# Management Discussion and Analysis Form 51-102F1

#### For the nine months ended January 31, 2014 and 2013

The Management Discussion and Analysis ("MD&A") is an overview of the activities of Prominex Resource Corp. ("Prominex" or the "Company") for the nine months ending January 31, 2014 and 2013. This MD&A should be read in conjunction with the Company's unaudited condensed interim financial statements for the nine months ended January 31, 2014 and 2013, and the notes attached thereto. The effective date of this MD&A is March 31, 2014. This MD&A and the unaudited condensed interim financial statements and comparative information have been prepared in Canadian dollars, and in accordance with international Financial Reporting Standards ("**IFRS**"), applicable to the preparation of interim financial statement for publicly accountable enterprises in Canada, including International Accounting Standards 34 Interim Financial Reporting ("IAS 34"). Additional information related to the Company is available for viewing on the Company's website <u>www.prominex.ca</u> and on SEDAR at <u>www.sedar.com</u>.

The following MD&A is management's assessment of the Company's operations and financial results, together with future prospect sand includes certain statements that may be deemed "forward-looking statements". All information, other than historical facts included herein, including without limitation data regarding potential mineralization, exploration results and plans and objectives of the Company, is forward-looking information that involves various risks and uncertainties. There can be no assurance that such information will prove to be accurate and future events and actual results could differ materially from those anticipated in the forward-looking information.

It is the Company's policy that forward-looking statements are based on the Company's beliefs and assumptions and on information available at the time these assumptions are made. The forward looking statements contained herein are as of March 31, 2014 and are subject to change after this date, and the Company assumes no obligation to publicly update or revise the statements to reflect new events or circumstances, except as may be required pursuant to applicable laws. Although management believes that the expectations represented by such forwardlooking information or statements are reasonable, there is significant risk that the forward-looking information or statements may not be achieved, and the underlying assumptions thereto will not prove to be accurate. Forwardlooking information or statements in this MD&A include, but are not limited to, information or statements concerning our expectations for our ability to raise capital and meet our obligations.

Actual results or events could differ materially from the plans, intentions and expectations expressed or implied in any forward-looking information or statements, including the underlying assumptions thereto, as a result of numerous risks, uncertainties and other factors such as those described above and in "Risks and Uncertainties" below. The Company has no policy for updating forward-looking information beyond the procedures required under applicable securities laws.

The MD&A has been prepared in accordance with the provisions of National Instrument 51.102, Section 5 and Form 51-102F1 and has been approved by the Company's Board of Directors.

## **DESCRIPTION OF BUSINESS**

Prominex is a mineral exploration company engaged in acquiring, exploring and developing mineral properties within Canada. The Company's properties are located on the island of Newfoundland in the province of Newfoundland and Labrador, Canada.

Prominex is evaluating two projects within a base metal rich area of central Newfoundland, home to formerly producing world-class base metal deposits at Buchans and the currently producing Duck Pond zinc-copper mine owned and operated by Teck Corporation. Prominex is exploring primarily for zinc-lead-copper-silver-gold mineral resources within its properties with the objective of identifying commercially exploitable mineralization.

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The Company's properties are currently at an "exploration stage." The Company has no producing properties, no operating income or cash flow. To date, the Company is dependent on the equities market to finance all of its activities and it will continue to rely on this source of funding for its exploration expenditures and to meet its ongoing working capital requirements. The common shares of the Company are listed on the TSX Venture Exchange (the "Exchange") under the symbol "PXR". The Company's head office is in Vancouver, BC, Canada. The Company also maintains an exploration office and core storage facilities in Buchans, NL.

Prominex's business is managed by the directors and officers and augmented by independent financial, geological and mining professionals retained to advise the Company on its exploration programs and business.

# **OVERALL PERFORMANCE**

The Company's continuation as a going concern is dependent on its ability to raise sufficient and appropriate equity financing to fund and complete the development of its mineral properties and attainment of future profitable operations. While the Company has been successful in the past in financing its activities there can be no assurances it will be successful in the future. The recoverability of exploration costs is dependent upon the ability of the Company to obtain financing to fund and complete the development of such reserves or through the sale of the licenses.

