

Interim Condensed Consolidated Financial Statements
For the Three and Nine Months Ended May 31, 2018
(Unaudited)
(Expressed in Canadian Dollars)

## Notice of No Auditor Review of Interim Condensed Consolidated Financial Statements

Under National Instrument 51-102, Part 4, subsection 4.3(3) (a), if an auditor has not performed a review of the interim financial statements they must be accompanied by a notice indicating that the interim financial statements have not been reviewed by an auditor. The accompanying unaudited interim condensed consolidated financial statements of Novicius Corp. (the "Company") have been prepared by and are the responsibility of the management of the Company. The Company's independent auditor has not performed a review of these unaudited interim condensed consolidated financial statements in accordance with standards established by the Canadian Institute of Chartered Accountants.



# Interim Condensed Consolidated Statements of Financial Position (Expressed in Canadian Dollars)

Unaudited	dited May 31, 2018		August 31, 2017	
Assets				
Current assets				
Cash	\$	5,440	\$	1,040
Other receivables (Note 11)		8,710		41,007
Total current assets		14,150		42,047
Total Assets	\$	14,150	\$	42,047
Liabilities and Shareholders' Deficiency				
Current liabilities				
Trade and other payables	\$	639,272	\$	529,823
Shareholder loans (Note 7)		74,696		-
Total current liabilities		713,968		529,823
Shareholders' deficiency				
Common shares (Note 9 a)		23,651,529		23,651,529
Share purchase warrants (Note 9 b)		749,866		749,866
Share purchase options (Note 9 d)		-		1,611,450
Contributed surplus		6,932,154		5,184,363
Accumulated deficit		(32,033,367)		(31,684,984)
Total shareholders' deficiency		(699,818)		(487,776)
Total Liabilities and Shareholders' Deficiency	\$	14,150	\$	42,047
Going Concern (Note 1 b)				
Related Party Transactions and Balances (Note 7) Subsequent Event (Note 12)				



Interim Condensed Consolidated Statements of Operations and Other Comprehensive Loss (Expressed in Canadian Dollars)
Unaudited

Unaddited	Three Mon May	 	Nine Mor Ma	nths I	
	2018	2017	2018		2017
Revenue					
Advertising revenue	\$ -	\$ 4,508	\$ -	\$	4,508
Expenses					
Hosting, advertising and technology services	791	56,733	2,866		51,279
Research, content development and technology support	-	36,218	-		292,727
General and administrative	91,593	119,830	206,985		397,453
Loss on foreign exchange	929	66	2,191		1,754
Stock based compensation (Note 9 e)	34,086	-	136,341		136,291
Stock based compensation-non employees (Note 9 e)	-	-	-		14,805
Anti-dilution fees (Note 8)	-	(9,818)	-		8,182
, ,	127,398	203,029	348,383		902,491
Net loss from operations and other comprehensive loss	\$ (127,398)	\$ (198,521)	\$ (348,383)	\$	(897,983)
Loss per share, basic and diluted	\$ (0.024)	\$ (0.075)	\$ (0.066)	\$	(0.338)
Weighted average shares outstanding, basic and diluted	 5,283,164	2,658,319	5,283,164		2,655,784



Interim Condensed Consolidated Statements of Changes in Shareholders' Deficiency (Expressed in Canadian Dollars)
Unaudited

	SHARE CAPITAL Number of	SHARE CAPITAL COMMON	SHARE PURCHASE WARRANTS	SHARE PURCHASE OPTIONS	CONTRI- BUTED SURPLUS	ACCUMULATED DEFICIT	TOTAL SHARE- HOLDERS'
	Common Shares*	SHARES \$	\$	\$	\$	\$	DEFICIENCY \$
Balance, August 31, 2016	2,650,627	23,220,683	2,925,837	828,334	1,921,743	(29,587,246)	(690,649)
Stock based compensation	-	-	-	151,096	-	-	151,096
Units issued as private placement	7,692	30,233	19,767	-	-	-	50,000
Stock options expired	-	-	-	(812,965)	812,965	-	-
Net loss for the period	-	-	-	-	-	(897,983)	(897,983)
Balance, May 31, 2017	2,658,319	23,250,916	2,945,604	166,465	2,734,708	(30,485,229)	(1,387,536)
Warrants expired	-	-	(2,195,738)	-	2,195,738	-	-
Stock based compensation	-	-	-	1,698,902	-	-	1,698,902
Stock options expired	-	-	-	(253,917)	253,917	-	-
Shares issued as settlement of shareholder advances	1,187,672	213,781	-	-	-	-	213,781
Shares issued as anti-dilution provision	1,420,809	184,705	-	-	-	-	184,705
Units issued as anti-dilution provision	16,364	2,127	-	-	-	-	2,127
Net loss for the period	-	-	-	-	-	(1,199,755)	(1,199,755)
Balance, August 31, 2017	5,283,164	23,651,529	749,866	1,611,450	5,184,363	(31,684,984)	(487,776)
Stock based compensation	-	-	-	136,341	-	-	136,341
Stock options cancelled	-	-	-	(1,747,791)	1,747,791	-	-
Net loss for the period						(348,383)	(348,383)
Balance, May 31, 2018	5,283,164	23,651,529	749,866	-	6,932,154	(32,033,367)	(699,818)

