

FORM 2A

FOR A FUNDAMENTAL CHANGE INVOLVING THE ACQUISITION BY GENIUS PROPERTIES LTD. OF CERRO DE PASCO RESOURCES S.A.

DATED JUNE 6, 2018

AMENDED AND RESTATED AS OF JULY 26, 2018

Neither the Canadian Securities Exchange nor any other securities regulatory authority has in any way passed upon the merits of the fundamental change described in this listing statement.

TABLE OF CONTENTS

1.	GENERAL	1
2.	CORPORATE STRUCTURE	7
3.	GENERAL DEVELOPMENT OF THE BUSINESS	. 11
4.	NARRATIVE DESCRIPTION OF THE BUSINESS	. 14
5.	SELECTED CONSOLIDATED FINANCIAL INFORMATION	. 35
6.	MANAGEMENT'S DISCUSSION AND ANALYSIS	. 38
7.	MARKET FOR SECURITIES	. 39
8.	CONSOLIDATED CAPITALIZATION	. 39
9.	OPTIONS TO PURCHASE SECURITIES	. 39
10.	DESCRIPTION OF THE SECURITIES	. 41
11.	ESCROWED SECURITIES	. 45
12.	PRINCIPAL SHAREHOLDERS	. 47
13.	DIRECTORS AND OFFICERS	. 47
14.	CAPITALIZATION	. 52
15.		. 55
16.	INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS	. 62
17.	RISK FACTORS	. 62
18.	PROMOTERS	. 70
19.	LEGAL PROCEEDINGS	. 71
20.	INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS	. 71
21.	AUDITORS, TRANSFER AGENTS AND REGISTRARS	. 71
22.	MATERIAL CONTRACTS	. 72
23.	INTEREST OF EXPERTS	. 72
24.	OTHER MATERIAL FACTS	. 72
25.	FINANCIAL STATEMENTS	. 73

SCHEDULES

SCHEDULE A	Financial Statements of the Issuer					
	• Unaudited condensed interim financial statements of the Issuer for the three-months periods ended March 31, 2018 and 2017 reviewed by the auditors					
	• Audited consolidated financial statements of the Issuer for the years ended December 31, 2017 and 2016					
	• Audited consolidated financial statements of the Issuer for the years ended December 31, 2016 and 2015					
	Audited consolidated financial report for the years ended December 31, 2015 and 2014					
SCHEDULE B	Management's Discussion & Analysis of the Issuer					
	Management's Discussion & Analysis for the three-month period ended March 31, 2018					
	Management's Discussion & Analysis for the year ended December 31, 2017					
	Management's Discussion & Analysis for the year ended December 31, 2016					
	Management's Discussion & Analysis for the year ended December 31, 2015					
SCHEDULE C	Financial Statements of the Target					
	• Unaudited statement of financial position and statement of comprehensive income of the Target for the three-month periods ended March 31, 2018 reviewed by the auditors					
	Audited Consolidated Financial Statements for the period ended December 31, 2017					
	Audited Consolidated Financial Statements for the period ended December 31, 2016					
	Audited Consolidated Financial Statements for the period ended December 31, 2015					
SCHEDULE D	Management's Discussion & Analysis of the Target					
	Management's Discussion & Analysis for the three-month period ended March 31, 2018					
	Management's Discussion & Analysis for the period ended December 31, 2017					
SCHEDULE E	Pro Forma Financial Statements of the Resulting Issuer					
	 Unaudited Pro Forma Consolidated Financial Statements of the Resulting Issuer as of March 31, 2018 					

• Unaudited Pro Forma Consolidated Financial Statements of the Resulting Issuer as of December 31, 2017

1. GENERAL

1.1. Glossary of terms

The following is a glossary of certain definitions used in this Listing Statement. Terms and abbreviations used in the schedules to this Listing Statement are defined separately and the terms and abbreviations defined below are not used therein, except where otherwise indicated. Words importing the singular, where the context requires, include the plural and vice versa and words importing any gender include all genders. All dollar amounts referenced herein are shown in Canadian dollars, unless otherwise indicated.

"21 Alpha"	21 Alpha Resources Inc.			
"Affiliate"	Unless specified otherwise, has the meaning ascribed to such term in NI 45-106.			
"AMF"	Autorité des marchés financiers (Québec).			
"AMSAC"	Activos Mineros S.A.C.			
"Associate"	Unless specified otherwise, has the meaning ascribed to such term in the <i>Securities Act</i> (Québec), as amended, including the regulations promulgated thereunder.			
"Authors"	Michel Boily, Ph.D., P. geo., and Gilbert Rousseau, P. Eng., authors of the Technical Report.			
"Black"	Black Widow Resources Inc.			
"Board"	The board of directors of the Issuer or the Resulting Issuer, as the context requires.			
"BranchCo"	Genius Properties Sucursal del Perú, the Peruvian branch to be established by Genius for the sole purpose of the Proposed Transaction.			
"Cash Contribution"	Cash contributions to be made by the Issuer to the Target prior to the effectiveness of the Merger, in the form of loans in an aggregate amount of US\$2,500,000 to be expended on the development of the Property, for metallurgical testing and to cover capital requirements related to community relations, permitting and general and administrative expenses, in accordance with the terms of the Merger Agreement.			
"CBCA"	<i>Canada Business Corporations Act,</i> as amended from time to time, including the regulations promulgated thereunder			
"CDP Percentage"	The percentage of the issued and outstanding Common Shares to be issued to Cerro Shareholders determined in accordance with the terms of the Merger Agreement.			
"CEO"	Chief Executive Officer.			
"Centromin"	Empresa Minera Del Centro del Peru.			
"Cerro de Pasco"	Cerro de Pasco Resources S.A.			

"Cerro Shareholders"	The holders of Cerro Shares at the time of effectiveness of the Merger.			
"Cerro Shares"	The common shares in the capital of Cerro de Pasco.			
"CFO"	Chief Financial Officer.			
"CIM"	Canadian Institute of Mining, Metallurgy and Petroleum.			
"Closing"	The closing of the Proposed Transaction.			
"Closing Date"	The date on which the Closing occurs, as agreed by the Issuer and the Target.			
"Common Shares"	The common shares in the capital of the Issuer.			
"CSE" or "Exchange"	The Canadian Securities Exchange.			
"Desmontera Excelsior"	The wastedump Desmontera Excelsior.			
"EIS"	An environmental impact study.			
"Escrow Agreement"	The escrow agreement pursuant to which certain securities held by principals of the Resulting Issuer will be deposited with the Transfer Agent, in accordance with the policies of the CSE.			
"Escrowed Securities"	The securities held by principals of the Resulting Issuer subject to restrictions under the Escrow Agreement.			
"Excelsior Mineral Pile" or "EMP"	The Excelsior Mineral Pile, which consists of broken rock material representing the ore extracted from the Cerro de Pasco mine that was deemed uneconomic at the time and not processed through the Paragsha plant to be deposited as a stockpile until 2000 on an a valley floor located south of the open pit mine.			
"Genius"	Genius Properties Ltd., a corporation incorporated under the CBCA and listed on the CSE under the trading symbol GNI.			
"Genius Properties"	All mining properties of Genius, namely: the Robelin property (Québec), the Sakami property (Québec), the Dissimieux Lake property (Québec), the Blockhouse Gold property (Nova Scotia) and the Mt. Cameron Property (Nova Scotia).			
"IFRS"	International Financial Reporting Standards.			
"INGEMMET"	The Mining and Metallurgic Geology Institute, the Peruvian governmental agency in charge of granting mining concession titles and collecting fees and penalties.			
"Issuer"	Genius Properties Ltd., a corporation incorporated under the CBCA and listed on the CSE under the trading symbol GNI.			
"Jourdan"	Jourdan Resources Inc.			

"Listing Statement" This amended and restated listing statement dated July 26, 2018 "MCM" Mt. Cameron Minerals Inc. "MD&A" Management's discussion and analysis, as such term is defined in National Instrument 51-102 - Continuous Disclosure Obligations (in Québec, Regulation 51-102 respecting Continuous Disclosure Obligations) of the Canadian Securities Administrators. "MEM" The Peruvian Ministry of Energy and Mines. "Merger" The merger of Cerro de Pasco with BranchCo pursuant to Peruvian Laws as provided for in the Merger Agreement. "Merger Agreement" The merger agreement made as of November 9, 2017 between the Issuer and the Target, a copy of which is available on the Issuer's profile on SEDAR, and any amendments made thereto. "MI 61-101" Multilateral Instrument 61-101 - Protection of Minority Security Holders in Special Transactions (in Québec, Regulation 61-101 respecting Protection of Minority Security Holders in Special Transactions) as adopted by the securities regulatory authorities in the provinces of Ontario, Québec, Alberta, Manitoba and Saskatchewan, and the companion policies and forms thereto, as amended from time to time. "MJX" Majescor Resources Inc. "Mt. Cameron The amendment agreement dated April 9, 2018 to an option agreement Amendment between the Issuer and MCM relating to the Mt. Cameron property located in Nova Scotia, Canada. Agreement" "NEOs" Named Executive Officers of the Issuer or the Resulting Issuer, as applicable, namely the CEO or an officer acting in a similar capacity, the CFO and each of the three most highly compensated executive officers whose total compensation was more than \$150,000. "New Cerro de BranchCo, after being transformed into a corporation (ordinary Pasco" corporation or closely held corporation) or into a sociedad comercial de responsabilidad limitada under Peruvian law. "NI 43-101" National Instrument 43-101 - Standards of Disclosure for Mineral Projects (in Québec, Regulation 43-101 respecting Standards of Disclosure for Mineral Projects) as adopted by the Canadian Securities Administrators and the companion policies and forms thereto, as amended from time to time. National Instrument 45-106 - Prospectus Exemptions (in Québec, "NI 45-106" Regulation 45-106 respecting Prospectus Exemptions) as adopted the Canadian Securities Administrators and the companion policies and forms thereto, as amended from time to time. "NP 46-201" National Policy 46-201 - Escrow for Initial Public Offerings as adopted the Canadian Securities Administrators and as amended from time to time.

"NSR"	Net smelter royalty.			
"Option"	The irrevocable and exclusive option to acquire 100% of the Property granted to Cerro de Pasco under the Option Agreement, which was exercised by Cerro de Pasco on January 12, 2018.			
"Option Agreement"	The option agreement dated February 14, 2017 between Victor Ramon Justo Eduardo Freundt Orihuela, the former sole and exclusive owner of the mining right of the Property, and Cerro de Pasco, pursuant to which Cerro de Pasco was granted the Option.			
"Peruvian Mining Law"	Supreme Decree No. 014-92-EM, the Peruvian general mining law adopted on June 2, 1992.			
"Preferred Shares"	The preferred shares in the capital of the Issuer.			
"Property"	The mining concession called El Metalurgista, identified with code No. 04012094X01 and recorded in file 20002396 of the Public Registry of Mining Rights of the Public Registry Office of Huancayo. The Property is located at the District of Simon Bolivar, Province of Pasco, Department of Pasco, Peru.			
"Proposed Transaction"	The reverse takeover of Genius by Cerro de Pasco's existing shareholders, by way of the Merger, including the related transaction contemplated hereunder.			
"Quiulacocha Tailings" or "QT"	The Quiulacocha tailings, which represent the fine-grained residues (tailings) left after processing the Cerro Pasco ore material (rich in Cu- Zn-Ag-Pb), dumped and accumulated in an ancient natural lake from 1943 to 2000.			
"Reïva"	Reïva Global Corporation.			
"Repurchase Option"	Cerro de Pasco's option to buy back the Royalty from the Vendor in accordance with the terms of the Option Agreement.			
"Resulting Issuer"	The Issuer following the completion of the Proposed Transaction.			
"Resulting Issuer Options"	Options to acquire Common Shares, following completion of the Propos Transaction, in the capital of the Resulting Issuer.			
"Resulting Issuer Shares"	Common Shares, following completion of the Proposed Transaction, in the capital of the Resulting Issuer.			
"Royalty"	The 2% royalty granted by Cerro de Pasco on January 12, 2018 up exercise of the Option in favor of the Vendor on the El Metalurgis Concession pursuant to the Option Agreement.			
"Securities Laws"	The Securities Act (Québec) or equivalent legislation in those provinces, states, and countries which have or assume jurisdiction over the affairs of the Issuer, the Target, the Resulting Issuer and any party to the Merger, and the applicable rules, regulations, rulings, orders, instruments and forms made or promulgated under such laws, as well as the rules, regulations, bylaws and policies of the CSE, as applicable.			

"SEDAR"	The System for Electronic Document Analysis and Retrieval being the official website that provides access to most public securities documents and information filed by Issuers and investment funds with the Canadian Securities Administrators (CSA) in the SEDAR filing system at the website address of www.sedar.com.				
"Spin-Off"	The transfer of the Genius Properties by the Issuer to the Spin-Off Entity.				
"Spin-Off Entity"	Genius Metals Inc. / Métaux Genius Inc., a wholly-owned Canadian subsidiary of Genius incorporated under the CBCA for the purpose of the Spin-Off.				
"Spin-Off Entity Shares"	The common shares in the capital of the Spin-Off Entity.				
"Stock Option Plan"	The Issuer's rolling stock option plan adopted on July 11, 2016.				
"SpinCo Private Placement"	The private placement of a minimum of Spin-Off Entity Shares for gross proceeds to the Spin-Off Entity of a minimum of \$750,000 and a maximum of \$3,000,000.				
"Target"	Cerro de Pasco.				
"Target Auditor"	Panez, Chacaliaza y Asociados Sociedad Civil de R.L.				
"Technical Report"	Technical report prepared in accordance with NI 43-101 dated July 24, 2018 as prepared by Michel Boily, Ph.D., P.geo. and Gilbert Rousseau, Eng. and titled "The Excelsior Property - The Excelsior Mineral Pile (EMP) and Quiulacocha Tailings (QT) associated with the Cerro de Pasco Mine, Cerro de Pasco District, Altiplano Region, North-Central Peru" in respect of the Property, a copy of which is available on SEDAR.				
"Transfer Agent"	Computershare Investor Services Inc., the Issuer's transfer agent and registrar.				
"TSPL"	Investments TSPL Inc.				
"Vendor"	Victor Ramon Justo Eduardo Freundt Orihuela.				
"Volcan"	Volcan Compañia Minera S.A.A.				
"Zencig"	Genius' 70% owned nonmaterial subsidiary Zencig Corp. (USA), the 30% remaining interest being held by North Lion Holding Corp.				
"Zippler"	Genius' wholly-owned non-material subsidiary Zippler Inc. (formerly 8845131 Canada Inc.).				

1.2. Effective Date of Information

All information in this Listing Statement is as of July 26, 2018 unless otherwise indicated. This Listing Statement initially filed on June 6, 2018, was amended and restated on July 26, 2018 to provide additional disclosure on the financial statements of the Target and the Resulting Issuer.

1.3. Forward Looking Statements

Cautionary Statement Regarding Forward-Looking Statements

The information provided in this Listing Statement, including information incorporated by reference, may contain "forward-looking information" and "forward-looking statements" (the "forward-looking statements"), within the meaning of applicable securities legislation, about Genius Properties Ltd. (the "Issuer") and Cerro de Pasco Resources S.A. ("Cerro de Pasco").

In addition, the Issuer may make or approve certain statements in future filings with Canadian securities regulatory authorities, in press releases, or in oral or written presentations by representatives of the Issuer that are not statements of historical fact and may also constitute forward-looking statements. All statements, other than statements of historical fact, made by the Issuer that address activities, events or developments that the Issuer expects or anticipates will or may occur in the future are forward-looking statements, including, but not limited to, statements preceded by, followed by or that include words such as "may", "will", "would", "could", "should", "believes", "estimates", "projects", "potential", "expects", "plans", "intends", "anticipates", "targeted", "continues", "forecasts", "designed", "goal", or the negative of those words or other similar or comparable words.

Forward-looking statements may relate to future financial conditions, results of operations, plans, objectives, performance or business developments, future price of commodities, the estimation of mineral resources; regulatory compliance, capital expenditures, planned exploration activities, including but not limited to costs and timing of development of new deposits and future acquisitions or properties or mineral rights, the interpretation of geological information; the payment of net smelter royalties; permitting time lines, currency fluctuations, requirements for additional capital, including but not limited to, future financings, future profitability, governmental regulation of mining operations, the obtaining of required licences, permits and regulatory approvals, reclamation expenses and the acquisition of new properties. These statements speak only as at the date they are made and are based on information currently available and on the then current expectations and beliefs of the Issuer and assumptions concerning future events, which are subject to a number of known and unknown risks, uncertainties and other factors that may cause actual results, performance or achievements to be materially different from that which was expressed or implied by such forward-looking statements, including, but not limited to, risks and uncertainties related to:

- the speculative and competitive nature of resource exploration, development and operations;
- the availability of financing opportunities, risks associated with business and economic conditions such as changes in metal prices, dependence on management and conflicts of interest;
- accidents, labour disputes, inability to obtain third party contracts, equipment, supplies, appropriate permits or other governmental approvals, and other risks of the mining industry generally and specifically in Peru; and
- other risks described in this Listing Statement and described from time to time in documents filed by the Issuer with Canadian securities regulatory authorities.

The forward-looking statements contained herein are based on certain key expectations and assumptions, including: (a) expectations and assumptions concerning timing of receipt of required shareholder and regulatory approvals and any applicable third party consents, if any; and (b) expectations and assumptions concerning the success of the operation of the Issuer. Although the Issuer believes that the expectations and assumptions on which the forward-looking statements are based are reasonable, undue reliance should not be placed on the forward-looking statements, because no assurance can be given that they will prove to be correct.

Consequently, all forward-looking statements made in this Listing Statement and other documents of the Issuer are qualified by such cautionary statements and there can be no assurance that the anticipated results or developments will actually be realized or, even if realized, that they will have the expected consequences to or effects on the Issuer. The cautionary statements contained or referred to in this section should be considered in connection with any subsequent written or oral forward-looking statements that the Issuer and/or persons acting on the Issuer's behalf may issue. The Issuer undertakes no obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, other than as required under securities legislation.

1.4. Currency

Unless otherwise indicated herein, references to "\$", "CDN\$" or "Canadian dollars" are to Canadian dollars, references to "US\$" are to U.S. dollars, and references to "S/" or "PEN" are to Peruvian Soles. The Issuer's accounts are maintained in Canadian dollars.

1.5. Accounting Principles

All financial information in this Listing Statement is prepared in accordance with IFRS.

1.6. Information Concerning the Target

The information contained or referred to in this Listing Statement relating to the Target has been furnished by the Target. In preparing this Listing Statement, the Issuer has relied upon the Target to ensure that the Listing Statement contains full, true and plain disclosure of all material facts relating to the Target. Although the Issuer has no knowledge that would indicate that any statements contained herein concerning the Target are untrue or incomplete, neither the Issuer nor any of its principals assumes any responsibility for the accuracy or completeness of such information or for any failure by the Target to ensure disclosure of events or facts that may have occurred which may affect the significance or accuracy of any such information.

1.7. Market Industry and Data

This Listing Statement includes market and industry data that has been obtained from third party sources, including industry publications. The Issuer believes that its industry data is accurate and that its estimates and assumptions are reasonable, but there is no assurance as to the accuracy or completeness of this data. Third party sources generally state that the information contained therein has been obtained from sources believed to be reliable, but there is no assurance as to the accuracy or completeness of included information. Although the data is believed to be reliable, the Issuer has not independently verified any of the data from third party sources referred to in this Listing Statement or ascertained the underlying economic assumptions relied upon by such sources.

2. CORPORATE STRUCTURE

2.1. Corporate Name and Head & Registered Office

The head and registered office of Genius Properties Ltd. ("Genius" or the "Issuer") is located at 22 Lafleur Nord, suite 203, Saint-Sauveur, Québec, JOR 1R0, Canada.

The head and registered office of Cerro de Pasco Resources S.A. ("**Cerro de Pasco**" or the "**Target**") is located at Avenida Jorge Basadre 607, Office 226, San Isidro, Lima, Peru. Upon completion of the Proposed Transaction, the Target will be merged with a Peruvian branch of the Issuer.

2.2. Jurisdiction of Incorporation and Amendments to Constating Documents

The Issuer was incorporated under the *Business Corporations Act* (Alberta) on June 24, 2003 as a capital pool company named Heartwood Capital Corporation. On March 29, 2006, the Issuer completed its qualifying transaction and concurrently changed its name to Neo Alliance Minerals Inc. Following the completion of a reorganization, the Issuer changed its name to Synergy Acquisition Corp. effective December 16, 2010.

On January 28, 2014, the Issuer continued from the *Business Corporations Act* (Alberta) to the CBCA, changed its head office from the Province of Alberta to the Province of Québec and changed its name from Synergy Acquisition Corp. to Genius Properties Ltd. / Les Propriétés Genius Ltée. The common shares of the Issuer commenced trading on the Canadian Securities Exchange ("**CSE**") under the new corporate name and under the new symbol, "GNI" in February 2014.

Effective February 1, 2017, the Common Shares of the Issuer were consolidated on a basis of 1 post-consolidation Common Share for every 5 pre-consolidation Common Shares.

The Issuer is a reporting issuer in British Columbia, Alberta, Ontario and Québec.

The Target was incorporated under the General Corporate Law of Peru (Law N° 26887) on October 31, 2003. Since the date of its incorporation, the Target has not materially amended its constating documents, other than its transformation from a closely held corporation (*sociedad anónima cerrada*) to an ordinary corporation (*sociedad anónima*) on July 23, 2012.

2.3. Inter-corporate Relationships

The Issuer currently has two nonmaterial subsidiaries, namely Zippler Inc. ("**Zippler**") which is incorporated in Canada and Zencig Corp. ("**Zencig**") which is incorporated in the United States. The Issuer holds 100% of the common shares of Zippler and 70% of the common shares of Zencig. North Lion Holding Corp. is the holder of the remaining 30% interest in Zencig. Zippler and Zencig are both currently in the process of being dissolved.

The Target currently has no subsidiaries.

All references within this Listing Statement to the Resulting Issuer refer to the Issuer immediately following the completion of the Proposed Transaction and include the Target, unless otherwise indicated.

2.4. Fundamental Change

On November 9, 2017, the Issuer entered into the Merger Agreement with the Target providing the terms of the Proposed Transaction, by which the Issuer (through BranchCo) will absorb Target by means of the Merger. The Merger Agreement is available on SEDAR. The main asset of Cerro de Pasco is a 100% interest in the Property. Cerro de Pasco became the sole legal and beneficial owner of the Property further to the exercise of the Option.

Cerro de Pasco and Genius will effect the Proposed Transaction by merging Cerro de Pasco with BranchCo to continue as the Peruvian branch of the Issuer under Peruvian laws, such that existing security holders of Cerro de Pasco will become security holders of Genius. In accordance with the terms of the Proposed Transaction, Genius will (i) issue a sufficient number of Common Shares to allow the Cerro Shareholders to hold, after such issuance, in the aggregate, 75% of the total number of Common Shares issued and outstanding after the Proposed Transaction (subject to an increase as described below), and (ii) make the Cash Contribution to Cerro de Pasco in an aggregate amount of US\$2,500,000.

The percentage of common shares to be held by the Cerro Shareholders will be increased pro rata if the Cash Contribution made by Genius is of a total amount of less than US\$2,500,000.

Following the Proposed Transaction, Cerro de Pasco will be legally extinguished and, accordingly, the Cerro Shares will be cancelled. Genius will receive all of the assets and liabilities of Cerro de Pasco.

The Cash Contribution will be expended, based on the joint determination of Genius and Cerro de Pasco (each acting reasonably), on the development of the Property, for metallurgical testing and to cover capital requirements related to community relations, permitting and general and administrative expenses.

As a result of the Proposed Transaction, the board of directors of the Resulting Issuer shall be comprised of six directors, four of which will be former representatives of Cerro de Pasco and two of which will be current directors of Genius. The Resulting Issuer will conduct the principal business conducted by the Target prior to its absorption by Genius (through BranchCo), being the acquisition and development of the Property.

The Proposed Transaction is an arm's length Fundamental Change of the Issuer within the meaning of *Policy 8 - Fundamental Changes & Changes of Business* of the CSE and is subject to a number of conditions precedent, including the receipt of all requisite regulatory, corporate and shareholder approvals, including that of the CSE.

Disposition of Genius Properties

As part of the Proposed Transaction, prior to issuing securities to the Cerro Shareholders, Genius proposes to proceed to the Spin-Off by transferring all of its current mining properties (the "Genius Properties") into Genius Metals Inc. / Métaux Genius Inc., a wholly-owned Canadian subsidiary of Genius (the "Spin-Off Entity"). Genius intends to continue the exploration and development of the Genius Properties through the Spin-Off Entity, and will, prior to the Closing Date, re-distribute the common shares of the Spin-Off Entity to its current shareholders and list them on a stock exchange such that the Spin-Off Entity will become a distinct public entity, as further described below.

Subject to the approval of its shareholders, Genius will transfer substantially all of its assets and liabilities to the Spin-Off Entity. In consideration for such transfer, the Spin-Off Entity will issue to Genius 9,797,790 Spin-Off Entity Shares at a deemed issue price of \$0.526 per share having an aggregate value of approximately \$5,150,000. Genius will distribute the 9,797,790 shares of the Spin-Off Entity to Genius Shareholders, on the basis of one Spin-Off Entity Share for six Common Share held on the record date for such distribution, which record date will be immediately prior to the completion of the Proposed Transaction.

In order to qualify for the listing of its shares on a stock exchange, the Spin-Off Entity will effect a private placement of Spin-Off Entity Shares for gross proceeds to the Spin-Off Entity of a minimum of \$750,000 and a maximum of \$3,000,000 (the "SpinCo Private Placement"). Current Genius Shareholders will hold approximately 54.3% of the SpinCo Shares in the event of a minimum SpinCo Private Placement and approximately 27.2% of the SpinCo Shares in the event of a maximum SpinCo Private Placement, and (ii) new investors will hold approximately 45.7% of the SpinCo Shares in the event of a minimum SpinCo Private Placement and approximately 72.8% of the SpinCo Shares in the event of a maximum SpinCo Private Placement, the whole on a fully diluted basis.

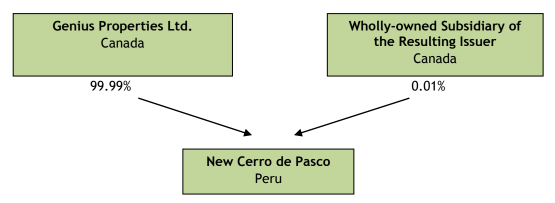
The Spin-Off is a related party transaction pursuant to MI 61-101, as the Spin-Off Entity will be an affiliate controlled by the Issuer. Part 5 of MI 61-101 which imposes formal valuation and minority approval requirements does not however apply to the Spin-Off for the parties to the Spin-Off consist solely of the Issuer and a wholly-owned subsidiary entity. Moreover, the Spin-Off is a downstream transaction of the Issuer under MI 61-101.

Specific conditions related to the closing of the Proposed Transaction

The specific conditions that must be met in relation to the closing of the Proposed Transaction are: (i) the completion of the Spin-Off by Genius; (ii) the approval of the Proposed Transaction by the board of directors and the shareholders of both Genius and Cerro de Pasco; (iii) the receipt of all necessary regulatory approvals, including the approval of the Proposed Transaction by the CSE; (iv) the absence of any orders, decrees, proceedings or laws that would either preclude, restrain, enjoin, prohibit or make illegal any of the transactions contemplated by the Merger Agreement; (v) the receipt of all required consents under any material contract of both Genius and Cerro de Pasco which are necessary for the completion of the Merger Agreement; (vi) the successful performance in all material respects of all of the covenants of both Genius and Cerro de Pasco under the Merger Agreement; (vii) the representations and warranties of both Genius and Cerro de Pasco under the Merger Agreement must be true and correct in all material respects as of the Closing Date; (viii) the appointment of four representatives of Cerro de Pasco and two representatives of Genius to the six member Board of Genius, with one representative of each Cerro de Pasco and Genius being named as authorized bank signatories with respect to Genius' bank accounts; (ix) the receipt of Genius of the resignation and mutual release of any current director of Genius resigning in connection with the completion of the Proposed Transaction, in a form satisfactory to Cerro de Pasco, acting reasonably; (x) the number of Resulting Issuer Shares held by former Cerro Shareholders being equal to the CDP Percentage of Genius Shares, on a post-closing basis; (xi) the delivery of all applicable closing document required under the Merger Agreement to both Genius and Cerro de Pasco; and (xii) the absence of material change in the business and operations of Cerro de Pasco and Genius.