At present, Prominex holds interests in two mineral projects located in central Newfoundland, Tulks Hill (51%) and is the joint venture operator and Reid Lot 50 (Lake Bond) (100%), both of which are host to historical base metal resources identified by earlier explorers. The Company's mineral properties are in good standing. To date, Prominex has expended \$2,005,932 in exploration and acquisition costs on these projects. However, going forward the size, scope, and objective(s) of the exploration activity is dependent upon access to additional funds and subject to the objective of limiting shareholder dilution, among other factors.

During the 2013 fiscal year, the Company closed a non-brokered flow through private placement by the issuance of 21,370,000 units at a price of \$0.015 per unit for gross proceeds to the Company of \$320,550. Each unit comprises one common share and one non-transferable common share purchase warrant of the Company. Each warrant, expiring on April 12, 2014 entitles the holder to purchase one common share of the Company at a price of \$0.05. Prominex is using the proceeds from the transaction, to satisfy current liabilities and to further exploration programs at the Tulks Hill and Lake Bond properties located in central Newfoundland, and for general working capital.

Since 2008, Prominex's ability to finance has been significantly affected by overall market conditions and by base metal price trends, especially zinc, as its mineral resource inventory value is comprised of 50% zinc, with lead, copper, silver, and gold. Zinc commodity market prices declined dramatically from January 2007 when zinc traded at \$2.10. Zinc traded down to a low of \$0.47 in March of 2009 and now trades at US\$0.94/lb. The price drop from its high in 2007 to its low in 2009 has been attributed to problems in world credit markets, which consequently resulted in a slowing world economy, and the reduction in demand for zinc end products.

# **MINERAL PROPERTIES**

At present, Prominex holds interests in two mineral projects located in central Newfoundland, Tulks Hill (51%) and is the joint venture operator and Reid Lot 50 (Lake Bond), both of which are host to historical base metal resources identified by earlier explorers.

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The Tulks Hill project is host to an NI 43-101 compliant inferred and indicated base metal resource (Zn, Cu, Pb, Ag, and Au) in addition to historic base metal resources that have yet to be evaluated. Prominex commenced evaluation of these additional resources in late 2011. (see news release dated January 10, 2012)

On May 3, 2013, the Company announced that its application for a Mining Lease for a portion of the Tulks Hill property located in central Newfoundland has been accepted by the Department of Natural Resources in St. John's, Newfoundland and Labrador. The mining lease application is 72.5 hectares (ha) in size and covers the Tulks Hill volcanogenic massive sulphide (VMS) deposit, including National Instrument 43-101 (NI 43-101) compliant mineral resources, located on the Tulks Hill Mineral Licence 10212M.

The Company earned its 100% interest in the Reid Lot 50 (Lake Bond) property during 2012. On September 3, 2013, Prominex announced that it had received approval from the Department of Natural Resources for an exploration program on its Reid Lot 50 (Lake Bond) property in Newfoundland. Prominex completed the exploration program including a detailed compilation of all previous diamond drill results in addition to a detailed geochemical soil sampling and prospecting survey. Subject to suitable financing, the Company plans a 1,000 m diamond drill program for the summer 2014 exploration program.

At the present time Prominex is seeking funding to further its exploration efforts.

# **TULKS HILL PROJECT**

On December 15, 2005, the Company entered into an option agreement to acquire a 51% interest in a property known as Tulks Hill located in central Newfoundland. In November 2007, the Company earned an undivided 51% interest in the property by completing the requirements under the option agreement. Prominex is operator of the joint venture with Buchans Mineral Corporation. Buchans Minerals Corporation is now 100% owned by Minco Plc. (MIO-AIM)

In July 2008, the Company received a National Instrument (NI) 43-101 Standards of Disclosure for Mineral Projects ("NI 43-101) compliant technical report on the Tulks Hill property (the "Tulks Hill Property"). The Tulks Hill Property is subject to net smelter return royalty ranging from 2.0% to 2.25% on certain of the claims.

The following summary is from the NI 43-101 technical report on the Tulks Hill Property, Newfoundland and Labrador, Canada, prepared for the Tulks Hill joint venture between Prominex (operator) and Buchans Mineral Corporation (formerly Buchans River Limited). Prepared by Mr. Hrayr Agnerian, M.Sc. (Applied), P. Geo. of Scott Wilson RPA on July 22, 2008:

"The T3 Lens of the Tulks Hill deposit contains some 431,000 tonnes of Indicated mineral resources at an average grade of 0.89% Cu, 3.97% Zn, 1.61% Pb, 35.09 g/t Ag and 1.17 g/t Au. The 1.1% CuEq cut-off grade is based on a minimum 2 m horizontal thickness of mineralization. The drilling by Prominex at Tulks Hill has confirmed the earlier results by Asarco Inc."