\*Reflects the May 26, 2017 one (1) for ten (10) consolidation



Interim Condensed Consolidated Statements of Cash Flows (Expressed in Canadian Dollars)
Unaudited

Nine Months Ended May 31, 2018 2011

	2018	, 2017
Cash provided by (used in)		
Operating activities		
Net loss	\$ (348,383) \$	(897,983)
Items not involving cash:		
Stock based compensation (Note 9 e)	136,341	151,096
Anti-dilution fees (Note 8)	-	8,182
Working capital adjustments		
Increase in other receivables	32,296	(10,704)
Decrease in prepaid expenses and deposits	-	17,799
Increase in trade and other payables	109,450	150,918
Net cash used in operating activites	 (70,296)	(580,692)
Investing activities		
Secured note receivable (Note 6)	-	(87,750)
Net cash used in investing activities	-	(87,750)
Financing activities		
Shareholder loans (Note 7)	74,696	176,625
Private placement of units	-	50,000
Net cash provided by financing activities	74,696	226,625
Increase (decrease) in cash for the period	4,400	(441,817)
Net effect of exchange rate changes in cash	-	(2,498)
Cash, beginning of period	1,040	449,983
Cash, end of period	\$ 5,440 \$	5,668



# 1. a) Nature of Business

Novicius Corp. was amalgamated under the Business Corporations Act (*Ontario*) on November 30, 2009 ("Novicius" or the "Company"). The Company filed articles of amendment effective May 26, 2017, and changed its name from Intelligent Content Enterprises Inc., to Novicius Corp., and consolidated its common shares on the basis of one (1) new share for every ten (10) old shares. Through the Company's wholly owned Ontario subsidiary, DoubleTap Daily Inc., (formerly: Digital Widget Factory Inc.) the Company has developed, doubletap.co an online content management and advertising platform that powers user and advertising engagement programs in real-time to desktop, mobile and portable devices.

The Company's registered and head office is located at 1 King Street West, Suite 1505, Toronto, Ontario, M5H 1A1. The Company's common shares are listed for trading on the Canadian Securities Exchange under the symbol NVS.

The unaudited interim condensed consolidated financial statements include the accounts of Novicius, the legal parent, together with its wholly-owned subsidiaries, Ice Studio Productions Inc., incorporated in the Province of Ontario on June 16, 2016 ("ICE Studio") and DoubleTap Daily Inc., incorporated in the Province of Ontario on February 29, 2016 ("DoubleTap").

# b) Going Concern

These unaudited interim condensed consolidated financial statements (the "Consolidated Financial Statements") have been prepared in accordance with International Financial Reporting Standards ("IFRS") applicable to a going concern, which contemplates the realization of assets and settlement of liabilities in the normal course of business, as they come due for the foreseeable future. The Company has developed its advertising platform and has not yet realized profitable operations. The Company requires additional financing for its working capital and for the costs of development, content creation and marketing of its platform.

Due to continuing operating losses, the Company's continuance as a going concern is dependent upon its ability to obtain adequate financing and to reach profitable levels of operation. The Company will continue to seek additional forms of debt or equity financing, or other means of funding its operations, however, there is no assurance that it will be successful in doing so or that funds will be available on terms acceptable to the Company, or at all. The ability of the Company to arrange such financing in the future will depend in part upon the prevailing capital market conditions as well as the business performance of the Company.

The Company has accumulated significant losses and negative cash flows from operations in recent years which raise doubt as to the validity of the going concern assumption. As at May 31, 2018, the Company has a working capital deficiency of \$699,818 (August 31, 2017: \$487,776) and an accumulated deficit of \$32,033,367 (August 31, 2017: \$31,684,984). These material uncertainties may cast significant doubt upon the entity's ability to continue as a going concern. The Consolidated Financial Statements do not give effect to adjustments, if any, that would be necessary should the Company be unable to continue as a going concern and, therefore, be required to realize its assets and liquidate its liabilities in other than the normal course of business and at amounts that may differ from those shown in the accompanying Consolidated Financial Statements.

## 2. Basis of Preparation

## **Statement of Compliance**

These Consolidated Financial Statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB") and interpretations issued by the IFRS Interpretations Committee ("IFRIC"). These Consolidated Financial Statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting. Accordingly, they do not include all of the information required for full annual financial statements required by IFRS as issued by the IASB and interpretations issued by IFRIC. These Consolidated Financial Statements of the Company were approved by the Board of Directors on July 12, 2018.

## **Basis of Measurement**

The Consolidated Financial Statements have been prepared on a historical cost basis except for certain financial instruments measured at fair value.

## **Functional and Presentation Currency**

The functional and presentation currency of the parent Novicius and its wholly owned subsidiaries ICE Studio and DoubleTap is Canadian dollars.