Upon completion of the Proposed Transaction, BranchCo shall exist as a Peruvian branch of the Issuer. Shortly after the Closing Date, it is anticipated that BranchCo will be transformed into a corporation (ordinary corporation or closely held corporation) or into a *sociedad comercial de responsabilidad limitada*. Peruvian law requires that Peruvian companies have at least two shareholders. Under Peruvian legislation requirements, the transformed company (the "**New Cerro de Pasco**") will need to have at least one shareholder in addition to Genius, which is expected to be a wholly-owned subsidiary of the Resulting Issuer.

The inter-corporate relationships after giving effect to the Proposed Transaction is anticipated to be as follows:



2.5. Non Corporate Issuers and Issuers incorporated outside of Canada.

This section is not applicable to the Issuer.

3. GENERAL DEVELOPMENT OF THE BUSINESS

3.1. Three Year History

From inception, the Issuer was primarily an exploration stage company engaged in the acquisition and exploration of mineral resource properties of merit in Québec.

Year ended December 31, 2015

On January 30, 2015 the Issuer announced that it had entered into a debt settlement agreement with North Lion Holding Corp., a company that provided management and administrative services to Genius' wholly-owned subsidiary ZenCig, pursuant to which both parties agreed to a mutual and final settlement of debt owed to North Lion Holding Corp. following the termination of a service agreement by the issuance of 200,000 Common Shares.

On April 7, 2015 the Issuer signed a letter of intent with TSPL to sell all of the issued and outstanding shares of its subsidiary Zippler. The Issuer agreed to sell the shares of Zippler in consideration for the issuance to the Issuer of 16,000,000 common shares of TSPL, a deemed value of \$ 3.2 million. The Issuer however terminated the letter of intent with TSPL in June of 2015.

In June 2015, the Issuer completed a transaction with 9191364 Canada Inc., a company doing business under the name Reïva Global Corporation ("Reïva"), for the acquisition of all the assets of Reïva, composed primarily of a portfolio of proprietary brands and exclusive recipes of functional foods and natural health beverages. Under the terms of the transaction, the Issuer issued to Reïva an aggregate of 30,000,000 Common Shares. In October 2015, the Issuer and 9191364 Canada Inc. agreed to terminate and resolve this agreement.

In August 2015, the Issuer announced the sale of its Vendôme Sud property to Black Widow Resources Inc ("Black"). Pursuant to the sale, Black acquired 100% of the rights and interest in the Vendôme Sud property for a consideration of 1,500,000 common shares of Black issued to the Issuer.

On November 11, 2015, the Issuer announced that it would discontinue the distribution of consumable products under its subsidiary Zencig and the development of a geo-localisation software under its subsidiary Zippler in order to concentrate its effort on the acquisition and exploration of mineral properties. Zippler and Zencig are both currently in the process of being dissolved.

Year ended December 31, 2016

On March 23, 2016, the Issuer announced the acquisition of the Dissimieux Lake Titanium-Phosphate-REE's property from Jourdan Resources Inc. ("Jourdan") located within the La Blache Lake Anorthositic Complex, located in the Province of Québec. Under the terms of the agreement, the Issuer acquired a 100% interest in 15 claims by issuing Jourdan a total of 6,000,000 Common Shares at a fair value of \$0.05 per share for a consideration of \$300,000 as well as 720,000 Common Shares at a fair value of \$0.175 per share for a consideration of \$126,000.

A 2% net smelter royalty ("**NSR**") was granted to Jourdan with the Issuer having the right to purchase half (1.0%) of the NSR at any time by paying Jourdan \$1,000,000.

On May 10, 2016, the Issuer announced the acquisition of a 100% interest in nine mineral exploration properties covering various mineral showings in the south central region of the Province of Nova Scotia. The vendors received from the Issuer an aggregate of 1,000,000 Common Shares and retained a 1.5% NSR royalty on the property. The Issuer has the right to purchase 2/3 of the NSR royalty from the vendors for \$1,000,000. The vendors are also entitled to receive staged share payments from the Issuer as follows: (i) 500,000 shares each time the Issuer incurs an aggregate of \$1,000,000 in work costs on

the property, subject to a maximum of 500,000 shares, and (ii) 500,000 additional shares if the Issuer complete a feasibility study.

In May 2016, the Issuer entered into an option agreement with Majescor Resources Inc. ("MJX") whereby MJX could acquire a 100% interest in the Montagne B lithium properties (approximately 708 hectares), located in central Québec. by making an initial cash payment of \$6,250 (paid), by issuing 625,000 common shares (issued) of MJX to the Issuer and by making a final cash payment of \$6,250 six months after the completion of a minimum private placement of \$200,000. The 625,000 common shares of MJX was estimated at a fair value of \$0.08 per share at the date of issuance (September 2, 2016) for a total of \$50,000. The total consideration received (\$56,250) was recorded as a gain on disposal of mining properties. On October 25, 2016, MJX announced the termination of option agreement signed on May 1, 2016. As at December 31, 2016, the Issuer decided not to renew the Montagne B lithium properties claims at their expiry.

In October 2016, the Issuer entered into agreements with Mt. Cameron Minerals Inc. ("MCM") and 21 Alpha Resources Inc. ("21 Alpha") to acquire an 80% interest in 82 mining claims located in Nova Scotia for the Mt Cameron Graphite property, by issuing 600,000 Common Shares, by paying \$175,000 and by incurring \$1,000,000 of exploration expenditures over two years. The property is subject to a 3% NSR of which 2.5% may be purchased at any time by the Issuer for \$2,000,000. In early 2017, the Issuer amended its option agreement with MCM and 21 Alpha. The cash payment was reduced to \$125,000 instead of \$175,000 and the number of shares was increased to 800,000 Common Shares instead of 600,000 Common Shares. The Issuer has issued 800,000 Common Shares to 21 Alpha. at a fair value of \$0.20 per share for a consideration of \$160,000. The option agreement with MCM was further amended on April 9, 2018 in order to extend the deadlines granted to the Issuer to incur expenditures on the property (the "Mt. Cameron Amendment Agreement"). Pursuant to the Mt. Cameron Amendment Agreement, the Issuer has until December 31, 2018 and December 31, 2019 to incur expenditures in amounts of \$500,000 common Shares to MCM as consideration for the deadlines extension under the Mt. Cameron Amendment Agreement.

Year ended December 31, 2017

Effective February 1, 2017, the Common Shares of the Issuer were consolidated on a basis of 1 post-consolidation Common Share for every 5 pre-consolidation Common Shares.

In April 2017, the Issuer entered into definitive purchase and sale agreements to acquire a 100% interest in the Sakami and Robelin properties, which cover various mineral resources in the Province of Québec, in consideration of which the Issuer issued 6,000,000 and 6,500,000 Common Shares, respectively, at a deemed price of \$0.15 per share. Each property is subject to a 2% NSR royalty on production, half of which can be bought back for a cash payment of \$1,000,000.

On November 9, 2017, the Issuer entered into the Merger Agreement with Cerro de Pasco setting out the terms of the Proposed Transaction. See details of the Proposed Transaction under Item 2.4 *"Fundamental Change"*.

On November 9, 2017, the Issuer also completed and filed on SEDAR the Technical Report relating to the Property. Such Technical Report was amended and restated as of May 25, 2018 and filed on SEDAR.

In December 2017, Genius completed a non-brokered private placement for total gross proceeds of over \$1 million through the issuance of 5,428,500 units at a price of \$0.15 per unit, for gross proceeds of \$814,275 and 1,062,500 flow-through shares at a price of \$0.20 per flow-through share, for gross proceeds of \$212,500. Each unit was comprised of one Common Share and one-half of one common share purchase warrant. Each such warrant entitles its holder to purchase one additional Common Share at a price of \$0.25 per Common Share for a period of 12 months from the date of issuance.

Current Financial Year

In April 2018, the Issuer completed a non-brokered private placement for aggregate gross proceeds of \$2,336,250. A total of 15,575,001 units of the Corporation were issued, each unit consisting of one Common Share and one-half of one common share purchase warrant, at a price of \$0.15 per unit. Each warrant entitles its holder to purchase one additional Common Share at a price of \$0.25 for a period of 12 months from the date of their issuance. The net proceeds will be used for working capital and as part of the Cash Contribution in connection with the Proposed Transaction with Cerro de Pasco.

As part of the Proposed Transaction, the Issuer intends to complete the Spin-Off and thereafter focus on the development of the Property.

Business of the Target

The Target is a company incorporated in Peru with no active operations or assets other than the Property which the Target acquired upon exercise of the Option on January 12, 2018. The Target has had no active operations in the last three years.

Cerro de Pasco exercised the Option on January 12, 2018 and executed the public deed whereby it formally acquired title over the concession and paid the former titleholder, Mr. Victor Ramon Justo Eduardo Freundt Orihuela, the balance of the US\$ 853,700 purchase price. As a result, Cerro de Pasco is now the exclusive titleholder of the concession, holding a 100% interest over it. Mr. Freundt retains the right to receive a 2% NSR royalty on the products obtained from the concession. This royalty can be bought back entirely by Cerro de Pasco as of initiation of commercial production in the concession, by paying a consideration of US\$ 3 million if the royalty is bought back by the end of the 2nd year, US\$ 3.5 million if bought back by the end of the 3rd year, or US\$ 4 million if bought back by the end of the 4th year.

Operating Revenue

Neither the Issuer nor the Target has generated any material operating revenue since inception other than interest income from time to time. Management anticipates that the Resulting Issuer will continue to experience net losses as a result of ongoing research and development costs and general corporate and administrative costs and expenses until such time as revenue generating activities are commenced.

The Resulting Issuer's future financial performance is dependent on many external factors. Circumstances and events that could materially affect the Resulting Issuer's future financial performance are set out under Item 17 *"Risk Factors"* below.

3.2. Significant Acquisitions and Dispositions

Please refer to Item 3.1 "General Development of the Business".

3.3. Trends, Commitments, Events or Uncertainties

Other than as discussed below, there are no trends, commitments, events or uncertainties known to management which could reasonably be expected to have a material effect on the Issuer's business, the Issuer's financial condition or results of operations. However, there are significant risks associated with the Issuer's business, as described under Item 17 *"Risk Factors"*.

Under Peruvian mining regulations, a mining concession such as the Property is independent from the surface land under which it is located. Therefore, prior to the beginning of any reprocessing activity on the Property, an agreement will have to be reached with the owner of the surface land where the Property is located.

In accordance with Peruvian legal requirements, a notice of the resolution to be taken by the general shareholders meeting of Cerro de Pasco approving the Merger will be published three times in order to offer creditors of Cerro de Pasco the possibility to object to the Merger within 30 days of the date of the third publication.

4. NARRATIVE DESCRIPTION OF THE BUSINESS

4.1. General

4.1.1. Business of the Issuer

The principal business currently carried on by the Issuer is the acquisition, exploration and, if warranted, development of natural resource properties of merit in Québec.

The management team's goal is to make the Resulting Issuer a successful mining company in Peru by focusing on the advancement of the development and operation of the Property.

(a) Business Objectives

Over the next 12-month period, the objectives of the Resulting Issuer are:

- i. to negotiate and enter into an agreement with Volcan for the usage of their milling and processing infrastructure;
- ii. to complete the acquisition of the surface land known as "Parcela K";
- iii. to perform metallurgical testing and bulk sampling on the Property;
- iv. to perform geological modeling on the Property;
- v. to complete an Environmental Impact Assessment study on the Property; and
- vi. to complete engineering studies on optimization of the existing milling and processing infrastructure and to pursue the operation of the Property.
 - (b) Significant Events or Milestones

The principal milestones that must occur for the stated 12-month period business objectives described above to be accomplished are as follows:

Milestone	Target Date	Estimated Costs
Negotiation of an agreement with Volcan for the usage of their milling and processing facilities	Q3 2018	\$80,000
Acquisition of the surface land known as "Parcela K"	Q4 2018	\$100,000
Metallurgical testing and bulk sampling	Q1 2019	\$1,000,000
Geological modeling	Q1 2019	\$500,000
Environmental Impact Assessment study on	Q3 2018	\$30,000

the Property

TOTAL

Engineering studies on optimization of the existing milling and processing infrastructure and beginning of the operation of the Property

Q4 2018

\$1,850,000

\$3,560,000

(c) Funds available to the Issuer

As at May 30, 2018, the Issuer had working capital amounting to approximately \$1,500,000.

The ability of the Resulting Issuer to continue operations is dependent upon successfully raising the necessary financing to complete future development and operations, and achieving future profitable production for proceeds in excess of carrying amounts. These pursuits may be delayed given the challenges faced by companies seeking to raise funds through the issuance of shares. In this regard, as soon as possible following filing of the Listing Statement the Issuer intends to arrange a private placement of units of \$3,500,000 in gross proceeds. The proceeds will be used for general working capital purposes, to fund the acquisition of Cerro de Pasco and to advance the operations on the Property.

Upon completion of the Proposed Transaction, the Resulting Issuer anticipates it will have an estimated \$4,750,000 in funds available, comprised of:

Description	Amount
Approximate working capital of the Issuer as at May 30, 2018	\$1,500,000
Approximate working capital of the Target as at May 30, 2018	\$50,000
Net proceeds from private financing(s) (less estimated commission and fees) of the Issuer	\$3,300,000
Less estimated remaining transaction costs of the Issuer and the Target associated with the Proposed Transaction (including legal fees, audit fees, fees of the CSE and other expenses)	(\$100,000)
TOTAL	\$4,750,000
(d) Purposes of Funds	

It is the Resulting Issuer's intention to use these funds for a period of twelve months after the closing of the Proposed Transaction as follows:

Use of Funds	Funds to be Expended
Development activities on the Property in the next 12 months	\$3,560,000
General and Administrative Expenses for the next 12 months $^{\scriptscriptstyle (1)}$	\$1,050,000

Use of Funds	Funds to be Expended			
Unallocated Working Capital	\$10,000			
TOTAL	\$4,620,000			

Note:

(1) General and administrative costs for the next 12 months are expected to be comprised of: executive compensation of \$500,000, travel expenditures of \$50,000, investor relations, marketing and shareholder communication of \$100,000, consulting and employment fees of \$200,000, professional expenses of \$150,000 and office, insurance, transfer agent and other miscellaneous expenses of \$50,000.

The Resulting Issuer intends to spend the funds available to it upon completion of the Proposed Transaction to further the stated business objectives of the Resulting Issuer. There may be circumstances where, for sound business reasons, a reallocation of funds may be necessary in order for the Resulting Issuer to achieve its stated business objectives.

4.1.2. Principal Products or Services

The Issuer is, and the Resulting Issuer will be, in the mineral exploration business, does not have any marketable products at this time and is not distributing any products at this time. In addition, the Resulting Issuer does not know when the Property will reach the development stage and if so, what the estimated costs would be to reach commercial production.

4.1.3. Production and Sales

All aspects of the Resulting Issuer's business will require specialized skills and knowledge. Such skills and knowledge include the areas of geology, drilling, logistical planning, geophysics, metallurgy and mineral processing, implementation of exploration programs and accounting. Management of the Issuer is, and of the Resulting Issuer will be, composed of individuals who have extensive expertise in the mineral exploration industry and exploration finance and are complemented by the board of directors of the Issuer.

The mineral exploration and development business is subject to mineral price cycles. The marketability of minerals and mineral concentrates is also affected by worldwide economic cycles.

The Resulting Issuer's exploration activities will be subject to various laws and regulations in the jurisdiction in which it operates relating to the protection of the environment. Due to the early stage of the Resulting Issuer's expected activities, environmental protection requirements are expected to have a minimal impact on the Resulting Issuer's capital expenditures and competitive position. If needed, the Resulting Issuer will make and will continue to make expenditures to ensure compliance with applicable laws and regulations. New environmental laws and regulations, amendments to existing laws and regulations, or more stringent implementations of existing laws and regulations could have a material adverse effect on the Resulting Issuer by potentially increasing capital and/or operating costs.

As of December 31, 2017, the Issuer had one permanent full time employee and no permanent part time employee. The operations of the Issuer are managed by its directors and officers. The Issuer engages consultants from time to time in the areas of mineral exploration, geology and business negotiations as required to assist in evaluating its interests and recommending and conducting work programs.

As of December 31, 2017, the Target had one permanent full time employee and one permanent part time employee. The operations of the Target are managed by its directors and officers. The Target engages consultants from time to time in the areas of mineral exploration, geology and business

negotiations as required to assist in evaluating its interests and recommending and conducting work programs.

The Resulting Issuer expects to have one permanent full time employee and one permanent part time employee. The operations of the Resulting Issuer are expected to be managed by its directors and officers. The Resulting Issuer anticipates engaging consultants from time to time in the areas of mineral exploration, geology and business negotiations as required to assist in evaluating its interests and recommending and conducting work programs.

All of the Resulting Issuer's mineral properties and significant exploration programs will be in Peru, exposing it to the socioeconomic conditions as well as the laws governing the mining industry in that country. Inherent risks with conducting foreign operations include, but are not limited to, high rates of inflation; currency risk; military repression, war or civil war, social and labour unrest, organized crime and hostage taking, which cannot be predicted and could have a material adverse effect on the Resulting Issuer's operations and profitability. The government in Peru is currently generally supportive of the mining industry but changes in government laws and regulations including taxation, royalties, the repatriation of profits, restrictions on production, export controls, changes in taxation policies, environmental and ecological compliance, expropriation of property and shifts in the political stability of the country could adversely affect the Resulting Issuer's exploration, development and production initiatives in Peru and could potentially lead to expropriation of mining rights. The near term success of the Resulting Issuer will be dependent on the results of its exploration and development programs and on Peru remaining an attractive jurisdiction for mineral development.

4.1.4. Competitive Conditions and Position

The mineral exploration and mining industry is very competitive and the Resulting Issuer will be required to compete for the acquisition of mineral permits, claims, leases and other mineral interests for exploration and development projects. The Resulting Issuer will compete with many companies that have greater financial resources and technical facilities than itself. Significant competition exists for the limited number of mineral acquisition opportunities available in the Resulting Issuer's sphere of operations. As a result of this competition, the Resulting Issuer's ability to acquire additional attractive mining properties on terms it considers acceptable may be adversely affected and will depend on its ability to obtain additional financing to fund further exploration activities.

4.1.5. Lending Operations, Investment Policies and Restrictions

Neither the Issuer nor the Target has adopted any specific policies or restrictions regarding investments or lending, but will ensure any investment or debt activities incurred are in the best interests of the Resulting Issuer and its shareholders. The Resulting Issuer expects that in the immediate future in order to maintain and develop the Property, it will need to raise additional capital through a combination of debt and equity. If the Resulting Issuer is unable to raise the necessary capital to meet its obligations as they become due, the Resulting Issuer may have to curtail its operations or obtain financing at unfavourable terms.

4.1.6. Bankruptcy and Receivership

Neither the Issuer nor the Target has been the subject of any bankruptcy or any receivership or similar proceedings against it or its subsidiaries or any voluntary bankruptcy, receivership or similar proceedings by it or its subsidiaries, within the three most recently completed financial years or the current financial year.

4.1.7. Material Restructuring

Other than with respect to the consolidation of its Common Shares on a basis of 1 post-consolidation Common Share for every 5 pre-consolidation Common Shares, the Issuer has not been subject to any material restructuring transaction within the three most recently completed financial years nor is the Issuer proposing any material restructuring transaction for the current financial year, other than with respect to the Spin-Off and Proposed Transaction. In 2015, the Issuer discontinued the distribution of consumable products under its subsidiary Zencig and the development of a geo-localisation software under its subsidiary Zippler to concentrate its effort on the acquisition and exploration of mineral properties. Zippler and Zencig are both currently in the process of being dissolved.

The Target has not completed any reorganization in its last three financial years, nor is the Target proposing any material restructuring transaction for the current financial year, other than with respect to the Proposed Transaction.

4.1.8. Social and Environmental Policies

The Resulting Issuer is not expected to adopt any specific social or environmental policies that are fundamental to its operations (such as policies regarding its relationship with the environment, with the communities in the vicinity of its facilities or human rights policies). However, steps have been taken and discussions initiated with local communities and the Resulting Issuer's management, with the assistance of its contractors and advisors, will ensure its ongoing compliance with local environmental laws in the jurisdictions in which it does business.

4.2. Companies with Asset-backed Securities Outstanding

Neither the Issuer nor the Target has any asset backed securities. The Resulting Issuer will not have any asset-backed securities.

4.3. Mineral Projects

The Target has exercised the Option and upon the completion of the Merger and the conversion of BranchCo into New Cerro de Pasco, the Property shall be the sole material property of New Cerro de Pasco.

The Issuer commissioned Michel Boily, Ph.D., P. geo. and Gilbert Rousseau, P. Eng. (the "Authors") to prepare the Technical Report on the Property. The Technical Report, which has been prepared in accordance with NI 43-101, has an effective date of July 24, 2018. The Technical Report has been filed on SEDAR. The following information concerning the Property is derived from the Technical Report and is qualified in its entirety by the full Technical Report. Readers are encouraged to review the Technical Report in full in conjunction with this Listing Statement.

The Authors are independent qualified persons under NI 43-101. The Authors reviewed and based the Technical Report on historical data, maps and reports provided by Cerro de Pasco and the Issuer. Data and information were also extracted from reports available in the public record and from the website of Mining and Metallurgic Geology Institute ("INGEMMET"). Some of these reports were prepared before the implementation of NI 43-101 norms and did not follow the accepted rules and procedures. Although many authors of such reports appear to be qualified and the information was prepared in accordance with standards acceptable to the exploration community at the time, the data does not fully meet present requirements. The Authors believes the information provided is verifiable in the field, and that it is a reasonable representation of the mineralization.

On July 11, 2018, Gilbert Rousseau, P. Eng. visited the Excelsior Property. Mr. Rousseau examined on site the EMP and QT and related infrastructures to verify if the exploitation method (mining-milling) proposed by Mr. Boily was feasible and went through reports written by local geologists pertaining to the tonnage and grade of the resource as well as the mining and milling methods.

4.3.1. Property Description and Location

The Property consists of the El Metalurgista Concession and Parcela "K" surface land, the latter including the previous concession. The Issuer proposes, through the acquisition of the El Metalurgista and Parcela "K" concessions, to exploit the mineralized material contained within the Excelsior Mineral Pile ("EMP") and Quiulacocha Tailing ("QT") forming stockpiles and residues generated by the processing of the Cerro de Pasco Mine Pb-Zn-Ag-Cu ore located in east-central Peru.

El Metalurgista Concession was acquired by the Target from Mr. Victor Ramón Justo Eduardo Freundt Orihuela through the exercise of the Option on January 12, 2018, whereas the Parcela "K" surface land is in the process of being acquired by the Target.

El Metalurgista Concession

The El Metalurgista Concession is situated 310 km by road northeast of the capital city of Lima. It belongs to the Cerro de Pasco map sheet (22k) within the Department of Pasco, Province of Pasco, Simon Bolivar District. The district hosts multiple mining operations and is strongly associated with lead/zinc/silver sulphide ore deposits as well as large copper porphyries. The El Metalurgista Concession occupies an area of 95.74 hectares. The El Metalurgista Concession lies between the city of Cerro de Pasco to the northeast, and the town of Quiulacocha to the southwest. The approximate center coordinates of the El Metalurgista Concession are: 360699mE and 8817995mN (WGS84, Zone 18S) or Long. -76°16'25'' and Lat. 10°41'24''.

The El Metalurgista Concession was staked in 1972 and the title granted in 1989. It was acquired under a different system relative to the one currently in use. The title under such abrogated regime would include the "dumps, tailings and slag located within the area of the mining concession". This is in contrast to the current system, in which the mining concession grants only the right to exploit "metallic" or "non-metallic" minerals. It is in good standing and if free and clear of recorded encumbrances (including securities on movable goods) and there are no outstanding debts regarding the validity fees and minimum production penalties applicable to the El Metalurgista Concession. The El Metalurgista Concession has achieved the granting of a firm and definitive concession title and the registered title holder of the El Metalurgista Concession is now Cerro de Pasco.

Cerro de Pasco is the registered titleholder of the Property. Hence, as a result of the Merger the Issuer (through BranchCo) will become the new owner of the Property and will have to register such acquisition with the Peruvian Public Registries.

Under Peruvian mining regulations, mining concessions do not have a validity period; provided that all legal obligations such as payment of validity fees and production penalties are complied with. Thus, there are no conditions for their renewal. However, under the new minimum production regime (which will be in force in 2019) a mining concession (which includes the El Metalurgista Concession) could be cancelled after 30 years, counted, in principle, as from the issuance of the mining concession title, if minimum production is not reached within such term. In the case of the El Metalurgista Concession (because it was obtained before 31 December 2008), the abovementioned 30 year term shall be counted as from 2008.

Under the Peruvian Mining Law, mining exploration, exploitation, mining labor, beneficiation and mining transport (except storage, reconnaissance, prospecting and trade) are carried out exclusively by means of concessions. A concession provides its titleholder with the exclusive right to undertake a specific mining activity within a determined area, but does not grant the titleholder the right to own the surface land where the concession is located nor exempts it from obtaining other additional permits required under law for performing its activities.

There are 4 types of concessions provided by the Peruvian Mining Law. The El Metalurgista Concession falls into the mining concession category. This is a property right, independent from the ownership of

surface land on which it is located. It allows its holder to carry out exploration and exploitation activities (of either metallic or non-metallic substances) within the area established in the respective concession title, provided that prior to the beginning of any mining activity, the relevant concession title is granted and other applicable administrative authorizations are obtained (e.g. environmental, use of water, use of explosives, etc.). Mining concessions are granted by INGEMMET.

Under Peruvian law, title over a concession does not grant its holder ownership or a possession title over the surface land under which it is located. Therefore, in order for the holder of a concession to proceed with the activities authorized by it, the holder must purchase the corresponding surface land, reach an agreement with the owners of the surface land for its temporary use or obtain the imposition of a legal easement by MEM, which is rarely granted. If the holder of a concession is unable to secure an agreement with the owners of the surface land, it will be prevented from exploring and exploiting its concession.

The Property is subject to an option agreement (the "**Option Agreement**") dated February 14, 2017, entered between Victor Ramon Justo Eduardo Freundt Orihuela, (the "**Vendor**") and Cerro de Pasco. In accordance with article 165 of the Peruvian General Mining Law, the Vendor, being the sole and exclusive owner of the mining right of the El Metalurgista Concession granted Cerro de Pasco an irrevocable and exclusive option to acquire 100% of the Metalurgista Concession (the "**Option**"), subject to compliance by Cerro de Pasco with the terms and conditions set forth in the Option Agreement. Cerro de Pasco exercised the Option on January 12, 2018 and publicly registered its acquisition of the Property in March 2018.

The price for the transfer of 100% of the mining property is US\$ 853,700. In accordance with the terms and conditions provided in the Option Agreement, having the Option been exercised by Cerro de Pasco, the latter constituted a charge on El Metalurgista Concession in the form of a 2% NSR royalty (the "**Royalty**") in favor of the Vendor and payable by Cerro de Pasco. The Royalty will be effective upon start of commercial production, will be applied to all the products coming from the El Metalurgista Concession, and will subsist as long as there are products to be extracted therefrom.

In accordance with the terms of the Option Agreement, and once the start of the commercial production is confirmed, Cerro de Pasco will have an option to buy back the Royalty from the Vendor (the "**Repurchase Option**"), in exchange for the following consideration:

- (a) the sum of US\$ 3,000,000 if Cerro de Pasco exercise the Repurchase Option within the first 24 months of the start of commercial production; or
- (b) the sum of US\$ 3,500,000 if Cerro de Pasco exercises the Repurchase Option after 24 months of the verified start of commercial production and up to 36 months after the start of commercial production; or
- (c) the sum of US\$ 4,000,000 in case Cerro de Pasco exercises the Repurchase Option after 36 months of the verified start of commercial production and up to 48 months after the start of commercial production.