"There is good potential for the discovery of additional Cu-Zn-Pb-Ag-Au mineralization northeast, southwest, and southeast of the T3 Lens and at other targets within Mineral License 10212M. These targets have geological and geophysical characteristics that are similar to the T3 Lens."

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T3 Lens – Mineral Resources above the Adit

			Grade				
	Category	Tonnes	C% Cu	% Zn	% Pb	g/t Ag	g/t Au
2	Indicated	290,000	0.91	5.03	2.00	38.81	1.24
3	Indicated	30,000	0.52	2.67	1.53	61.52	0.59
Total	Indicated	320,000	0.87	4.81	1.96	40.94	1.18

#### Mineral Resources below the Adit and Elsewhere

					Grade		
Zone	Category	Tonnes	% Cu	% Zn	% Pb	g/t Ag	g/t Au
1	Indicated	4,000	0.79	1.09	0.41	26.19	0.31
2	Indicated	44,000	0.76	1.77	0.56	19.53	2.76
3	Indicated	5,000	0.52	2.46	1.39	57.95	0.66
4	Indicated	58,000	1.12	1.42	0.60	15.09	0.06
Total	Indicated	111,000	0.94	1.55	0.60	18.24	1.15

# REID LOT 50 (LAKE BOND)

On December 28, 2006, the Company entered into an option agreement with Reid Newfoundland Company Limited (the "Reid Option Agreement") to acquire a 100% interest (the "Option") in a property known as Reid Lot 50, Lake Bond (the "Reid Property") located in central Newfoundland. The Company has completed the terms of the option agreement with Reid Newfoundland Company Ltd. and has earned a 100% interest in the property. The property is subject to a net smelter return royalty of 2.0 in favour of Reid Newfoundland Company. The Company has the right to purchase 1% of this net smelter royalty from Reid Newfoundland Company for \$1,000,000.

On September 3, 2013, Prominex announced that it had received approval from the Department of Natural Resources for an exploration program on its Reid Lot 50 (Lake Bond) property in Newfoundland. Prominex completed the exploration program including a detailed compilation of all previous diamond drill results in addition to a detailed geochemical soil sampling and prospecting survey. Subject to suitable financing, the Company plans a 1,000 m diamond drill program for the summer 2014 exploration program.

Various operators from the mid 1950's to 1997 have carried out geochemical sampling, ground geophysical surveys, and completed approximately 13,300 m of diamond drilling in 90 holes on the property. Early exploration efforts by New Jersey Zinc Exploration Company (Canada) Limited (New Jersey Zinc, or NJZ) defined two target areas; Main Zone, close to the western shore of Lake Bond, and Zone 2, which is approximately 900 m west of the Main Zone, in the western part of the property. Drilling campaigns were completed by the following operators; New Jersey Zinc (1956), Consolidated Morrison Explorations Ltd. (CM) (1976), MacRee Resources Inc. (MacRee) (1989), Noranda Exploration Company Limited (Noranda) (1992/93) and First Labrador Acquisitions Inc. (First Labrador) (1997).

Drill records indicate that the Main Zone includes massive sulphide mineralization as well as lower grade material known as "stringer zone" that extends more than 500 m along strike and to vertical depths of more than 330 m over widths that range from approximately 10 m to 75 m. In general, the Main Zone mineralization is associated with a ground geophysical (Max-Min EM) conductor that trends north-northeast and is dipping steeply to the west.

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In 1989, MacRee reported "indicated and possible reserves" of 507,998 tonnes for the Main Zone at an average grade of 4.15% Zn and 0.62% Cu. MacRee also reported a lower grade resource of 2.6 million tonnes at an average grade of 2.09% Zn and 0.3% Cu. The Company cautions the reader that the reported estimates of tonnes and average grade are historical resources and they are not NI 43-101 compliant Mineral Resources.

The drilling campaigns by Noranda in 1992 and 1993 were successful in extending the Main Zone at depth, with wide mineralized intersections of 2.37% Zn over 24.9 m and 1.68% Zn over 36.8 m at depths ranging from approximately 190 m to 330 m.

