

MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE THREE AND NINE MONTHS ENDED SEPTEMBER 30, 2012

Contents

		Page
1.	INTRODUCTION	2
2.	DESCRIPTION OF BUSINESS	2
3.	BUSINESS STRATEGY	2
4.	CORPORATE DEVELOPMENT	3
5.	PROJECT REVIEW	3
6.	OUTLOOK	9
7.	RESULTS OF OPERATIONS	10
8.	QUARTERLY INFORMATION	14
9.	LIQUIDITY AND CAPITAL RESOURCES	15
10.	FINANCIAL INSTRUMENTS	17
11.	TRANSACTIONS WITH RELATED PARTIES	19
12.	CRITICAL ACCOUNTING ESTIMATES	19
13.	OFF BALANCE SHEET ARRANGEMENTS	20
14.	OUTSTANDING SHARE DATA	20
15.	RISKS AND UNCERTAINTIES	20
16.	INTERNAL CONTROL OVER FINANCIAL	
	REPORTING	20
17.	CAUTION REGARDING FORWARD-LOOKING	
	STATEMENTS	21
18.	QUALIFIED PERSON	21

1. INTRODUCTION

This Management's Discussion and Analysis ("MD&A") of Eco Oro Minerals Corp. (the "Company" or "Eco Oro") dated November 1, 2012 provides an analysis of Eco Oro's results of operations and financial condition for the three and nine months ended September 30, 2012. This MD&A should be read in conjunction with the Company's most recent annual consolidated financial statements and its unaudited condensed consolidated interim financial statements for the three and nine months ended September 30, 2012, all of which have been prepared in accordance with International Financial Reporting Standards ("IFRS"). This MD&A should also be read in conjunction with the Company's discussion of risks and uncertainties, which is included in the Company's Annual Information Form for the year ended December 31, 2011. Except for per share and per ounce amounts and unless otherwise noted, all amounts in this MD&A are expressed in thousands of United States ("US") dollars and certain amounts have been rounded to the nearest millionth. Canadian dollars and Colombian pesos are expressed in thousands and are referred to as "Cdn\$" and "COP," respectively.

2. DESCRIPTION OF BUSINESS

The Company is a precious metals exploration and development company currently engaged in developing its wholly-owned, multi-million ounce Angostura gold-silver deposit (the "Angostura Project") in north-eastern Colombia. The Company's head office is located in Vancouver, British Columbia, Canada and its exploration and administrative office in Colombia is located in the city of Bucaramanga. The Company is a reporting issuer in British Columbia, Alberta, Ontario and Nova Scotia. Its shares trade on the Toronto Stock Exchange under the symbol "EOM".

3. BUSINESS STRATEGY

The Company aims to maximize long term value for its shareholders by developing its project pipeline through to construction and mining, whilst adding to its portfolio of current assets.

The Company's short-term priority is to complete a prefeasibility study ("PFS") for developing the Angostura Project as an entirely underground operation. Results of recent metallurgical test work are encouraging and show that pressure oxidation (POX) technology has the potential to improve gold recoveries and operating costs. Additional test work is required, however, which could delay the completion of the PFS.

There are a number of outstanding matters to be resolved before the Company proceeds to advance the Angostura Project through to a feasibility study and subsequently seek the licenses and permits necessary to begin construction and bring a mine into operation. These include:

- Delineation of the regional park boundaries by the Regional Autonomous Corporation for the Defense of the Bucaramanga Plateau (Corporación Autónoma Regional para la Defensa de la Meseta de Bucaramanga or "CDMB").
- Definition of the Santurbán páramo boundaries by the Ministry of Environment and Sustainable Development (Ministerio de Amibiente y Desarrollo Sostenible or "MADS").
- Appeal of the Ninth Circuit Administrative Court of the City of Bucaramanga ruling dated July 19, 2012.

The Company will continue to comply with all legal requirements and relevant international standards with the expectation that the Colombian authorities will resolve these outstanding matters in a timely manner to avoid any further erosion of value for Eco Oro and its shareholders.

The Company is committed to continue developing the Angostura Project in a socially and environmentally responsible manner that will be beneficial for all stakeholders. To that end, the Company's sustainable social responsibility program aims to provide employment opportunities and social support for local communities, sustainable infrastructures and leading environmental practices in the region.

4. CORPORATE DEVELOPMENT

On February 9, 2012, the Company appointed Joao Carrelo to the Company's board of directors. On April 26, 2012, the Company announced the appointment of Mr. Carrelo as President and Chief Executive Officer, which appointment was effective July 1, 2012.

In September 2012, as a result of recent prejudicial rulings relating to Eco Oro's principal mining title, concession 3452, and the ongoing delay in defining the boundaries of the proposed regional park and Santurbán páramo in the area of the Angostura Project, the Company commenced implementing certain cost reduction initiatives, including staff reductions and the suspension of further exploration activities. Despite these initiatives, the Company continues to allocate the resources necessary to work with the Colombian authorities to favorably resolve these issues.

5. PROJECT REVIEW

5.1 Angostura Project

Angostura Deposit

The Company's current efforts are focused on the Angostura Project in the Department of Santander in north-eastern Colombia, where the Company holds interests in certain concessions, exploration licenses and exploitation permits. The Angostura Project consists of the main Angostura deposit and four key satellite prospects: Móngora, La Plata, Armenia and Violetal. Including the Angostura Project, the Company has concessions, exploration licenses and exploitation permit areas covering an aggregate of approximately 30,000 hectares in the departments of Santander and Norte de Santander, Colombia.

The Angostura Project's principal mining title is concession contract number 3452, which was created by the consolidation of 10 previously existing titles, two concession contract requests and one exploration license request. This concession comprises an area of 5,244.85 hectares and contains the Angostura, Móngora and Violetal deposits. This concession expires in 2027 but may be renewed for an additional 30 years. The concession is divided into phases and is currently in exploration phase. The exploration phase, which was to expire on August 8, 2012, was eligible for three additional extensions of two years each. On May 4, 2012, the Company applied to Colombia's national mining agency (Agencia Nacional de Mineria or "ANM") for a two-year extension to this phase. Although the ANM did not issue a response to the application within the legally-prescribed period of time, the Company did receive their decision, contained in Resolution VSC 002 dated August 8, 2012. In the resolution, the ANM indicated that approximately 54% of the concession was located in what they regarded as Santurbán páramo based on the cartographic information contained in the National Mining Registry prepared by the Alexander Von Humboldt Institute (Instituto Alexander Von Humboldt or "IAVH") and, on that basis, extended only the remaining 46% of the concession for 2 years. The ANM's determination of Santurban páramo in

Resolution VSC 002 went beyond the current legal understanding of the areas constituting the páramo ecosystem, according to the Atlas of Páramos issued by the IAVH, to include areas of high Andean forest and Andean forest in which the Company's Angostura property lies. In response to a motion to reconsider filed by the Company on August 29, 2012, the ANM rendered a decision, contained in Resolution VSC 004 dated September 12, 2012, modifying Resolution VSC 002. Pursuant to Resolution VSC 004, the ANM granted the extension sought for concession contract 3452 in its entirety. However, Resolution VSC 004 notes that the Company must not conduct any exploration activities in the areas that constitute páramo according to the Atlas of Páramo issued by the IAVH until the ultimate boundaries of the páramo ecosystem have been determined. MADS has responsibility for defining the ultimate boundaries of páramo in the area of the Company's Angostura project, however, that process has encountered ongoing delays and no decision has been made.