# 3. Significant Accounting Policies

The policies applied in these Consolidated Financial Statements are based on IFRS issued and outstanding as of the date the Board of Directors approved the statements. The same accounting policies and methods of computation are followed in these Consolidated Financial Statements as compared with the most recent annual consolidated financial statements as at and for the year ended August 31, 2017. Any subsequent changes to IFRS that are given effect in the Company's annual consolidated financial statements for the year ending August 31, 2018, could result in restatement of these Consolidated Financial Statements. These Consolidated Financial Statements should be read in conjunction with our annual consolidated financial statements as at and for the year ended August 31, 2017.

# **Significant Accounting Estimates and Judgements**

The preparation of the Consolidated Financial Statements in accordance with IFRS requires that management make estimates and assumptions and use judgment regarding the measured amounts of assets, liabilities and contingent liabilities at the date of the Consolidated Financial Statements and reported amounts of revenue and expenses during the reporting period. Such estimates and judgments are continuously evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual outcomes may differ from these estimates.

The key sources of estimation uncertainty that have a significant risk of causing material adjustment to the amounts recognized in the Consolidated Financial Statements are:

## Going Concern

The assessment of the Company's ability to execute its strategy by funding future working capital requirements involves judgment. Estimates and assumptions are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. There is an uncertainty regarding the Corporation's ability to continue as a going concern (Note 1 b).

# Fair value of financial instruments

The estimated fair value of financial assets and liabilities, by their very nature, are subject to measurement uncertainty.

## Fair Value of Stock Based Compensation and Warrants

In determining the fair value of share based payments the calculated amounts are not based on historical cost but is derived based on assumptions (such as the expected volatility of the price of the underlying security, expected hold period before exercise, dividend yield and the risk-free rate of return) input into a pricing model. The model requires that management make forecasts as to future events, including estimates of: the average future hold period of issued stock options and compensation warrants before exercise, expiry or cancellation; future volatility of the Company's share price in the expected hold period; dividend yield; and the appropriate risk-free rate of interest. The resulting value calculated is not necessarily the value that the holder of the option or warrant could receive in an arm's length transaction, given that there is no market for the options or compensation warrants and they are not transferable. Similar calculations are made in estimating the fair value of the warrant component of an equity unit. The assumptions used in these calculations are inherently uncertain. Changes in these assumptions could materially affect the related fair value estimates.

### Fair Value of Derivative Liabilities

The Company is exposed to risks related to changes in its share prices, foreign exchange rates, interest rate and volatility rates used to determine the estimated fair value of its derivative liabilities. In the determination of the fair value of these instruments, the Company utilizes certain independent values and, when not available, internal financial models which are based primarily on observable market data. Management's judgment is required in the development of these models. This estimate also requires determining and making assumptions about the most appropriate inputs to the valuation model including the expected life, volatility, discount rates and dividend yield.

## Settlement of Debt with Equity Instruments

Equity instruments issued to a creditor to extinguish a financial liability are measured at the fair value of the equity instruments at the date the financial liability is extinguished. The Company estimates the fair value of warrants using the Binomial Lattice pricing model and further assumptions including the expected life, volatility, discount rates and dividend yield. The fair value of the units comprising shares and warrants issued in connection with the extinguishment of a financial liability are then prorated to the total market value of the common shares.



### Income Tax

Provisions for taxes are made using the best estimate of the amount expected to be paid based on a qualitative assessment of all relevant factors. The Company reviews the adequacy of these provisions at the end of the reporting period. However, it is possible that at some future date an additional liability could result from audits by taxing authorities. Where the final outcome of these tax-related matters is different from the amounts that were initially recorded, such differences will affect the tax provisions in the period in which such determination is made.

#### 4. Recent Accounting Pronouncements and Recent Adopted Accounting Standards

#### Recent Issued Accounting Pronouncements

The following standards, amendments and interpretations, which may be relevant to the Company have been introduced or revised by the IASB:

- (i) In May 2014, the IASB issued IFRS 15 Revenue from Contracts with Customers, which supersedes IAS 11 Construction Contracts, IAS 18 Revenue, IFRIC 13 Customer Loyalty Programmes, and IFRIC 15 Agreements for the Construction of Real Estate, IFRIC 18 Transfers of Assets from Customers, and SIC 31 Revenue Barter Transactions Involving Advertising Services. IFRS 15 establishes a comprehensive five-step framework for the timing and measurement of revenue recognition. The Company intends to adopt IFRS 15 effective September 1, 2018 and is currently assessing the impact of this new standard on the Consolidated Financial Statements.
- (ii) In July 2014, the IASB issued the final version of IFRS 9, Financial Instruments which reflects all phases of the financial instruments project and replaces IAS 39, Financial Instruments Recognition and Measurement and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment and hedge accounting. IFRS 9 is effective for annual periods beginning on or after January 1, 2018, with early application permitted. Retrospective application is required, but comparative information is not compulsory. The Company does not intend to adopt the new standard prior to its effective date and has not yet determined the impact of this new standard on the Consolidated Financial Statements.
- (iii) On January 13, 2016, the IASB issued IFRS 16 Leases ("IFRS 16") which will replace IAS 17, Leases. IFRS 16 will bring leases on-balance sheet for lessees under a single model, eliminating the distinction between operating and finance leases. Lessor accounting however, remains largely unchanged and the distinction between operating and finance leases is retained. IFRS 16 is effective for annual reporting periods beginning on or after January 1, 2019. The Company is assessing the impact of this new standard on the Consolidated Financial Statements.
- (iv) Amendments to IFRS 2 Classification and measurement of Share-based payment transactions ("IFRS 2"): On June 20, 2016, the IASB issued amendments to IFRS 2, clarifying how to account for certain types of share-based payment transactions. The amendments apply for annual periods beginning on or after January 1, 2018. As a practical simplification, the amendments can be applied prospectively, retrospectively, or early application is permitted if information is available without the use of hindsight. The amendments provide requirements on the accounting for:
  - The effects of vesting and non-vesting conditions on the measurement of cash-settled share-based payments;
  - Share-based payment transactions with a net settlement feature for withholding tax obligations; and
  - A modification to the terms and conditions of a share-based payment that changes the classification of the transaction from cash-settled to equity-settled.