Parcela "K"

The Parcela "K" surface land (293.5 ha) contains the area on which sits the Excelsior Stockpile. Parcela "K" is situated in the Cerro de Pasco Province near the core of the urban district of Champamarca at an altitude of 4,300 m above sea level. The center of Parcela "K" sits at latitude 10°39' S and longitude -76°00'W corresponding to UTM values of 361000mE and 88181850mN (WGS84; Zone 18S). The northern and eastern boundaries of the Excelsior Mining Stockpile coincides with the northeastern limits of Parcela "K" about 500 m to the southwest of the Cerro de Pasco Mine open pit.

The Parcela "K" surface land is owned by Activos Mineros S.A.C. ("AMSAC"), a Peruvian State-owned company. AMSAC was created in 2006 and its main purpose is to remedy all remaining liabilities of Centromin (late Peruvian State mining company) concerning the Cerro de Pasco Mine and as such is the owner of material outside of the El Metalurgista Concession and within Parcela "K". AMSAC was nominated, by Supreme Decree, the company responsible to carry out the remediation and to establish agreements with private companies to transfer all accumulated wastes such as dumps and tailings, among them the Quiulacocha Tailings pond and the Excelsior Stockpile after the closure of the Cerro Pasco Mine. The Target started in early 2012 to gain access over the entire area known as Parcela "K" and is planning to acquire the entire area. At the time, the Target formed, with the MEM and rural communities located within the area occupied by the stockpile and tailings, a "dialogue table" with the purpose of suspending AMSAC's activities which are aimed at undertaking a closure plan, and to transfer Parcela "K" to the Target. The Target intends to conduct mining activities in the area and to stop AMSAC's closing efforts.

It is expected that the Resulting Issuer will extend its mineral rights over the entire Excelsior Mineral Pile following an agreement to be negotiated with AMSAC. There is however no guarantee that the Resulting Issuer will reach such an agreement with AMSAC. See Figure 1 below.

Environmental Liabilities

Companies that carry out mining activities (which includes tailings, stockpiles and slag reprocessing) are obliged to perform in such a manner ensuring the protection of the environment by controlling and mitigating the environmental impact of their activities. Consequently, and according to applicable Peruvian laws and regulations, the execution of mining activities requires the prior approval of an environmental management instrument (i.e. Environmental Impact Study, Semi detailed Environmental Impact Study or Environmental Impact Declaration, as the case may be). The applicable environmental management instrument depends on the level of impact that the specific activity may generate to the environment.

Projects are categorized as follows: a) Category I: projects that imply the execution of activities with non-significant impact on the environment. This type of projects requires the filing of an environmental statement; b) Category II: projects implying the execution of activities having a moderate impact on the environment. This type of projects requires the approval of a semi-detailed environmental impact assessment by the MEM's Directorate of Mining Environmental Affairs and is subject to a process of public hearings in the locations where the project will be developed; and c) Category III: projects that imply the execution of activities. Category III projects require the approval of a detailed EIS. EISs are approved by the National Service of Environmental Certification for Sustainable Investments, a specialized technical governmental agency in charge of reviewing and approving EIS related to projects involving activities, works or services that may cause significant impacts to the environment.

The approval process involves workshops and public hearings in the locations where the project will be developed.

When preparing any environmental impact instrument, mining titleholders must gather and analyze the social, environmental and economic concerns of the population that lives or works in areas surrounding the project, prior to the authorization of any activity. Mining titleholders must, along those lines, implement different public participation measures, prior to, and during the, preparation of the relevant environmental impact instrument, as well as during its evaluation by the relevant authority. The relevant environmental management instrument must include a public participation plan describing the measures that shall be implemented by the mining titleholder.

According to INGEMMET, the granting of mining concessions does not qualify as an "administrative measure" that potentially affects the rights of indigenous and native peoples, because it does not

grant, per se, a right to explore and exploit mineral deposit (additional permits are required for those activities). Accordingly, the granting of mining concessions has not been included among the measures that require consultation procedures with indigenous peoples.

The MEM has established that consultation procedure is enforceable, if and when applicable, prior to the commencement of: a) exploration activities, b) exploitation activities and c), beneficiation activities.

The Excelsior property contains the Excelsior Mineral Pile (EMP stockpile) and the Quiulacocha Tailings. The proposed plan for building the mining installations and infrastructures implies the use all available space located at the right side margin, NW of the QT and EMP sites within the Parcela "K" concession.

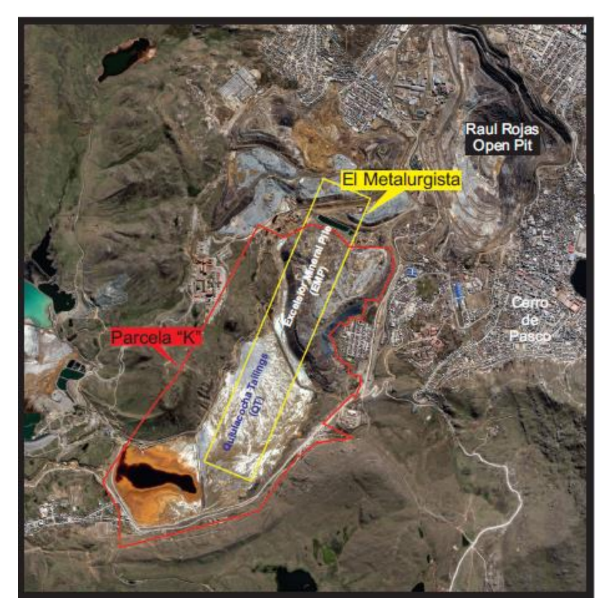


Figure 1: Localization and boundaries of the El Metalurgista and Parcela "K" concessions.

4.3.2. Accessibility, Climate, Local Resources, Infrastructure and Physiography

<u>Accessibility</u>

The El Metalurgista Concession is situated 170 km SE of Lima as crow flies. Traveling by car or 4x4 vehicle from Lima to Cerro de Pasco takes about 6 to 7 hours via Highway 20A provided there are no unforeseen hurdles (rock-falls, landslides, vehicular accidents, snowstorms, fog, etc.). One can also travel by plane from Lima to the city of Jauja and then by car on a distance of 140 km to Cerro de Pasco.

Climate

At 4,330 m above sea level, Cerro de Pasco possesses an alpine climate. The town experiences two distinct seasons: a wet season lasting from November to April characterized by frequent rain and snow (1,847 mm) and a dry season extending from May through October with minimal rain (249 mm). Maximum and minimum temperatures for December and June are: 13.0° C to -0.1° C and 12.7° C to -4.0° C respectively, with the average yearly temperature hovering around 5.5° C. The alpine climate, although harsh, permits mining activities year round.

Local Resources and Infrastructure

The town of Cerro de Pasco (population 66,252) is a mining town built on the development of a worldclass Zn-Pb-Ag-Cu deposit that has been in production for more than a century. The El Metalurgista Concession sits immediately west of the Cerro de Pasco city limits. The site underwent continuing mining operations by Volcan Compañia Minera S.A.A. ("**Volcan**") and others. There is a longstanding tradition in support of the mining industry by the population who possesses various expertise tied to mining operations.

All goods and services can be acquired in the capital Lima, accessible by a paved road from Cerro de Pasco. The latter holds a university that includes a faculty of geology and possesses all the amenities and services such as electric power, railway, water service, modern hotels, two hospitals (one of which includes an intensive-care unit) and restaurants.

Physiography

The Property is located within the "Altiplano-Puna" (upland plateau) in the "Sierra" (highlands) of west-central Peru. The Puna has been sculpted by glaciers flattening the terrain, forming valleys and depositing moraines. After the retreat of the glaciers, a series of depressions were filled by glacial meltwater and now by the pluvial recharges and seepages from the surrounding lands. Therefore, lakes and lagoons (Punrun, Acucocha, Huaroncocha, Shegue, Alcacocha) are principally of glacial origin. Cerro de Pasco is located on the Bombon plateau, an extensive cold high-altitude plain flanked by the Western and Eastern Cordilleras that extend to the Junín region. The Pasco Province is the site of the most important watershed in the country; the Nudo de Pasco at the convergence of the various Cordilleras of the Andes. The Nudo de Pasco consisting of a high Andean plateau, divides the northern and southern Andean Mountains.

Fauna and Flora

In the Peruvian Puna, such as near Cerro de Pasco, the fauna is not large and varied. The animal species include the grey deer of the Andes, the vizcacha, the condor, the taruca, the guinea pig in addition to live camelids such as llamas and the vicuña. Other highland species are the wildcat, the skunk, the vulture, and various birds of the family of the partridges.

In the high Puna, grass and small stands of quenuales are present. The quinual or quenual trees constitute remnants of ancient forests. Grasses predominate, such as the ichu grass and the chiligua.

4.3.3. History

Cerro de Pasco Mine

Don Jose Ugarte, the first miner on record in the district, began mining the silver ore in 1630. High grade, near surface silver ore was nearly mined out during the earlier part of the 20th century. High grade copper ore with gold by-product was the focus of the mining activity for the next 60 years in the mining district leading to the formation of one of the largest mining corporation of Peru. In the early 1960s, copper ore was nearly depleted and the company started mining the lead-zinc silver sulphide ores.

The Cerro de Pasco Copper Corporation was founded by two mining entrepreneurs (Haggin and McCune), who staked the claims and began the modernization and expansion of facilities at the Cerro de Pasco mine which would become a major copper producer during the first half of the 20th century. The company then sold all of its Peruvian mining assets to the newly-formed and state-owned Empresa Minera Del Centro del Peru ("**Centromin**") in 1974. From 1960 to 1990, the production at the Cerro de Pasco mine was evaluated at 10,000 t /day. The bulk of the ore materiel was processed through the Paragsha concentrator with a feed containing about 60% ore from the open pit and 40% of underground ore. In 1999, Volcan. acquired Empresa Minera Paragsha, which included the Cerro de Pasco mining operation, after which the greater part of the Zn-Pb-Cu-Ag ore bodies was extracted.

Although the production was suspended in 2012, Volcan still had a production of 6,000 tpd from the Paragsha and San Expedito concentrators and treated 399,000 t of ore, yielding 12,000 t of Zn, 5,000 t of Pb and 1.1 M oz of Ag as late as 2015.

The Paragsha Concentrator

The Paragsha Concentrator was commissioned in 1943 with an initial capacity of 700 t /day of copper ore. Since that time, the mill was expanded and modified several times and in 2012 was processing in excess of 12,000 t/day. The plant is still owned by Volcan. Operations at the plant were halted on December 23, 2013 resulting from a lower production output at the underground mine and due to the production stoppage at the Raul Rojas open pit.

The Excelsior Mining Pile

The EMP contains from 85 to 95 Mt of predominately low grade mineralization extracted from the Raul Rojas Mine. When the Cerro de Pasco underwent privatization in September 1999; both the EMP and QT were given in a transfer option to Volcan for a one-year period, during which the company used the EMP to dump the stockpile from the Raul Rojas Mine until September 2000. Then, Volcan decided to return the EMP and QT to Centromin.

Metallurgical Testing - 2009 (Volcan)

Flotation tests were carried out in 2009 by Volcan on samples collected from trial pits dug in the EMP. Then, further testing were conducted on ore-rich bearing zones with samples selected from RC drill holes fragments and then tests were completed on composite samples. Composite samples were treated only when the total Pb+Zn concentrations > 2.5 wt. %. Test pit samples were gathered from a 6 m depth and composited to represent five different populations corresponding to the established zones. Averages recoveries obtained were: 35.9 % (Pb), 41.6 % (Zn) and 28.2 % (Ag). The same samples were also tested at the Plenge laboratory and even presented lower recovery rates. During the course of RC drilling performed by Volcan in 2009, five samples from deeper zones of the EMP containing > 2.5 wt. % Pb + Zn were composited into one sample. Furthermore, all RC samples with Pb + Zn concentrations > 2.5 wt. % were regrouped into one major composite representing the entire EMP.

In conclusions, Wheeler (2009) presented the best case metallurgical parameters determined from various metallurgical testing and from Volcan's experience with other marginal Pb, Zn and 32 Ag ores at the Cerro de Pasco mineOverall, the best case scenario yielded recovery rates of 36.69% (Zn), 34.56% (Pb) and 35.73% (Ag in the Pb concentrate).

Metallurgical Testing - 2012 (Cerro de Pasco)

In 2012, Cerro de Pasco conducted a review of the existing historical metallurgical data produced by Volcan, Centromin, and Cerro de Pasco Copper Corporation (Anonymous, 2014). In its report, Cerro de Pasco presented findings to improve the recovery of Cu, Pb, Zn, and Ag contained within the EMP. 24 individual laboratory flotation tests were performed on samples collected from the stockpile. The metallurgical testing was conducted at the Volcan laboratory in Cerro de Pasco. Investigations sought to maximize the efficiency of the metallurgical recovery by: a) Evaluating various new and conventional methods to improve the recovery of sulphides and oxides, b) Evaluating the impact of other operational parameters such as grind size and flotation residence time and c), Creating two flotation circuits one for sulphides and the second for oxides.

The assay result for a mix sample from the EMP yielded 0.61 wt. % Pb, 2.10 wt. % Zn and 49 g/t Ag. Laboratory testing generated recoveries of 73.6% (Zn), 69.7% (Pb) and 56.9% (Ag) indicating high recoveries efficiencies can be achieved by optimizing the use of reagents and the flotation procedures. Recovery metallurgical testing were carried out by Cerro de Pasco at a pilot plant in San Expedito (a small concentrator now decommissioned) to develop three scenarios for the project implementation. In an optimistic scenario, a maximum 50 wt. %, lead concentrate was produced because the maximum grade obtained in the test/assay was 59.46 wt. % Pb. An 80 % lead recovery is envisaged because the minimum lead displacement to zinc concentrate was 0.76%. A maximum zinc concentrate of 55 wt. % is obtained because a maximum grade of 64.0 wt. % Zn is attained in the test/assay. The zinc recovery is 85% because the minimum zinc displacement to the lead concentrate was 2.46%. In the probabilistic scenario, the average yield in the metallurgical tests/assays at the pilot plant and laboratory is taken. The pessimistic scenario considers the minimum recovery rate obtained in the laboratory level and in some trial runs carried out at the pilot plant. It is expected the silver recovery rate (in the Zn and Pb concentrates) to be 62.64% in the optimistic scenario, since in the bulk flotation tests the recovery was 50.48 %. The probabilistic scenario yielded a 63.20 % recovery because zinc flotation recovery is only 23.20%, whereas the Ag recovery is lowered to 49.4% in the pessimistic scenario.

Cerro de Pasco used new and historical metallurgical test work and their operational experience to redesign a flow sheet showing an increase in the metallurgical yield of the EMP materials. The flow sheet was based on metallurgical tests/assays carried out during standard operation at the Paragsha concentrator, the probabilistic scenario described above and on the re-engineering of the currently idle Paragsha concentrator.

Low zinc recoveries were previously attributed to a reduced floatability using non-suitable reagents, a low kinetic floating capacity and a low zinc concentrate grade given the lack of selectivity when bypassing the cleaning stages. Here the optimistic scenario is put forward. To obtain the proposed recovery, the circuit will include two rougher stages and one scavenger stage. In the second rougher stage, the zinc oxides will be recovered and will be subject to a sulphidation process. The circuit will also contain four cleaning stages. In the fourth stage, the achieved zinc concentrate was 55.00 wt. % Zn and was be processed in two flotation cells.

Previous low lead recoveries during the flotation stage were caused by using of inappropriate reagents and by a low kinetic flotation capacity. Low lead concentrate grades were also attributed to a lack of selectivity when bypassing of the cleaning stages. CDPR new circuit was also designed to produce a copper concentrate through a separation stage of the bulk concentrate. The projected circuit will produce a bulk concentrate based on the optimistic scenario. The circuit will accommodate two rougher stages, one scavenger stage and a flotation circuit for the tailings first cleaner and scavenger concentrate generating a lead flotation of 0.14 wt. % Pb. In the second rougher stage, the lead oxides will be recovered and will be subject to a sulphidation process. The circuit will incorporate four cleaning stages. A bulk concentrate of 4.33 wt. % Cu and 43.03 wt. % Pb will be obtained in the fourth stage.

The Quiulacocha Tailings

The area of the Quiulacocha Tailings was formerly a natural lake receiving tailings from copper mineral processing, mainly enargite (Cu3AsS4), since the early 20th century, from a small now closed concentration plant located in the southeast border of the QT. From 1943 until 1992, the largest volume of tailings was issued from the Paragsha and San Expedito concentrators processing lead and zinc minerals. In 1992, the QT reached full capacity and now occupies an area of 115 Ha. The residues from the Paragsha concentrator were sent, without previous classification or thickening, directly to the QT until 1965 at which point hydraulic back-fill started to be used in underground operation. From then to 1992, the residues were classified in cyclones, sending the thick portion (35%) to the mine as back fill and the fine portion (65%) to the QT. In the QT, there is a natural segregation of particle size, with the thicker sand particles in the higher part of QT proximal to EMP with fines migrating towards the tailings dam.

Between 2003 and 2004, Cory Gold Mining completed drilling using an auger rig on portion of the QT.

Metallurgical Testing - 1998 (Centromin)

In October, 1998, Centromin hired MINDECO-MITSUI Mineral Engineering Development Ltd to characterize the mineralogy of QT. Liberation measurements was performed on 1000 points per polished thin samples after the ore material went through different processing (ex: rougher, scavenger, cleaner). The liberation process of galena (Pb) and sphalerite (Zn) was deemed satisfactory.

A series of metallurgical tests were conducted by Centromin in 1998 to evaluate the extraction of economic minerals from the QT via a flotation process. Samples were collected considering the material grain size since the flow of the tailings particles and subsequent sedimentation were sorted by gravitation. Figure 2 to 4 illustrate the floatability of lead and zinc for coarse, medium and fine-grained tailings material at a rougher stage and show the rougher concentrate grades and recovery rates. The determination Pb and Zn losses as a function of particle size shows the greatest losses occurring in particles equivalent to -200 mesh (74 microns).

					D MATERIA	L			
					FROM QTP				
			Tyler Mesh:						
	81/	ANDARD CO	NDITIONS	MILL PL	ANT "PARAO	"SHA"			
PRODUCTS			GRADES DISTRIBUTIONS				FIONS (%)	%)	
	% WEIGHT	Pb (wt. %)	Zn (wt. %)	Ag (g/t)	Fe (wt, %)	Pb	Zn	Ag	Fe
Fest#1									
Froth Ro. Lead	4.65	6.10	6.00	288.00	41.50	59.53	20.58	20.01	4.36
Froth Ro. Zinc	6.90	1.00	8.55	135.00	36.00	14.48	43.53	13.92	5.62
Final tailing	88.45	0.14	0.55	50.00	45.00	25.99	35.89	66.07	90.02
Ore head Cale	100.00	0.48	1.36	67.00	44.20	100.00	100.00	100.00	100.00
Ore head tested		0.45	1.40	65.00	45.50				
PRODUCTS			GRA	DES		1	DISTRIBUT	FIONS (%)	
	% WEIGHT	Pb (wt. %)	Zn (wt. %)	Ag (g/t)	Fe (wt, %)	Pb	Zn	Ag	Fe
Fest#2									
Froth Ro. Lead	8.50	3.24	3.75	130.00	55.00	70.99	27.86	25.45	9.37
Froth Ro. Zinc	12.30	0.40	5.23	70.00	45.70	12.68	56.22	19.83	11.27
Final tailing	79.20	0.08	0.23	30.00	50.00	16.33	15.92	54.72	79.36
Ore head Cale	100.00	0.39	1.14	43.00	49.90	100.00	100.00	100.00	100.00
Ore head tested		0.35	1.00	45.00	50.00				
		_							
PRODUCTS		GRADES			DISTRIBUTIONS (%)				
	% WEIGHT	Pb (wt. %)	Zn (wt. %)	Ag (g/t)	Fe (wt, %)	Pb	Zn	Ag	Fe
Fest # 3									
Froth Ro. Lead	7.70	3.70	3.55	265.00	40.50	57.98	25.29	34.04	7.18
Froth Ro. Zinc	9.40	1.05	6.65	112.00	41.00	20.09	57.84	17.56	8.87
Final tailing	82.90	0.13	0.22	35.00	44.00	21.93	16.87	48.40	83.95
Ore head Cale	100.00	0.49	1.08	60.00	43.40	100.00	100.00	100.00	100.00

Figure 2: Metallurgical testing on coarse r	material from the QTP, Sector I.
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65.00

40.50

1.00

0.45

Ore head tested

SECTOR 2: MEDIUM-COARSE-GRAINED MATERIAL											
		METALL	URGICAL S	AMPLES	FROM QTP						
			Fyler Mesh: 7								
	ST	ANDARD CO	NDITIONS	MILL PLA	NT "PARA	GSHA"					
PRODUCTS GRADES DISTRIBUTIONS (%)											
PRODUCTS			GRAD			-					
	% WEIGHT	Pb (wt. %)	Zn (wt. %)	Ag (g/t)	Fc (wt. %)	Pb	Zn	Ag	Fe		
Test # 11											
Froth Ro. Lead	11.30	4.50	3.80	508.00	50.50	62.78	18.66	58.99	12.49		
Froth Ro. Zinc	19.00	1.00	8.75	100.00	49.00	23.46	72.25	19.52	20.38		
Final tailing	69.70	0.16	0.30	30.00	44.00	13.77	9.09	21.49	67.13		
Ore head Cale	100.00	0.81	2.30	97.00	45.70	100.00	100.00	100.00	100.00		
Ore head tested		0.80	2.30	95.00	45.00						

PRODUCTS			GRAD	ES	DISTRIBUTIONS (%)				
	% WEIGHT	Pb (wt. %)	Zn (wt. %)	Ag (g/t)	Pb	Zn	Ag	Fe	
Test # 12									
Froth Ro. Lead	7.74	8.35	5.00	565.00	35.20	61.92	13.89	40.51	5.94
Froth Ro. Zinc	12.40	1.90	17.00	148.00	24.00	22.69	76.03	17.09	6.52
Final tailing	79.90	0.20	0.35	57.00	50.00	15.39	10.09	42,41	87.54
Ore head Calc	100.00	1.04	2.77	107.00	45.60	100.00	100.00	100.00	100.00
Ore head tested		1.20	2.70	105.00	50.00				

PRODUCTS			GRAD	ES	DISTRIBUTIONS (%)					
	% WEIGHT	Pb (wt. %)	Zn (wt. %)	Ag (g/t)	Pb	Zn	Ag	Fe		
Test # 13										
Froth Ro. Lead	5.20	9.50	9.40	625.00	48.30	57.67	16.31	38.71	4.92	
Froth Ro. Zinc	8.10	1.80	22,40	100.00	42.50	17.02	60.54	9.65	6.74	
Final tailing	86.70	0.25	0.80	50.00	52.00	25.31	23.14	51.64	88.33	
Ore head Calc	100.00	0.86	3.00	84.00	51.00	100.00	100.00	100.00	100.00	
Ore head tested		0.85	3.00	85.00	52.00					

Figure 3: Metallurgical testing on medium-coarse grained material from the QTP, Sector II.

		SECTOR	3: FINE_GI	RAINED M	ATERIAL					
			URGICAL S/							
			Tyler Mesh: 9							
		ANDARD CO	NDITIONS M	AILL PLAN	AT "PARAGS	на"				
PRODUCTS			GRAI	DES	DISTRIBUTION (%)					
	% WEIGHT	Pb (wt. %)	Zn (wt. %)	Ag (g/t)	Fe (wt. %)	Pb	Zn	Ag	Fe	
Test # 21										
Froth Ro. Lead	3.75	6.00	5.80	880.00	53.00	49.21	20.25	36.49	4.00	
Froth Ro. Zinc	4.01	1.65	14.00	190.00	40.00	14.47	52.27	8.43	3.23	
Final tailing	92.24	0.18	0.32	54.00	50.00	36.32	27.48	55.08	92.78	
Ore head Cale	100.00	0.46	1.07	90.00	49.70	100.00	100.00	100.00	100.00	
Ore head tested		0.50	1.10	90.00	49.00					
PRODUCTS			GRAI	ES		DISTRIBUTION (%)				
	% WEIGHT	Pb (wt. %)	Zn (wt. %)	Ag (g/t)	Fe (wt. %)	Pb	Zn	Ag	Fe	
Test # 22										
Froth Ro. Lead	2.80	9.12	4.30	985.00	44.00	65.14	11.50	35.26	2.27	
Froth Ro. Zinc	3.45	0.70	16.00	245.00	40.00	6.16	52.70	10.81	2.55	
Final tailing	93.75	0.12	0.40	45.00	55.00	28.70	35.80	53.93	95.18	
Ore head Cale	100.00	0.39	1.05	78.00	54.20	100.00	100.00	100.00	100.00	
Ore head tested		0.40	1.10	80.00	54.00					
PRODUCTS			GRAD	DES		DISTRIBUTION (%)				
	% WEIGHT	Pb (wt. %)	Zn (wt. %)	Ag (g/t)	Fc (wt. %)	Pb	Zn	Ag	Fe	
Test # 23										
Froth Ro. Lead	3.44	4.10	0.97	580.00	43.60	58.83	5.99	41.47	3.06	
Froth Ro. Zinc	6.70	0.40	5.40	85.00	37.80	11.18	64.96	11.84	5.17	
Final tailing	89.86	0.08	0.18	25.00	50.00	29.99	29.04	46.69	91.76	
Ore head Calc	100.00	0.24	0.56	48.00	49.00	100.00	100.00	100.00	100.00	
Ore head tested		0.25	0.60	50.00	50.00					

Figure 4: Metallurgical testing on fine-grained material from the QTP, Sector III.

Metallurgical Testing - 2012 (Cerro de Pasco)

In 2012, Cerro de Pasco presented, based on Centromin historical results, expected metallurgical results including Cu, Pb, Zn and Ag grades and recoveries with a 3,000 tpd feed. Four estimated final grades of 50 wt. % (Pb), 55 wt. % (Zn) and 2800 ppm (Ag), corresponding to recoveries of 85.7%, 85.1% and 55.1% respectively were obtained, as depicted in Figure 5 below.

METALLURGICAL BALANCE - TAILING POND QUIULACOCHA (QT)											
					Recovery (%)						
PRODUCT	TMDPH	Cu (wt. %)	Pb (wt. %)	Zn (wt. %)	Ag g/t	Cu	РЬ	Zn	Ag		
Ore Head	125.00	0.10	0.60	1.30	50	100.00	100.00	100.00	100.00		
Conc. Lead	1.29	4.50	50.00	4.70	2800	54.79	85.73	3.72	55.11		
Cone. Zine	2.51	0.26	0.40	55.00	540	6.19	1.34	85.09	20.78		
Final Tailing	121.20	0.03	0.08	0.15	13	39.02	12.93	11.19	24,11		
Ore Head Calc.	125.00	0.08	0.60	1.30	52	100.00	100.00	100.00	100.00		
Lead Tailing Calc.	123.71	0.04	0.09	1.26	24	45.21	14.27	96.28	44.89		

Figure 5: Metallurgical Balance at QTP.

Non-Compliant Historical Mineral Resource Estimates on the QT and EMP

There were at least three historical attempts to establish Mineral Resources Estimates for the EMP and two proposed estimates for the QT. These estimates all have deficiencies that would render them, in their current state, non-compliant with the current NI 43-101 norm and CIM norms for Mineral Resources estimates.

4.3.4. Geological Setting

Geology of the Peruvian Andes

From the coast of Peru in the west to the Brazilian craton to the east, the geological framework of the Peruvian Andes consists of parallel morphotectonic elements that include the forearc, batholithic rocks and volcanics of the Western Cordillera, the Paleozoic-Mesozoic rocks of the Eastern Cordillera and the Sub-Andean basins and fold-and-thrust belt. The forearc is made of the submerged Andean slope and the emergent coast. These are limited to the east by the Coastal Batholith and to the west by the Peru-Chile trench. The forearc basins are filled with Jurassic-Early Tertiary marine and continental sedimentary deposits (Dunbar et al., 1990). South of the Abancay Deflection (-13.5°S) the forearc basins are mainly filled with Oligocene through Holocene shallow marine and continental alluvium interlayered with ignimbrites. The southern Peruvian region of Western Peru exposes abundant Quaternary volcanic rocks (stratovolcanoes), mainly andesites and rhyolites. The Coastal Batholith, which is about 50 km wide, runs along the entire western margin of Peru, and is overlain by Cenozoic volcanics and sedimentary deposits.