Exploitation licenses 101-68 and 127-68, comprising areas of 5.7 hectares and 3.5 hectares, respectively, are fractional areas wholly contained within the outermost boundaries of concession contract 3452 and contain a small part of the Angostura deposit. In 2009, prior to the scheduled expiry in 2010, the Company applied to have the term of these licenses extended for an additional 10 years. In March 2011, the Company applied to have these licenses converted into concession contracts with 20-year terms. Both applications are currently being considered by the ANM.

In 2009, the Company filed on SEDAR a National Instrument 43-101 technical report entitled "Angostura Gold Project, Preliminary Feasibility Study" completed by GRD Minproc Limited and GRD Minproc Ingeniería y Construcción Ltda (the "GRD MinProc Preliminary Feasibility Study") for the development of an open pit gold-silver mine at the Angostura Project. That year, the Company submitted an application to Ingeominas, now Servicio Geológico Colombiano ("SGC"), a division in the Ministry of Mines and Energy, for a work and investment plan (Plan de Trabajos y Obras or "PTO") for the development of an open pit mine based on the GRD MinProc Preliminary Feasibility Study. The PTO was to be the operating plan for the Angostura Project, which was required to be approved by SGC in a process parallel to the environmental permitting process. Also in 2009, the Company filed an environmental impact assessment ("EIA") with the Ministry of Environment, Housing and Territorial Development (Ministerio de Ambiente, Vivienda y Desarrollo Territorial or "MAVDT"), now MADS, to initiate the environmental permitting process for the development of an open pit mine at the Angostura Project. The EIA, which was also based on the GRD MinProc Preliminary Feasibility Study, covered all environmental and social aspects of the proposed development.

In March 2011, the Company filed requests with MAVDT and SGC to desist from the administrative procedures for the environmental licensing and evaluation and approval of the PTO. The Company also decided not to proceed with finalization and implementation of the feasibility study for the development of an open pit mine at the Angostura Project as configured in the GRD MinProc Preliminary Feasibility Study. The Company considered that the regional and national governments and the community of Bucaramanga did not fully support the development of the Angostura Project as configured in the GRD MinProc Preliminary Feasibility Study and decided to study the viability of alternative options for the Angostura Project that addressed the governments' and the community's concerns. On March 31, 2011, SGC notified the Company of writ No. 27, 2011, by means of which the administrative authority determined that a request to approve a PTO may not be withdrawn. SGC therefore completed their evaluation of the PTO and issued a report citing technical reasons for rejection of the PTO. On May 31, 2011, the MADS, which assumed environmental matters for which MAVDT previously had responsibility, approved Resolution 1015, 2011 by means of which the administrative authority decided not to accept our request to withdraw or desist from the environmental licensing procedure. The MADS subsequently denied the environmental license for the development of an open pit mine at the Angostura Project as configured in the GRD MinProc Preliminary Feasibility Study, citing technical reasons for this decision. The Company filed before the Ministry of Environment and Sustainable Development a motion to

reconsider some of the grounds for this decision. This motion to reconsider was decided by means of Resolution 035, 2011 and was only partly successful. Although any future decision on an underground operation at the Angostura Project will be the subject of a new and entirely separate process, Resolutions 1015 and 035 will likely be considered by the MADS in connection with any future decisions with respect to the Angostura Project. Although the legally binding decision expressed in Resolution 1015 was accompanied by certain broad comments made by the issuing authority regarding its views of the extent of the ecosystem to be protected, the Company believes that the decision does not preclude the Angostura Project from becoming an open pit project. The MADS' comments in this respect will be considered in relation to any future applications by the Company for approvals for either an underground or open pit operation. Resolutions 1015 and 035 could potentially have an adverse effect on any such application.

On April 29, 2011, the Company filed on SEDAR a National Instrument 43-101 technical report dated April 25, 2011 entitled "Mineral Resource Estimate and Preliminary Economic Assessment for Underground Mining, Angostura Gold-Silver Project, Santander, Colombia" completed by NCL Ingenieria y Construcción Limitada (the "NCL Preliminary Economic Assessment") for an underground-only operation at the Angostura Project.

On June 16, 2011, the Colombian Congress enacted Law 1450, 2011, known as the National Development Plan. The National Development Plan forbids mining activities in paramo ecosystems and requires the Colombian Government to determine the boundaries of the paramo ecosystems based on technical, social, environmental and economic criteria. The determination of the boundaries of the paramo ecosystem is the responsibility of the MADS and they are currently considering those boundaries in relation to the Company's mineral titles, that process, however, has encountered ongoing delays and no decision has been made.

In a separate procedure, the CDMB is considering the boundaries of a proposed regional park, but no decision has yet been made.

Pursuant to the National Development Plan, the IAVH Atlas of Páramos is the minimum reference for the páramo ecosystem while the Colombian Government determines the ultimate boundaries. Recently, and in accordance with the National Development Plan, the Ministry of Environment and Sustainable Development, CDMB and IAVH have visited and performed technical assessments in Santurbán, where the Angostura Project is located, to determine the boundaries of the páramo ecosystem in that area.

The Atlas of Páramos is a document prepared by the IAVH in 2007 that contains a brief description of certain ecosystems in Colombia, including páramos. According to the Atlas of Páramos, the region in which the Angostura Project is located is defined as the Santurbán Jurisdiction, which is comprised by of 5 five ecosystems: super páramo, páramo, sub páramo, high Andean forest and Andean forest. According to Resolution 769, 2002 from the Ministry of Environment and Sustainable Development, a páramo ecosystem is comprised of three ecosystems being the super páramo, páramo and sub páramo ecosystems. According to this resolution, the high Andean forest and the Andean forest are not within the definition of páramo.