The past drilling indicates that there is good potential that the Main Zone extends to the south, and the objective for the next drilling program is to test this potential. Subject to suitable financing, the Company plans a 1,000 m diamond drill program for the summer 2014 exploration program.

#### **Exploration and Evaluation assets:**

	Balance April 30, 2013 \$	Exploration Expenditures \$	Balance Jan. 31, 2014 \$
Tulks Hill	1,782,326	21,759	1,804,085
Lake Bond	138,693	63,154	201,847
	1,921,019	84,913	2,005,932
	Balance Jan 31, 2013 \$	Exploration Expenditures \$	Balance April 30, 2013 \$
Tulks Hill	1,787,955	(5,629)	1,782,326
Lake Bond	143,467	(4,774)	138,693
	1,931,422	(10,403)	1,921,019
	Balance April 30, 2012 \$	Exploration Expenditures \$	Balance Jan. 31, 2013 \$
Tulks Hill	1,781,240	6,715	1,787,955
Lake Bond	76,586	66,881	143,467
	1,857,826	73,596	1,931,422

## **QUALIFIED PERSON**

Mr. Hrayr Agnerian P.Geo. of Agnerian Consulting Ltd. is a Qualified Person as set out in the definitions of National Instrument 43-101 (NI 43-101) by reason of his education, affiliation with a professional association (as defined in

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NI 43-101) and past relevant work experience and is independent of the Issuer applying the test set out in Section 1.4 of NI 43-101. Mr. Agnerian is the author of the report titled "Technical Report on the Tulks Hill Cu-Zn Property, Newfoundland" prepared for Tulks Hill Joint Venture between Prominex Resources Corp. (The Operator) and Buchans River Ltd., (TSX:V-BUV), now Buchans Mineral Corporation (TSX:V-BMC) and dated July 22, 2008. The report is available on SEDAR (www.sedar.com) and on the company website (www.prominex.ca

## **Results of Operations**

The financial information contained in this MD&A for the unaudited condensed interim financial statements for the nine months ending January 31, 2014 and 2013 has been prepared in accordance with the Company's IFRS accounting policies. The review of results of operations should be read in conjunction with the unaudited condensed interim financial statements of for the nine months ending January 31, 2014 and 2013

#### January 31, 2014 compared to January 31, 2013

The Company's projects are at the exploration stage, and it has generated no revenue from operations to date. The Company capitalizes all exploration and evaluation costs. For the nine months ended January 31, 2014, the Company capitalized exploration and evaluation costs of \$84,913. The net amounts capitalized to each project were as follows: Tulks Hill - \$21,759 (2013 - \$6,715) and Lake Bond \$63,154 (2013 - \$66,881).

The Company had a net loss for the nine months ended January 31, 2014 of \$10,412 (\$0.0001) per share compared to a net loss for the nine months ended January 31, 2013 \$93,544, or (\$0.0010) per share. Stock compensation costs of \$1,564 were incurred during the nine months ended January 31, 2014 (2013 – \$Nil).

## SUMMARY OF QUARTERLY RESULTS

The following is selected quarterly information for each of the past eight quarters

	Revenue (\$)	Expenses (\$)	Net Income (loss) After Tax (\$)	Net Income (loss) per Share Basic and Diluted
31/01/2014	Nil	78,495	146,296	0.0017
31/10/2013	Nil	99,570	(99,570)	(0.001)
31/07/2013	Nil	57,138	(57,138)	(0.001)
30/04/2013	1	153,220	(153,219)	(0.003)
31/01/2013	Nil	24,164	(24,164)	(0.0004)
31/10/2012	Nil	23,043	(23,043)	(0.0004)
31/07/2012	6	46,343	(46,337)	(0.001)
30/04/2012	13	99,369	(99,356)	(0.002)