Geology of the Cerro de Pasco Area

At Cerro de Pasco, the magmatic center was emplaced directly west of a major high-angle, N 15°Wstriking reverse fault ("the Longitudinal Fault"), mainly intruding weakly metamorphosed shales of the Middle Paleozoic Excelsior Group, the oldest lithological unit in the area, and polymictic conglomerates and sandstones of the Middle-Late Triassic Mitu Group (Spikings et al., 2016). East of the Longitudinal Fault there is a thick sequence (about 1,000 m) of massive carbonate rocks, mainly limestones with locally sandy intercalations, black bituminous limestones, and beds with chert nodules belonging to the Late Triassic Chambará Formation. The latter is part of the Pucará Group that overlies the Excelsior and Mitu groups (Rosas et al., 2007; Angeles, 1999). The sedimentary sequence was folded prior to the Mid-Miocene magmatism, thus creating the main structural feature in the area; the Cerro anticline with a north-south axis and plunging to the north (Baumgartner et al., 2008; Angeles, 1999).

The magmatic core of the Cerro de Pasco district consists of a large diatreme-dome complex, 2.5 km in diameter, which was formed by a succession of phreatomagmatic and magmatic events (Baumgartner et al., 2009; Rogers, 1983EW-trending quartz-monzonite porphyry dykes cut the diatreme breccias and the magmatic domes. These dykes do not propagate into the Excelsior shales west of the diatreme dome complex; to the east they crosscut locally the carbonate sequence. The end of the phreatomagmatic and magmatic activity at Cerro de Pasco is marked by the emplacement of numerous, 20 cm to 3 m-wide, E-W-trending, milled-matrix fluidized breccia dykes, occurring in various parts of the diatreme-dome complex.

Following this event, epithermal base metal mineralization took place, mainly in carbonate rocks along the eastern margin of the magmatic complex (Baumgartner et al., 2008; Einaudi, 1977). A striking feature of the Cerro de Pasco mineralization is the occurrence of an NS-trending, 1.5 km-long, 250 m-wide, and more than 550 m-deep, funnel-shaped massive pyrite-quartz body that replaced mainly carbonate rocks from the Pucará Group, as well as, subordinately, the diatreme dome complex itself (Baumgartner et al., 2008; Baumgartner, 2007). At least five main pipe-like, up to 150 m-wide, massive pyrrhotite-dominated bodies have been recognized. They grade outward into massive Fe-rich sphalerite (up to 80% in volume) and galena. 7.5- Pb-Zn-Ag-Cu Mineralization at the Cerro de Pasco Mine

The Quiulacocha Tailings

The material for the Quiulacocha and Ocroyoc tailings impoundments derives from the polymetallic Zn-Pb-(Ag-Bi-Cu) deposit at Cerro de Pasco. The Quiulacocha Tailings are located 1.5 km S-SW of the mine. During the first part of the 20th century, copper mineralization associated with enargite was mined with the flotation plant for the Cu-ore located in the southwestern (SW) part of the Quiulacocha Tailings impoundment. At the time, the tailings were directly deposited in the depression left by the natural

Quiulacocha lake which is today located below the acid mine drainage pond on the surface of the impoundment. The deposition of tailings at Quiulacocha ceased in 1992 after 50 years of operation. The Quiulacocha Tailings cover a surface of 114 ha and contain 79 Mt tailings @ \sim 50 wt. % pyrite. The tailings are partially overlain by the EMP.

From 1947 onward, exploitation of Pb-Zn was preferred when a new flotation plant was commissioned near the open pit forcing the discharge and deposition point to the northeastern part of the tailings closer to the flotation plant. Therefore, today, the Cu-tailings reside in the SW part of Quiulacocha, in the former natural lake of Quiulacocha and underlie the Zn-Pb tailings in the central part of Quiulacocha. The two tailing types are separated by a floating dyke.

Two different types of tailings were distinguished (Wade et al., 2006): a) Cu-rich sulphide tailings and b), Zn-Pb-rich sulphidic tailings. The Cu-sulfide tailings are characterized by a mineralogy composed of pyrite, enargite, chalcopyrite, sphalerite and galena. Quartz forms the dominant gangue mineral and is associated with aluminosilicates such as dickite/kaolinite and alunite. Primary carbonates (i. e. dolomite and siderite) are very scarce. The acid conditions prevailing in the SW part of the tailings (near the acid mine drainage pond; pH -2.3) and the oxidation of sulfide minerals such as enargite and chalcopyrite lead to the liberation of Cu, which is mobile in acidic conditions. Cu was then leached out towards the primary zone, characterized by a low pH and reducing condition, where it precipitated as secondary sulfides such as covellite. The Zn-Pb-rich sulfidic tailings are characterized by a mineralogy defined by pyrite, sphalerite, galena and pyrrhotite. Carbonates such as dolomite and siderite formed the principal gangue with silicates, mainly quartz, also present. The tailings deposition process generated a grain size fractionation from coarser close to the EMP (former deposition site) to finer with increasing distance from the deposition site. Sulfide oxidation and the subsequent acid mine drainage formation lead to the dissolution of primary carbonates and silicates, resulting in the crystallization of secondary gypsum and possibly siderite.

The Quiulacocha Tailings have developed an oxidation zone with a thickness ranging from several mm to a maximum 25 cm (pH =1.9 to 4.8). Zones with a very thin oxidation layer showed pore space cementation by secondary minerals forming a hard and compact layer called the "cemented zone". The mineralogy of the oxidation zone is characterized by residues of pyrite, quartz and secondary phases such as jarosite, gypsum, siderite, and Fe-hydroxides, mainly goethite. The oxidation of sulfide minerals generated acid solutions that mobilized the base metals (Fe, Cu, Zn, Pb). The reaction of the acid waters with the gangue minerals caused their dissolution and subsequent liberation of cations such as K + , Na + and Ca +2. These cations played a key role in the formation of secondary phases such as jarosite, gypsum, and siderite.

The Excelsior Mineral Pile

The Excelsior Mineral Pile was filled from 1943 until 2000 initially as a deposit for rocks with noneconomic Cu and later for non-economic Zn and Pb concentrations. The stockpile occupies an area of 94 ha and is located in the SW corner of the open pit mine at the bottom of a valley that consists of Devonian phyllites and shales. It contains 26,400,000 m3 of fragmentary rocks and in part partly overlies the downstream Quiulacocha Tailings with ca. 60 ha covered and 114 ha not covered.

The EMP is made of rock fragments presenting an average size of 10 cm, which can reach up to 2.5 m in diameter. Smuda et al. (2007) estimated the fraction of grains < 2 mm to 10 vol. %. The stockpile consists of three terraces constructed by the release of fractured rocks at the slopes of the different terraces representing a mix of different rock types. Stockpiling was initiated in the northern part with rocks from the Cu-ore and progressed with the later dumping of rocks from the Zn-Pb ore progressively to the south and from the 1st terrace to the 3rd terrace, respectively. The surfaces of the terraces were covered with a 10 to 30 cm thick layer of pyrite-rich waste rocks to prevent heavy mine equipment from getting stuck. The maximum height of the stockpile is 55 m with the slope inclination dipping between 33° and 36° .

Rock Assemblages and Mineralogy of the EMP

Smuda et al. (2007) recognized three different assemblages from the EMP: 1) Sulphide-rich rocks from the quartz-pyrite ore body accompanied by Fe-oxide-rich oxidation products near the surface, 2) Sericitized monzonites/volcanic rocks and 3) Carbonate (dolomitic) rocks from the host rock formation.

Quartz-Pyrite Rocks

The main rock assemblage at the EMP is derived from the quartz-pyrite body. Quartz and pyrite are major phases dominating the mineral assemblage. The ore minerals consist of sphalerite, tennantite, cerussite, galena, enargite and coronadite identified as minor and trace phases. Anglesite is a primary and possibly secondary trace mineral. The quartz-pyrite rocks enclose enargite possessing small Ag concentrations. Bi and Ag bearing minerals are also present in material made of clay with pyrite±quartz forming small and compact grey-colored fragments. There is a high content of Ag but the assemblage is less mineralized in Pb and Zn. Some of the quartz-pyrite stockpile comes from the oxidized top of the quartz-pyrite body and contains quartz and hematite/goethite as major phases accompanied by jarosite, hematite, limonite including some Ag.

Volcanic Rocks

Volcanic rocks (quartz monzonite/agglomerate) in contact with the orebodies could have contained up to 15 vol. % of disseminated pyrite which is masked by the sericitic alteration during the sulfide deposition. Pyrite crystals in volcanic rocks are small in size (<1 mm) and the rock matrix is highly porous. Volcanic rocks are strongly altered throughout the EMP. Boulders of volcanic rocks up to 1 m in diameter have already completely decomposed into white, loose material with grain sizes of several mm and a strongly acidic paste. Microscopic and XRD studies indicated the main primary mineral fractions are quartz (20 vol. %) and altered relicts of albite (NaAlSi3O8) (5 vol. %). Clusters of secondary minerals (microcrystalline Fe-hydroxides, muscovite, kaolinite and gypsum) constituted the major fraction (>70 vol. %). Only relicts of pyrite remained, contributing < 1 vol. % of the total volcanic rock mineral assemblage.

Carbonate Host Rocks

Carbonate host rocks constitute < 5 wt. % of the stockpile. The dolomitic carbonates are commonly recrystallized displaying a yellowish-brown coloration. Quartz, dolomite and siderite form the major mineral phases. The assemblage also contains ankerite, hematite, pyrite, sphalerite and galena. Zinc carbonates and sulfates are suspected.

4.3.5. Exploration Information

No exploration work was conducted on the Property by, or on behalf of, the Issuer.

4.3.6. Mineralization

Mineralization types within the QT and EMP reflect that of the Cerro de Pasco open pit and underground mine as they represent residues after processing (tailing) or waste (stockpile) with metal concentrations deemed too low to warrant beneficiation. The EMP and QT rocks and sludge underwent strong weathering and attack by acid waters which produced secondary minerals such as anglesite, gypsum, jarosite, hematite, limonite and goethite. The QT sludge contains galena (Pb, Ag), tetrahedrite (Cu), tennantite (Cu) enargite (Cu), chalcopyrite (Cu), sphalerite (Zn) and bismuthinite (Bi) forming exploitable minerals. Ag grains also occurs as < 20 mm grains mixed with pyrite, chalcopyrite, enargite, sphalerite, galena and bismuthine. The mineralization is contained within 79 Mt of Quiulacocha Tailings @ \sim 50 wt. % pyrite covering a surface of 114 ha. The EMP reveals three different assemblages: 1) sulfide-rich rocks from the quartz-pyrite ore body accompanied by Fe-oxiderich oxidation products near the surface, 2) sericitized monzonites/volcanic rocks and 3), carbonate (dolomitic) rocks from the host rock formation. Metal-bearing minerals consist of sphalerite, tennantite, cerussite, enargite, galena (Ag-rich) and sphalerite. The EMP mineralization is contained within 26,400,000 m3 of fragmentary rocks. As a rule of thumb, material of the QT and EMP considered fit for exploitation must contain concentrations of Pb (wt. %) +Zn (wt. %) > 2.5 corresponding to Ag values ranging between 50 and 100 ppm.

4.3.7. Drilling

No drilling campaign was conducted on the Property by, or on behalf of, the Issuer.

4.3.8. Sampling and Analysis

Not applicable.

4.3.9. Security of Samples

Not applicable.

4.3.10. Mineral Resources and Mineral Reserves

No mineral resources or mineral reserves estimates were produced on the Property by, or on behalf of, the Issuer or the Target. There were at least three historical attempts to establish Mineral Resources Estimates for the EMP and two proposed estimates for the QT. These estimates all have deficiencies that would render them, in their current state, non-compliant with the current NI 43-101 norm and CIM norms for Mineral Resources estimates.

4.3.11. Mineral Processing and Metallurgical Testing

Recovery metallurgical testing were carried out by Cerro de Pasco at a pilot plant in San Expedito (a small concentrator now decommissioned) to develop three scenarios for the project implementation. In an optimistic scenario, a 50 wt. %, Pb concentrate is produced with an 80 % recovery. A maximum zinc concentrate of 55 wt. % is obtained with a recovery of 85%, whereas a 63% recovery rate is attained for silver. Cerro de Pasco' new circuit was also designed to produce a copper concentrate through a separation stage of the bulk concentrate. The projected lead circuit will produce a bulk concentrate based on the optimistic scenario. The circuit will accommodate two rougher stages, one scavenger stage and a flotation circuit for the tailings first cleaner and scavenger concentrate generating a lead flotation of 0.14 wt. % Pb. In the second rougher stage, the lead oxides will be recovered and will be subject to a sulphidation process. The circuit will incorporate four cleaning stages. A bulk concentrate of 4.33 wt. % Cu and 43.03 wt. % Pb will be obtained in the fourth stage. The Zn circuit will include two rougher stages and one scavenger stage. In the second rougher stage, the zinc oxides will be recovered and will be recovered and will be subject to a sulphidation process. The circuit will also contain four cleaning stages. In the fourth stage, the achieved zinc concentrate is 55.00 wt. % Zn and will be processed in two flotation cells.

4.3.12. Mining Operations

There are no active mining operations at the Property.

4.3.13. Data verification

Michel Boily has consulted all available data pertaining to the assay values used to produce the presented historical resource estimates. The author could not verify the database since the provided documentation did not include certificates of analyses. However, the historical assays referring to pit, tailing and drill cores samples were determined from certified analytical laboratories; ALS Chemex and Certimin Peru. Michel Boily is of the opinion that the assay values presented in this report are a just

representation of the mineralization currently present at Excelsior. Gilbert Rousseau reviewed the available historical information pertaining to the mineral processing and metallurgical testing, exploitation of the EMP and QT, recovery method, project infrastructure, environmental studies and closure plan. The author did not verify the information because of a lack of access to raw data, but is of the opinion that the historical information reflects the acceptable current standards in the mining community.

4.3.14. Mining Method

Exploitation of the EMP

Mining of the EMP should be highly mechanized and selective with the cut and loading done by hydraulic shovel and transport carried out by trucks and dump trucks. The removal and managing of the remaining rubble will be assigned to tractors, front loaders and graders. Since the EMP was built using 100 t dump trucks, in theory several loads would have come from one particular group of trucks working in a specific area of the open pit or underground works, so that the stockpile would have grown with loads having similar properties and grades being placed together. These small loads should be extracted using 30-50 t backhoes and 20 t trucks under close geological supervision. Selective mining is planned using a 2 m or 5 m bench height, top-down mining configuration. Cerro de Pasco believes at least 75% of the EMP material can be visually separated into extractable material/waste on the basis of the mineralization content. The mining operations will start in the SW sector, adjacent to the industrial area to be terminated in the sector adjacent to the Champamarca Urban Community, leaving for the last exploitation stage a berm of rubble (currently covered by a geomat). This berm will serve as a buffer zone separating the mining operations from the community. To decrease the waste volume, limestone will be used as rock fill for the QT; such as the divisions of containment dykes within the tailings.

Exploitation of the QT

The proposed exploitation of the QT entails the construction of an "Ancillary Tailings Deposit" allowing waste dumping during the early exploitation periods, until the creation of internal spaces within the QT through the construction of rock fills retaining walls. Re-pulping of the QT sludge will proceed by using pressurized water to transport the material toward the processing plant where the pulp will be reconditioned before entering the plant. Spraying pressurized water is done so that the pulp migrates gravitationally from the work front towards the pool containing the pump which will aspire the pulp to a 30% to 60% solid. This stage will transform the QT material into pulp of optimal physical characteristics ready for processing by differential flotation. The pulp transported to the processing plant will be sorted through a system of hydro-cyclones, with the overflow sent to a thickening tank and then to a differential flotation procedure while the hydro-cyclones underflow will be recycled to be grinded.

4.3.15. Recovery Method

At this stage of the project, a general approach to the recovery of the mineralization provided by the EMP and QT can be proposed. A processing plant should treat the mineralized material provided by the QT and EMP in a 30/70 proportion. The plant will receive the overflow pulp from the re-pulping hydrocyclones containing 30% to 60% solid material. The pulp will proceed to a differential flotation system where it will produce initial bulk concentrates and final concentrates. The flotation circuit will mainly consider the mineralogical composition of the processed material. A Zn, Pb, Ag initial bulk concentrate generated from the EMP with an Ag-rich tailings from the QT will be undergo a cyanidation stage. The Zn-Pb-Ag bulk concentrate will first undergo bio-lixiviation before entering a solid/liquid separation phase. The produced Pb-Ag-rich solid phase will be submitted to another lixiviation process to recover silver and lead and finally be submitted to the refining stage. The liquid phase will pass through an iron elimination process followed by solvent extraction and electroprocurement. Finally an organic reactive is used for zinc extraction by acid mean and zinc cathodes are obtained by the application of electric power The QT material obtained from the differential flotation banks will be sent to a cyanidation process to recover Ag after entering the refining stage. All liquid/solid residues used up in the cyanidation process enter a cyanide elimination process before being discharged to the new tailings as "waste".

4.3.16. Project Infrastructure

Mining the QT and EMP will require: a processing plant, an acid water treatment plant, an ancillary tailings deposit, a top soil deposit, workshops, offices, base camps, a truck yard, an industrial water network system and an electric energy network system. For economic, operational, environmental and social criteria, CICA Ingenieros proposed to use all available spaces located at the right side margin, NW of the QT and EMP sites within the Parcela "K", to build the installations.

The processing plant should treat the mineralized material provided by the QT and EMP in a 30/70 proportion. The plant will receive the overflow pulp from the re-pulping hydro-cyclones containing 30% to 60% solid material. The pulp will proceed to a differential flotation system where it will produce initial bulk concentrates and final concentrates. A Zn, Pb, Ag initial bulk concentrate is generated from the EMP with an Ag-rich tailings from the QT undergoing a cyanidation stage. The water acid treatment plan will process high concentrations of dissolved sulphates in a two stage treatment: the first one to eliminate the sulphates and a second stage to precipitate the left-over sulphates with the remainder of the metallic elements. The solid material produced during the first stage is separated via Flotation by Dissolved Air (FAD). During the second stage, muds produced are recirculated with High Density Muds (HDS). After mixing the mud with lime, this solution will be directed to a first reactor filling it with the acid water and then in a second reactor injected with air or ozone. The reactor tanks feed a sedimentation pond where solid/liquid separation is carried out

4.3.17. Environmental Management Plan and Closure

Cerro de Pasco put forward an Environmental Management Plan that consists of several different programs, including: a residue management program, ancillary tailings deposits, modification of the main dyke, an air quality control program, a superficial waters quality control program, an effluent monitoring program and a noise control program.

During closure, the waste material processed from the EMP must be moved to different locations to that of the exploited material and must be enclosed in a neutral material containing limestone. After compacting, the waste material will be covered by a layer of impermeable material, a draining layer, a topsoil layer and a cover of vegetation. This must be conducted with the construction of a principal and a secondary draining systems.

4.3.18. Exploration and Development

The Issuer plans to follow the recommendation of the Authors.

The first recommendation of the Authors is to update the historical Mineral Resource Estimates performed on the QT and EMP to render them compliant with the NI43-101 and CIMM norms. This endeavor would by considerably simplified by the acquisition of the certificates of analyses for all data used in the calculations which would include assays for blanks, standards and duplicates. A sound QA/QC procedure could then be built. It is also imperative to determine in the laboratory the wet and dry densities/specific gravity of various types of EMP rocks and not use estimates. Nonetheless, for the EMP Resource Estimate, re-sampling of the 2009 RC drill holes (if retrievable) and pits, and sinking of twin holes will be necessary. The upgrading to Indicated or Measured Mineral Resources may also require additional RC drill holes to tighten the spacing which currently sits at 30 to 50 m. Note the QT Mineral

Additionally, a Qualified persons (QP) satisfying the requirements of the NI43-101 norm should be hired to give their approval and provide recommendations concerning the previous work stated in reports dealing with metallurgy, mining methods, infrastructures, mine closure and environmental issues.

This represents Phase I of the recommended work which the Authors estimate the cost at \$CAD 1,718,100.

The Authors also suggest sending bulk samples collected from the different identified zones at the surface of the EMP or extracted from the RC drill hole material to the Steinert Latinoamericana laboratory in Brazil for testing using a 3D X-Ray Transmission (XRT) Sensor Sorter System. If the results are conclusive, Genius may consider bulk testing of the EMP mineralization at Volcan Compañia Minera S.A.A. Cerro de Pasco installations where new sorters were commissioned. A minimum processing of 10,000 t is envisaged. This Technical Report was built upon the assumption Genius would carry out the construction of mining facilities including a processing plant and an acid water treatment plant. However, an estimated 40 Mt of mineralized material could be processed at nearby concentrators Paragsha/San Expedito which are currently under care maintenance. The facilities are currently unused, so Genius should investigate the possibility of establishing a tolling agreement with Volcan Compañia Minera S.A.A. or to possibly buyout of all unused Cerro de Pasco assets and facilities after careful inspection.

Another recommendation relates to the conciliation of the metallurgical testing and recovery method performed by CDPR in 2012 with the proposed recovery method and infrastructures build-up detailed in the CICA Ingenieros report. The recommended circuits for beneficiating the Cu-Pb-Zn-Ag mineralization for both the EMP and QT seem to differ significantly or address different stages of processing (ex: cyanidation). Integration of the proposed circuits is required and can be addressed by mining engineers and metallurgists.

Once a sound Mineral Resources Estimates are produced, a Pre-Feasibility Study (PFS) should be completed. The study would handle the details of the economic analysis, market studies and contracts, capital and operating costs of the Excelsior project. The PFS alone is expected to cost \$CAD 500,000 before tax.

This represents Phase II of the project and it is estimated that it will cost around \$CAD 1,751,400 apart from the general office expenses. It will mainly comprise the sorting of the EMP material, pilot plant testing of both the EMP and QT materials and the pre-feasibility study. All in all, a minimum budget of some \$CAD 3,555,405 will be necessary to initiate the exploitation of the old tailings (QT) and the material from the Excelsior stockpile (EMP).

4.4. Oil and Gas Operations

Neither the Issuer nor the Target has oil and gas operations. The Resulting Issuer will not have any oil and gas operations.

5. SELECTED CONSOLIDATED FINANCIAL INFORMATION

5.1. Annual Information

5.1.1. Annual Information for the Issuer

The following financial data summarizes selected financial data for the Issuer prepared in accordance with IFRS for the years ended December 31, 2017, 2016 and 2015. The information presented below is derived from the Issuer's financial statements which were audited by the Issuer's independent auditor. The information set forth below should be read in conjunction with the Issuer's annual financial statements and related notes thereto. Please refer to Schedule "A" for the Issuer's financial statements.

	Quarter Ended March 31, 2018 (Unaudited)	Year Ended December 31, 2017 (Audited)	Year Ended December 31, 2016 (Audited)	Year Ended December 31, 2015 (Audited)
Revenue	Nil	Nil	Nil	Nil
Income (loss) from continuing operations, in total and on a per share basis	(301,322) (0.01)	(3,720,337) (0.13)	(1,157,767) (0.08)	(3,651,827) (0.07)
Net income (loss), in total and on a per share basis	(301,755) (0.01)	(3,719,230) (0.13)	(1,057,591) (0.07)	(4,756,009) (0.09)
Assets	1,611,447	1,097,376	364,061	596,217
Long-term financial liabilities	4.356	4,894	Nil	Nil
Cash dividends per Common Share	Nil	Nil	Nil	Nil

During the quarter ended March 31, 2018, the Issuer realized a net loss from continuing operations of \$301,322 as compared to a net loss from continuing operations of \$344,697 for the quarter ended March 31, 2017. This net loss from continuing operations is mostly attributable to lower amounts of exploration and evaluation expenditures recognized and higher amounts of general and administrative expenses due to the work on the Proposed Transaction with Cerro de Pasco Resources S.A.

During the year ended December 31, 2017, the Issuer realized a net loss from continuing operations of \$3,720,337 as compared to a net loss from continuing operations of \$1,157,767 for the year ended December 31, 2016. The increase of \$2,562,570 for the year ended December 31, 2017 as compared to 2016 in net loss from continuing operations is attributable to a significant increase of \$2,208,450 in exploration expenditures (\$3,008,318 in 2017 compared to \$799,868 in 2016), and more particularly by the acquisition of Sakami and Robelin properties.

During the year ended December 31, 2016, the Issuer realized a net loss from continuing operations of \$1,157,767 as compared to a net loss from continuing operations of \$3,651,827 for the year ended December 31, 2015. The significant decrease of \$2,494,060 for the year ended December 31, 2016 as compared to 2015 in net loss from continuing operations is attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the year ended December 31, 2016.

During the year ended December 31, 2015, the Issuer realized a net loss from continuing operations of 3,651,827 as compared to a net loss from continuing operations of 1,710,304 for the year ended December 31, 2014. The significant increase of 1,941,523 for the year ended December 31, 2015 as compared to 2014 in net loss from continuing operations is mainly attributable to the loss on cancellation on acquisition of assets of 2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of 1,100,000 recorded in 2015 as compared to a loss of cancellation on acquisition of asset

5.1.2. Annual Information for the Target

The following table sets out certain selected consolidated financial information of the Target for the years ended December 31, 2017, 2016 and 2015. Please refer to Schedule "C" for the Target's financial statements.

	Year Ended December 31, 2017 (Audited)	Year Ended December 31, 2016 (Audited)	Year Ended December 31, 2015 (Audited)
Revenue	Nil	Nil	Nil
Income (loss) from continuing operations	(610,002)	(47,228)	(139,197)
Net income (loss)	(610,002)	(33,432)	(238,679)
Assets	1,542,122	700,394	702,055
Long-term financial liabilities	Nil	Nil	Nil
Cash dividends per Common Share	Nil	Nil	Nil

5.2. Quarterly Information

The tables below present information for each of the eight most recently completed quarters ending at the end of the most recently competed fiscal year of the Issuer.

Fiscal 2017					
Q1 Q2 Q3 Q4 (\$)					
Revenue	Nil	Nil	Nil	Nil	
Income (loss) from continuing operations, in total and on a per share basis	(344,697) (0.02)	(2,911,515) (0.11)	(380,130) (0.01)	(83,995) (0.00)	
Net income (loss)	(344,540)	(2,911,515)	(380,130)	(83,045)	

Fiscal 2016						
Q1 Q2 Q3 Q4 (\$) (\$)						
Revenue	Nil	Nil	Nil	Nil		
Income (loss) from continuing (342,429) (318,177) (173,575) (323,586) operations, in total and on a						

GENIUS PROPERTIES LTD. - FORM 2A - LISTING STATEMENT DATED JUNE 6, 2018 AMENDED AND RESTATED ON JULY 26, 2018 Page 37

Fiscal 2016					
Q1 Q2 Q3 Q4 (\$) (\$)					
per share basis	(0.03)	(0.02)	(0.01)	(0.02)	
Net income (loss) (342,429) (318,177) (173,575) (323,586)					

Summary Pro Forma Financial Information for the Resulting Issuer

A pro forma consolidated statement of financial position for the Resulting Issuer giving effect to the Proposed Transaction as at December 31, 2017 is attached to this Listing Statement as Schedule "E".

5.3. Dividends

The Issuer does not have a dividend policy and does not pay dividends to its shareholders.

The Issuer has not paid dividends on its Common Shares since incorporation. Subject to the requirements of the CBCA, there are no restrictions in the Resulting Issuer's articles or elsewhere which would prevent the Resulting Issuer from paying dividends following the completion of the Proposed Transaction. All of the Resulting Issuer's Shares are entitled to an equal share in any dividends declared and paid. However, it is not contemplated that any dividends will be paid on the Resulting Issuer's shares in the immediate or foreseeable future. It is anticipated that all available funds will be invested to finance the growth of the Resulting Issuer's business. The directors of the Resulting Issuer will determine if, and when, dividends will be declared and paid in the future from funds properly applicable to the payment of dividends based on the Resulting Issuer's financial position at the relevant time.

5.4. Foreign GAAP

This is not applicable to the Issuer.

6. MANAGEMENT'S DISCUSSION AND ANALYSIS

The Issuer's management's discussion and analysis ("MD&A") of financial condition and results of operations for the years ended December 31, 2017, 2016 and 2015, as well as the MD&A of financial condition and results of operations for the quarter that ended March 31, 2018, are attached to this Listing Statement as Schedule "B". The MD&A should be read in conjunction with the Issuer's financial statements which are attached hereto as Schedules "A" and are available on SEDAR.