On December 22, 2011, the Ministry of Mines and Energy issued a non-binding opinion to the CDMB regarding the possible declaration of the regional park in the area of the Angostura Project. In that opinion, the Ministry of Mines and Energy noted the importance of the mineral resources located in the area and, specifically, the economic importance of the Angostura deposit and recommended excluding the Angostura deposit from any regional park. In addition, the Ministry of Mines and Energy considered that the páramo ecosystem encompassed three ecosystems: superpáramo, páramo and subpáramo, and that the high Andean forest and the Andean forest (i.e. the ecosystems below subpáramo) should not be

considered within the definition of the paramo ecosystem. Based on the Atlas of Paramos issued by the IAVH, the Angostura deposit is located in the high Andean forest and the Andean forest.

On February 23, 2012, the Company disclosed the results of an updated preliminary economic assessment (the "Updated Preliminary Economic Assessment" or "PEA") for an underground operation at the Angostura Project prepared by Golder Associates Inc. ("Golder"), TWP Sudamérica S.A. ("TWP"), Schlumberger Water Services ("Schlumberger") and Knight Piésold Consulting Ltd. ("Knight") based on a technically feasible design that includes development of the higher grade mineral resources and a production plan with preliminary engineering design for process plant options to extract gold and silver. The Updated Preliminary Economic Assessment ("PEA") was developed on the mineral resource based upon 321,979 meters of drilling in 973 drill holes up to the end of May 2011. Golder completed the mining studies and TWP completed the process and infrastructure components of the PEA. Golder also developed a preliminary economic evaluation of the project with pre and post-tax cash flow analysis. Schlumberger developed the hydrology and hydrogeological components for the study and Knight was responsible for the tailings dam design. On March 27, 2012, the Company filed on SEDAR a National Instrument 43-101 technical report dated March 23, 2012 entitled "Updated Preliminary Economic Assessment on the Angostura Gold-Silver Underground Project, Santander Department, Colombia" completed by Golder, TWP, Schlumberger and Knight in support of the Updated Preliminary Economic Assessment.

In March 2012, the Company received a resolution from the Colombian Authority responsible for Environmental Licensing (Autoridad Nacional de Licencias Ambientales or "ANLA") that contained definitive terms of reference for an environmental impact assessment for the Angostura underground project. The terms of reference contain guidelines for the preparation of the environmental and social assessment study that must be completed before the Company may apply for an environmental license for the Angostura underground project.

On July 20, 2012, the Company announced that it received a ruling (the "Ruling") from the Ninth Circuit Administrative Court of the City of Bucaramanga (the "Court") wherein the Court ordered the Ministry of Mines and Energy to initiate administrative and/or judicial actions to "leave without effect resolution 3452" (the "Order"), which the Court characterized as a permit to develop mining exploration activities in an open pit in the Santurbán páramo. The Ruling relates to an action filed by an individual in June 2010, which sought to "leave without effect" the Company's environmental license to proceed with developing concession contract 3452, the Company's principal mining title. In fact, no such license existed. Furthermore, in 2011, the Ministry of Environment and Sustainable Development denied the Company's 2009 request for an environmental license for the development of an open pit mine at the Angostura Project. The Court was aware of these facts and the Company expected that the Court would dismiss all demands and the action would be concluded without consequence. However, although the Court dismissed all demands, its Ruling contains the Order, which goes beyond the requests and purports to affect the Company's rights under concession contract 3452. The Company's legal advisors have confirmed that the Order exceeds the Court's authority. The Company filed an appeal to the Ruling on July 25, 2012 before the Administrative Tribunal of the Department of Santander. As a result of the appeal, the Order may not be effected before the Administrative Tribunal of the Department of Santander renders a decision in the appeal. If the Ministry of Mines and Energy abides by the Order and initiates any administrative and/or judicial actions, the Company will take all legal steps necessary to protect its rights under concession contract 3452. Concession contract 3452 is currently in good standing and remains in force and the Order has no effect on the Company's current activities. The Company has determined that it is too early to predict the outcome of the appeal or the ultimate impact to the Company's rights under its concession contract 3452.

During 2012 to date, the Company has explored and quantified extensions to the Angostura deposit, both in lateral extent and in depth. The Company has also carried out a drilling program to improve mineral resource categorization for the underground project. The Company started an infill drilling program in 2011 with the objective of improving the category of the resources inside the veins and to define the continuity of the veins in the core area of the Angostura ore body. A total of 40,819 meters in 96 additional drill holes have been completed through to September 30, 2012, of which 14,434 meters in 36 holes were completed in 2012. The drilling program was designed to evaluate the potential of high grade structures that are targets for underground extraction. Drilling commenced in February 2011 and continued into 2012. This drilling program was designed in stages that reflected priorities in mining sequence as it is now known, with the current focus on the central core of the deposit. Geotechnical and hydro geological drilling programs have been positive with 3,231 meters in 18 holes drilled, of which 2,714 meters in 8 holes were also used in infill programs. This has given the Company much greater understanding of how to effectively address the safety and environmental concerns of the community.

Móngora Deposit

Móngora has near surface oxide gold and deeper sulphide gold mineralization and was discovered in 2008. It is located within the Angostura Project area, 3 kilometers south of the Angostura mineral deposit. The Móngora prospect is defined by a large, 200 hectares, gold-in-soil anomaly of which, 40 hectares have been tested to date.

In March 2012, the Company announced the completion of its initial mineral resource estimate for Móngora, which was completed by Golder. In April 2012, the Company filed on SEDAR a National Instrument 43-101 technical report dated April 18, 2012 entitled "Resource Estimation of the Móngora Gold-Silver Deposit, Santander Department, Colombia" completed by Golder in support of the Móngora initial mineral resource estimate.

The Móngora deposit has the potential to enhance the value of the envisioned Angostura Project, possibly providing an early source of mineralized feed should primary access to the Angostura Project cut across this deposit.

5.2 La Plata

In November 2009, the Company entered into a mining title assignment agreement with a private Colombian company to acquire the La Plata property, which is within the Angostura Project area and includes exploitation license 13921, comprising an area of 78.62 hectares. The terms of the assignment agreement included staged payments totalling \$1,900 (paid) and the issuance of 160,000 share purchase warrants (issued). During 2011, the license was registered in the name of the Company and the corresponding environmental management plan was assigned to the Company. If the Company develops an economically viable ore body at La Plata, the Company will pay a one-time payment of \$7 per ounce of gold for extractable reserves up to a maximum of 750,000 ounces and \$0.10 per ounce of extractable reserves of silver. As at September 30, 2012, the Company has incurred cumulative costs associated with this property totalling approximately \$1,653 and drilled 7,162 meters.