The Company intends to adopt the amendments to IFRS 2 in its Consolidated Financial Statements for the annual period beginning on September 1, 2018. The extent of the impact of adoption of the standard has not yet been determined.

IFRIC 22 – Foreign currency transactions and advance consideration: IFRIC was issued in December 2016 to provide guidance on accounting for transactions that include the receipt or payment of advance consideration in a foreign currency. The new interpretation is effective for annual periods beginning on or after January 1, 2018. The Company is currently assessing the interpretation on its consolidated financial statements.

### 5. Segmented Information

The accounting policies used for the reportable segments are the same as the Company's accounting policies. For the purposes of monitoring segment performance and allocating resources between segments, the Company's executive officers monitor the tangible, intangible and financial assets attributable to each segment. All assets are allocated to reportable segments. The Company's reportable and geographical segment is located in Canada.



### 6. Secured Note Receivable

On May 25, 2016, the Company entered into a Term Sheet to license to acquire all the technology, production and client operations owned and operated by New York based Catch Star Studios LLC ("Catch Star"). On October 12, 2016, the Company advanced US\$65,000 (\$81,483 as at August 31, 2017) to Catch Star and entered into a Secured Promissory Note and General Security Agreement with Catch Star (the "Secured Note"). The Secured Note is due on demand and is secured by all of the assets of Catch Star. Subsequently, Catch Star and the Company could not reach a definitive agreement to memorialize the terms and conditions of the Term Sheet and abandoned the prospective transaction. On February 1, 2017, the Company issued a letter of demand for the repayment in full of the Secured Note from Catch Star. At August 31, 2017, the Company determined that the Secured Note was uncollectible and recorded an impairment of the full amount.

## 7. Related Party Transactions and Balances

The following transactions with individuals related to the Company arose in the normal course of business have been accounted for at the amount agreed to by the related parties.

# **Compensation of Key Management Personnel**

The remuneration of directors and other members of key management personnel during the periods set out were as follows:

_	Three Months Ended May 31		Nine Month May 3	
_	2018	2017	2018	2017
Short term employee benefits (1) (2)	\$15,000	\$37,500	\$45,000	\$110,481
Director/Officer stock based compensation (3)	34,085	-	136,341	136,291
	\$49,085	\$37,500	\$181,341	\$246,772

The following balances owing to the President and Chief Financial Officer of the Company are included in trade and other payables and are unsecured, non-interest bearing and due on demand:

	May 31, 2018	August 31, 2017
Short term employee benefits (1) (2)	\$61,500	\$101,500
	\$61,500	\$101,500

- (1) The Company incurs management fees to the Chief Financial Officer of the Company at a rate of \$5,000 per month.
- On September 9, 2016, the Company entered into an employment agreement with the President of the Company under which the Company agreed to pay to the President, a base salary of \$90,000 and grant one hundred thousand (100,000) common share purchase options (Note 9 e). Effective May 21, 2017, the Company and the President agreed to amend the terms of the employment agreement, by reducing the President's base salary to \$10.00 annually, allowing the President to contract his services to Torinit contemporaneous with his continued employment with the Company and providing a top up provision of up to \$1,500 in a month from the Company if the gross compensation earned by the President from Torinit during June, July and August of 2017 (the "Period"), reduces the overall compensation earned by the President below \$7,500 in any such month during the Period.
- (3) On September 9, 2016 and November 1, 2016, the Company granted options to purchase 130,000 and 50,000 common shares to officers and directors (Note 9 e).

On September 1, 2016, the Company entered into an agreement for a period of 12 months with Torinit Technologies Inc., ("Torinit") to provide dedicated resource augmentation to DoubleTap in an effort to optimize user experience while navigating through the <a href="DoubleTap.co">DoubleTap.co</a> website and drive traffic growth by engaging users across all demographics (the "Torinit Services"). As consideration for the Torinit Services, the Company agreed to compensate Torinit the sum of \$8,000 per month based on 320 hours per month for a 12 month period. Dikshant Batra, a director of the Company, is also the President, a director and major shareholder of Torinit. As at May 31, 2018 and August 31, 2017, included in trade and other payables of the Company is \$23,961 due to Torinit.

As at May 31, 2018, the amount of directors' fees included in trade and other payables was \$10,400 (August 31, 2017: \$10,200).