MD&A of the Target for the year ended December 31, 2017 is attached to this Listing Statement as Schedule "D", and should be read in conjunction with the financial statements for the Target which are attached hereto as Schedule "C" to this Listing Statement.

The MD&A may contain forward-looking statements. Such forward-looking statements involve a number of known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of genius and the Target to be materially different from actual future results. Please see *"Forward Looking Statements"* above.

7. MARKET FOR SECURITIES

The Common Shares of the Issuer are listed on the CSE under the symbol "GNI" and are expected to resume trading on the CSE following filing of this Listing Statement. The trading symbol for the Resulting Issuer's Shares on the CSE is expected to be "CDPR".

8. CONSOLIDATED CAPITALIZATION

The Issuer's authorized share capital comprises an unlimited number of Common Shares without par value. The following table sets forth the consolidated capitalization of the Issuer as at December 31, 2017 and the expected consolidated share capital of the Resulting Issuer following completion of the Proposed Transaction:

	Authorized	As at December 31, 2017	Immediately prior to completion of the Proposed Transaction	As at completion of the Proposed Transaction
Common Shares	Unlimited	43,011,743	58,786,744 ⁽¹⁾	235,146,976
Options	10% of issued and outstanding capital ⁽²⁾	160,000	80,000	80,000
Warrants ⁽³⁾	N/A	5,598,211	13,385,711 ⁽⁴⁾	13,385,711

Notes:

- (1) Includes 10,373,334 Common Shares comprising units issued under a private placement on April 6, 2018; 200,000 Common Shares issued as consideration under the Mt. Cameron Amendment Agreement; and 5,201,667 Common Shares comprising units issued under a private placement on April 27, 2018.
- (2) The number of stock options that the Resulting Issuer may grant is limited by the terms of the Stock Option Plan and policies of the CSE. See Item 9 "Options to Purchase Securities".
- (3) Includes 21,000 broker common share purchase warrants issued by the Issuer in connection with a private placement offering having an exercise price of \$0.25 per Common Share and expiring on December 8, 2018.
- (4) Includes 5,186,667 common share purchase warrants comprising units issued under a private placement on April 6, 2018 and 2,600,833 common share purchase warrants comprising units issued under a private placement on April 27, 2018, all having an exercise price of \$0.25 per Common Share and expiring on April 27, 2019.

There has been no other material change in the share and loan capital of the Issuer since the date of the financial statements for the financial year ended December 31, 2017.

9. OPTIONS TO PURCHASE SECURITIES

The Issuer has adopted a rolling stock option plan (the "**Stock Option Plan**"), which provides that the number of Common Shares reserved for issuance will not exceed 10% of the issued and outstanding Common Shares at the time of grant. The Stock Option Plan was approved by the Shareholders and adopted by the Issuer on July 11, 2016.

The objective of the Stock Option Plan is to provide for and encourage ownership of Common Shares of the Issuer by its directors, officers, key employees and consultants and those of any subsidiary companies so that such persons may increase their stake in the Issuer and benefit from increases in the value of the Common Shares. The Stock Option Plan is designed to be competitive with the benefit programs of other companies in the industry. Management believes that the Stock Option Plan is a significant incentive for the directors, officers, key employees and consultants to continue and to

increase their efforts in the Issuer's operations to the mutual benefit of both the Issuer and such individuals.

Some of the material attributes of the Stock Option Plan are as follows:

- options may be granted to directors, employees, management company employees and consultants;
- the exercise price of options granted shall be determined by the Board in accordance with the policies of the CSE;
- under the Stock Option Plan, the aggregate number of Common Shares reserved for issuance shall not exceed ten percent (10%) of the Common Shares issued and outstanding from time to time;
- no single participant may be issued options representing greater than five percent (5%) of the number of outstanding Common Shares in any 12 month period; the number of Common Shares reserved under option for issuance to any one consultant of the Issuer may not exceed two percent (2%) of the number of outstanding Common Shares in any 12 month period;
- options shall not be granted if the exercise thereof would result in the issuance of more than two percent (2%) of the issued Common Shares of the Issuer in any twelve-month period to any one consultant of the Issuer (or any of its subsidiaries);
- the aggregate number of options granted to persons employed in investor relation activities must not exceed two percent (2%) of the outstanding Common Shares in any 12 month period unless the CSE permits otherwise. Options issued to consultants providing investor relations services must vest in stages over 12 months with no more than one quarter of the options vesting in any three month period;
- the Board may determine the term of the options, but the term shall in no event be greater than ten years from the date of issuance;
- generally, the options expire three months from the date on which a participant ceases to be a director, officer, employee, management company employee or consultant of the Issuer; and
- terms of vesting of the options, the eligibility of directors, officers, employees, management company employees and consultants to receive options and the number of options issued to each participant shall be determined at the discretion of the Board, subject to the policies of the CSE.

The table below presents information as to options to purchase securities of the Issuer or a subsidiary of the Issuer as of May 30, 2018.

	Position of Holder	Number of Options	Exercise Price (\$)	Expiry Date
(a)	Current and Past Executive Officers of the Issuer	Nil	Nil	Nil
(b)	Current and Past Directors of the Issuer not included in (a) (1 person)	60,000	0.25	September 9, 2021

	Position of Holder	Number of Options	Exercise Price (\$)	Expiry Date
(c)	Current and Past Executive Officers of Subsidiaries not included in (a) nor (b)	Nil	Nil	Nil
(d)	Current and Past Directors of the Issuer not included in (a), (b) nor (c)	Nil	Nil	Nil
(e)	Other employees and past employees of the Issuer	Nil	Nil	Nil
(f)	Other employees and past employees of subsidiaries of the Issuer	Nil	Nil	Nil
(g)	Consultants of the Issuer	20,000	0.25	September 9, 2021
(h)	Any other person or company	Nil	Nil	Nil

10. DESCRIPTION OF THE SECURITIES

10.1. General

The Issuer has an authorized capital of an unlimited number of Common Shares and preferred shares issuable in series (the "**Preferred Shares**") all without nominal or par value, of which 58,786,744 Common Shares are issued and outstanding as fully paid and non-assessable as of April 30, 2018.

Summary of the principal attributes of the Common Shares

Voting Rights. The holders of the Common Shares are entitled to receive notice of, attend and vote at any meeting of the shareholders of the Issuer. The Common Shares carry one vote per share. There are no cumulative voting rights.

Dividends. Subject to the preferences accorded to the holders of the Preferred Shares, the holders of Common Shares are entitled to receive on a pro rata basis such dividends as may be declared by the Board, out of funds legally available therefor. There are no indentures or agreements limiting the payment of dividends.

Profits. Each Common Share is entitled to share pro rata in any profits of the Issuer to the extent they are distributed either through the declaration of dividends or otherwise distributed to shareholders, or on a winding up or liquidation.

Rights on Dissolution. In the event of the liquidation, dissolution or winding up of the Issuer, the holders of the Common Shares will be entitled to receive on a pro rata basis all of the assets of the Issuer remaining after payment of all the Issuer's liabilities and after the payment to the holders of the Preferred Shares, in accordance with the preference on liquidation, dissolution or winding-up accorded to the holders of the Preferred Shares.

Pre-Emptive. Conversion and Other Rights. No pre-emptive, redemption, sinking fund or conversion rights are attached to the Common Shares, and the Common Shares, when fully paid, will not be liable to further call or assessment. No other class of shares may be created without the approval of the holders of Common Shares. There are no provisions discriminating against any existing or prospective

holder of Common Shares as a result of such shareholder owning a substantial number of Common Shares.

Remedies. Holders of Common Shares may make use of the various shareholder remedies available pursuant to the CBCA.

Summary of the principal attributes of the Preferred Shares

Issuance. The board of directors of the Issuer may at any time and from time to time issue Preferred Shares in one or more series, each series to consist of such number of shares as may, before the issuance thereof, be determined by the board of directors.

The board of directors of the Issuer may from time to time fix, before issuance, the designation, rights, privileges, restrictions and conditions attaching to each series of Preferred Shares including, without limiting the generality of the foregoing, the amount, if any, specified as being payable preferentially to such series on a distribution of capital of the Issuer; the extent, if any, of further participation in a distribution of capital; voting rights, if any; any dividend rights (including whether such dividends be preferential, or cumulative or non-cumulative), if any.

Dividends. The holders of each series of Preferred Shares shall be entitled, in priority to the holders of Common Shares and any other shares of the Corporation ranking junior to the Preferred Shares with respect to the payment of cumulative dividends, to be paid rateably with the holders of each series of Preferred Shares, the amount of cumulative dividends, if any, specified as being payable preferentially to the holders of such series.

Rights on Dissolution. In the event of the liquidation, dissolution or winding-up of the Issuer, whether voluntary or involuntary, the holders of each series of Preferred Shares shall be entitled, in priority to the holders of Common Shares and any other shares of the Issuer ranking junior to the Preferred Shares on a distribution of capital, to be paid rateably with the holders of each other series of Preferred Shares the amount, if any, specified as being payable preferentially to the holders of such series on a distribution of capital of the Issuer.

Remedies. Holders of Preferred Shares may make use of the various shareholder remedies available pursuant to the CBCA.

Target's Capital Stock

The Target's current capital stock is S/ 523,315.25, divided in 52,331,525 voting shares, with a par value of S/ 0.01 each, fully subscribed and paid. The amount of capital stock will be increased each time the General Shareholders Meeting of Target (or the board, if the General Shareholders Meeting delegates such faculty) validly takes a resolution in that sense, upon new contributions (in cash or in kind), conversions of credits or other forms permitted by Peruvian law. There is no maximum amount or cap of the capital stock. The management of the Target expects to increase the capital stock prior to the effectiveness of the merger with BranchCo, primarily through conversion of outstanding debts towards shareholders.

The holders of Target Shares are entitled to receive notice of and to attend and vote at all meetings of shareholders of the Target and each attending shareholder has the right to vote, in person or by proxy, at all meetings of the shareholders of the Target. Provided that distributable profits would exist, the holders of the Target Shares would be entitled to receive dividends if, as and when declared by the General Shareholders Meeting and, subject to the rights of creditors ranking in priority to with the holders of the Target Shares, to participate in any distribution of property or assets upon the liquidation of the Target.

The holders of the Target Shares have pre-emptive rights (*derecho de suscripción preferente*) to subscribe any new shares created in connection with capital increases derived from new contributions (in cash or in kind) or from conversion of credits. The proceeding for the exercise of the pre-emptive right is regulated by Peruvian law and has to be followed each time the General Shareholders Meeting of the Target approves such capital increases.

The holders of the Target Shares also have the right to separation from the company in certain legally foreseen circumstances. The merger between Target and BranchCo would trigger the separation right of the holders of the Target Shares who voted against the merger or did not attend the shareholders meeting where such decision was taken. In case of separation, Target would have to pay to the separating shareholders the amount to be agreed to or, in the absence of agreement, the pro rata book value corresponding to the shares of the separating shareholder. In the case of Target, given that it is expected that at the time the merger with BranchCo will be approved the net worth of Target (i.e., assets minus liabilities) will be positive in a relatively small amount, it seems unreasonable that any shareholder exercises its separation right rather than accepting to exchange its interest in the Target for shares in Genius, because the amount that a separating shareholder would receive as payment would be a small one.

10.2. Debt Securities

The Issuer has no debt securities outstanding.

10.3. Other Securities

In addition to the Options outstanding as outlined at "*Item 9 - Options to Purchase Securities*" above, the Issuer has 13,385,711 common share purchase warrants currently outstanding exercisable as described in the table below.

Date of Issuance	Warrants	Exercise Price	Expiration Date
April 27, 2018	2,600,833	\$0.25	April 27, 2019
April 6, 2018	5,186,667	\$0.25	April 27, 2019 ⁽¹⁾
December 30, 2017	92,128	\$0.25	December 30, 2018 ⁽¹⁾
December 29, 2017	83,250	\$0.25	April 27, 2019 ⁽¹⁾
December 21, 2017	788,500	\$0.25	April 27, 2019 ⁽¹⁾
December 15, 2017	1,692,500	\$0.25	April 27, 2019 ⁽¹⁾
December 8, 2017	21,000	\$0.25	December 8, 2018
December 8, 2017	150,000	\$0.25	April 27, 2019 ⁽¹⁾
May 26, 2017	2,770,833	\$0.25	April 27, 2019 ⁽¹⁾

Note:

(1) The expiration date for these common share purchase warrants was extended to April 27, 2019 in order to compensate for the extended halt of the Issuer securities affecting investors who participated in private placements of the Issuer during the year 2017.

10.4. Modification of Terms

Not applicable.

10.5. Other Attributes

Please refer to Item 10.1 above under the heading "Summary of the principal attributes of the Preferred Shares".

10.6. Prior Sales

During the 12-month period preceding the date of this Listing Statement, the Issuer has issued the following securities:

Date	Number of Securities	Issue Price
April 27, 2018	5,201,667 Units ⁽¹⁾	\$0.15
April 11, 2018	200,000 Common Shares	\$0.15 ⁽²⁾
April 6, 2018	10,373,334 Units ⁽¹⁾	\$0.15
December 29, 2017	166,500 Units ⁽¹⁾	\$0.15
December 21, 2017	1,577,000 Units ⁽¹⁾	\$0.15
December 21, 2017	85,000 FT Shares	\$0.20
December 15, 2017	3,385,000 Units ⁽¹⁾	\$0.15
December 15, 2017	977,500 FT Shares	\$0.20
December 8, 2017	300,000 Units ⁽¹⁾	\$0.15
May 26, 2017	5,541,666 Common Shares	\$0.15
May 26, 2017	6,000,000 Common Shares	\$0.15
May 26, 2017	6,500,000 Common Shares	\$0.15

Notes:

(1) Each Unit is comprised of one Common Share and one-half common share purchase warrant. Each warrant entitles its holder to purchase one additional Common Share at a price of \$0.25 until April 27, 2019.

(2) Deemed price as per the Mt. Cameron Amendment Agreement.

10.7. Stock Exchange Price

The Common Shares are listed and posted for trading on CSE. The following table sets out the price ranges and volume traded of Common Shares on the CSE on a monthly basis for the current quarter and the immediately preceding quarter and on a quarterly basis for the next preceding seven quarters:

Period ⁽¹⁾	High (\$)	Low (\$)	Volume
Period ended May 31, 2018	-	-	-

Period ⁽¹⁾	High (\$)	Low (\$)	Volume
Month ended April 30, 2018	-	-	-
Month ended March 31, 2018	-	-	-
Month ended February 28, 2018	-	-	-
Month ended January 31, 2018	-	-	-
Quarter ended December 31, 2017	0.16	0.12	4,002,865
Quarter ended September 30, 2017	0.21	0.14	5,901,080
Quarter ended June 30, 2017	0.25	0.115	2,002,817
Quarter ended March 31, 2017	0.375 ⁽²⁾	0.035	6,029,761
Quarter ended December 31, 2016	0.06	0.03	10,062,807
Quarter ended October 31, 2016	0.045	0.02	6,398,916
Quarter ended June 30, 2016	0.05	0.015	17,839,122

Notes:

(1) The Common Shares were halted on November 9, 2017 pending the announcement of the Merger Agreement. The last trade of the Common Shares prior to the trade halt was on November 8, 2017 at a price of \$0.16.

(2) Effective February 1, 2017, the Common Shares of the Issuer were consolidated on a basis of 1 postconsolidation Common Share for every 5 pre-consolidation Common Shares.

The Target's shares are not listed or posted for trading on any stock exchange.

11. ESCROWED SECURITIES

As at June 6, 2018, the Issuer has no securities held in escrow. No securities are otherwise subject to any contractual restrictions on transfer.

In connection with the proposed requalification for listing of the Common Shares on the CSE following the completion of the Proposed Transaction, all securities held by "Related Persons" are required to be subject to an escrow agreement pursuant to Policy 8 (the "Escrow Agreement").

For the purposes of this section, "Related Persons" means, with respect to the Resulting Issuer:

- a. the partners, directors and senior officers of the Resulting Issuer or any of its material operating subsidiaries;
- b. promoters of the Issuer during the two years preceding this Listing Statement;
- c. those who own or control more than 10% of the Resulting Issuer's voting securities; and
- d. Associates and Affiliates of any of the above.

Related Persons must enter into an escrow agreement that provides for the escrow of the Related Persons' shares for a period of 36 months. Escrow releases will be scheduled as follows: 10% will be

released on the date that the shares commence trading on the Exchange followed by six subsequent releases of 15% each every six months thereafter.

The Exchange will allow earlier releases from escrow where the Issuer demonstrates that it would be the equivalent of an "established issuer" under National Policy 46-201 *Escrow for Initial Public Offerings* ("**NP 46-201**") and such early release would be permitted if the Issuer were an "established issuer."

The Issuer is currently classified as an "emerging issuer" under NP 46-201. An "emerging issuer" is one that does not meet the "established issuer" criteria (which includes issuers listed on the Toronto Stock Exchange in its non-exempt category and issuers that meeting Tier 1 listing requirements of the Exchange). Based on the Issuer being an "emerging issuer", the Escrowed Securities will be subject to a three-year escrow period.

If the Resulting Issuer achieves "established issuer" status during the term of the Escrow Agreement, it will 'graduate' resulting in a catch-up release and an accelerated release of any securities remaining in escrow under the 18-month schedule applicable to established issuers as if the Issuer had originally been classified as an established issuer.

A total of 117,063,821 Resulting Issuer Shares representing approximately 49.78% of the issued and outstanding Resulting Issuer Shares on the Closing Date will be deposited into escrow pursuant to the Escrow Agreement (the "Escrowed Securities").

The particulars of the holders of the Escrowed Securities pursuant to the Escrow Agreement is as outlined in the table below:

Name of Shareholder	Number of Resulting Issuer Shares to be Held in Escrow	Percentage of Resulting Issuer Shares
Alpha Capital Anstalt	56,629,663	24.08%
Frank Hodgson	27,067,928	11.51%
Steven Allen Zadka	25,068,793	10.66%
Guy Goulet	2,837,544	1.21%
Manuel Lizandro Rodriguez Mariategui Canny	3,985,198	1.69%
John Geoffrey Booth	700,000	0.30%
Keith Philip Brill	574,695	0.24%
Robert Boisjoli	200,000	0.09%
Total	117,063,821	49.78%
<u>Note</u> :		

(1) The Escrowed Securities will be deposited with the Transfer Agent and will be released in accordance with the Escrow Agreement and the policies of the CSE.

Additionally, subject to the approval of the Cerro Shareholders, 176,360,232 Resulting Issuer's Shares to be issued to the Cerro Shareholders as part of the Reverse Take-Over (inclusive of 85,683,654 Resulting Issuer's Shares to be issued to Alpha Capital Anstalt, Steven Allen Zadka and Manuel Lizandro Rodriguez Mariategui Canny who will be "Related Persons" of the Resulting Issuer) will be subject to escrow under an escrow agreement to be entered into among the Resulting Issuer, Computershare

Investor Services Inc. as escrow agent and the Cerro Shareholders, in terms equivalent to those of the Escrow Agreement.

12. PRINCIPAL SHAREHOLDERS

To the knowledge of the directors and executive officers of the Issuer, no persons beneficially own, directly or indirectly, or exercise control or direction over shares carrying more than 10% of the voting rights attached to all outstanding Common Shares of the Issuer as of May 30, 2018:

To the knowledge of the proposed directors and executive officers of the Resulting Issuer, after giving effect to the Proposed Transaction, the following persons will beneficially own, directly or indirectly, or exercise control or direction over shares carrying more than 10% of the voting rights attached to all outstanding Resulting Issuer Shares as of the Closing Date:

Name	Number of Common Shares ⁽¹⁾	Percentages of Common Shares
Alpha Capital Anstalt	56,629,663	24.08%
Frank Hodgson	27,067,928	11.51%
Steven Allen Zadka	25,068,793	10.66%

Note:

(1) These Resulting Issuer Shares will be subject to escrow restrictions under the Escrow Agreement. See Item 11 "Escrowed Securities".

13. DIRECTORS AND OFFICERS

13.1. Name, Occupation and Security Holding

The Issuer's current directors are Guy Goulet (President and Chief Executive Officer), John Geoffrey Booth and Hubert Vallée.

Following completion of the Proposed Transaction, Guy Goulet and John Geoffrey Booth will remain on the Board of the Resulting Issuer, while Hubert Vallée will resign as a director of the Resulting Issuer in favour of the nominees of the Target, being Steven Allen Zadka, Frank Hodgson, Manuel Lizandro Rodriguez Mariategui Canny and Keith Philip Brill.

The term of office of each of the present directors expires at the Issuer's next annual general meeting. Each director elected or appointed will hold office until the next annual general meeting of the Resulting Issuer or until his or her successor is elected or appointed, unless his or her office is earlier vacated in accordance with the articles of the Resulting Issuer or with the provisions of the CBCA.

The following table sets out the names of the proposed directors and officers of the Resulting Issuer, the province and municipality in which each is ordinarily resident, all offices of the Resulting Issuer proposed to be held by each of them, their principal occupations during the past five years and the expected number of Resulting Issuer Shares beneficially owned by each, directly or indirectly, or over which control or direction is exercised, following completion of the Proposed Transaction.

Name, Jurisdiction of Residence, Proposed Offices	Principal Occupation During Last Five Years	Prior Director or Officer of the Issuer or Target	Number of Resulting Issuer Shares upon completion of the Proposed Transaction ⁽¹⁾	Percentage of Class Held or Controlled on completion of the Proposed Transaction
Guy Goulet Québec, Canada President, CEO and Director	Geological Engineer President and CEO of the Issuer and previously President & CEO Maya Gold & Silver	Current Director and Officer of the Issuer	2,837,544	1.21%
Steven Allen Zadka New York, USA Executive Chairman of the Board	President and Director of the Target Managing director at Sunrise Securities LLC / Trump Securities LLC	Current Director and Officer of the Target	25,068,793	10.66%
John Geoffrey Booth ⁽²⁾ London, UK Director	Lawyer and Corporate Director Previously co-founder, Chairman & CEO Midpoint Holdings (TSXV - MPT) until December 2015	Current Director of the Issuer	700,000	0.30%
Frank Hodgson ⁽²⁾ Gibraltar, Gibraltar Director	Corporate investor via Small Private Equity Companies based in Mayfair London	Current Director of the Target	27,067,928	11.51%
Manuel Lizandro Rodriguez Mariategui Canny Lima, Peru Director	Director of Austria Duvaz,CEO of Minera Valor, Executive Director of the Peruvian Aquaculture Company and President of the Investment and Risk Committee of Inversiones Don Lizandro	Current Director of the Target	3,985,198	1.69%
Keith Philip Brill ⁽²⁾ New York, United States Director	Management consultant with Gartner, Inc. since 2016. Prior to joining Gartner, Inc., Mr. Brill was a principal consultant for PA Consulting Group, Inc., a leading UK- based global consulting firm	Current Director of the Target	574,695	0.24%
Robert Boisjoli CFO Notes:	CEO of AKESOgen, Inc., Chairman of Palos Management Inc., Managing Director of Atwater Financial Group and Partner at Robert Boisjoli & Associates S.E.C.	Current CFO of the Issuer	200,000	0.09%

Notes:

(1) Based on the number of Resulting Issuer Shares beneficially owned, directly or indirectly, or over which control or direction is exercised as at the date of this Listing Statement assuming the completion of the Proposed Transaction.

(2) Proposed members of the Audit Committee. Each proposed member is financially literate as is defined under National Instrument 52-110 - *Audit Committees*.

The information as to shares beneficially owned, directly or indirectly, or over which control or direction is exercised, is based upon information furnished to the Issuer by the proposed respective directors and officers as at the date hereof. After giving effect to the Proposed Transaction, the directors, officers, insiders and promoters of the Resulting Issuer, and their respective associates and affiliates, as a group, will hold an aggregate of 66,246,935 Resulting Issuer Shares, representing approximately 28.17% of the issued and outstanding Resulting Issuer Shares.

The directors and officers will devote their time and expertise as required by the Resulting Issuer, however, it is not anticipated that any director or officer will devote 100% of their time to the activities of the Resulting Issuer, other than the President and CEO. See also item 13.6 "*Management*" below. None of the proposed directors and officers of the Resulting Issuer have entered into non-competition or non-disclosure agreements with the Resulting Issuer.

13.2. Committees

The sole committee of the Issuer is the audit committee, comprised of John Geoffrey Booth, Hubert Vallée and Guy Goulet. It is expected that the Resulting Issuer's audit committee will be comprised of John Geoffrey Booth, Frank Hodgson and Keith Philip Brill.

13.3. Cease Trade Orders and Bankruptcies

Except as described below, as at the date of this Listing Statement and within the ten years before the date of this Listing Statement, no proposed director, officer nor a proposed shareholder holding sufficient number of securities of the Resulting Issuer to materially affect control of the Resulting Issuer:

- (a) is or has been a director or executive officer of any company (including the Issuer), that:
 - (i) while that person was acting in that capacity, was the subject of a cease trade order or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days;
 - (ii) after that person ceased to be a director or executive officer, was subject to a cease trade order or similar order which resulted from an event that occurred while that person was acting in the capacity as director or executive officer that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days;
 - (iii) while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets; or
- (b) has within 10 years before the date of the Listing Statement became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold the assets of the director, officers or shareholders.

Mr. Zadka, current director and officer of the Target and proposed executive Chairman of the board of directors of the Resulting Issuer, entered into compromises with creditors for personal credit card

debts and matters in the aggregate amount of US\$ 42,964.00 incurred during 2008 due to a reduction of income. A payment of US\$ 280,218.00 was also paid by Mr. Zadka as settlement for a loan on a home that was sold short of the value of the balance of the loan (US\$ 562,000.00) during the global financial crisis. The foregoing debts were settled directly with the creditors between 2009 and 2013.

Hubert Vallée and Robert Boisjoli were respectively director and CFO of Canadian Metals Inc ("CMI"), a Québec corporation listed on the Canadian Securities Exchange, when on July 29, 2016, the Autorité des marchés financiers (Québec) issued a temporary management cease trade order ("MCTO"), against the directors and officers of CMI. The MCTO was issued in connection with the filing by CMI of a technical report that did not comply with the requirements of NI 43-101. The MCTO was lifted on October 4, 2016, following the filing of a compliant revised technical report.

13.4. Penalties and Sanctions

Except as described below, proposed director, executive officer or promoter of the Issuer nor a proposed shareholder holding a sufficient number of securities of the Resulting Issuer to affect materially the control of the Resulting Issuer, has, within the ten years prior to the date of this Listing Statement, been subject to:

- (a) any penalties or sanctions imposed by a court or securities regulatory authority relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority; or
- (b) any other penalties or sanctions imposed by a court or regulatory body that would likely be considered important to a reasonable investor in making an investment decision.

In 2008, a fine of \$57,500 was imposed to Guy Goulet, personally, by the Autorité des marchés financiers (Québec) (the "AMF"). The AMF alleged that Mr. Goulet was in default to declare, within ten days, the changes to his control over the securities of H2O Innovation Inc. The allegations against Mr. Goulet were not related to the default of filing his insider trading reports, but only for late filing of his reports. In addition, the late filings resulted from a misinterpretation, in good faith, of the provisions of the Act, as Mr. Goulet believed that he had ten business days to file his insider trading reports.

13.5. Conflicts of Interest

Certain proposed directors and officers of the Resulting Issuer are also directors, officers or shareholders of other companies that are engaged in similar business. These associations to other public companies may give rise to conflicts of interest from time to time. Under the applicable laws, the directors and senior officers are required by law to act honestly and in good faith with a view to the best interests of the Resulting Issuer. In the event that such a conflict of interest arises at a meeting of the Resulting Issuer's directors, a director who has such a conflict will disclose such interest in a contract or transaction and will abstain from voting on any resolution in respect of such contract or transaction. See also Item 17 "*Risk Factors*".

13.6. Management

The following is a brief description of the proposed key management of the Resulting Issuer. None of these management personnel have entered into non-disclosure or non-competition agreements with the Issuer, but the Resulting Issuer will consider whether to enter into such agreements following the Closing Date.