The La Plata property lies within a mineralized belt related to the northeast-southwest trending La Baja Fault, which has given rise to a number of mineralized occurrences where gold and silver mineralization is associated with flexures along the main fault. This mineralization, which has traditionally been mined by local artisanal miners, is now the focus of more modern exploration methods.

The drilling at La Plata carried out in 2010 and 2011 encountered good grade mineralization well suited for underground mining and highlighted very high grade silver mineralization where one of the drill holes contained 1,805 grams per tonne ("g/t") silver, 5.09 g/t gold and 0.83% copper over 2 metres, and another hole which intercepted 18.15 meters graded 32.24 g/t silver and 4.64 g/t gold.

In February 2012, the Company received notice that the vendor was seeking an arbitration pursuant to the arbitration clause contained in the mining title assignment agreement pursuant to which the Company acquired the license. Previously, the Company was summoned by the vendor to a settlement hearing in which the vendor sought to terminate the assignment agreement by mutual consent. The Company believes it has met all of its requirements under the assignment agreement and believes it has full title to this license and, therefore, did not consent to the termination. As the parties were also unable to agree on arbitrators at hearings held for such purpose in March, May and early June 2012, a Colombian court appointed the arbitrators. Each of the appointed arbitrators confirmed their acceptance of the appointment during a hearing held on July 18, 2012. In that hearing the arbitrators required the vendor to correct form deficiencies in their pleadings. Amended pleadings were accepted by the arbitrators on August 6th, 2012 and the arbitration is proceeding. The Company was informed of the vendor's basis for seeking to terminate the assignment agreement on September 3, 2012 entered a response on September 18, 2012 and attended a settlement hearing on October 23, 2012. The Company has concluded that the risk of losing the arbitration is low. Until that time, the Company is unable to assess the outcome of the arbitration. The Company will, however, exercise all means to protect its rights under the assignment agreement. Adjustments, if any, to exploration and evaluation assets will only be recorded when an outcome to this dispute is probable and a reliable estimate of the adjustment can be made.

5.3 Regional Exploration, Colombia

The Company has applied for mineral property rights over 20,000 hectares in other jurisdictions around Colombia, in the departments of Nariño, Cauca, Tolima, Caldas, Santander, Norte de Santander and Cesar. Cauca and Caldas have already received favorable technical and legal opinions from the mining authorities and are awaiting execution of the corresponding Mining Concession Agreements. SGC is evaluating the other applications to define the free areas to be granted. Currently, the SGC has suspended the evaluation of all further applications for mining concessions in Colombia.

5.4 Labour Matters

As at September 30, 2012, the Company had 155 employees, of which 74 of the employees were unionized and represented by the Sindicato de Trabajadores del Sector Minero de Santander ("SINTRAMISAN"). As part of its cost reduction strategy, in September 2012 the Company initiated a voluntary resignation program for its employees in Colombia, which was followed by a further reduction of personnel. As of the date of this MD&A, the Company has 126 employees of which 58 are unionized employees.

5.5 Exploration Expenditures

The table below provides information on the Company's exploration expenditures for the three and nine months ended September 30, 2012 and 2011 and on a cumulative basis. General and administrative costs include items such as salaries and benefits, consulting fees, legal, travel, etc. in support areas for exploration activities.

	Three mor	ree months ended September 30,			Nine months ended September 30,			
		2012		2011		2012		2011
Exploration expenditures:								
General and administrative costs (Angostura project in Colombia)	\$	2,559	\$	2,372	\$	7,882	\$	6,718
Assay and metallurgy		693		12		1,421		382
Consulting and geology		148		-		315		2
Drilling and field costs		1,594		2,058		5,721		5,551
Environmental		215		209		540		337
Civil works		386		244		1,111		451
Feasibility studies		1,814		1,357		7,605		2,667
Taxes and surface rights		44		93		188		352
		7,453		6,345		24,783		16,460
Cumulative exploration expenditures, beginning of period	15	7,834		125,233		140,504	•	115,118
Cumulative exploration expenditures, end of period	\$ 16	5,287	\$	131,578	\$	165,287	\$	131,578

6. OUTLOOK

Based upon the results of the PEA, the Company is proceeding with engineering, metallurgy, geotechnical and other work in order to develop preliminary and final feasibility studies for an entirely underground operation, including the advancement of the following:

- PFS: Further to the PEA study, a total of 40,819 meters of diamond drilling was carried out to
 enhance the reliability of some of the inferred resources for a total to date of 355,766 meters in
 1039 holes that will be reflected in the PFS, which is expected to be completed by year-end
 unless further work on the POX as a strong alternative to BIOX is compelling.
- Metallurgical testing and Engineering Optimizations: Further metallurgical testing to optimize process parameters, engineering related and project economics.
- Definition of park and páramo: The declaration of the boundaries of the páramo is expected to occur following the delineation of the regional park in the area of the Angostura Project.
- Financing to construction phase: Notwithstanding the current worldwide economic uncertainty and financial market volatility, as well as obstacles impeding the further development of the Company's projects, management continues to explore alternative financing sources.
- Strengthening the management team by adding significant bench strength, which will add value to the Company as it pursues the completion of current studies and transitions to the construction phase.
- Alignment of resources to suit the current stage of the underground project requirements to improve productivity.

7. RESULTS OF OPERATIONS

The following table sets forth selected financial data for the periods indicated:

	Three mont	hs ended Sep	tember 30,	Increase	
		2012	2011 ((Decrease)	Notes
Exploration expenditures:					
Feasibility studies	\$	1,814 \$	1,357 \$	457	(b) (i)
Other exploration expenditures		5,639	4,988	651	(b) (ii)
		7,453	6,345	1,108	(b)
General and administrative expenses:					
Depreciation		104	79	25	
Administrative expenditures		936	1,160	(224)	
Share-based compensation		320	150	170	
		1,360	1,389	(29)	(c)
Total expenses before other items		8,813	7,734	1,079	
Other items:					
Interest income		(50)	(284)	234	(d)(iii)
Finance costs		(15)	89	(104)	
Fair value change on warrant liabilitie	es	(681)	(1,979)	1,298	(d)(i)
Foreign exchange loss (gain)		(131)	4,436	(4,567)	(d)(ii)
		(877)	2,262	(3,139)	(d)
Loss and comprehensive loss for the period	od \$	7,936 \$	9,996 \$	(2,060)	(a)
Basic and diluted loss per common share	\$	0.09 \$	0.12 \$	6 (0.02)	

Notes to the Three Months Ended September 30, 2012

- (a) The decrease in loss and comprehensive loss was largely attributable to the net gain in other items of \$3,139, partially offset by the increase in exploration expenditures of \$1,108.
- (b) Total exploration expenditures were higher this quarter over last year's comparative quarter as a result of the following:
 - i. The increase in feasibility studies was due to increased work related to the prefeasibility study for the underground project at Angostura, as the Company endeavours to complete this study.
 - ii. Other exploration expenditures increased this quarter over last year's comparative quarter due to the following:
 - General and administrative expense for the Angostura Project increased by \$187 compared to 2011 due mainly to provisions for anticipated penalties for cancellation of contracts and consultants services for studies related to páramo. These costs were partially offset by a decrease in community relations activity.