As at May 31, 2018, the Company had non-interest-bearing loans due on demand payable to Core Energy Enterprises Inc. ("Core") a shareholder of the Company, in the aggregate amount of \$40,800 (August 31, 2017: \$Nil). The Chief Financial Officer of the Company is a major shareholder, officer and a director of Core.



At May 31, 2018, the Company had a non-interest bearing, due on demand loan payable to a shareholder in the amount of \$25,896 (US \$20,000).

#### 8. Derivative Liabilities

As at May 31, 2018, the Company had no derivative liabilities (August 31, 2017: \$Nil).

On August 31, 2016, the Company completed private placements for gross proceeds of \$260,000 and issued 23,636 units in the capital of the Company at a purchase price of \$11.00 per unit. The subscription agreements contained an anti-dilution provision such that if within 18 months of August 31, 2016, the Company issues additional common shares for a consideration per share or with an exercise or conversion price per share, less than \$11.00 (the "Adjusted Price") the Holder shall be entitled to receive from the Company (for no additional consideration) additional units in an amount such that, when added to the number of units acquired by Holder under this agreement will equal the number of units that the Holder would otherwise be entitled to receive had this transaction occurred at the Adjusted Price. On November 30, 2016, the Company completed a private placement for gross proceeds of \$50,000 and issued 7,692 units in the capital of the Company at a purchase price of \$6.50 per unit and accordingly this transaction gave effect to additional units to be issued pursuant to the Adjusted Price. At May 31, 2017, the Company recorded the additional 16,364 units to be issued in the amount of \$8,182 as a derivative liability on the statement of financial position and as anti-dilution fees on the statement of operations (Note 9 b (c) and Note 9 b (d)).

## 9. Share Capital and Reserves

The Company filed articles of amendment effective May 26, 2017, and changed its name from Intelligent Content Enterprises Inc., to Novicius Corp., and consolidated its common shares on the basis of one (1) new share for every ten (10) old shares. The consolidated financial statements have been adjusted to reflect the consolidation accordingly.

## a) Share Capital

# Authorized:

Unlimited number of common shares at no par value Unlimited number of preferred shares issuable in series

### Common Shares Issued:

The following table sets out the changes in common shares during the respective periods:

	Number	Amount \$
Balance August 31, 2016	2,650,627	23,220,683
Common shares issued as private placement (Note 9 b (a))	7,692	30,233
Common shares issued as settlement of shareholder advances (Note 9 b (b))	1,187,672	213,781
Common shares issued as anti-dilution provision (Note 9 b (c))	1,420,809	184,705
Common shares issued as anti-dilution provision (Note 9 b (d))	16,364	2,127
Balance August 31, 2017 and May 31, 2018	5,283,164	23,651,529

#### Preferred Shares Issued:

As at May 31, 2018 and August 31, 2017, there were no preferred shares issued.

## b) Share Purchase Warrants

The following table sets out the changes in warrants during the respective periods:

Warrants	Number of Warrants	Weighted Average Price
Outstanding, August 31, 2016	722,572	\$8.60
Warrants issued (Note 9 b (a))	7,692	-
Warrants issued (Note 9 b (d))	16,364	-
Warrants expired (Note 9 b (e))	(538,417)	-
Balance, August 31, 2017 and May 31, 2018	208,211	\$5.27



- (a) On November 30, 2016, the Company completed private placements for gross proceeds of \$50,000 and issued 7,692 units in the capital of the Company at a purchase price of \$6.50 per unit. Each unit is comprised of one (1) common share and one (1) common share purchase warrant. Each full warrant entitles the holder to purchase one (1) common share at an exercise price of \$10.00 until November 30, 2019. The fair value of the units (\$50,000) was allocated to common shares \$30,233 and the amount allocated to warrants component using a Binomial Lattice model was \$19,767.
- (b) Effective August 31, 2017, the Company settled shareholder advances of \$213,781 and issued 1,187,672 common shares in the capital of the Company at a price of \$0.18 per share.
- (c) Pursuant to the August 31, 2017, settlement of shareholder advances of \$213,781 (Note 9 b (b), effective August 31, 2017, the Company issued 1,420,809 common shares in the capital of the Company pursuant to the anti-dilution provision of the August 31, 2016, private placement agreements. The fair value of \$184,705 was calculated on the previous day's closing price of the Company's common shares and allocated to common shares and anti-dilution fees in the consolidated statement of operations (Note 8).
- (d) Pursuant to the November 30, 2016, private placement of \$50,000 (Note 11 b (h), effective August 31, 2017, the Company issued 16,364 Units in the capital of the Company pursuant to the anti-dilution provision of the August 31, 2016, private placement agreements. Each unit is comprised of one (1) common share and one (1) common share purchase warrant. Each full warrant entitles the holder to purchase one (1) common share at an exercise price of \$10.00 until November 30, 2019. The fair value of the units of \$2,127 was allocated to common shares and anti-dilution fees in the consolidated statement of operations. No value was allocated to warrants based on the Binomial Lattice model (Note 8).
- (e) On August 31, 2017, 538,417 common share purchase warrants exercisable at \$10.00 expired. The amount allocated to warrants based on the Binomial Lattice model was \$2,195,738 with a corresponding increase to contributed surplus.