Mr. Guy Goulet (age: 56), proposed President, CEO and director of the Resulting Issuer, has been the President, the Chief Executive Officer and a director of the Issuer since April 6, 2017. Mr. Goulet, is a geological engineer, who graduated from Ecole Polytechnique de Montréal in 1986. He has been active

in the mining sector for more than 30 years and is a member of the Ordre des Ingénieurs du Québec. From 1995 to 2000 he has been a member of the Board and CEO of five publicly traded Canadian mining companies. He has been co-credited for the restart of the Wrightbar gold mine in Val d'Or, Québec in 1996. In parallel, he has conducted in collaboration with Hydro-Québec (LTD division) and Group STAS the only project leading to the production of lithium metal from high purity lithium carbonate. From 2000 to 2008, he served as co-founder, president and chairman of H2O Innovation Inc., a water treatment company that manufactures and installs integrated systems for various markets. He joined Maya Gold & Silver Inc. as President and CEO from November 2008 to June 2017 and was co-credited for the restart of the Zgounder silver mine in Morocco. During his career, Mr. Goulet capital raised over \$150 million through the TSXV.

Mr. Steven Allen Zadka (age: 36), proposed executive Chairman of the board of directors of the Resulting Issuer, is a visionary entrepreneur and investor. Mr. Zadka started his career over 15 years ago with a simple task in mind of utilizing financial strength to realize commercial potential of an asset where value is understood. With his vision he has come to the forefront of the natural resources and mining industries in his current executive role at Cerro de Pasco. Over the years, Mr. Zadka has orchestrated strategy for dozens of projects around the globe in energy and resource development. Mr. Zadka also has extensive experience in Investment banking, capital markets, mergers and acquisitions, and corporate finance. Mr. Zadka currently holds the title of Managing Director at Sunrise Securities LLC / Trump Securities LLC, a New York City based investment bank. Prior to that Mr. Zadka was an investment banker at Adar Capital Advisors, an associate at Casimir Capital LP, and senior consultant at Mine Management. Mr. Zadka has spent a significant amount of time in South America. Mr. Zadka holds a B.S. from Baruch College in New York City.

Mr. John Geoffrey Booth (age: 52), proposed director of the Resulting Issuer, has been a director of the Corporation since June 22, 2017. Mr. Booth holds a BSc(Hons) in biology and environmental science, both Canadian and US law degrees (LLB, JD) and a Masters in international finance, tax and environmental law from King's College, University of London (LLM). He is called to bars of Ontario, New York and District of Columbia and has over 25 years of international experience in financial services as an investment banker, broker, strategy consultant, fund manager, director and chief executive officer. He has worked with Merrill Lynch International, ICAP, ABN AMRO Bank NV, CIBC, the World Bank, Climate Change Capital and Conservation Finance International over his career and has also co-founded three financial services businesses, the most recent being Midpoint Holdings Ltd. the world's first peer to peer foreign exchange netting and international payments platform which he listed on the TSXV in 2013, and where he served as Chairman and CEO until December of 2015. Mr. Booth currently serves as the non-executive Chairman of Laramide Resources Ltd. (TSX/ASX), the nonexecutive Chairman of European Electric Metals (TSXV), and as a non-executive director and head of the Audit committee of Cub Energy Ltd. (TSXV). He has served as a nominee non-executive director for the European Bank for Reconstruction and Development nominee and as a non-executive director of the Ottawa RiverKeeper environmental charity. Mr. Booth resides in London, UK.

Mr. Frank Hodgson (age: 59), proposed director of the Resulting Issuer, has over 30 years' experience in the Central London residential property market as a developer and investor. Mr. Hodgson's years of experience in the Central London residential market started in the 1980's Docklands boom, trading hundreds of properties as a principal. Mr. Hodgson then pioneered the 'Swale Project' a major scheme in Kent with partners, Bovis, Medway Port Authority, Bowater and UK Paper providing 2000 homes, a 250 acre extension to the existing Sheerness Docks and 300 acres of Business Par working closely with Central Government to improve road links to the region. Thereafter Mr. Hodgson took full advantage of the last property correction in the early 1990's by acquiring £200m of distressed opportunities from liquidators, banks and other forced sellers in Central London extending leases, refurbishing, redeveloping, managing and finally disposing, for an average return in excess of 15% per annum. Mr. Hodgson is now a corporate investor via Small Private Equity Companies based in Mayfair London.

Mr. Manuel Lizandro Rodriguez Mariategui Canny (age: 54), proposed director of the Resulting Issuer, is a Peruvian entrepreneur with more than 20 years of experience in the mining sector. He leads the

board of directors of Austria Duvaz, a company with over 100 years of mining history. He is also CEO of Minera Valor, Executive Director of the Peruvian Aquaculture Company and President of the Investment and Risk Committee of Inversiones Don Lizandro. Manuel has succeeded in taking these companies to the forefront of technology, increasing its value through high productivity, as well as social and environmental responsibility.

Mr. Keith Philip Brill (age: 39), proposed director and Corporate Secretary of the Resulting Issuer, has been a management consultant with Gartner, Inc. (NYSE: IT), the world's leading research and advisory company, since 2016. At Gartner, Inc., he advises commercial and public sector organizations on business and IT transformation programs involving technology modernization, strategic sourcing, organizational design and change, people/talent management and IT financial management. Prior to joining Gartner, Inc., Mr. Brill was a principal consultant for PA Consulting Group, Inc., a leading UKbased global consulting firm. There he worked with multinational Fortune 500 companies leading financial and operational aspects of IT outsourcing and operational efficiency projects across the health care, pharmaceutical and manufacturing sectors. Mr. Brill received an International Master of Business Administration (IMBA) from the Moore School of Business, University of South Carolina in May 2005. He graduated from the South Carolina Honors College, University of South Carolina in May 2003 with a Bachelor of Science, *magna cum laude*, major in Economics and Finance, minor in Spanish.

Mr. Robert Boisjoli (age: 60), proposed CFO of the Resulting Issuer, is a Fellow Chartered Professional Accountant, with over 30 years of operational and advisory experience. Mr. Boisjoli is currently the Chief Executive Officer of AKESOgen, Inc., an integrated genomics services company. He is also Chairman of Palos Management Inc. and managing director of Atwater Financial Group, a company specializing in mergers and acquisitions, and a partner at Robert Boisjoli & Associates S.E.C., a consulting firm specializing mainly in business valuations. Robert has been the founder of two life science companies where he has acted as Chief Financial Officer, Chief Operating Officer and Chief Executive Officer. Mr. Boisjoli sits on the boards of directors of various public and private companies where is he is also the audit committee chairman. He was also an investment banker with various Canadian securities' firms. Mr. Boisjoli also is a Board Member of various not-for-profit organizations in the community and within the profession.

14. CAPITALIZATION

The following section is based on the Issuer having 58,786,744 Common Shares issued and outstanding immediately prior to the Merger and anticipating that 176,360,232 Resulting Issuer Shares will be issued to Cerro Shareholders on the Closing Date, resulting in an aggregate 235,146,976 Resulting Issuer Shares being issued and outstanding following completion of the Proposed Transaction.

14.1. Issued Capital

The following table shows the issued capital of the Resulting Issuer following completion of the Proposed Transaction:

	Number of Securities (non-diluted)	Number of Securities (fully-diluted)	% of Issued (non-diluted)	% of Issued (fully diluted)
<u>Public Float</u>				
Total outstanding (A)	235,146,976	248,612,686 ⁽³⁾	100%	100%
Held by Related Persons or employees of the Issuer or Related Person of the Issuer, or	117,063,821 ⁽¹⁾	117,976,822	48.78%	47.45%

	Number of Securities (non-diluted)	Number of Securities (fully-diluted)	% of Issued (non-diluted)	% of Issued (fully diluted)
by persons or companies who beneficially own or control, directly or indirectly, more than a 5% voting position in the Issuer (or who would beneficially own or control, directly or indirectly, more than a 5% voting position in the Issuer upon exercise or conversion of other securities held) (B)				
Total Public Float (A-B)	118,083,155	130,635,864	50.22%	52.54%
Freely-Tradeable Float				
Number of outstanding securities subject to resale restrictions, including restrictions imposed by pooling or other arrangements or in a shareholder agreement and securities held by control block holders (C)	186,966,359 ⁽²⁾	194,753,859 ⁽⁴⁾	79.51%	78.34%
Total Tradeable Float (A-C)	48,180,617	53,858,827	20.49%	21.66%

Notes:

- (1) See section 11 "Escrowed Securities".
- (2) This number represents the 117,063,821 Escrowed Securities held by "Related Person" of the Resulting Issuer, plus the 176,360,232 Resulting Issuer's Shares to be issued to the Cerro Shareholders as part of the Reverse Take-Over (subject to the approval of the Cerro Shareholders) minus the 85,683,654 Resulting Issuer's Shares to be issued to Alpha Capital Anstalt, Steven Allen Zadka and Manuel Lizandro Rodriguez Mariategui Canny which are already accounted for in the 117,063,821 Escrowed Securities. 10% of the shares will be released from escrow on the date that the shares commence trading on the Exchange followed by six subsequent releases of 15% each every six months thereafter.
- (3) See section 14.4 "Convertible Securities" for a description of the 13,465,710 outstanding convertible securities.
- (4) A total of 7,787,500 common share purchase warrants issued by Genius on April 6 and April 27, 2018 are subject to a 4-month hold period in accordance with National Instrument 45-102 *Resale of Securities*.

14.2. Public Securityholders (Registered)

The following table shows the public securityholders of the Resulting Issuer following completion of the Proposed Transaction. For the purposes of this section, "public securityholders" are persons (registered) other than persons enumerated in section (B) of the previous chart.

Size of Holding	Number of holders	Total number of securities ⁽¹⁾
1 - 99 securities	1	2

Size of Holding	Number of holders	Total number of securities ⁽¹⁾
100 - 499 securities	48	5,773
500 - 999 securities	5	3,786
1,000 - 1,999 securities	18	21,972
2,000 - 2,999 securities	5	12,273
3,000 - 3,999 securities	3	9,980
4,000 - 4,999 securities	9	40,069
5,000 or more securities	165	235,053,121
Neter	254	235,146,976

Note:

(1) The information from the above table is derived from a registered shareholder list of the Issuer as at April 19, 2018 as provided by the Transfer Agent and the registered shareholder list of the Target as at April 19, 2018.

14.3. Public Securityholders (Beneficial)

The following table shows the beneficial securityholders of the Resulting Issuer following completion of the Proposed Transaction. For the purposes of this section, "beneficial securityholders" includes (i) beneficial holders holding securities in their own name as registered shareholders; and (ii) beneficial holders holding securities through an intermediary where the Issuer has been given written confirmation of shareholdings.

Size of Holding	Number of holders	Total number of securities ⁽¹⁾
1 - 99 securities	20	961
100 - 499 securities	84	15,127
500 - 999 securities	21	22,638
1,000 - 1,999 securities	40	51,688
2,000 - 2,999 securities	20	44,139

Size of Holding	Number of holders	Total number of securities ⁽¹⁾
3,000 - 3,999 securities	11	37,580
4,000 - 4,999 securities	16	69,753
5,000 or more securities	486	224,813,736
		04.254
	-	91,354
5,000 or more securities Unable to confirm Note:	-	224,813,736 91,354

Note:

The information from the above table is derived from a registered shareholder list of the Issuer as at April 19, 2018 as provided by the Transfer Agent and the registered shareholder list of the Target as at April 19, 2018.

14.4. Convertible Securities

The Issuer currently has the following convertible securities outstanding:

- (a) 80,000 options exercisable at a price of \$0.25 per Common Share expiring on September 9, 2021;
- (b) 21,000 broker common share purchase warrants exercisable at a price of \$0.25 per Common Share expiring on December 8, 2018; and
- (c) 13,364,710 common share purchase warrants exercisable at a price of \$0.25 per Common Share until April 27, 2019.

On the completion of the Proposed Transaction, the Resulting Issuer is expected to the following convertible securities outstanding:

- (a) 80,000 Resulting Issuer Options bearing an exercise price of \$0.25 per Resulting Issuer Share and expiring on September 9, 2021;
- (b) 21,000 Resulting Issuer broker common share purchase warrants exercisable at a price of \$0.25 per Resulting Issuer Share expiring on December 8, 2018; and
- (c) 13,364,710 Resulting Issuer common share purchase warrants exercisable at a price of \$0.25 per Resulting Issuer Share until April 27, 2019.

15. EXECUTIVE COMPENSATION

15.1. Executive Compensation of the Issuer

In this section, Named Executive Officer ("NEOs") of the Issuer means the CEO or an officer acting in a similar capacity, the CFO and each of the three most highly compensated executive officers, other than the CEO and CFO, who were serving as executive officers at the end of the most recently completed financial year, and whose total compensation was more than \$150,000 as well as any additional individuals for whom disclosure would have been provided except that the individual was not serving as an executive officer of the Issuer at the end of the most recently completed financial year.

Director and Named Executive Officer Compensation

The following table (presented in accordance with National Instrument Form 51-102F6V), is a summary compensation (excluding compensation securities) paid, payable, awarded, granted, given or otherwise provided, directly or indirectly, to the directors and NEOs for each of the Issuer' two most recently completed financial years.

	Ta	ble of Compens	ation E	cluding Con	pensation Se	curities	
Name and Position	Year ended Dec. 31	Salary, Consulting Fee, Retainer or Commission (\$)	Bonus (\$)	Committee or Meeting Fees (\$)	Value of Perquisites (\$)	Value of all Other Compensation (\$)	Total Compensation (\$)
Guy Goulet ⁽¹⁾	2017	117,778 ⁽²⁾	-	-	-	-	117,778
Director, President and CEO	2016	-	-	-	-	-	-
Benoit Forget ⁽³⁾	2017	22,500 ⁽⁴⁾	-	-	-	-	22,500
Former Interim CFO	2016	-	-	-	-	-	-
Stéphane	2017	25,000 ⁽⁶⁾	-	-	-	-	25,000
Leblanc ⁽⁵⁾ Former President, CEO and CFO	2016	114,750 ⁽⁶⁾	-	-	-	-	114,750
Liette Nadon ⁽⁷⁾	2017	-	-	-	-	-	-
Former CFO	2016	48,000 (8)	-	-	-	-	48,000
Jimmy Gravel ⁽⁹⁾	2017	18,000	-	-	-	-	-
Former President, CEO and Director	2016	27,000	-	-	-	-	27,000
Hubert Vallée ⁽¹⁰⁾	2017	-	-	15,748	-	-	15,748
Director	2016	-	-	-	-	-	-
John Geoffrey	2017	-	-	15,000	-	-	15,000
Booth ⁽¹¹⁾ Director	2016	-	-	-	-	-	-
Marc Duchesne ⁽¹²⁾	2017	-	-	-	-	-	-
Former Director	2016	-	-	-	-	-	-
Frank (13)	2017	-	-	-	-	-	-
Guillemette ⁽¹³⁾ Former Director	2016	-	-	-	-	-	-
Maxime Lemieux	2017	-	-	-	-	-	-
Former Director	2016	-	-	-	-	-	-
Neil Novak (15)	2017	-	-	-	-	-	-
Former Director	2016	-	-	-	-	-	-

Notes:

(1) Mr. Goulet was appointed as director, president and CEO of the Issuer on April 5, 2017.

(2) These amounts were payable to 7002513 Canada Inc., a management corporation controlled by Mr. Guy Goulet, and represent mainly consulting fees.

- (3) Mr. Forget was acting as Interim CFO of the Issuer from August 28, 2017 to April 1, 2018.
- (4) These amounts were payable to Benoit Forget Consultant inc., a management corporation controlled by Mr. Benoît Forget, and represent mainly consulting fees.
- (5) Mr. Stéphane Leblanc was appointed as Interim President and CEO in December, 2014. His mandate as President, CEO and director of the Issuer terminated on September 9, 2016. He acted as the Issuer's Interim CFO from January 1, 2017 to July 11, 2017.
- (6) These amounts were payable to 9248-7792 Québec Inc., a management corporation controlled by Mr. Leblanc, and represent mainly consulting fees.
- (7) Mrs. Nadon acted as CFO from March 26, 2015 to December 31, 2016.
- (8) These amounts were payable to Gestion LL Nadon inc., a management corporation controlled by Mrs. Nadon, and represent mainly consulting fees.
- (9) Mr. Gravel acted as Director of the Issuer from September 29, 2016 to June 22, 2017 and acted as President and CEO of the Issuer from September 29, 2016 to April 5, 2017.
- (10) Mr. Vallée was appointed as director of the Issuer on July 11, 2016.
- (11) Mr. Booth was appointed as director of the Issuer on June 22, 2017.
- (12) Mr. Duchesne resigned as director of the Issuer on June 8, 2017.
- (13) Mr. Guillemette acted as President and Director of the Issuer from September 12, 2016 to September 29, 2016.
- (14) Mr. Lemieux resigned as director of the Issuer on June 8, 2017.
- (15) Mr. Novak resigned as director of the Issuer on October 14, 2016.

Stock Options and Other Compensation Securities

No compensation securities were granted or issued to NEOs and directors of the Issuer or its subsidiaries by the Issuer during the fiscal year ended December 31, 2017 for services provided or to be provided, directly or indirectly, to the Issuer.

No compensation securities were exercised by any directors or NEOs during the year ended December 31, 2017.

No compensation securities were re-priced, cancelled and replaced, had their term extended, or otherwise materially modified during the year ended December 31, 2017, except with regards to adjustments following the stock consolidation as of February 1, 2017.

Stock Option Plan

The only incentive plan maintained by the Issuer is the Stock Option Plan, the material terms of which are described above at Item 9 - "Options to Purchase Securities".

Oversight and Description of Director and Named Executive Compensation

Compensation Program Objectives

The objectives of the Issuer's executive compensation program are as follows:

- to attract, retain and motivate talented executives who create and sustain the Issuer's continued success;
- to align the interests of the Issuer's executives with the interests of the Issuer's Shareholders; and

• to provide total compensation to executives that is competitive with that paid by other companies of comparable size engaged in similar business in appropriate regions.

Overall, the executive compensation program aims to design executive compensation packages that meet executive compensation packages for executives with similar talents, qualifications and responsibilities at companies with similar financial, operating and industrial characteristics.

Purpose of the Compensation Program

The Issuer's executive compensation program has been designed to reward executives for reinforcing the Issuer's business objectives and values, and for their individual performances.

Elements of Compensation Program

The executive compensation program consists of a combination of base salary, performance bonus and stock options.

Purpose of Each Element of the Executive Compensation Program

The base salary of a NEO is intended to attract and retain executives by providing a reasonable amount of non-contingent remuneration.

In addition to a fixed base salary, each NEO is eligible to receive a bonus meant to motivate the NEO and is determined on a case by case basis. Awards under this plan are made by way of cash payments only, which payment are made at the end of the financial year.

Stock options are generally awarded to NEO on an annual basis. The granting of stock options upon hire aligns NEO's rewards with an increase in shareholder value over the long term. The use of stock options encourages and rewards performance by aligning an increase in each NEO's compensation with increases in the Issuer's performance and in the value of the Shareholders' investments.

Determination of the Amount of Each Element of the Executive Compensation Program

Intervention of the Board of Directors

Compensation of the NEOs of the Issuer, other than the CEO, is reviewed annually by the CEO, who makes recommendations to the Board. The Board reviews the recommendations of the CEO and approves the compensation of the NEOs based on the recommendations of the CEO. Compensation of the CEO and members of the Board is reviewed annually by the Board.

Base Salary

The base salary review of each NEO takes into consideration the current competitive market conditions, experience, performance, and the particular skills of the NEO. Base salary is not evaluated against a formal "peer group". The Board relies on the general experience of its members in setting base salary amounts.

Performance Bonuses

Annual bonuses granted to NEOs are determined on a case by case basis and may be awarded at the sole discretion of the Board for individual achievements, contributions or efforts that the Board has determined can reasonably be expected to have a positive impact on shareholder value. The factors considered in assessing the bonus amounts include, but are not limited to, the position of the NEO and expense control.

Stock Options

The Issuer has adopted a formal plan (the "**Stock Option Plan**"), under which stock options are granted to directors, officers, employees and consultants as an incentive to serve the Issuer in attaining its goal of improved shareholder value. The Board determines which NEOs (and other persons) are entitled to participate in the Stock Option Plan, determines the number of options granted to such individuals, determines the date on which each option is granted and the corresponding exercise price.

The Board makes these determinations subject to the provisions of the Stock Option Plan and, where applicable, the policies of the CSE. For further information regarding the Stock Option Plan refer to Item 9 "Options to Purchase Securities".

Link to Overall Compensation Objectives

Each element of the executive compensation program has been designed to meet one or more objectives of the overall program.

The fixed base salary of each NEO, combined with the granting of stock options and bonus, has been designed to provide total compensation which the Board believes is competitive.

External Compensation Consultants

During the fiscal years ended December 31, 2017 and 2016, the Issuer did not retain the services of an executive compensation consultant to assist the Board in determining the compensation for any of the Issuer's NEOs.

Compensation Risk Management

The Board has not proceeded to an evaluation of the implications of the risks associated with the Issuer's compensation policies and practices. The Issuer has not adopted a policy forbidding directors or officers from purchasing financial instruments that are designed to hedge or offset a decrease in market value of the Issuer's securities granted as compensation or held, directly or indirectly, by directors or officers. The Issuer is not, however, aware of any directors or officers having entered into this type of transaction.

Pension Plan Benefits

The Issuer does not have a pension plan that provides for payments or benefits to the NEOs, nor to the directors at, following, or in connection with retirement.

Employment, Consulting and Management Agreements

With the exception of a consultancy agreement with Mr. Jimmy Gravel, former President and CEO, providing for a 30 days termination notice, there was no employment contracts or other agreements in place during the last completed financial year providing for payment in case of termination (whether voluntary, involuntary or constructive), resignation, retirement, a change in control of the Issuer or a change in an NEO's responsibilities. There were also no employment contract or other agreement in place under which compensation was provided or is payable in respect of services provided to the Issuer or any of its subsidiaries that were performed by a director or NEO, or performed by any other party but are services typically provided by a director or a NEO.

Liability insurance

The directors and officers are covered by liability insurance. The Issuer has a Directors' and Officers' Liability and Issuer Reimbursement Insurance policy that provides coverage of up to \$5,000,000 per

claim and insurance period, for which it pays an annual premium of \$11,850. The policy has a \$25,000 deductible that the Issuer has undertaken to cover in the event of a claim.

SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS

The following table sets out certain details as at December 31, 2017 with respect to compensation plans pursuant to which equity securities of the Issuer are authorized for issuance:

Plan Category	Number of securities to be issued upon exercise of outstanding options	Weighted- average exercise price of outstanding options	Number of securities available for future issuance under equity compensation plans (excluding securities reflected in column (a))		
Equity compensation plans approved by securityholders ⁽¹⁾	160,000	\$0.25	4,141,174		
Equity compensation plans not approved by securityholders	-	-	-		
Total	160,000	\$0.25	4,141,174		

INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

During the financial year ended December 31, 2017, and as at the date of this Listing Statement, no director, officer, employee, nor any former executive officer, director and employee of the Issuer, has been indebted, or is presently indebted, to the Issuer, or to another entity if the indebtedness is the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the Issuer or any of its subsidiaries.

INTEREST OF INFORMED PERSONS IN MATERIAL TRANSACTIONS

Except as disclosed herein and in the audited financial statements of the Issuer for the year ended December 31, 2017, the Issuer is not aware that any of the directors, nominees, officers or other insiders of the Issuer or any persons associated or otherwise related to any of them has had an interest in any material transaction carried out since the commencement of the most recently completed financial year of the Issuer and which has materially affected or is likely to materially affect the Issuer.

MANAGEMENT CONTRACTS

The management functions of the Issuer are not performed to any substantial degree by any person or company other than the directors and executive officers of the Issuer.

15.2. Executive Compensation of the Resulting Issuer

Upon completion of the Proposed Transaction, it is anticipated that the Resulting Issuer will establish a compensation committee which will recommend how directors will be compensated for their services as directors.

Director and Named Executive Officer Compensation

In the interim and until such time as a compensation committee is determined, set out below is a summary of the anticipated compensation for each of the Resulting Issuer's Named Executive Officers

and Directors for the 12-month period after giving effect to the Proposed Transaction, to the extent known:

Table of compensation excluding compensation securities (For the 12 months following the completion of the Proposed Transaction)								
Name and Position	Salary, Consulting Fee, Retainer or Commission (\$)	Fee, Retainer or Compensation or Meeting Perquisites Other Compensation						
Guy Goulet President and Director	160,000	-	-	-	-	160,000		
Steven Allen Zadka CEO and Director	160,000	-	-	-	-	160,000		
Robert Boisjoli CFO	60,000	-	-	-	-	60,000		
John Geoffrey Booth Director	30,000	-	-	-	-	30,000		
Frank Hodgson Director	-	-	-	-	-	-		
Manuel Lizandro Rodriguez Mariategui Canny Director	120,000	-	-	-	-	120,000		
Keith Philip Brill Director	-	-	-	-	-	-		

External Management Companies

It is not currently anticipated that any NEOs or directors of the Resulting Issuer will be retained or employed by an external management company.

Stock option plans and other incentive plans

The Resulting Issuer will continue to utilize the Stock Option Plan, the material terms of which are described above at Item 9 - "*Options to Purchase Securities*". However, the Resulting Issuer does not initially expect to grant or issue any compensation securities to NEO or director for services provided or to be provided, directly or indirectly to the Resulting Issuer.

Employment, consulting and management agreements

The Resulting Issuer does not initially expect to enter into any agreements or arrangements under which compensation will be provided to any NEOs or directors or any persons providing services typically provided by a director or NEO.

Oversight and Description of Director and Named Executive Officer Compensation

Upon completion of the Proposed Transaction, it is anticipated that the Resulting Issuer will establish a compensation committee which will recommend how directors will be compensated for their services as directors. The compensation committee is expected to recommend the granting of stock options in

such amounts and upon such terms as may be recommended by the compensation committee and approved by the Board from time to time.

The compensation committee will also consider and make recommendations with respect to the compensation of the executive officers of the Resulting Issuer. It is anticipated that all executive officers of the Resulting Issuer will receive cash compensation and stock option grants in line with market practice for public issuers in the same industry and market and of the same size as the Resulting Issuer.

Pension Disclosure

The Resulting Issuer does not expect to have any pension or retirement plan applicable to the NEOs or directors.

Securities Authorized for Issuance under Equity Compensation Plans

The following table sets forth information with respect to the Resulting Issuer outstanding securities under the Stock Option Plan as at the Closing Date.

Plan Category	Number of securities to be issued upon exercise of outstanding options	Weighted-average exercise price of outstanding options	Number of securities available for future issuance under equity compensation plans (excluding securities reflected in column (a))
Equity compensation plans approved by securityholders	80,000	0.25	23,434,697
Equity compensation plans not approved by securityholders	-	-	-
Total	80,000	0.25	23,434,697

Management Contracts

The Resulting Issuer does not anticipate any management functions of the Resulting Issuer will be performed by a person or company other than the directors or senior officers of the Resulting Issuer.

16. INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

16.1. Aggregate Indebtedness

No officers, directors, employees and former officers, directors and employees of the Issuer or any of its subsidiaries is indebted to the Issuer or any of its subsidiaries, nor is any indebtedness of any such person to another entity the subject of a guarantee, support agreement, letter of credit or other similar arrangement or understanding provided by the Issuer or any of its subsidiaries.

17. RISK FACTORS

17.1. General

The following are certain factors relating to the business of the Resulting Issuer, which factors investors should carefully consider when making an investment decision concerning the shares of the

Resulting Issuer. The Resulting Issuer will face a number of challenges in the development of its business. These risks and uncertainties are not the only ones facing the Resulting Issuer. Additional risks and uncertainties not presently known to the Resulting Issuer or which are currently deemed immaterial, may also impair the operations of the Resulting Issuer. If any such risks actually occur, shareholders could lose all or part of their investment and the financial condition, liquidity and results of operations of the Resulting Issuer to implement its growth plans could be adversely affected.

17.2. Risks Related to the Proposed Transaction

Completion of the Proposed Transaction

There are risks associated with the Proposed Transaction including (i) market reaction to the Proposed Transaction and the future trading prices of the Resulting Issuer Shares cannot be predicted; (ii) uncertainty as to whether the Proposed Transaction will have a positive impact on the entities involved in the transactions; and (iii) there is no assurance that required approvals will be received.

The completion of the Proposed Transaction is subject to several conditions under the Merger Agreement. In the event that any of those conditions is not satisfied or waived, the Proposed Transaction may not be completed.