- Drilling and field costs decreased by \$464 due mainly to the finalization of drilling required for the PFS and to the suspension of further exploration activities.
- Assay and metallurgy expenses increased by \$681 due to increased spending on metallurgic trials to support the prefeasibility study and increased spending on sample testing for the infill drilling program.
- Civil works increased by \$142 due mainly to severance payments associated with staff reductions as per the Company's strategy to reduce costs going forward.
- (c) General and administrative expenses for the corporate office for the nine months ended September 30, 2012 were lower than in 2011 largely as a result of the following:
 - Salaries and benefits decreased by \$117 in 2012 compared to 2011, primarily because of severance payments made to executives whose employment with the Company terminated during the same period in 2011.
 - Share-based compensation expenses increased by \$170 due to more stock options vested and expensed on the grant dates in 2012 compared to 2011. These stock options are primarily related to new senior management grants. In addition, higher forfeiture of unvested stock options in 2011 further contributed to lower expenses in 2011.
 - Management and consulting fees decreased by \$128 in 2012 compared to 2011, due primarily to the decrease in the use of consultants for financial advisory services.
 - Investor relations and travel increased by \$120 quarter over quarter due to the increase in travel by corporate management and a new Investor Relations Director, which resulted in an increase in investor relations activities.
- (d) Other items resulted in a net decrease to loss of \$3,139 due to the following:
 - i. Recognition of a lower gain on the fair value of warrant liabilities compared to 2011, primarily because the market value of the Company's common shares on which the fair value of the warrants are based had a lower decrease in 2012 compared to 2011.
 - ii. The foreign exchange gain in 2012 was primarily due to the appreciation of the Canadian dollar over the US dollar by 4%. The foreign exchange loss in 2011 was primarily due to a 7% depreciation in the Canadian dollar against U.S. dollar. In addition, the Company held a larger Canadian dollar amount in 2011.
 - iii. Interest income decreased compared to 2011 primarily because the majority of the Company's cash was held in US dollar deposits, which had lower interest rates than Cdn\$ deposits.

1	Nine Months Ended September 30, Increase							
		2012	·	2011	(Decrease)	Note		
Exploration expenditures:								
Feasibility studies	\$	7,605	\$	2,667	\$ 4,938	(f) (i)		
Other exploration expenditures		17,178		13,793	3,385	(f) (ii		
		24,783		16,460	8,323	(f)		
General and administrative expenses:								
Depreciation		295		219	76			
Administrative expenditures		2,833		6,346	(3,513)			
Share-based compensation		1,586		2,284	(698)	.		
		4,714		8,849	(4,135)	(g)		
Total expenses before other items		29,497		25,309	4,188			
Other items:								
Interest income		(196)		(888)	692	(h)(ii		
Finance costs		237		331	(94)			
Equity tax		-		5,780	(5,780)	(h)(iv		
Fair value change on warrant liabilitie	s	(656)		(5,217)	4,561	(h)(i)		
Foreign exchange loss (gain)		341		2,395	(2,054)	(h)(ii		
		(274)		2,401	(2,675)	(h)		
Loss and comprehensive loss for the period	od \$	29,223	\$	27,710	\$ 1,513	(e)		
Basic and diluted loss per common share	\$	0.35	\$	0.33	\$ 0.02			

Notes to the Nine Months Ended September 30, 2012

- (e) The increase in loss and comprehensive loss was due to increases in exploration expenditures of \$8,323, partially offset by the decrease in general and administrative expenses of \$4,135 and a net gain in other items of \$2,675.
- (f) Total exploration expenditures for the nine months ended on September 30, 2012, were higher than in 2011 due to the following:
 - (i) The increase in feasibility studies was due to work related to the PEA completed in April 2012 and increased work related to the prefeasibility study for the underground project at Angostura.
 - (ii) Other exploration expenditures increased for the nine months ended on September 30, 2012, compared to 2011 due to the following:
 - General and administrative expense for the Angostura Project increased by \$1,164
 due to increased spending on consultants for the permitting process, studies related
 to páramo, a new office in Bogota, health and safety measures, bonus for
 employees, security improvements, general legal issues, and provisions for
 anticipated penalties for cancelation of contracts. This was partially offset by a
 reduction on public hearing, community relations and communication expenses.

- Drilling and field costs increased by \$170 due to cost increases for contractor drilling and supplies and materials, increased consulting services related to geotechnical studies, and construction of roads and platforms as the Company had an infill and geotechnical drilling program for the underground project. These costs were partially offset by the finalization of drilling required for the PFS and due to the suspension of further exploration activities.
- Civil works increased by \$660 due to additional repairs and maintenance to roads that were damaged by rainy conditions in the winter months, and due to severance payments associated with staff reductions as per the Company's strategy to reduce costs going forward.
- Assay and metallurgy expenses increased by \$1,039 due to increased spending on sample testing for the infill drilling program and increased spending on metallurgic trials to support the prefeasibility studies.
- Environmental expense increased by \$203 mainly due to the increase in environmental activity and provision for a penalty imposed by an environmental authority in Colombia in March 2012 for a purported breach of an environmental regulation relating to the release of water with a pH level outside prescribed standards. The Company appealed this penalty in April 2012 and is still awaiting a decision from the environmental authority. The Company is not aware of any other penalties, obligations or actions related to this matter.
- (g) General and administrative expenses for the corporate office for the nine months ended on September 30, 2012 were lower than in 2011 as a result of the following:
 - Salaries and benefits decreased by \$1,656 in 2012 compared to 2011, primarily because of severance payments made to executives whose employment with the Company terminated during 2011. In addition, there was lower executive compensation in 2012.
 - Management and consulting fees decreased by \$1,171 in 2012 compared to 2011, due primarily to the decrease in the use of consultants for financial advisory services, tax, recruitment and corporate reorganization consulting services.
 - Share-based compensation expenses decreased by \$698 for the nine months ended September 30, 2012, compared to 2011 because there were fewer stock options that were vested and expensed on the grant dates in 2012 compared to 2011. In addition, the forfeiture of unvested stock options when employees left the Company during 2012 resulted in lower expenses for 2012.
 - Investor relations and travel decreased by \$111 in 2012 compared to 2011, due primarily to the decrease in travel by corporate staff and fewer investor relations activities.
 - Audit, legal and other professional fees decreased by \$236 in 2012 compared to 2011, due primarily to lower accounting assistance costs related to the IFRS conversion in 2011 and lower legal fees.

