

The Company did not have any revenue in the period. As the Company has ceased operations, the future trend will be minimal revenues.

General and Administrative Expenses

General office and administration decreased from \$62,033 to \$36,364 in 2012. The expected trend is to be consistent with the current period.

Interest Expense

Interest expense totaled \$867 (2011 - \$1,565l) for the period. Interest expense relates to a \$37,000 note payable advanced during the second quarter of 2011 by a family member of the former Chairman of the Company and a \$20,000 note payable advanced during the third quarter of 2011 from a former Director. As the notes were fully repaid in February, 2012 interest expense is expected to be minimal in future periods.

Net Loss

Net loss for the six months ended June 30, 2012 totaled \$37,231 or \$0.01 per share versus a net loss of \$63,578 or \$0.01 per share for the corresponding period in 2011.

Operating Results for the Three Months Ended June 30, 2012

Revenues

The Company did not have any revenue in the period. As the Company has ceased operations, the future trend will be minimal revenues.

General and Administrative Expenses

General office and administration decreased from \$31,786 to \$15,790 in 2012. The expected trend is to be consistent with the current period.

Interest Expense

Interest expense totaled \$Nil (2011 – \$1,545) for the period. Interest expense relates to a \$37,000 note payable advanced during the second quarter of 2011 by a family member of the former Chairman of the Company and a \$20,000 note payable advanced during the third quarter of 2011 from a former Director. As the notes were fully repaid in February, 2012 interest expense is expected to be minimal in future periods.

Net Loss

Net loss for the three months ended June 30, 2012 totaled \$15,790 or \$0.00 per share versus a net loss of \$33,331 or \$0.01 per share for the corresponding period in 2011.

Summary of Quarterly Results

For the quarters ended	Jun 30/12	Mar 31/12	Dec 31/11	Sep 30/11
Total revenue	\$ -	\$ -	\$ -	\$ -
Net income (loss) for the period	(15,790)	(21,441)	32,187	(32,022)
Net income (loss) per share (1)	\$ (0.00)	\$ (0.00)	\$ 0.02	\$ (0.01)
For the quarters ended	Jun 30/11	Mar 31/11	 Dec 31/10	 Sep 30/10
Total revenue	\$ -	\$ -	\$ -	\$ -
Net loss for the period	(33,331)	(30,247)	(48,551)	(34,375)
Net loss per share (1)	\$ (0.01)	\$ (0.01)	\$ (0.02)	\$ (0.01)

(1) Net income (loss) per share has been calculated using the weighted average number of common shares during each period. Diluted income (loss) per share was not calculated as it would be anti-dilutive.

Liquidity

As at June 30, 2012, the Company has a deficiency in working capital. The Company had a cash balance of \$22 (December 31, 2011 - \$8,850) to settle current liabilities of \$144,176 (December 31, 2011 - \$191,439). In addition to its current liabilities the Company has outstanding notes payable in the amount of \$75,666 due April 30, 2014 in connection with the retraction of the private placements. Included in the \$144,176 is \$80,000 with respect to a demand letter received in the amount of US \$6,359,630. Management is continuing to pursue additional financing and other business opportunities in order to secure sufficient working capital to meet its operational requirements and be able to pay its existing liabilities. In addition management is continuing to negotiate for the settlement of the demand letter. However, there can be no assurance that the Company will be able to obtain sufficient funds to continue to fund its operations.

Capital Resources

Except as noted above, management is not aware of any significant commitments or expected fluctuations with respect to its Capital Resources at the date of its interim financial statements.

Off-balance Sheet Arrangements

The Company did not have any off-balance sheet arrangements as at the date of its financial statements.

Transactions with Related Parties

Related party transactions are in the normal course of operations and are measured at the exchange amount which is the amount of consideration established and agreed to by the related parties.

Prior to the sale of 3,000,000 common shares of GDV on December 31, 2011, GC-Global Capital Corp. ("GC-Global") held approximately 49.9% of GDV's issued and outstanding common stock and shared common management, directors and officers with GDV. As a result of the sale and coinciding resignation of the common officers and directors, Global is no longer related to GDV.

General office and administration expenses include management and administrative fees in the amount of \$3,113 (2011 - \$33,900) which were charged by companies controlled by current officers and directors of the Company.

Notes payable includes a balance of \$Nil (December 31, 2011- \$37,000) due to a family member of the former Chairman of the Company and \$Nil (December 31, 2011 - \$20,000) due to a former director of the Company. Interest expense for the six months ended June 30, 2012 relating to these notes amounted to \$867. The notes were fully repaid in the first quarter of 2012.