17.3. Risk Related to the Target's Business

Mineral exploration is speculative and uncertain and involves a high degree of risk

The exploration for, and development of, mineral deposits involves a high degree of risk, which even a combination of careful evaluation, experience and knowledge may not eliminate. Resource exploration and development is a speculative business, characterized by a number of significant risks, including, among other things, unprofitable efforts resulting not only from the failure to discover mineral deposits, but also from finding mineral deposits that, although present, are insufficient in quantity and quality to return a profit from production. The marketability of minerals acquired or discovered by the Resulting Issuer may be affected by numerous factors that are beyond the control of the Resulting Issuer and that cannot be accurately predicted, such as market fluctuations, the proximity and capacity of milling facilities, mineral markets and processing equipment, and such other factors as government regulations, including regulations relating to royalties, allowable production, importing and exporting of minerals, and environmental protection, the combination of which factors may result in the Resulting Issuer not receiving an adequate return on investment capital.

The Resulting Issuer's operations will be subject to all of the hazards and risks normally encountered in the exploration, development and production of minerals. These include unusual and unexpected geological formations, rock falls, seismic activity, flooding and other conditions involved in the extraction of material, any of which could result in damage to, or destruction of, mines and other producing facilities, damage to life or property, environmental damage and possible legal liability, in addition to affecting the timing, costs and success of exploration programs and future development. Although precautions to minimize risk will be taken, operations are subject to hazards that may result in environmental pollution, and consequent liability that could have a material adverse impact on the business, operations and financial performance of the Resulting Issuer.

Production and Cost Estimates

No assurance can be given that the intended or expected production schedules or the estimated cash costs and capital expenditures will be achieved. Failure to achieve production or cost estimates or material increases in costs could have an adverse impact on future cash flows, profitability, results of operations and financial condition of the Resulting Issuer. Many factors may cause delays or cost increases, including labour issues, disruptions in power, transportation or supplies, and mechanical

failure. In addition, short-term operating factors, such as the processing of new or different ore grades, may cause a mining operation to be less profitable in any particular period.

Dependence on the Property

The Resulting Issuer will be solely focused on the exploration and development of the Property. Unless the Resulting Issuer acquires additional property interests, any adverse developments affecting the Property could have a material adverse effect upon the Resulting Issuer and would materially and adversely affect any profitability, financial performance and results of operations of the Resulting Issuer.

It is expected that the Resulting Issuer will extend its mineral rights on the Property over the entire Excelsior Mineral Pile following an agreement to be negotiated with AMSAC. There is however no guarantee that the Resulting Issuer will reach such an agreement with AMSAC. The failure to reach such an agreement could have a material adverse effect upon the Resulting Issuer and could materially and adversely affect any profitability, financial performance and results of operations of the Resulting Issuer.

There is no assurance that the Resulting Issuer's mineral exploration and development programs at the Property will result in the definition of bodies of commercial mineralization. There is also no assurance that even if commercial quantities of mineralization are discovered that Property will be brought into commercial production. Failure to do so will have a material adverse impact on the Resulting Issuer's operations and potential future profitability. The discovery of bodies of commercial mineralization is dependent upon a number of factors, not the least of which is the technical skill of the exploration personnel involved. The commercial viability of a mineral deposit once discovered is also dependent upon a number of factors, some of which are the particular attributes of the deposit (such as size, grade and proximity to infrastructure), metal prices and government regulations, including regulations relating to royalties, allowable production, importing and exporting of minerals and environmental protection. Most of the above factors are beyond the Resulting Issuer's control.

Foreign Operations

The Resulting Issuer will be conducting its exploration and development activities in Peru. The Issuer believes that the Government of Peru strongly supports the development of its natural resources by foreign operators. However, there is no assurance that future political and economic conditions in Peru will not result in the government adopting different policies respecting foreign development and ownership of mineral resources. Any such changes in policy may result in changes in laws affecting ownership of assets, taxation, rates of exchange, environmental protection, labour relations, repatriation of income and return of capital, which may affect both the ability of the Resulting Issuer to undertake exploration and development activities in respect of future properties in the manner currently contemplated, as well as its ability to continue to explore and develop those properties in respect of which it has obtained exploration and development rights to date. The possibility that a future government of Peru may adopt substantially different policies, which might extend to expropriation of assets, cannot be ruled out.

Instabilities can exist in relation to both the national government and local government. Certain political events can affect the enforceability of regional head's decrees or writs, especially in the mining and exploration industries which have strong connections with local autonomy and local authorities. Taxation regulations are also flexible and subject to change, which may cause the Resulting Issuer to incur additional taxation costs. Operating in emerging markets can also increase the risk that contractual and/or mineral rights may be disregarded or unilaterally altered.

The economy of Peru differs significantly from the economies of Canada, the United States and Western Europe in such respects as structure, level of development, gross national product, growth rate, capital reinvestment, resource allocation, self-sufficiency, rate of inflation and balance of

payments position, among others. Growth rates, inflation rates and interest rates of developing nations are expected to be more volatile than those of western industrial countries. The Resulting Issuer's operations will be located in Peru and so are subject to risks associated with operating in a foreign jurisdiction, including political, infrastructure, legal and other unique risks. Operations may also be affected in varying degrees by government regulations with respect to restrictions on production, price controls, export controls, income taxes, expropriation, environmental legislation and safety factors.

Furthermore, in the event of disputes arising from Resulting Issuer's activities in Peru, Resulting Issuer may be subject to the jurisdiction of courts outside of Canada or that do not enforce Canadian judgments, which could adversely affect the outcome of the dispute. This could result in heightened risks such as (i) effective legal redress in the courts of such jurisdictions, whether in respect of a breach of law or regulation, or in an ownership dispute, being more difficult to obtain; (ii) a higher degree of discretion on the part of governmental authorities; (iii) the lack of judicial or administrative guidance on interpreting applicable rules and regulations; (iv) inconsistencies or conflicts between and within various laws, regulations, decrees, orders and resolutions; or (v) relative inexperience of the judicial system's commitment to abide by legal requirements and negotiated agreements may be more uncertain, creating particular concerns with respect to the licenses and agreements for business. There can be no assurance that joint ventures, licenses, license applications or other legal arrangements entered into by the Resulting Issuer will not be adversely affected by the actions of government authorities or others and the effectiveness and enforcement of such arrangements in Peru cannot be guaranteed.

Political Stability and Governmental Regulation

The Resulting Issuer is exposed to risks of political instability and changes in government policies, laws and regulations in the country in which it operates. All of the Resulting Issuer's assets will consist of its mineral interests in Peru that may be adversely affected in varying degrees by political instability, government regulations relating to the mining industry and foreign investment therein, and the policies of other nations in respect of Peru. Any changes in regulations or shifts in political conditions are beyond the Issuer's control and may adversely affect its business. The Resulting Issuer's operations may be adversely affected in varying degrees by government regulations, including those with respect to restrictions on foreign ownership, state-ownership of strategic resources, production, price controls, export controls, income taxes, expropriation of property, employment, land use, water use, environmental legislation and mine safety.

The Resulting Issuer's operations, and the development of its properties, are subject to obtaining and maintaining licenses and permits from appropriate governmental authorities. There is no assurance that such licenses and permits can be obtained, renewed or reregistered, as applicable, or that delays will not occur in obtaining all necessary licenses and permits or renewals of such licenses and permits for the Property or additional permits required in connection with future exploration and development programs. Any failure to obtain or maintain the necessary licenses and permits to advance the exploration of the Property will have a material adverse impact on the Resulting Issuer and its business, assets, financial condition, results of operations and prospects.

Community Relations

The Company's relationships with the communities in which it operates and other stakeholders are critical to ensure the future success of its existing operations and the construction and development of its projects. There is an increasing level of public concern relating to the perceived effect of mining activities on the environment and on communities impacted by such activities. Publicity adverse to the Company's operations, or the mining industry generally, could have an adverse effect on the Company and may impact relationships with the communities in which the Company operates and other stakeholders. While the Company is committed to operating in a socially responsible manner, there can be no assurance that its efforts in this respect will mitigate this potential risk.

Title to Mineral Properties

There is no assurance that applicable governmental bodies will not revoke or significantly alter the conditions of the applicable mining title that are included in the Property or that such mining title will not be challenged or impugned by third parties. The Property may be subject to prior unregistered agreements of transfer or indigenous land claims, and title may be affected by undetected defects. Until any such competing interests have been determined, there can be no assurance as to the validity of title of the Property and any other mining or property interests derived from or in replacement or conversion of or in connection with the claims comprising the Property or the size of the area to which such claims and interests pertain.

There is a risk that local communities or affected groups may take actions to delay, impede or otherwise terminate the contemplated activities of the Resulting Issuer. There can be no guarantee that the Resulting Issuer will be able to negotiate a satisfactory agreement with any such existing landowners/occupiers for such access, and therefore it may be unable to carry out significant exploration and development activities. In addition, in circumstances where such access is denied, or no agreement can be reached, the Resulting Issuer may need to rely on the assistance of local officials or the courts in such jurisdiction, which assistance may not be provided or, if provided, may not be effective.

Infrastructure

Exploration, development and processing activities depend, to one degree or another, on adequate infrastructure. Reliable roads, bridges, power sources and water supply are important elements of infrastructure, which affect access, capital and operating costs. The lack of availability on acceptable terms or the delay in the availability of any one or more of these items could prevent or delay exploration or development of the Property. If adequate infrastructure is not available in a timely manner, there can be no assurance that the exploration or development of the Property will be commenced or completed on a timely basis, if at all. Furthermore, unusual or infrequent weather phenomena, sabotage, government or other interference in the maintenance or provision of necessary infrastructure could adversely affect our operations.

Fluctuating Price of Commodities

Future production, if any, from the Resulting Issuer's mineral properties will be dependent upon the prices of commodities being adequate to make these properties economic. Materially adverse fluctuations in the price of commodities may adversely affect the Resulting Issuer's financial performance and results of operations. Commodity prices fluctuate on a daily basis and are affected by numerous factors beyond the control of the Issuer, including levels of supply and demand, industrial development levels, inflation and the level of interest rates, the strength of the U.S. dollar and geopolitical events in significant producing countries. Such external economic factors are in turn influenced by changes in international investment patterns, monetary systems and political developments as well as other global economic conditions.

All commodities, by their nature, are subject to wide price fluctuations and future material price declines will result in a decrease in the value of the commodity held, and/or revenue or, in the case of severe declines that cause a suspension or termination of production by relevant operators, a complete cessation of revenue from streams, royalties or interests in mineral properties applicable to the relevant commodities. There is no assurance that, even if commercial quantities are produced, a profitable market will exist for them.

Competitive Risks

The mineral resource industry is competitive in all of its phases. The Resulting Issuer competes with other companies, some of which have greater financial and other resources than the Resulting Issuer

and, as a result, may be in a better position to compete for future business opportunities. The Resulting Issuer competes with other exploration and mining companies for the acquisition of leases and other mineral interests as well as for the recruitment and retention of qualified employees and other personnel. There can be no assurance that the Resulting Issuer can compete effectively with these companies.

Government and Regulatory Risks

The Resulting Issuer's activities will be subject to various laws governing mineral concession acquisition, mineral exploration, development, mining, production, exports, taxes, labour standards and occupational health, safety, waste disposal, toxic substances, land use, environmental protection, mine safety, water use, land claims of local people and other matters. No assurance can be given that new rules and regulations will not be enacted or that existing rules and regulations will not be applied in a manner, which could limit or curtail the Resulting Issuer's activities. Companies engaged in exploration activities and in the development and operation of mines and related facilities may experience increased costs and delays in production and other schedules as a result of the need to comply with applicable laws, regulations and permits.

Amendments to current laws, regulations and permits governing activities of exploration and mining companies, or more stringent implementation thereof, could have a material adverse impact on the Resulting Issuer and cause increases in expenses or require abandonment or delays in activities.

Failure to comply with any applicable laws, regulations and permitting requirements may result in enforcement actions thereunder, including orders issued by regulatory or judicial authorities causing activities to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment, or remedial actions. Parties engaged in the exploration or development of mineral properties may be required to compensate those suffering loss or damage by reason of the activities and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations.

Environmental Risks

All phases of the Resulting Issuer's operations with respect to the Property will be subject to environmental regulation in Peru. Environmental legislation in Peru involves strict standards and may entail increased scrutiny, fines and penalties for non-compliance, stringent environmental assessments of proposed projects and a high degree of responsibility for companies and their officers, directors and employees. Changes in environmental regulation, if any, may adversely impact the Resulting Issuer's operations and future potential profitability. In addition, environmental hazards may exist on the Property which are currently unknown. The Resulting Issuer may be liable for losses associated with such hazards, or may be forced to undertake extensive remedial cleanup action or to pay for governmental remedial cleanup actions, even in cases where such hazards have been caused by previous or existing owners or operators of the properties, or by the past or present owners of adjacent properties or by natural conditions. The costs of such cleanup actions may have a material adverse impact on the Resulting Issuer's operations and future potential profitability. It may be difficult or impossible to assess the extent to which such damage was caused by the Resulting Issuer or by the activities of previous operators, in which case, any indemnities and exemptions from liability may be ineffective, and the Resulting Issuer may be responsible for the costs of reclamation.

Failure to comply with applicable laws, regulations, and permitting requirements may result in enforcement actions thereunder, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment, or remedial actions. Parties engaged in mining operations may be required to compensate those suffering loss or damage by reason of the mining activities and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations and, in particular, environmental laws.

The Resulting Issuer may be subject to reclamation requirements designed to minimize long-term effects of mining exploitation and exploration disturbance by requiring the operating company to control possible deleterious effluents and to re-establish to some degree pre-disturbance land forms and vegetation. Any significant environmental issues that may arise, however, could lead to increased reclamation expenditures and could have a material adverse impact on the Resulting Issuer's financial resources.

License and Permits

In the ordinary course of business, the Resulting Issuer will be required to obtain and renew governmental licenses or permits for exploration, development, construction and commencement of mining at the Property. The duration and success of the Resulting Issuer's efforts to obtain and renew licenses or permits are contingent upon many variables not within the Resulting Issuer's control, including the interpretation of applicable requirements implemented by the licensing authority. The Resulting Issuer may not be able to obtain or renew licenses or permits that are necessary to its operations, including, without limitation, an exploitation license, or the cost to obtain or renew licenses or permits may exceed what the Resulting Issuer believes they can recover from the Property. Any unexpected delays or costs associated with the licensing or permitting process could delay the development or impede the operation of a mine, which could adversely impact the Resulting Issuer's operations and profitability.

Uninsured risks

The business of the Resulting Issuer is subject to a number of risks and hazards generally, including adverse environmental conditions, industrial accidents, labour disputes, unusual or unexpected geological conditions, ground or slope failures, cave-ins, changes in the regulatory environment and natural phenomena such as inclement weather conditions and floods. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to properties of the Resulting Issuer or others, delays in mining, monetary losses and possible legal liability.

Although the Resulting Issuer will maintain insurance to protect against certain risks in such amounts as it considers to be reasonable, its insurance will not cover all the potential risks associated with its operations and insurance coverage may not continue to be available or may not be adequate to cover any resulting liability. It is not always possible to obtain insurance against all such risks and the Resulting Issuer may decide not to insure against certain risks because of high premiums or other reasons. Moreover, insurance against risks such as environmental pollution or other hazards as a result of exploration and production is not generally available to the Resulting Issuer or to other companies in the mining industry on acceptable terms. Losses from these events may cause the Resulting Issuer to incur significant costs that could have a material adverse effect upon its financial performance and results of operations.

17.4. General Operational Risks

Additional Funding Requirements

The exploration and development of the Property will require additional capital. When such additional capital is required, the Resulting Issuer will need to pursue various financing transactions or arrangements, including joint venturing of projects, debt financing, equity financing or other means. Additional financing may not be available when needed or, if available, the terms of such financing might not be favourable to the Resulting Issuer and might involve substantial dilution to existing shareholders. The Resulting Issuer may not be successful in locating suitable financing transactions in the time period required or at all. A failure to raise capital when needed would have a material adverse effect on the Resulting Issuer's business, financial condition and results of operations. Any future issuance of securities to raise required capital will likely be dilutive to existing shareholders. In

addition, debt and other debt financing may involve a pledge of assets and may be senior to interests of equity holders. The Resulting Issuer may incur substantial costs in pursuing future capital requirements, including investment banking fees, legal fees, accounting fees, securities law compliance fees, printing and distribution expenses and other costs. The ability to obtain needed financing may be impaired by such factors as the capital markets, the price of commodities and/or the loss of key management personnel. Further, if the price of commodities decreases, then potential revenues from the Property will likely decrease and such decreased revenues may increase the requirements for capital. Failure to obtain sufficient financing will result in a delay or indefinite postponement of development or production at the Property.

Lack of Operating Cash Flow

The Resulting Issuer currently has no source of operating cash flow and is expected to continue to do so for the foreseeable future. The Resulting Issuer's failure to achieve profitability and positive operating cash flows could have a material adverse effect on its financial condition and results of operations.

Reliance on Personnel

If the Resulting Issuer is not successful in attracting and retaining highly qualified personnel, the Resulting Issuer may not be able to successfully implement its business strategy.

The Resulting Issuer will be dependent on a number of key management personnel, including the services of certain key employees. The Resulting Issuer's ability to manage its exploration, appraisal and potential development and mining activities will depend in large part on the ability to retain current personnel and attract and retain new personnel, including management, technical and a skilled workforce. The loss of the services of one or more key management personnel could have a material adverse effect on the Resulting Issuer's ability to manage and expand the business.

Adverse General Economic Conditions

The unprecedented events in global financial markets in the past several years have had a profound impact on the global economy. Many industries, including the mineral resource industry, were impacted by and continue to be impacted by these market conditions. Some of the key impacts of the financial market turmoil included contraction in credit markets resulting in a widening of credit risk, devaluations, high volatility in global equity, commodity, foreign exchange and precious metal markets and a lack of market liquidity. A similar slowdown in the financial markets or other economic conditions, including but not limited to, inflation, fuel and energy costs, lack of available credit, the state of the financial markets, interest rates and tax rates, may adversely affect the Resulting Issuer's operations.

Enforcement of Civil Liabilities

The majority of the Resulting Issuer's assets will be located outside of North America. As a result, it may be difficult for an investor to enforce a judgment obtained in a Canadian court or a court of another jurisdiction of residence predicated upon the civil liability provisions of provincial securities laws or other laws of Canada or the equivalent laws of other jurisdictions outside Canada against those persons. In the event of a dispute arising in respect of the Resulting Issuer's foreign operations, the Resulting Issuer may be subject to the exclusive jurisdiction of foreign courts or may not be successful in subjecting foreign persons to the jurisdiction of courts in Canada or elsewhere. The Resulting Issuer's inability to enforce its contractual rights could have a material adverse effect on its future cash flows, earnings, results of operations and financial condition, as well as its business, assets and prospects.

Fluctuations in Foreign Exchange Rates

International prices of various commodities are denominated in United States Dollars and a portion of the Resulting Issuers future capital expenditure and ongoing expenditure may be denominated in United States Dollars and Peruvian sol, whereas the income and expenditure of the Resulting Issuer are and will be taken into account in Canadian currency, exposing the Resulting Issuer to the fluctuations and volatility of the rate of exchange between the United States Dollar and Peruvian sol and the Canadian Dollar as determined in international markets. The Issuer currently does not engage in any hedging or derivative transactions to manage foreign exchange risk. As the Resulting Issuer's operations change, its directors will review this policy periodically going forward. There can be no assurance that fluctuations in foreign exchange rates will not have a material adverse effect upon the Resulting Issuer's financial performance and results of operations.

Conflicts of Interest

Certain of the directors and officers of the Resulting Issuer will be engaged in, and will continue to engage in, other business activities on their own behalf and on behalf of other companies and, as a result of these and other activities, such directors and officers of the Resulting Issuer may become subject to conflicts of interest. The CBCA provides that in the event that a director has a material interest in a contract or proposed contract or agreement that is material to the issuer, the director shall disclose his interest in such contract or agreement and shall refrain from voting on any matter in respect of such contract or agreement, subject to and in accordance with the CBCA. To the extent that conflicts of interest arise, such conflicts will be resolved in accordance with the provisions of the CBCA. To the proposed management of the Resulting Issuer's knowledge, as at the date hereof there are no existing or potential material conflicts of interest between the Resulting Issuer and a proposed director or officer of the Resulting Issuer except as otherwise disclosed herein.

Investment Risk

Potential investors and shareholders should be aware that there are risks associated with any securities investment. The prices at which the Resulting Issuer's shares trade may be above or below the issue price, and may fluctuate in response to a number of factors. Furthermore, the stock market, and in particular the market for mining and exploration companies, has experienced extreme price and volume fluctuations that have often been unrelated or disproportionate to the operating performance of such companies. There can be no guarantee that these trading prices and volumes will be sustained. These factors may materially affect the market price of the Resulting Issuer Shares, regardless of the Resulting Issuer's operational performance.

Dilution

Following completion of the Proposed Transaction, the Resulting Issuer may issue additional equity securities to finance its activities. If the Resulting Issuer issues common shares, existing holders of such shares may experience dilution in the Resulting Issuer. Moreover, when the Resulting Issuer's intention to issue additional equity securities becomes publicly known, the Resulting Issuer's share price may be materially adversely affected.

18. PROMOTERS

Other than the directors and officers of the Issuer, management is not aware of any person or company who could currently be or would have been within the two years immediately preceding the date of this Listing Statement characterized as performing Investor Relations Activities (as defined in the CSE policies) for the Issuer or a subsidiary of the Issuer.

19. LEGAL PROCEEDINGS

19.1. Legal Proceedings

Except as described below, there are no legal proceedings to which either the Issuer or the Target is a party, or of which any of its property is the subject matter, and no such proceedings are known to the management of the Issuer or the Target to be contemplated.

Target plans to initiate a judicial proceeding against AMSAC and Consorcio San Camilo. AMSAC is a company owned by the Peruvian government (through the MEM), which purpose consists in the remediation of the mining liabilities. AMSAC awarded to Consorcio San Camilo the works related to the closure plan of the wastedump Desmontera Excelsior ("**Desmontera Excelsior**"). Consorcio San Camilo is conducting the closure plan under the orders of AMSAC.

The El Metalurgista Concession, which Target acquired by exercising the purchase option on January 12, 2018, extends over a significant part of the area where Desmontera Excelsior is located. As titleholder of the El Metalurgista Concession Target has, according to Peruvian law, the exclusive right to use and benefit from the wastes deposited in Desmontera Excelsior. Therefore, the activities of AMSAC and Consorcio San Camilo affect the property right of the Target over its mining concession. Additionally, Target considers that the use by Target of the mining waste deposited in Desmontera Excelsior would be a more convenient solution (from an environmental, social and economic point of view) than the remediation activities (consisting in the closure of Desmontera Excelsior) that are currently being conducted.

Target will also request that the closure activities of Desmontera Excelsior be suspended in the area covered by the El Metalurgista Concession while the judicial proceedings are outstanding. [NTD: ask Nicolas Cordejo to update as necessary prior to filing if there have been any developments]

19.2. Regulatory actions

The Issuer is not subject to any penalties or sanctions imposed by any court or regulatory authority relating to securities legislation or by a securities regulatory authority, nor has the Issuer entered into a settlement agreement with a securities regulatory authority or been subject to any other penalties or sanctions imposed by a court or regulatory body or self-regulatory authority that are necessary to provide full, true and plain disclosure of all material facts relating to the Issuer's securities or would be likely to be likely to be considered important to a reasonable investor making an investment decision.

20. INTEREST OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Except in regards to the executive compensation of directors and officers as described under Item 15 no director or executive officer, insider, or any associate or affiliate of such insider or director or executive officer, has had any material interest, direct or indirect, in any material transaction of within three years before the date of this Listing Statement, which has materially affected the Issuer or will materially affect the Resulting Issuer.

21. AUDITORS, TRANSFER AGENTS AND REGISTRARS

The Issuer's auditor is Raymond Chabot Grant Thornton LLP, Chartered Professional Accountants, 2000-600 de la Gauchetière West, Montréal, Québec H3B 4L8. It is anticipated that the auditors of the Resulting Issuer will remain Raymond Chabot Grant Thornton LLP. The Issuer's transfer agent and registrar is Computershare Investor Services Inc. at its offices in Montréal.

The Target's auditor is RSM Panez, Chacaliaza & Asociados, Av. De La Floresta 497, 2do. Piso Urb. Chacarilla del Estanque, San Borja, Lima-Perú. The Target does not have a transfer agent.

22. MATERIAL CONTRACTS

There are no contracts, other than those herein disclosed and other than those entered into in the ordinary course of the Issuer's and the Target's business, that are material to the Resulting Issuer and which are still in effect as of the date of this Listing Statement :

- Merger Agreement entered into on November 9, 2017 between the Issuer and the Target as further described under Item 2.4 "Fundamental Change" herein;
- Lease Agreement entered into between the Issuer and Group LPCA on August 9, 2017, effective from September 1, 2017 to August 31, 2020 and providing for a monthly payment is \$2,000 for office space located in Saint-Sauveur, Québec, Canada; and
- The Option Agreement dated February 14, 2017 between Victor Ramon Justo Eduardo Freundt Orihuela, the former sole and exclusive owner of the mining right of the Property, and Cerro de Pasco, pursuant to which Cerro de Pasco was granted the Option, as further described under Item 4.3.1 "Property Description and Location" herein.

23. INTEREST OF EXPERTS

23.1. Names of Experts

Michel Boily, PhD., P. geo. was co-responsible for preparing the Technical Report, and is an independent qualified person as defined in NI 43-101.

Gilbert Rousseau, Eng. was co-responsible for preparing the Technical Report, and is an independent qualified person as defined in NI 43-101.

Raymond Chabot Grant Thornton LLP prepared the auditor's reports for the audited financial statements of the Issuer which are attached as Schedule "A" hereto

RSM Panez, Chacaliaza & Asociados prepared the auditor's reports for the audited annual financial statements of the Target which are attached as Schedule "C" hereto.

Raymond Chabot Grant Thornton LLP, the Issuer's auditor and RSM Panez, Chacaliaza & Asociados, the Target's auditor, are independent.

23.2. Interests of Experts

To the knowledge of the Issuer, none of the experts above or their respective Associates or Affiliates, beneficially owns, directly or indirectly, any securities of the Issuer, has received or will receive any direct or indirect interests in the property of the Issuer or is expected to be elected, appointed or employed as a director, officer or employee of the Resulting Issuer or any Associate or Affiliate thereof.

24. OTHER MATERIAL FACTS

Neither the Issuer nor the Target are aware of any other material facts relating to the Issuer or the Target or to the Proposed Transaction that are not disclosed under the preceding items and are necessary in order for this Listing Statement to contain full, true and plain disclosure of all material facts relating to the Issuer, the Target and the Resulting Issuer, other than those set forth herein.

25. FINANCIAL STATEMENTS

Schedule "A" contains the unaudited condensed interim financial statements of the Issuer for the three-month periods ended March 31, 2018 and 2017 reviewed by the auditors; the audited consolidated financial statements of the Issuer for the years ended December 31, 2017 and 2016; the audited consolidated financial statements of the Issuer for the years ended December 31, 2016 and 2015; and the audited consolidated financial report of the Issuer for the years ended December 31, 2016 and 2015; and 2014.

Schedule "B" contains the MD&A of the Issuer for the three-month period ended March 31, 2018 and for the years ended December 31, 2017, 2016 and 2015.

Schedule "C" contains the unaudited statement of financial position and statement of comprehensive income of the Target for the three-month periods ended March 31, 2018 reviewed by the auditors, and the audited consolidated financial statements of the Target for the years ended December 31, 2017, 2016 and 2015.

Schedule "D" contains the MD&A of the Target for the three-month period ended March 31, 2018 and for the year ended December 31, 2017.

Schedule "E" contains the unaudited pro-forma financial statements of the Resulting Issuer as at March 31, 2018 and December 31, 2017.