The following table summarizes the outstanding warrants as at May 31, 2018 and August 31, 2017, respectively:

Number of Warrants	Exercise Price	Expiry Date	Weighted Average Remaining Life (Years)	Warrant Value (\$)
160,519	\$3.50	March 1, 2019	0.75	603,370
23,636	\$12.50	August 31, 2019	1.25	126,729
24,056	\$10.00	November 30, 2019	1.50	19,767
208.211			0.89	749.866

Number of Warrants	Exercise Price	Expiry Date	Weighted Average Remaining Life (Years)	Warrant Value (\$)
160,519	\$3.50	March 1, 2019	1.50	603,370
23,636	\$12.50	August 31, 2019	2.00	126,729
24,056	\$10.00	November 30, 2019	2.25	19,767
208,211			1.64	749,866

## c) Weighted Average Shares Outstanding

The following table summarizes the weighted average shares outstanding:

	Three Mon May		Six Months Ended May 31	
_	2018	2017	2018	2017
Weighted Average Shares Outstanding, basic and diluted	5,283,164	2,587,984	5,283,164	2,655,784

As at February 28, 2018, there were 208,211 common share purchase warrants that could be exercised, however they are anti-dilutive. The effects of any potential dilutive instruments on loss per share are anti-dilutive and therefore have been excluded from the calculation of diluted loss per share.

# d) Share Purchase Options

The Company has a stock option plan to provide incentives for directors, officers, employees and consultants of the Company. The maximum number of shares, which may be set aside for issuance under the stock option plan, is 20% of the issued and outstanding common shares of the Company on a rolling basis.



The following table is a summary of the status of the Company's stock options and changes during the period:

	Number of Options	Weighted Average Exercise Price \$
Balance, August 31, 2016	38,300	22.80
Granted	200,000	12.05
Expired	(83,300)	(13.63)
Balance, August 31, 2017	155,000	13.87
Cancelled (Note a)	(155,000)	(13.87)
Balance, May 31, 2018	-	-

a) On May 1, 2018, all outstanding share purchase options were released and cancelled.

The following table is a summary of the Company's stock options outstanding and exercisable as at August 31, 2017:

		Options	Exercisable Weighted Average		
Exercise Price	Number of Options	Remaining Life (Years)	Expiry Date	Number of Options	Exercise Price \$
\$12.00	5,000	2.20	November 11, 2019	5,000	0.39
\$15.00	70,000	4.02	September 8, 2021	-	-
\$13.00	80,000	4.02	September 8, 2021	80,000	6.71
	155,000	3.95		85,000	13.87

## e) Stock Based Compensation

## **Employees**

On September 9, 2016, the Company granted 30,000 common share purchase options to shares to a director and 30,000 common share purchase options the President and recorded non-cash stock-based compensation expense of \$44,416. These options were exercisable at \$13.00 per share and expired on September 8, 2021. On May 1, 2018, these share purchase options were released and cancelled.

On September 9, 2016, the Company granted to the President 70,000 common share purchase options exercisable at \$15.00 per share and expiring on September 8, 2021. Of these options 35,000 vested on September 8, 2017 and 35,000 vest on September 8, 2018. As at May 31, 2018, Company recorded non-cash stock-based compensation expense of \$136,341 (May 31, 2017: \$50,897). On May 1, 2018, these share purchase options were released and cancelled.

On November 1, 2016, the Company granted 50,000 common share purchase options vesting March 30, 2017 to the former Chief Financial Officer and recorded non-cash stock-based compensation expense of \$40,978. These options were exercisable at \$6.40 per share and expired on April 25, 2017.

#### Non-Employees

On September 9, 2016, the Company granted 20,000 immediately vesting common share purchase options to a consultant of the Company and recorded non-cash stock-based compensation expense of \$14,805. These options were exercisable at \$13.00 per share and expire on September 8, 2021. On May 1, 2018, these options were released and cancelled.

The fair value of the stock options granted were estimated on the date of the grant using the Black Scholes option pricing model with the following assumptions and inputs:

	November 1, 2016	September 9, 2016
Weighted average fair value per option	\$5.90	\$11.70
Weighted average risk-free interest rate	0.68%	0.59%
Forfeiture rate	0%	0%
Weighted average expected volatility	156.70%	152.32%
Expected life (years)	5	5
Dividend yield	Nil	Nil
Stock price on the date of grant	\$6.40	\$12.90



## 10. Non-Cash Transactions

The following table summarizes the non-cash transactions for the periods set out:

Non-Cash Transactions	May 31, 2018 (\$)	May 31, 2017 (\$)
Stock based compensation (Note 9 e)	136,341	151,096
Stock options cancelled/expired	(1,747,791)	(812,965)
Units to be issued as anti-dilution provision (Note 8)	· · · · · · · · · · · · · · · · · · ·	8,182

#### 11. Financial Instruments and Concentration of Risks

Financial instruments are measured at fair value on initial recognition of the instrument. The types of risk exposure to the Company's financial instruments and the ways in which such exposures are managed are as follows:

### **Credit Risk**

Credit risk is primarily related to the Company's receivables and cash and the risk of financial loss if a partner or counterparty to a financial instrument fails to meet its contractual obligations. At May 31, 2018, trade and other receivables amounts are \$Nil (August 31, 2017: \$Nil). At May 31, 2018, included in other receivables is HST due from the Government of Canada in the amount of \$8,710 (August 31, 2017: \$41,007).