- Office facilities decreased by \$240 in 2012 compared to 2011, because of the opening of an investor relations office in Toronto, Canada in 2011, which was subsequently closed. In addition, the Company has been trying to lower its costs to preserve its treasury.
- (h) Other items resulted in a net decrease to loss for the nine months ended September 30, 2012, compared to the same period in 2011 due to the following:
 - (i) Recognition of a lower gain in 2012 on the change in the fair value of warrant liabilities compared to 2011, primarily because the market value of the Company's common shares on which the fair value of the warrants are based decreased by 38% in 2012 compared to a decrease of 54% in 2011.
 - (ii) The foreign exchange loss in 2012 was primarily due to the conversion of the Company's Colombia branch transactions from COP to US dollars. The US dollar depreciated by 7% against the COP for the nine months ended September 30, 2012. The foreign exchange loss in 2011 was primarily due to the depreciation of the Cdn\$ against the US dollar by approximately 4%.
 - (iii) Interest income decreased in 2012 compared to 2011 primarily because the majority of the Company's cash was held in US dollar deposits, which had lower interest rates than Cdn\$ deposits.
 - (iv) In December 2010, the Colombian government passed a law that imposed a 6% equity tax on the net equity of the Company's Colombian operations as at January 1, 2011, resulting in an equity tax expense of \$5,780 for the nine months ended September 30, 2011. There was no equity tax imposed in 2012.

8. QUARTERLY INFORMATION

		2012					2011							2010	
	Q3		Q2		Q1		Q4		Q3		Q2		Q1		Q4
Exploration Expenditures	\$ 7,453	\$	7,525	\$	9,805	\$	8,925	\$	6,345	\$	4,893	\$	5,223	\$	9,358
Administrative Expenses:															
General and Amortization	1,040		993		1,092		1,068		1,239		2,754		2,575		1,557
Share-based Compensation	320		772		494		508		150		1,126		1,009		1,140
Interest Income	(50)		(63)		(82)		(106)		(284)		(316)		(289)		(329)
Other Items	(827)		(1,694)		2,443		(1,331)		2,546		(344)		1,085		(3,380)
Net Loss	\$ 7,936	\$	7,533	\$	13,752	\$	9,064	\$	9,996	\$	8,113	\$	9,603	\$	8,346
Basic and Diluted Loss per Share	\$0.09		\$0.09		\$0.16		\$0.12		\$0.12		\$0.10		\$0.11		\$0.11

Notes and Factors Affecting Comparability of Quarters:

(a) Engineering costs for the open pit feasibility study decreased during the first half of 2011 when a decision was made not to proceed with its finalization. Engineering costs increased in the third and fourth quarters of 2011 and the first half of 2012 when consultants were engaged to prepare technical studies for the underground project. In addition, site restoration provision increased in the fourth quarter of 2011. Engineering costs and metallurgic trials increased in the third quarter of 2012 as the Company prepares to complete the prefeasibility study.

- (b) Before the decision not to finalize the open pit project, increased activities and staffing in anticipation of moving into development led to increased general and administrative costs in the first half of 2011. Expenses in those quarters also include severance payments to employees whose employment terminated. During the second half of 2011 and the first half of 2012, general and administrative costs were reduced primarily due to lower executive compensation and fewer consultant engagements as the Company reformulated the Angostura Project from an open pit to an underground project. Due to prejudicial rulings related to the Company's principal mining title and the ongoing delay in defining the boundaries of the proposed regional park and páramo, the Company took the decision to initiate certain cost reductions, which included staff reductions and the suspension of further exploration activities. These measures resulted in higher exploration expenses in the third quarter of 2012 because of severance payments; however, it is expected that operational and administrative costs will decrease going forward.
- (c) Share-based compensation costs are a non-cash expense and represent the amortization of the estimated fair value of stock options granted, determined using the Black-Scholes option pricing model. Share-based compensation varies depending on the number and fair value of the stock options granted. The decline after the first half of 2011 was primarily due to forfeitures when a number of employees left the Company. This, combined with fewer grants of stock options, also had an impact on the amortization during the second half of 2011 and the first half of 2012.
- (d) The Company is a precious metals exploration and development company and has no operating revenue. Interest income is from funds invested. The amount of interest earned is a function of the amount of funds invested and interest rates. Interest rates on term deposits remained low throughout 2010, 2011 and 2012. However, the cash available for deposit steadily declined during this period resulting in the general decline in interest income each quarter. During the fourth quarter of 2011, the Company converted the majority of its cash into US dollar deposits, which had lower interest rates than Cdn\$ deposits.
- (e) The quarterly fluctuation in other items is primarily due to the fluctuation in the fair market value of warrants issued in connection of equity financings. These warrants are recorded at their fair values at each reporting date and changes to the fair values are charged to the statement of operations. In addition, there was a one-time equity tax expense in the first quarter of 2011.

9. LIQUIDITY AND CAPITAL RESOURCES

Statement of Cash Flow Information

At September 30, 2012, cash and cash equivalents were \$34,441, from \$56,343 at December 31, 2011. During the nine months ended September 30, 2012, the guaranteed investment certificate of \$5,653 was redeemed. The decrease in cash and cash equivalents is primarily attributable to the use of cash in operations. At November 1, 2012, cash and cash equivalents amounted approximately \$32,182.

Cash used in operations including changes in non-cash working capital was \$26,677 for the nine months ended September 30, 2012, compared to \$29,077 for the comparative period in 2011. For the nine months ended September 30, 2012, exploration-related expenditures, including feasibility study costs, were \$24,783. They represent the Company's major use of funds for the period.

At September 30, 2012, the Company had working capital of \$24,265 but had not yet achieved profitable operations. The Company expects to incur further losses in the development of its business. For the nine months ended September 30, 2012, the Company reported a net loss of \$29,223 and as at September 30, 2012, had an accumulated deficit of \$214,695. The ability of the Company to continue as a going

concern over a longer term is dependent upon the Company's ability to arrange additional funds to complete the development of its projects including obtaining necessary permits and other regulatory approvals and upon future profitable operations.

The remaining proceeds raised from the Company's public offering on September 22, 2009 and proceeds from the subsequent exercises of the related warrants will be used to complete a PFS for developing the Angostura Project.