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EXPENSES FOR THE THREE AND NINE MONTHS EN	NDED JANUARY 31	, 2014 AND 201	<b>3</b> ARE AS FOLLOV	v:	
	For the Th	ree	For the	Nine	
	Months En	ded	Months Ended		
	January 3	31	January 31		
	2014	2013	2014	2013	
_	\$	\$	\$	\$	
REVENUE:					
Interest revenue	-	-	-	6	
EXPENSES:					
Accounting fees	10,831	1,193	25,476	5,693	
Automobile expenses	118	143	414	704	
Bank charges and interest	188	126	207	496	
Consulting wages and benefits	55,400	14,550	160,200	41,050	
Interest and finance charges	-	1,972	-	1,972	
Legal fees	663	-	1,941	1,979	
Marketing	3,131	146	3,908	12,446	
Meals and entertainment	236	484	671	652	
Office	881	677	8,634	2,184	
Regulatory fees (recovery)	(2,866)	-	395	2,055	
Rent	3,865	3,866	11,593	11,597	
Secretarial services	500	-	500	-	
Salaries and benefits	2,521	-	2,707	-	
Shareholder information	2,955	575	11,769	11,262	
Share-based payments	-	-	1,564	-	
Training	-	-	35	-	
Transfer agent and shareholder	72	432	5,189	1,460	
	78,495	24,164	235,203	93,550	
Other income					
Write-off of payables	224,791	-	224,791	-	
Net income (loss) and comprehensive income					
(loss)	146,296	(24,164)	(10,412)	(93,544)	
Weighted average number of shares					
outstanding, basic and diluted	83,690,890	62,320,890	83,690,890	62,320,890	
Earings (loss) per share, basic and diluted	0.0017	(0.0004)	(0.0001)	(0.0010)	
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## FINANCIAL CONDITION, CAPITAL RESOURCES AND LIQUIDITY

The Company is in the exploration stage and is in the process of exploring and evaluation of mineral property assets in Canada, and has not yet determined whether these properties contain economic reserves. While these financial statements have been prepared based on accounting principles applicable to a going concern, which contemplates the realization of assets and the settlement of liabilities and commitments in the normal course of business, several adverse conditions could cast doubt upon the validity of this assumption.

The Company's cash balance at January 31, 2014 was \$6,613 compared to \$264 for the quarter ended January 31, 2013. The Company has negative working capital of \$469,929 at January 31, 2014 (2013 - \$583,705). Although the Company has access to sufficient working capital to meet listing obligations it does not have sufficient funds to continue significant exploration of its properties. The Company will require additional funding to further exploration activities on its mineral properties. Property exploration commitments on existing properties are minimal over for the next 4 years.

The Company has been successful in the past in obtaining financing from the placement of equity, however there can be no assurance that it will obtain adequate financing in the future or that the terms of such financing will be favourable.

## **RISKS AND UNCERTAINTIES**

The Company's continuation as a going concern is dependent on its ability to raise sufficient and appropriate equity financing to fund and complete the development of its mineral properties and attainment of future profitable operations. While the Company has been successful in the past in financing its activities there can be no assurances it will be successful in the future.

Companies involved in the mineral exploration industry face many risk factors. While it is not possible to eliminate all the factors inherent in the mineral exploration business, the Company, through ongoing assessment, strives to mitigate these risks to ensure the protection of its assets.

## **EXPLORATION AND DEVELOPMENT RISK**

Mineral exploration and development involves a high degree of risk and few properties will become producing mines. There is no assurance that any mineral resources identified and defined will be mined commercially. The Company attempts to mitigate these risks by conducting exploration programs and studies using qualified contractors and personnel who will make professional recommendations based upon the findings of these studies.

## **RISK IN RESOURCE/RESERVE CALCULATIONS AND ESTIMATION OF METAL RECOVERIES**

There is a degree of uncertainty attributable to the calculation of mineral resources and mineral reserves and corresponding grades and all mineral resources and mineral reserves and grades should be treated as estimates only.

#### **FINANCING RISK**

The Company has limited financial resources and relies upon the issuance of share capital to raise funds. The Company's management is aware that the availability of equity funds at favourable terms is not certain, so the financial requirements of the Company's operations are reviewed at least quarterly to allow for timely changes in capital deployment. The Company has been successful in the past in obtaining financing from the placement of

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equity, however there can be no assurance that it will obtain adequate financing in the future or that the terms of such financing will be favourable.

## POLITICAL AND LEGISLATIVE RISK

The Company's properties are located in Canada in the province of Newfoundland and Labrador. Any changes in regulations or shifts in political conditions are beyond the control of the Company and may adversely affect its business. Operations may be affected, to varying degrees, by changes in federal or provincial legislation and regulations and the effects of any changes cannot be accurately predicted. The Company identifies changes and potential changes in environmental legislation, provincial laws and regulations, and 'best practices guidelines' as sources of potential risk in this regard.