Concentration risk exists in cash because cash balances are maintained with one financial institution. The risk is mitigated because the financial institution is an international bank and all amounts are due on demand. The Company's maximum exposure to credit risk is as follows:

	May 31, 2018 (\$)	August 31, 2017 (\$)
Cash	5,440	1,040
Balance	5,440	1,040

## **Liquidity Risk**

The Company monitors its liquidity position regularly to assess whether it has the funds necessary to fulfill planned opportunities or that viable options are available to fund such opportunities from new equity issuances or alternative sources of financings. As a company without significant revenue, there are inherent liquidity risks, including the possibility that additional financing may not be available to the Company, or that such financing terms may not be acceptable to the Company.

The following table illustrates the contractual maturities of financial liabilities:

May 31, 2018		Payments Due by Period \$				
-		Less than 1	1-3	4-5	After 5 years	
_	Total	year	years	years		
Trade and other payables	639,272	639,272	-			
Shareholder loans	74,696	74,696				
Total	713,968	713,968	-		-	
August 31, 2017	Payments Due by Period \$					
-		Less than 1	1-3	4-5	After 5 years	
_	Total	year	years	years		
Trade and other payables	529,823	529,823	-	-		
Total	529,823	529,823	-			

#### Market Risk

Market risk represents the risk of loss that may impact the Company's financial position, results of operations, or cash flows due to adverse changes in financial market prices, including interest rate risk, foreign currency exchange rate risk, and other relevant market or price risks. The Company does not use derivative instruments to mitigate this risk.

## (i) Currency Risk

The Company is exposed to the fluctuations in foreign exchange rates. The Company operates in Canada and a portion of its expenses are incurred in US dollars. A significant change in the currency exchange rates between the Canadian dollar relative to US dollar could have an effect on the Company's financial instruments. The Company does not hedge its foreign currency exposure.



The following assets and liabilities are denominated in US dollars as at the year-end set out below:

	May 31, 2018 (\$)	May 31, 2017 (\$)
Cash	-	1,589
Secured note receivable	-	65,000
Trade and other payables	(39,414)	(41,706)
Net assets (liabilities) denominated in US\$	(39,414)	24,883
Net assets (liabilities) CDN dollar equivalent at period end (1)	(51,033)	33,592

<sup>(1)</sup> Translated at the exchange rate in effect at May 31, 2018 \$1.2948 (May 31, 2017; \$1.35)

The following table shows the estimated sensitivity of the Company's total loss for the periods set out from a change in the US dollar exchange rate in which the Company has exposure with all other variables held constant.

	May 31, 2018			May 31, 2017		
	Increase	Increase Decrease		Decrease		
Percentage change in	In total loss from a change in %		In total loss from a change in %			
US Dollar	in the US Exchan	in the US Exchange Rate (\$)		in the US Exchange Rate (\$)		
5%	(3,304)	3,304	(2,268)	2,268		
10%	(6,608)	6,608	(4,535)	4,535		
15%	(9,912)	9,912	(6,803)	6,803		

#### (ii) Interest Rate Risk

Interest rate risk refers to the risk that the value of a financial instrument or cash flows associated with the instrument will fluctuate due to changes in market interest rates. The majority of the Company's debt is short-term in nature with fixed rates.

## (iii) Fair Value of Financial Instruments

The Company's financial instruments included on the consolidated statements of financial position are comprised of cash, secured note receivable and trade and other payables. The Company classifies the fair value of financial instruments measured at fair value according to the following hierarchy based on the amount of observable inputs used to value the instrument.

- Level 1 Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those in which transactions occur in sufficient frequency and volume to provide pricing information on an ongoing basis.
- Level 2 Pricing inputs are other than quoted prices in active markets included in Level 1. Prices in Level 2 are either directly or indirectly observable as of the reporting date. Level 2 valuations are based on inputs, including quoted forward prices for commodities, time value and volatility factors, which can be substantially observed or corroborated in the marketplace.
- Level 3 Valuations in this level are those with inputs for the asset or liability that are not based on observable market data.

		May 31, 2018		August 31, 2017	
Financial Instrument		Carrying	Fair	Carrying Value	Fair
Classification	Level	Value (\$)	Value (\$)	(\$)	Value (\$)
Fair value through profit or loss:					
Cash	1	5,440	5,440	1,040	1,040
Other financial liabilities:					
Trade and other payables		639,272	639,272	529,823	529,823
Shareholder loans		74,696	74,696	-	-

Cash is stated at fair value (Level 1 measurement). The carrying value of trade and other payables and shareholder loans approximate their fair value due to the short-term maturity of these financial instruments.



## **Capital Management**

The Company's objectives when managing capital are to ensure the Company will have sufficient financial capacity, liquidity and flexibility to fund its operations, growth and ongoing development opportunities. The Company's capital requirements currently exceed its operational cash flow. As such, the Company is dependent upon future financings in order to maintain liquidity and will be required to issue equity or issue debt.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions, availability of capital and the risk characteristics of any underlying assets in order to meet current and upcoming obligations.