Management of the Company believes that the current level of funds is expected to be sufficient to pay for committed costs over the next 12 months. Notwithstanding the current worldwide economic uncertainty and financial market volatility, management continues to explore alternative financing sources. Risk factors potentially influencing the Company's ability to raise equity or debt financing include: the outcome of the feasibility studies for an underground mine at the Angostura Project, mineral prices, the political risk of operating in a foreign country including, without limitation, risks relating to permitting as discussed under the "Project Review" section, and the buoyancy or otherwise of the credit and equity markets. For a more detailed list of risk factors, see the Company's Annual Information Form for the year ended December 31, 2011, which is filed on SEDAR.

Due to the current low interest rate environment, interest income is not expected to be a significant source of income or cash flow. Management intends to monitor spending and assess results on an ongoing basis and will make appropriate changes as required.

Commitments and contingencies

The Company's commitments related to its mineral property acquisitions are discussed below.

(a) Exploration and Evaluation Asset Commitments

The Company's exploration and evaluation assets comprise surface rights, mining titles, exploration licenses, exploitation permits and concession contracts that provide for gold, silver and other precious metals exploration in an area located in the Municipality of California, Santander, Colombia, collectively known as the Angostura Project. The licenses, permits and contracts, which expire at various dates ranging from 2020 to 2038, generally can be renewed for an additional 10, 20 or 30 years depending on the applicable mining code.

The Company's exploration and evaluation asset commitments are described under "Liquidity and Capital Resources" in the Company's MD&A in respect of its fiscal year ended December 31, 2011 ("Annual MD&A"), which can be found on SEDAR.

(b) Other Commitments

The following is a schedule of the Company's other commitments as at September 30, 2012:

		As of September 30,										
		2013		2014		2015		2016		2017	2018	and
											There	after
Consulting & contract services	(a) \$	594	\$	238	\$	58	\$	4	\$	-	\$	-
Office operating leases	(b)	89		25		7		1		-		-
	\$	683	\$	263	\$	65	\$	5	\$	-	\$	-

- (a) Relates to various outsourced professional services
- (b) Primarily relates to operating leases for office premises

The Company has entered into various consulting engineering agreements for feasibility studies relating to the underground project as well as renewal of the agreements for drilling services. The terms of these agreements are one year or less with varying payments that are calculated based on actual hours worked and invoiced on a monthly basis.

The terms of the consulting engineering agreements specify that the Company can suspend or cancel the agreements partially or totally. In the case that the Company suspends the contract for more than three months or due to a voluntary decision, the Company would have to pay to the consultant a maximum of 10% of the contract value as an estimate for damages.

During the nine months ended September 30, 2012, an environmental authority in Colombia initiated an investigation into allegations that the Company pumped water out of tunnels it maintained without the proper permits to do so. As the investigation is ongoing, it is not possible to predict the outcome of this investigation and any resulting penalty that may be imposed.

The Company is, from time to time, involved in various claims, legal proceedings and complaints arising in the ordinary course of business. The Company does not believe that adverse decisions in any pending or threatened proceedings related to any matter, or any amount which it may be required to pay by reason thereof, will have a material effect on the financial condition or future results of operations of the Company.

10. FINANCIAL INSTRUMENTS

The Company's financial instruments are exposed to certain financial risks, including currency risk, credit risk, liquidity risk, interest risk and price risk. The Company does not acquire or issue derivative financial instruments for trading or speculative purposes. All transactions undertaken are to support the Company's operations. There have been no significant changes to the Company's credit risk, liquidity risk, interest risk and price risk as disclosed in the Annual MD&A under "Financial Instruments."

Currency risk:

The Company is exposed to the financial risk related to the fluctuation of foreign exchange rates. The Company operates in Canada and Colombia and a portion of its expenses are incurred in Cdn\$ and COP. A significant change in the currency exchange rates between the US dollar relative to foreign currencies could have an effect on the Company's results of operations,

financial position or cash flows. The Company has not hedged its exposure to currency fluctuations. However, the Company holds the majority of its cash balances in US dollars.

The Company's exposure to the Colombian peso, expressed in US dollars and denominated in COP, on financial instruments is as follows:

	September 30, 2012					December 31, 2011			
		US\$	Со	lombian Peso		US\$	Col	lombian Peso	
Cash and cash equivalents	\$	1,847	\$	3,325,038	\$	425	\$	824,915	
Trade and receivables		735		1,323,577		710		1,379,678	
Trade and other payables		(6,821)		(12,281,117)		(3,944)		(7,661,896)	
Equity tax liability		(3,229)		(5,814,012)		(4,416)		(8,578,079)	
Amounts payable on exploration and evaluation asset acquisition		(1,194)		(2,150,000)		(1,107)		(2,150,002)	
	\$	(8,662)	\$	(15,596,514)	\$	(8,332)	\$	(16,185,384)	

As at September 30, 2012, with other variables unchanged, a 10% depreciation or appreciation of the US dollar against the Colombian peso would change the values of the Colombian peso-denominated financial instruments and would affect the consolidated statement of operations and comprehensive loss by approximately \$866.

The Company's exposure to the Colombian peso on annual exploration expenditures throughout the nine months ended September 30, 2012 was COP30,188,393 having the US dollar equivalent of \$16,950. As at September 30, 2012, with other variables unchanged, a 10% depreciation or appreciation of the US dollar against the Colombian peso would affect the consolidated statement of operations and comprehensive loss by approximately \$1,695.

The Company's exposure to the Cdn\$, expressed in US dollars and denominated in Cdn\$, on financial instruments is as follows:

	September 3	December 31, 2011			
	US\$	CDN\$		US\$	CDN\$
Cash and cash equivalents	\$ 5,027 \$	4,945	\$	17,546 \$	17,844
Guaranteed investment certificate	-	-		5,580	5,675
Trade and receivables	110	108		161	163
Trade and other payables	(298)	(293)		(544)	(553)
	\$ 4,839 \$	4,760	\$	22,743 \$	23,129

As at September 30, 2012, with other variables unchanged, a 10% depreciation or appreciation of the US dollar against the Cdn\$ would change the values of the Cdn\$-denominated financial instruments and would affect the consolidated statement of operations and comprehensive loss by approximately \$484.

The Company's exposure to the Cdn\$ on annual exploration expenditures throughout the nine months ended September 30, 2012 was Cdn\$568 having the US dollar equivalent of \$569. As at September 30, 2012, with other variables unchanged, a 10% depreciation or appreciation of the US dollar against the Cdn\$ would affect the consolidated statement of operations and comprehensive loss by approximately \$57.

11. TRANSACTIONS WITH RELATED PARTIES

In the nine months ended September 30, 2012:

- (a) the Company paid Fintec Holdings Corp., a company owned by a director and, until June 30, 2012, the Company's Interim President & Chief Executive Officer, for services provided in relation to those roles; and
- (b) pursuant to a services agreement, the Company paid Quantum Advisory Partners LLP, a partnership in which the Company's Chief Financial Officer is an incorporated partner, for services provided in relation to this role.