# **BUSINESS CYCLE RISK**

General market conditions and the price of precious and base metals will have an impact on the Company's ability to access financing in the future to continue the exploration of its properties and further the Company's long-term plan. Changes in cyclical market direction may have a positive or negative affect the Company. Changes in general market conditions are beyond the control of the Company.

# **OUTSTANDING SHARE DATA**

The share capital of the Company consist of an unlimited number of common shares , without nominal or par value of which 83,690,890 are issued and outstanding as of the date of this MDA.

#### **Share Purchase Warrants**

The change in warrants during the twelve months ended April 30, 2013 and 2012 and the nine months ended January 31, 2014 and 2013 is as follows:

	Number	Weighted Average Exercise Price (\$)
Outstanding at April 30, 2012	4,000,000	0.10
Issued	-	-
Expired	-	-
Outstanding at Jan. 31, 2013	4,000,000	0.10
Issued	21,370,000	0.05
Expired	(4,000,000)	0.10
Outstanding at April 30, 2013	21,370,000	0.05
Issued	-	-
Expired	-	-
Outstanding at Jan. 31, 2014	21,370,000	0.05

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#### **Share Purchase Options**

The change in share purchase options during the year ended April 30, 2013 and the nine months ended January 31, 2014 and 2013 is as follows:

		Weighted-Average Exercise Price
	Number of Options	Ş
At April 30, 2012	3,700,000	0.10
Expired	-	-
Issued	1,200,000	0.10
At Jan. 31, 2013	4,900,000	0.10
Expired	-	-
Issued	-	-
At April 30, 2013	4,900,000	0.10
Expired	-	-
Issued	-	-
At Jan. 31, 2014	4,900,000	0.10

#### **Transactions with Related Parties**

The Company's related parties consist of executive officers and directors, the spouse of an executive officer, and companies controlled by executive officers and directors.

During the nine months ended January 31, 2014, the Company paid or accrued the following amounts to related parties:

- \$11,593 in head office rent to an officer and director (2013 \$11,597), which was charged to loss for the period;
- \$82,500 in consulting fees to key management personnel (2013 \$37,000).

Included in accounts payable and accrued liabilities are amounts owing to related parties of \$367,466 (April 30, 2013 - \$450,550)

These transactions, which were incurred in the normal course of operations, have been recorded at their exchange amounts, being the amounts agreed to by the related parties.

#### **OFF BALANCE SHEET ARRANGEMENTS**

The Company has no off-balance sheet arrangements.

#### **PROPOSED TRANSACTIONS**

The Company has no proposed transactions.

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## CHANGES TO ACCOUNTING POLICIES

There were no changes to accounting policies during the period.

(a) Accounting Standards Issued but not yet Effective

# ACCOUNTING STANDARDS ISSUED BUT NOT YET EFFECTIVE

At the date of authorization of these financial statements, the IASB and IFRIC have issued the following new and revised standards, amendments and interpretations which are effective during the nine months period ended January 31, 2014 and did not have a material impact on the condensed interim financial statements of the Company:

- IFRS 11 'Joint Arrangements', which replaces IAS 31 and SIC-13.
- IFRS 12 'Disclosure of Interests in Other Entities', which replaces disclosure requirements in IAS 27 (as amended in 2008), IAS 28 (as revised in 2003) and IAS 31.
- IFRS 13 'Fair Value Measurement', which replaces fair value measurement guidance in other IFRSs.
- IAS 1 (Amendment) '*Presentation of Financial Statements*', which includes amendments regarding Presentation of Items of Other Comprehensive Income.
- IAS 19 (Amendment) '*Employee Benefits*', which revises recognition and measurement of post-employment benefits.
- IAS 27 (Amendment) 'Separate Financial Statements', which prescribes the accounting and disclosure requirements for investments in subsidiaries, joint ventures and associates when an entity prepares separate financial statements.
- IAS 28 (Amendment) 'Investments in Associates and Joint Ventures', which prescribes the accounting for investments in associates and sets out the requirements for the application of the equity method when accounting for investments in associates and joint ventures.
- IFRIC 20 'Stripping Costs in the Production Phase of a Surface Mine' is a new interpretation effective for annual periods beginning on or after January 1, 2013 that prescribes the accounting for stripping costs in the production phase of a surface mine.