The board of directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management and favourable market conditions to sustain future development of the business. As at May 31, 2018 and August 31, 2017, the Company considered its capital structure to be comprised of shareholders' deficiency.

## 12. Subsequent Events

Subsequent to the period end the Company executed an amended and restated non-binding letter of intent with Grown Rogue Unlimited, LLC, an Oregon limited liability company ("Grown Rogue") pursuant to which it is contemplated that the Company may combine its business operations with Grown Rogue by way of a three-cornered amalgamation (the "RTO Transaction") resulting in a reverse take-over of the Company by Grown Rogue and the listing for trading of the shares of the resulting issuer on the Canadian Securities Exchange (the "Exchange"). The non-binding letter of intent has been amended and restated (the "Amended LOI") to extend the term of the Amended LOI, to reflect the amended terms of the Private Placement (as defined below) to be completed by an affiliate of Grown Rogue prior to the closing of the RTO Transaction, and to reflect continuing discussions between Grown Rogue and the Company with respect to the terms of the RTO Transaction.

Pursuant to the Amended LOI It is expected that prior to the completion of the RTO Transaction, all of the unitholders of Grown Rogue will exchange their units of Grown Rogue for common shares in Grown Rogue Canada Inc. ("Grown Rogue Canada"), a company incorporated under the laws of Ontario, which will result in Grown Rogue Canada owning all of the units in Grown Rogue (the "Grown Rogue Securities Exchange"). Upon completion of the Grown Rogue Securities Exchange, Grown Rogue Canada will amalgamate with a subsidiary of Novicius and the shareholders of Grown Rogue Canada that participated in the Grown Rogue Securities Exchange will receive common shares of Novicius at a deemed price of \$0.44 per share.

In addition, the Company and Grown Rogue Canada announced that Grown Rogue Canada completed an initial tranche of its planned financing for a total issuance of 5,673,417 subscription receipts (the "Subscription Receipts") at a price of \$0.44 each for total proceeds of \$2,496,303 (the "Private Placement"). Each Subscription Receipt is convertible, without additional consideration, into a unit (a "GRC Unit") consisting of one common share in GRC ("GRC Share") and one common share purchase warrant in GRC ("GRC Warrant"). Each GRC Warrant entitles the holder to purchase one GRC Share at a price of \$0.55 per share until 24 months after the RTO Transaction has been completed.

GRC plans to complete a second tranche and raise up to an additional \$3,500,000 in Subscription Receipts prior to the completion of the RTO Transaction. The GRC Units and the Compensation Options will be exchanged for corresponding securities, respectively, in Novicius (as the resulting issuer) upon completion of the RTO Transaction.

All of the gross proceeds received by Grown Rogue Canada under the Private Placement are being held in escrow and are to be released to Grown Rogue Canada upon satisfying certain conditions including, among other things, (i) CSE approval of the RTO Transaction and (ii) the acquisition by Grown Rogue Canada of, directly or indirectly, 100% of the membership units of Grown Rogue Unlimited, LLC (the "Escrow Release Condition"). If the Escrow Release Condition is not satisfied or waived by September 3, 2018, the Subscription Receipts will automatically be cancelled and the proceeds of the Private Placement will be returned to the holders of the Subscription Receipts in an amount per Subscription Receipt equal to: (i) the purchase price of the Subscription Receipt; and (ii) a pro rata share of interest, if any, earned thereon.

M Partners Inc. and PI Financial Corp. acted as co-lead agents for GRC (the "Agents") in connection with the Private Placement and will receive, upon closing of the RTO Transaction, a cash commission equal to 7% of the aggregate proceeds of the portion of the Private Placement sold to subscribers sourced by the Agents, and a cash commission equal to 3.5% of the aggregate proceeds from all other subscribers participating in the private placement. The Agents have received an aggregate number of compensation options (the "Compensation Options") equal to 7% of the number of Subscription Receipts issued to subscribers sourced by the Agents, and an aggregate number of Compensation Options equal to 3.5% of the number of Subscription Receipts issued to all other subscribers participating in the private placement.



Each Compensation Option entitles the holder to purchase one GRC Unit at a price of \$0.44 per unit until 24 months after completing the RTO Transaction.

There can be no assurance that the RTO Transaction will occur, or that it will occur on the terms and conditions contemplated in this news release. The RTO Transaction could be modified, restructured or terminated. Actual results could differ materially from those currently anticipated due to a number of factors and risks. The completion of the RTO Transaction is contingent on a number of conditions precedent including, but not limited to, (i) receipt of all requisite corporate, shareholder and regulatory approvals, (ii) completion of satisfactory due diligence by each of the parties, (iii) completion of the Grown Rogue Securities Exchange, (iv) completion of the Brokered Offering, (v) completion of the Company's anticipated consolidation of 1.4 pre-consolidated common shares for one 1 post-consolidated common share, (vi) the reduction of Novicius debt, and (vii) the execution of a definitive agreement between the parties. No assurance is given that the Transaction will close as contemplated.