During the six months ended June 30, 2011, Global provided bookkeeping services and office space to GDV at no cost. The value of such bookkeeping and office space is considered immaterial and therefore no amounts have been recorded in the consolidated financial statements.

Compensation of key management personnel

The remuneration expense of directors and other members of key management personnel during the six months ended June 30, 2012 and 2011 was as follows:

	2012	2011
Management and administration fees	3,113	33,900

Disclosure of Management Compensation

The Company does not have any standard compensation agreements with directors or officers as of the date of this report. During the six months ended June 30, 2012, management and administrative fees were paid to companies controlled by CEO, Chris Carmichael and former CEO, A. Thomas Griffis in the amount of \$1,983 and \$1,130 respectively.

Proposed Transactions

There were no proposed transactions as at the date of this Management Discussion and Analysis.

Critical Accounting Estimates

The preparation of the accompanying consolidated condensed interim financial statements in accordance with IFRS requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the consolidated condensed interim financial statements and the reported amount of revenues and expenses during the period. While management believes that the estimates and assumptions are reasonable, actual results may differ materially from those estimates.

Financial Instruments

Financial assets must be classified into one of four categories: fair value through profit or loss, held-to-maturity, loans and receivables and available for sale; financial liabilities must be classified into one of two categories: fair value through profit or loss and other financial liabilities. All financial assets, including derivatives, are measured at fair value except for loans and receivables, held-to-maturity investments and other financial liabilities, which are measured at amortized cost, using the effective interest method where applicable. The subsequent treatment of changes in fair value depends on their initial classification, as follows: fair value through profit or loss financial assets are measured at fair value and changes in fair value are recognized in net income; available for sale financial assets are measured at fair value with changes in fair value recorded in other comprehensive income until the investment is derecognized or impaired at which time the amounts are recorded in net income.

Cash is designated as loans and receivables and is measured at amortized cost. Accounts payable, accrued liabilities and notes payable are designated as other financial liabilities which are measured at amortized cost.

Risks and Uncertainties

Risk Management

The success of GDV is dependent upon its ability to assess and manage all forms of risk that affect its operations. GDV is exposed to many factors that could adversely affect its business, financial conditions or operating results. Developing policies and procedures to identify risk and the implementation of appropriate risk management policies and procedures is the responsibility of senior management and the Board of Directors. The Board directly, or through its committees, reviews and approves these policies and procedures, and monitors their compliance with them through ongoing reporting requirements. A description of the Company's most prominent risks follows.

Liquidity Risk

Liquidity risk is the risk that the Company will not have sufficient cash to meet its obligations as they become due. The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As at June 30, 2012, the Company has a deficiency in working capital. The Company had a cash balance of \$22 (December 31, 2011 - \$8,850) to settle current liabilities of \$144,176 (December 31, 2011 - \$191,439). In addition to its current liabilities the Company has outstanding notes payable in the amount of \$75,666 due April 30, 2014 in connection with the retraction of the private placements. Included in the \$144,176 is \$80,000 with respect to a demand letter received in the amount of US \$6,359,630. Management is continuing to pursue additional financing and other business opportunities in order to secure sufficient working capital to meet its operational requirements and be able to pay its existing liabilities. In addition management is continuing to negotiate for the settlement of the demand letter. However, there can be no assurance that the Company will be able to obtain sufficient funds to continue to fund its operations.

Other Data

Additional information related to the Company is available for viewing on SEDAR at www.sedar.com.

Share Data

Outstanding Shares

Common Shares

6,066,579

Outstanding Options and Warrants

None

Subsequent Events

At the time of issue of this report there were no subsequent events that would have a material impact on the operations of the Company.

Forward-Looking Information

These materials include certain "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Other than statement of historical fact, all statements in this material, including, without limitation, statements regarding disclosure of contingent liabilities at the date of the consolidated financial statements and financial statement items subject to significant management judgment include revenue recognition; loan impairment and losses; the valuation of accounts receivable, the valuation of bridge loans and development and rental properties, future income tax assets, estimated asset retirement obligations, and future plans and objectives of the Company, are forward-looking statements that involve various known and unknown risks, uncertainties and other factors. There can be no assurance that such statements will prove accurate. Actual results and future events could differ materially from those anticipated in such statements. Readers are cautioned not to place undue reliance on these forward-looking statements that speak only as of the date of these materials. Important factors that could cause actual results to differ materially from the Company's expectations include, without limitation, the level of bridge loans completed, the nature and credit quality of the collateral security, estimated asset retirement obligations, as well as those factors discussed in the Company's documents filed from time to time with the TSX Venture Exchange, Canadian securities regulators and other regulatory authorities. All subsequent written and oral forward-looking statements attributable to the Company or persons acting on its behalf are expressly qualified in their entirety by this notice.