The adoption of the above standards did not have a material impact on the Company's condensed interim consolidated financial statements.

At the date of authorization of these condensed interim consolidated financial statements, the IASB and IFRIC have issued the following new and revised standards, amendments and interpretations which are not yet effective during the relevant reporting periods.

- IFRS 9 'Financial Instruments: Classification and Measurement' is a new financial instruments standard effective for annual periods beginning on or after 1 January 2015 that replaces IAS 39 and IFRIC 9 for classification and measurement of financial assets and financial liabilities.
- IAS 32 (Amendment) 'Financial Instruments: Presentation' is effective for annual periods beginning on or after 1 January 2014 that establishes principles for presenting financial instruments as liabilities or equity and for offsetting financial assets and financial liabilities.

The Company has not early adopted these standards, amendments and interpretations and anticipates that the application of these standards, amendments and interpretations will not have a material impact on the financial position and financial performance of the Company.

## **FUTURE FUNDING**

The Company has historically financed its activities principally by sale of equity securities and while it has been successful in the past, there can be no assurances it will be successful in the future. The recoverability of exploration costs is dependent upon the ability of the Company to obtain financing to fund and complete the development of such reserves or through the sale of the licenses.

#### **INVESTOR AWARENESS**

The Company does not have an investor awareness program. Currently, the president provides shareholder communication. The Company will continue some investor awareness initiatives including investor conference participation, print, radio, and web media advertising of the Company and its prospective properties. The Company maintains a summary of corporate and technical information on its website and provides links to regulatory, government, and other sources of information.

#### **REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING**

In connection with Exemption Orders issued in November 2007, the Chief Executive Officer and Chief Financial Officer (CFO) of the Company will file a Venture Issuer Basic Certificate with respect to the financial information contained in the condensed unaudited interim financial statements and the audited annual financial statements and respective accompanying MD&A.

In contrast to the certificate under Multilateral Instrument 52-109 *Certification of Disclosure in Issuer's Annual and Interim Filings* (MI 52-109), the Venture Issuer Basic Certificate does not include representations relating to the establishment and maintenance of disclosure controls and procedures and internal control over financial reporting, as defined in MI 52-109.

#### **CONTRACTUAL OBLIGATIONS**

The Company has no contractual obligations.

## MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL STATEMENTS

The Board of Directors carries out its responsibility for the financial statements primarily through the audit committee, which comprises independent, non-executive directors who meet periodically with management and independent auditors to review financial reporting and internal control matters.

## OUTLOOK

#### Financing

At the present time Prominex is seeking funding to further its exploration efforts. The Company plans to conduct exploration at Tulks Hill and Reid Lot 50 in 2014, however the size, scope, and objective(s) of the exploration activity is dependent upon access to additional funds and subject to the objective of limiting shareholder dilution.

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#### SUBSEQUENT EVENT

**March 25<sup>th</sup>, 2014** - Prominex Resource Corp. (the "Company" or "Prominex") (TSX:V-PXR) announces that management intends to evaluate opportunities and new projects in the Hemp and Medical Marijuana industries within Canada.

Mr Gordon Barron stated that "Recent changes to legislation in Canada and the US have dramatically altered the growth potential of these industries. Industrial hemp has many uses, including paper, textiles, biodegradable plastics, construction, health food, bio-fuel and medicine. It is increasingly apparent that a growing proportion of the medical community believe that medical marijuana and more specifically "cannabinoids", hold potential to help patients who are suffering from a variety of ailments and illnesses. The company intends to pursue all opportunities that may increase shareholder value in the new and exciting field of medical marijuana use and the hemp industries."

At this time, no transactions are in place, nor is there any assurance that a new project will be concluded in the future.

In the interim, management continues to evaluate all transactions, opportunities and activities in respect of the Tulks Hill and Reid Lot 50 projects in central Newfoundland.

#### APPROVAL

The Board of Directors of the Company has approved the disclosure contained in this MD&A. A copy of this MDA is available upon request from the Company and is available for viewing on the Company website at <u>www.prominex.ca</u> or on SEDAR at <u>www.sedar.com</u>

#### **ADDITIONAL INFORMATION**

Additional information related to the Company is available for viewing on the Company's website <u>www.prominex.ca</u> and on SEDAR at <u>www.sedar.com</u>