In the nine months ended September 30, 2011:

- (c) pursuant to a services agreement, which expired on September 30, 2011, the Company paid Rovig Minerals, Inc., a company owned by the Company's former Chairman for services provided in relation to this role. Amounts paid include reimbursement for certain personal insurance expenses and costs for office facilities in Billings, Montana; and
- (d) the Company paid Ionic Management Corp., a company related by virtue of a former director and one officer in common, for corporate and administrative services in Vancouver, British Colombia. These services were cancelled on August 31, 2011.

In addition, the Company reimbursed those parties for out-of-pocket direct costs incurred by them on behalf of the Company. Transactions with related parties were in the normal course of operations and are measured at an exchange amount established and agreed to by the related parties.

Related party expenditures recorded for the following periods were:

		ns Ended mber 30,	Nine Months Ende September 30				
	 2012	2011		2012		2011	
Fintec Holdings Corp.	\$ 15	\$ -	\$	233	\$	-	
Quantum Advisory Partners LLP	47	-		152		-	
Ionic Management Corp.	-	-		-		34	
Rovig Minerals Inc.	-	-		-		112	

12. CRITICAL ACCOUNTING ESTIMATES

Critical accounting estimates are estimates and assumptions made by management that may result in a material adjustment to the carrying amount of assets and liabilities within the next financial year. The Company's critical accounting estimates are described in the Annual MD&A under "Critical Accounting Estimates."

13. OFF BALANCE SHEET ARRANGEMENTS

The Company has no off-balance sheet arrangements.

14. OUTSTANDING SHARE DATA

The Company has only one class of share capital, common shares without par value. The number of shares authorized is unlimited. The Company has issued warrants for the purchase of common shares and also has a stock option plan. The following are outstanding at November 1, 2012:

Common shares	84,228,421
Shares issuable on the exercise of warrants	3,365,686
Shares issuable on the exercise of outstanding stock options	5,164,239

15. RISKS AND UNCERTAINTIES

The business of the Company is subject to a variety of risks and uncertainties. For a discussion of the risks faced by the Company, please refer to the Company's Annual Information Form for the year ended December 31, 2011, which can be found on SEDAR. These risks could materially adversely affect the Company's future business, operations and financial condition and could cause such future business, operations and financial condition to differ materially from the forward-looking statements and information contained in this MD&A and as described in under "Caution Regarding Forward-Looking Statements" found herein.

16. INTERNAL CONTROL OVER FINANCIAL REPORTING

Internal Controls over Financial Reporting

Management is responsible for the establishment, maintenance and testing of adequate internal controls over financial reporting to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS.

The Company's management and the board of directors do not expect that its disclosure controls and procedures or internal controls over financial reporting will prevent all errors or all instances of fraud. A control system, no matter how well designed and operated, can provide only reasonable (not absolute) assurance that the control system's objectives will be met.

Further, the design, maintenance and testing of a control system must reflect the fact that there are resource constraints and the benefits of controls must be considered relative to their costs.

Because of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that all control gaps and instances of fraud have been detected. These inherent limitations include the reality that judgment in decision-making can be faulty, and that simple errors or mistakes can occur. Controls can also be circumvented by the individual acts of some persons, by collusion of two or more people, or by management override of the controls. The design, maintenance and testing of any system of controls is based in part upon certain assumptions about the likelihood of future events, and any control system may not succeed in achieving its stated goals under all potential future conditions.

There has been no change in the Company's internal control over financial reporting during the three months ended September 30, 2012 that has materially affected, or is reasonably likely to materially affect, the Company's internal controls over financial reporting.

17. CAUTION REGARDING FORWARD-LOOKING STATEMENTS

Certain statements included or incorporated by reference in this MD&A, including information as to the future financial or operating performance of the Company, and its projects, constitute forward-looking statements. The words "believe", "expect", "anticipate", "contemplate", "target", "plan", "intends", "continue", "budget", "estimate", "may", "will", "schedule" and similar expressions identify forward-looking statements. Forward-looking statements include, among other things, statements regarding the estimation of mineral resources, estimated timelines for completion of a prefeasibility for the underground operation at Angostura, estimated timelines for declaration of the regional park and paramo eco system, estimated timelines for completion of internal economic assessments, asset acquisitions, estimated capital cost, estimated pre-tax net present value and estimated mine life relating to an underground option at the Company's Angostura Project and the future price of gold and silver. Forward-looking statements are based upon a number of estimates and assumptions made by the Company in light of its experience and perception of historical trends, current conditions and expected future developments, as well as other factors that Eco Oro believes are appropriate in the circumstances. While these estimates and assumptions are considered reasonable by the Company, they are inherently subject to significant business, economic, competitive, political and social uncertainties and contingencies. Many factors could cause the Company's actual results to differ materially from those expressed or implied in any forwardlooking statements made by, or on behalf of, the Company, Such factors include, among other things. risks relating to permitting, unexpected delays in the work required for completion of the above noted prefeasibility study, feasibility study and updated mineral resource estimate, risks relating to the Company's ability to obtain adequate financing for the development of the Angostura Project, conclusions of economic evaluations; changes in project parameters as plans continue to be refined; future prices of gold and silver, possible variations in ore reserves, grade or recovery rates; risks related to fluctuations in the currency market, risks related to the business being subject to environmental laws and regulations which may increase costs of doing business and restrict the Company's operations; risks relating to title disputes; risks relating to all the Company's properties being located in Colombia, including political, economic and regulatory instability, accidents, labour disputes and other risks of the mining industry; delays in obtaining governmental approvals or financing or in the completion of development or construction activities. These factors and others that could affect Eco Oro's forward-looking statements are discussed in greater detail in the section headed "Risk and Uncertainties" in the Company's Annual Information Form for the year ended December 31, 2011, which can be found on SEDAR. Investors are cautioned not to put undue reliance on forward-looking statements due to the inherent uncertainty therein. Forward-looking statements are made as of the date of this MD&A, or in the case of documents incorporated by reference herein, as of the date of the relevant document, and the Company disclaims any intent or obligation to update publicly such forward-looking statements, whether as a result of new information, future events or results or otherwise, other than as required by applicable securities laws.

18. QUALIFIED PERSON

All technical information about the Company's mineral properties contained in this MD&A has been prepared under the supervision of David Heugh, FAusIMM & FSAIMM, a consultant of the Company and former Chief Operating Officer of the Company, who is a "qualified person" within the meaning of National Instrument 43-101.

November 1, 2012.