Panez, Chacaliaza y Asociados Sociedad Civil de R.L. (the "Target Auditor") (i) audited the financial statements of the Target for the year ended December 31, 2017 and issued the auditor's reports thereon dated January 26, 2018, (ii) audited the financial statements of the Target for the year ended December 31, 2016 and issued the auditor's reports thereon dated April 28, 2017, and (iii) audited the financial statements of the Target for the year ended December 31, 2015 and issued the auditor's reports thereon dated April 25, 2017. As at April 25, 2017, April 28, 2017 and January 26, 2018, the Target Auditor was not required by securities legislation to enter, and had not entered, into a participation agreement with the Canadian Public Accountability Board. An audit firm that enters into a participation agreement is subject to the oversight program of the Canadian Public Accountability Board.

CERTIFICATE OF THE ISSUER

Pursuant to a resolution duly passed by its board of directors, Genius Properties Ltd., hereby applies for the listing of the above mentioned securities on the Exchange. The foregoing contains full, true and plain disclosure of all material information relating to Genius Properties Ltd. It contains no untrue statement of a material fact and does not omit to state a material fact that is required to be stated or that is necessary to prevent a statement that is made from being false or misleading in light of the circumstances in which it was made.

Dated this 26th day of July, 2018.

(s) Guy Goulet

Guy Goulet President, Chief Executive Officer and Director (s) Robert Boisjoli

Robert Boisjoli Chief Financial Officer

(s) John Geoffrey Booth

John Geoffrey Booth Director (s) Hubert Vallée

Hubert Vallée Director

CERTIFICATE OF THE TARGET

The foregoing contains full, true and plain disclosure of all material information relating to Cerro de Pasco Resources S.A. It contains no untrue statement of a material fact and does not omit to state a material fact that is required to be stated or that is necessary to prevent a statement that is made from being false or misleading in light of the circumstances in which it was made.

Dated this 26th day of July, 2018.

(s) Steven Allen Zadka

Steven Allen Zadka President and Director (s) Manuel Lizandro Rodriguez Mariategui Canny

Manuel Lizandro Rodriguez Mariategui Canny General Manager and Director

(s) Frank Hodgson

Frank Hodgson Director (s) Keith Philip Brill

Keith Philip Brill Director

SCHEDULE "A"

FINANCIAL STATEMENTS OF THE ISSUER



Condensed Interim Consolidated Financial Statements

Three-month periods ended March 31, 2018 and 2017

Condensed Interim Consolidated Financial Statements

Three-month periods ended March 31, 2018 and 2017

Condens	ed Interim Consolidated Financial Statements	
Cond	densed Interim Consolidated Statements of Financial Position	1
Cond	lensed Interim Consolidated Statements of Comprehensive Loss	2
Cond	lensed Interim Consolidated Statements of Changes in Equity	3
Cond	lensed Interim Consolidated Statements of Cash Flows	4
Note	s to Condensed Interim Consolidated Financial Statements	
1	Reporting entity	5
2	Going concern	5
3	Basis of preparation	5
4	Discontinued operations	6
5	Significant accounting policies	7
6	Interests in subsidiaries	8
7	Cash and cash equivalents	9
8	Other receivables	9
9	Loan to a non-related company	9
10	Marketable securities	10
11	Property and equipment	11
12	Trade accounts payable and other liabilities	11
13	Obligation under capital lease	11
14	Share capital and warrants	12
15	Share-based compensation	15
16	Exploration and evaluation expenditures	17
17	General and administrative expenses by nature	19
18	Finance expenses	19
19	Supplemental cash flow information	19
20	Related party transactions	19
21	Lease	20
22	Subsequent events	20

Condensed Interim Consolidated Statements of Financial Position

As at March 31, 2018 and December 31, 2017 (in Canadian dollars)

	Note	March 31 2018	December 31 2017
Assets		\$	\$
Current assets:	7	EE1 007	204 526
Cash and cash equivalents Other receivables	8	551,907 42,531	304,536 101,713
Prepaid expenses	0	2,500	23,615
Loan to a non-related company	9	989,050	649,000
Total current assets		1,585,988	1,078,864
Non-current assets:			
Property and equipment	11	25,459	18,512
Total non-current assets		25,459	18,512
Total assets		1,611,447	1,097,376
Liabilities and Equity			
Current liabilities:			
Trade accounts payable and other liabilities	12	723,325	695,263
Other liability related to flow-through financings		40,299	42,500
Loan payable to a director, without interest		180,000	-
Current portion of obligation under capital lease Total liabilities	13	2,061 945,685	2,058 739,821
Total habilities		545,005	700,021
Non-current liabilities:			
Obligation under capital lease	13	4,356	4,894
Total non-current liabilities		4,356	4,894
Total liabilities		950,041	744,715
Equity:			
Share capital	14	13,604,399	13,604,399
Shares to be issued	14	610,500	-
Warrants	14	263,542	263,542
Share options	15	7,320	14,640
Contributed surplus		4,335,422	4,328,102
Deficit		(18,004,874)	(17,703,249)
Total equity attributable to owners of the parent company		816,309	507,434
Non-controlling interest		(154,903)	(154,773)
Total equity		661,406	352,661
Total liabilities and equity		1,611,447	1,097,376

Going concern, see Note 2.

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

These financial statements were approved and authorized for issue by the Board of Directors on July 20 2018.

(S) Guy Goulet

(S) Hubert Vallée

Director

Director

Condensed Interim Consolidated Statements of Comprehensive Loss

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

		period ended
Nata		March 31
Note		2017 \$
	Ŷ	Ŷ
16	24,363	242,714
17	300,336	144,711
	224 600	207 425
	524,099	387,425
	-	(12,640)
18	1,759	(7,819)
	(22,935)	-
	(21,176)	(20,459)
	(2,201)	(22,269)
	(2,201)	(22,269)
	204 202	244.007
4	-	344,697 (157)
	301,755	344,540
	301,322	344,697
	-	-
	301,322	344,697
	303	(110)
	130	(47)
	433	(157)
	43,011,743	18,461,299
	0.01	0.02
ations	-	
	17	March 31 2018 Note 2018 \$ \$ 16 24,363 300,336 17 300,336 324,699 - 18 1,759 (22,935) (21,176) (2,201) (2,201) (2,201) (2,201) (2,201) 301,322 301,322 4 433 301,322 - 301,322 - 301,322 - 301,322 - 301,322 - 301,322 - 301,322 - 301,322 - 301,323 -

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

Condensed Interim Consolidated Statements of Changes in Equity

Three-month periods ended March 31, 2018 and 2017

(in Canadian dollars)

	Note	Number of shares outstanding	Share capital	Shares to be issued	Warrants	Share options	Contributed surplus	Deficit	Total attributable to the owners of the parent company	Non-controlling interest	Total equity
Balance of the comber 24 2047		40.044.740	\$	\$	\$	\$	\$	\$	\$	\$	\$
Balance as at December 31 2017		43,011,743	13,604,399	-	263,542	14,640	4,328,102	(17,703,249)	507,434	(154,773)	352,661
Shares to be issued pursuant to private placement				610,500					610,500		610,500
Share options cancelled						(7,320)	7,320		-	-	-
Transactions with owners		-	-	610,500	-	(7,320)	7,320	-	610,500	-	610,500
Net (loss) and comprehensive loss for the period								(301,625)	(301,625)	(130)	(301,755)
Balance as at March 31 2018		43,011,743	13,604,399	610,500	263,542	7,320	4,335,422	(18,004,874)	816,309	(154,903)	661,406
			0.400.440			100.010	0.050.040	(40.000.007)	(100, 110)		(0.1.1.05.1)
Balance as at December 31 2016		17,679,077	9,439,143	-	239,239	163,319	3,952,840	(13,983,687)	(189,146)	(155,105)	(344,251)
Shares and units issued: As payment of exploration and evaluation expenditures		800,000	160,000	-					160,000	-	160,000
Share options cancelled			-			(5,324)	5,324		-		-
Transactions with owners		800,000	160,000	-	-	(5,324)	5,324	-	160,000	-	160,000
Net (loss) earnings and comprehensive loss for the period								(344,587)	(344,587)	47	(344,540)
Balance as at March 31 2017		18,479,077	9,599,143	-	239,239	157,995	3,958,164	(14,328,274)	(373,733)	(155,058)	(528,791)

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

Condensed Interim Consolidated Statements of Cash Flows

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

		Three-month	
	Note	March 31 2018	March 31 2017
	NOLE	\$	2017
Operating activities:		Ŧ	•
Net loss from continuing operations		(301,322)	(344,697)
Adjustments for:			
Tax income		(2,201)	(22,269)
Exploration and evaluation expenses paid through issuance of shares		-	160,000
Depreciation of property and equipment		1,448	-
Change in fair value of marketable securities		-	(12,640)
Operating activities before changes in working capital items		(302,075)	(219,606)
Change in other receivables		59,182	(33,187)
Change in prepaid expenses		21,115	24,485
Change in trade accounts payable and accrued liabilities		38,300	7,485
Change in working capital items		118,597	(1,217)
Net cash used for operating activities of continuing operations		(183,478)	(220,823)
Net cash used for operating activities of discontinued operations	4	-	-
Cash flows used for operating activities		(183,478)	(220,823)
Financing activities:			
Proceeds from shares to be issued		610,500	-
Loan payable to a director		180,000	-
Capital lease repayments		(535)	-
Share issuance costs		(1,800)	(200)
Net cash from (used for) financing activities of continuing operations		788,165	(200)
Net cash from financing activities of discontinued operations	4	-	-
Cash flows from (used for) financing activities		788,165	(200)
Investing activities:			
Acquisition of property and equipment		(17,266)	-
Proceeds from disposal of marketable securities	10	-	69,515
Loan to a non-related company		(340,050)	-
Net cash (used for) from investing activities of continuing operations		(357,316)	69,515
Net cash from investing activities of discontinued operations	4	-	-
Cash flows (used for) from investing activities		(357,316)	69,515
Net change in cash and cash equivalents		247,371	(151,508)
Cash and cash equivalents, beginning of period		304,536	196,919
Cash and cash equivalents, end of period		551,907	45,411
Interest paid		796	-

Additional disclosures of cash flows information (Note 19).

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

Notes to Condensed Interim Consolidated Financial Statements

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

1. Reporting entity:

Genius Properties Ltd. and its subsidiaries (hereafter the "Company" or "Genius Properties" or "GNI") is engaged in the acquisition and exploration of mineral properties.

Genius Properties is a company domiciled in Canada. Genius Properties was incorporated on June 6, 2003 under the *Business Corporations Act* (*Alberta*). Genius Properties is a public company listed on the Canadian Securities Exchange ("CSE") and its trading symbol is "GNI".

The Company's head office, which is also the main establishment is located at 22 Lafleur Avenue North, suite 203, Saint-Sauveur, Québec, Canada J0R 1R0 and its web site is www.geniusproperties.ca.

2. Going concern:

The accompanying interim consolidated financial statements have been prepared on the basis of the on going concern assumption meaning the Company will be able to realize its assets and discharge its liabilities in the normal course of business. In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, 12 months from the end of the reporting period.

Management is aware, in making its assessment, of material uncertainties related to events and conditions that may cast a significant doubt on the Company's ability to continue as a going concern and, accordingly, the appropriateness of the use of accounting principles applicable to a going concern. These financial statements do not reflect the adjustments to the carrying values of assets and liabilities, expenses and financial position classifications that would be necessary if the going concern assumption was not appropriate. These adjustments could be material.

For the three-month period ended March 31, 2018, the Company recorded a net loss of \$301,755 (\$344,540 in 2017) and has an accumulated deficit of \$18,004,874 as at March 31, 2018 (\$17,703,249 as at December 31, 2017). Besides the usual needs for working capital, the Company must obtain funds to enable it to meet the timelines of its exploration programs and to pay its overhead and administrative costs. As at March 31, 2018, the Company had a working capital of \$640,303 (\$339,043 as at December 31, 2017) consisting of cash and cash equivalents of \$551,907 (\$304,536 as at December 31, 2017). Management believes that these funds will not be sufficient to meet the obligations and liabilities of the Company. These uncertainties cast significant doubt regarding the Company's ability to continue as a going concern. Any funding shortfall may be met in the future in a number of ways, including but not limited to, the issuance of new equity instruments. Given that the Company has not yet determined whether its mineral properties contain mineral deposits that are economically recoverable, the Company has not yet generated income nor cash flows from its operations. The recovery of the cost of exploration and evaluation assets as well as other tangible and intangible assets, is subject to certain conditions: the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to continue the exploration, evaluation, development, construction and ultimately disposal of these assets. During the three-month period ended March 31, 2018, the Company has raised \$610,500 from private placements which were concluded on April 6, 2018 combined with other closing in April 2018 (See the Subsequent events (Note 22)) consisting of common shares to fund exploration works and working capital. While management has been successful in raising financing in the past, there is no assurance that it will succeed in obtaining additional financing in the future.

3. Basis of preparation:

3.1 Statement of compliance:

These condensed interim consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards ("IFRS"), issued by the International Accounting Standards Board ("IASB") in accordance with IAS 34, Interim Financial Reporting.

Certain information, in particular the accompanying notes, normally included in the audited annual consolidated financial statements prepared in accordance with IFRS has been omitted or condensed. Accordingly, these unaudited condensed interim consolidated financial statements do not include all the information required for full annual financial statements, and, therefore, should be read in conjunction with the audited annual consolidated financial statements of the Company and the notes thereto for the year ended December 31, 2017.

3.2 Basis of measurement:

The condensed interim consolidated financial statements have been prepared on the historical cost basis except for where IFRS requires recognition at fair value.

3.3 Basis of consolidation:

A subsidiary is an entity over which the Company has control. The Company controls an entity when the group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is acquired and de-consolidated from the date that control ceases.

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

3. Basis of preparation (continued):

3.3 Basis of consolidation (continued):

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The subsidiaries have a reporting date of December 31. The Company attributes total comprehensive loss of subsidiaries between the owners of the parent and the non-controlling interests based on their respective ownership interests. All intra-group transactions and balances are eliminated in full on consolidation.

	Jurisdiction of	% of
Subsidiary	Incorporation	Ownership
Zippler Inc. ("Zippler")	Canada	100%
Zencig Corp. ("Zencig")	USA	70%

3.4 Functional and presentation currency:

Items included in the financial statements of each of the GNI's entities are measured using the currency of the primary economic environment in which those entities operate ("the functional currency"). The condensed interim consolidated financial statements are presented in Canadian dollars, which is Genius Properties functional and presentation currency.

3.5 Use of estimates and judgements:

The preparation of the condensed interim consolidated financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

Critical judgments in applying the accounting policies of the Company in the preparation of these condensed interim consolidated financial statements and key assumptions related to these estimation uncertainties are the same as the ones listed and described in the annual audited consolidated financial statements of the Company as at December 31, 2017.

4. Discontinued operations:

On November 11, 2015, the Company announced that it would discontinued the distribution of consumable products under its subsidiary Zencig and the development of a geo-localisation software under its subsidiary Zippler to concentrate its effort on the acquisition and exploration of mineral properties.

The revenues and expenses related to the discontinued operations were separed from the Company's continuing operations activities and are presented on a separate line in the consolidated statement of comprehensive loss.

The following table shows the net loss (earnings) from discontinued operations:

	Genius	Zencig	Zippler	March 31 2018 Total
	\$	\$	\$	\$
Other revenues Exchange loss	-	433	-	433
	-	433	-	433
Net earnings and comprehensive income	-	433	-	433

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

4. Discontinued operations (continued):

	Genius	Zenciq	Zinnlor	March 31 2017 Total
	Genius \$	zencig \$	Zippler \$	10tai \$
Other expenses (revenues)				
Exchange gain	-	(157)	-	(157)
	-	(157)	-	(157)
Net earnings and comprehensive income	-	(157)	-	(157)

5. Significant accounting policies:

These condensed interim consolidated financial statements have been prepared following the same accounting policies used in the audited financial statements for the year ended December 31, 2017.

5.1 Adoption of new accounting standards:

The Company did not adopt any new standards, amendments to standards and interpretations during the three-month period ended March 31, 2018.

5.2 New standards and interpretations that have not yet been adopted:

Since the issuance of the Company's audited consolidated financial statements for the year ended December 31, 2017, the IASB and IFRIC have issued no additional new and revised standards and interpretations which are applicable to the Company.

Management anticipates that all of the pronouncements will be adopted in the Company's accounting policy for the first period beginning after the effective date of pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Company's financial statements is provided below. Certain other new standards and interpretations have been issued but are not expected to have an impact on the Company's financial statements.

The following new standards, interpretations and amendments have been issued but are not yet effective and therefore have not been applied in preparing these financial statements:

(i) IFRS 9 - Financial Instruments:

In July 2014, the IASB published IFRS 9 which replaces IAS 39, Financial Instruments: Recognition and Measurement (IAS 39). IFRS 9 introduces improvements which include a logical model for classification and measurement of financial assets, a single, forward-looking "expected loss" impairment model and a substantially-reformed approach to hedge accounting. IFRS 9 is effective for annual reporting periods beginning on or after January 1, 2018. Earlier application is permitted. The application of this new standard will not have significant impact on the financial statements.

(ii) IFRS 16 - Leases:

In January 2016, the IASB published IFRS 16 which will replace IAS 17 Leases. IFRS 16 eliminates the classification as an operating lease and requires lessees to recognize a right-of-use asset and a lease liability in the statement of financial position for all lease with exemptions permitted for short-term leases and leases of low value assets. In addition, IFRS 16: changes the definition of a lease; sets requirements on how to account for the asset and liability, including complexities such as non-lease elements, variable lease payments and options periods; changes the accounting for sale and leaseback arrangements; largely retains IAS 17's approach to lessor accounting and introduces new disclosure requirements.

The standard is effective for annual periods beginning on or after January 1, 2019 with early adoption permitted, but only if the entity is also applying IFRS 15. The Company is required to retrospectively apply IFRS 16 to all existing leases as of the date of transition and has the option to either:

- · apply IFRS 16 with full retrospective effect; or
- recognize the cumulative effect of initially applying IFRS 16 as an adjustment to opening equity at the date of initial application.

GENIUS PROPERTIES LTD. Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

5.2 New standards and interpretations that have not yet been adopted (continued):

(ii) IFRS 16 - Leases (continued):

As a practical expedient, an entity is not required to reassess whether a contract is, or contains, a lease at the date of initial application. The Company is assessing the impact of this standard on its consolidated financial statements; however, the Company believes that on adoption of the standard there will be an increase to assets and liabilities, as the Company will be required to record a right-of-use asset and a corresponding lease liability on its consolidated statements of financial position, as well as a decrease to operating costs, an increase to finance costs (due to accretion of the lease liability) and an increase to depreciation (due to depreciation of the right-of-use asset).

6. Interests in subsidiaries:

The Company's consolidated financial statements include one subsidiary with a material NCI.

	Proportion of ownership		
	interest and voting rights	Total Comprehensive Loss	
Name	held by NCI	allocated to NCI	Accumulated NCI
Zencig	30%	130	(154,903)

No dividends were paid to the NCI during the three-month period ended March 31, 2018 and year ended December 31, 2017.

Summarized financial information, before intragroup eliminations, is set out below:

	March 31	December 31
	2018	2017
	\$	\$
Current assets	107	107
Non-current assets	-	-
Total assets	107	107
Current liabilities	96,002	95,569
Non-current liabilities	420,447	420,447
Total liabilities	516,449	516,016
Equity attributable to shareholders of the parent	(361,439)	(361,136)
Non-controlling interests	(154,903)	(154,773)

	March 31	December 31
	2018	2017
	\$	\$
Net loss (income) and comprehensive loss (income) attributable to shareholders of the parent	303	(775)
Net loss (income) and comprehensive loss (income) attributable to NCI	130	(332)
Net loss and total comprehensive loss	433	(1,107)
	March 31	December 31
	2018	2017
	\$	\$
Net cash used in operating activities	-	-
Net cash used in investing activities	-	-
Net cash from financing activities	-	-
Net cash inflow (outflow)	-	-

GENIUS PROPERTIES LTD. Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

7. Cash and cash equivalents:

	March 31	December 31
	2018	2017
	\$	\$
Cash	530,985	245,310
Cash in trust	5,922	44,226
Guaranteed investment certificate, 0.9 % maturing in October 2018 is used as guarantee for credit card	15,000	15,000
	551,907	304,536

Funds reserved for exploration and evaluation expenditures

On December 15 and 21, 2017, the Company completed a flow-through private placement of \$212,500. The Company has until December 31, 2018 to incur eligible exploration and evaluation expenditures in order to comply with the requirements of flow-through private placement. As at March 31, 2018, the Company has the obligation to incur an amount of \$201,502 in exploration and evaluation expenditures until December 31, 2018.

There is no guarantee that the Company's exploration and evaluation expenditures will qualify as Canadian exploration expenses, even if the Company is committed to taking all the necessary measures in this regard. Refusal of certain expenses by the tax authorities could have a negative tax impact for investors.

8. Other receivables:

	March 31	December 31
	2018	2017
	\$	\$
Sales tax receivable	38,306	56,140
Other	4,225	45,573
	42,531	101,713

9. Loan to a non-related company:

	March 31	December 31
	2018	2017
	\$	\$
Loan to Cerro de Pasco Resources S.A. ⁽¹⁾	989,050	649,000
	989,050	649,000

⁽¹⁾ Summary of the Proposed Transaction with Cerro de Pasco Resources S.A.:

On November 9, 2017, the Company has entered into a merger agreement (the "Proposed Transaction") with Cerro de Pasco Resources S.A. ("Cerro"), a company incorporated under the laws of Peru, pursuant to which will result in a merger of Genius and Cerro de Pasco. Cerro's main asset is a 100% interest in the El Metalurgista Concession (where the so-called Quiulacocha Tailings and Excelsior Stockpile are located), located in Peru (the "Property").

Cerro de Pasco and Genius Properties shall effect the Proposed Transaction by merging Cerro de Pasco with a branch of Genius Properties to be established under Peruvian laws ("BranchCo"), such that existing security holders of Cerro de Pasco will become security holders of Genius Properties. In accordance with the terms of the Proposed Transaction, Genius Properties shall (i) issue a sufficient number of common shares of its share capital to allow the current shareholders of Cerro De Pasco ("Cerro Shareholders") to hold, after such issuance, in the aggregate, 75% (subject to an increase as described below) of the total number of common shares of the Corporation issued and outstanding after the Proposed Transaction and (ii) make a cash contribution in the form of a loan (the "Cash Contribution") to Cerro de Pasco in an aggregate amount of US\$2,500,000, of which US\$766,456 (CAD\$989,050) have already been made.

The Cash Contribution will be expended, based on the joint determination of Genius Properties and Cerro de Pasco (each acting reasonably), on the development of the Property, for metallurgical testing and to cover capital requirements related to community relations, permitting and general and administrative expenses.

The percentage of common shares to be held by the Cerro Shareholders may be increased pro rata if the Cash Contribution made by Genius Properties is of a total amount of less than US\$2,500,000.

As a result of the Proposed Transaction, the board of directors of Genius Properties shall be comprised of six directors, four of which will be appointed by Cerro de Pasco and two of which will be current directors of Genius Properties.

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

9. Loan to a non-related company (continued):

Spin-Off of Genius Properties:

As part of the Proposed Transaction, prior to issuing securities to the Cerro Shareholders, Genius Properties will spin off all of its current mining properties into a new wholly-owned Canadian subsidiary (the "Reorganization"). Genius Properties intends to continue the exploration and development of the Company's properties through this new subsidiary, to re-distribute the common shares of this subsidiary to its current shareholders and to list it on a stock exchange.

Specific conditions related to the closing:

The specific conditions that must be met in relation to the closing of the Proposed Transaction are: (i) the completion of the Reorganization by Genius Properties; (ii) the approval of the Proposed Transaction by the board of directors and the shareholders of both parties; (iii) the approval of the Proposed Transaction by the absence of material change in the business and operations of Cerro De Pasco and Genius Properties.

Certain Risks associated with the Proposed Transaction:

Under Peruvian mining regulations, a mining concession such as the Property is independent from the surface land on which it is located. Therefore, prior to the beginning of any reprocessing activity on the Property, an agreement will have to be reached with the owner of the surface land where the Property is located.

10. Marketable securities:

Investments in Black Widow Resources Inc.

On August 14, 2015, the Company signed an agreement for the disposition of the Vendôme-Sud property in exchange of 1,500,000 common shares of Black Widow Resources Inc. ("BWR"). The fair value of the 1,500,000 common shares of \$30,000 was determined using the closing price of \$0.02 at the date of signature of the agreement.

On September 30 ,2016, Black Widow Resources Inc. changed its name to BWR Exploration Inc.

During the year ended December 31, 2016, the Company sold 1,300,000 common shares of BWR for proceeds of \$72,395.

During the year ended December 31, 2017, the Company sold the remaining 200,000 common shares of BWR for proceeds of \$9,100.

Majescor Resources Inc.

On May 1, 2016, the Company signed an agreement for the disposition of the Montagne B property in exchange of 625,000 common shares of Majescor Resources Inc. ("MXJ") as described in Note 14. The fair value of the 625,000 common shares of \$30,000 was determined using the closing price of \$0.02 at the date of signature of the agreement.

During the year ended December 31, 2017, the Company sold all the 625,000 common shares of MJX for proceeds of \$60,415.

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

11. Property and equipment:

	Office	Computer		
	furnitures	equipment	Software	Tota
	\$	\$	\$	\$
ost				
As at December 31, 2016	-	-	-	-
Acquisitions	8,545	8,482	1,989	19,016
As at December 31, 2017	8,545	8,482	1,989	19,016
Acquisitions	7,895	500	-	8,395
As at March 31, 2018	16,440	8,982	1,989	27,411
ccumulated depreciation				
As at December 31, 2016	-	-	-	-
Depreciation	216	253	35	504
As at December 31, 2017	216	253	35	504
Depreciation	637	712	99	1,448
As at March 31, 2018	853	965	134	1,952
et book value				
As at December 21, 2017	8,329	8,229	1,954	18,512
As at December 31, 2017	-,	· · · ·		,

12. Trade accounts payable and other liabilities:

	March 31 2018	December 31 2017
	\$	\$
Trade accounts payable and accrued liabilities:		
To a company controlled by a director and CEO	45,990	15,330
To a director and CEO	-	35,184
To a director	1,331	-
To a company controlled by a former director and former CEO (Director and CEO in 2016)	61,441	61,441
To a company controlled by the former CFO (CFO in 2017)	25,000	25,000
To a company controlled by the former CFO (CFO in 2016)	32,000	32,000
Other	344,363	311,686
Part XII.6 tax	209,787	209,787
Source deductions and contributions	3,413	4,835
	723,325	695,263

13. Obligation under capital lease:

	March 31	December 31	
	2018	2017	
	\$	\$	
Office equipment lease, 9.66% annual interest, maturing in December 2020	6,417	6,952	
Less: current portion	(2,061)	(2,058)	
	4,356	4,894	

Minimum lease payments required in the next nine-month period ended December 31, 2018 and the two years ended December 31, 2019 and 2020 under capital lease are as follows:

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

13. Obligation under capital lease (continued):

	Capital	Interest	Payments
	\$		\$
2018	1,523	421	1,944
2019	2,218	374	2,592
2020	2,676	153	2,829
	6,417	948	7,365

The capital lease is secured by the underlying leased asset.

14. Share capital and warrants:

(a) Authorized:

The Company is authorized to issue an unlimited number of common shares without par value and an unlimited number of preferred shares, without par value, issuable in series.

	Number	Amount
		\$
Balance as at December 31, 2016	17,679,077	9,439,143
Issued for cash:		
Private placements (common shares)	10,970,166	1,351,433
Private placements (flow-through shares)	1,062,500	153,823
Issued as payment of expenses	13,300,000	2,660,000
Balance as at December 31, 2017	43,011,743	13,604,399

(b) Issued and outstanding:

	Number	Amount
		\$
Balance as at December 31, 2017	43,011,743	13,604,399
Balance as at March 31, 2018	43,011,743	13,604,399

2017:

On January 3, 2017, as per the mineral property purchase amended agreement of January 3, 2017 (Note 16), the Company issued 800,000 common shares at a fair value of \$0.20 for a total value of \$160,000 as payment of exploration and evaluation expenditures for the acquisition of Mt Cameron property located in Nova Scotia.

On May 26, 2017, the Company concluded a private placement by issuing 5,541,666 units at a price of \$0.15 per unit for net proceeds of \$804,266 after deducting share issuance costs of \$26,984. No commission was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 5,541,666 common shares and 2,770,783 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until May 26, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$163,823 based on the Black-Scholes option pricing model using the assumptions described below (Note 16 (d)).

GENIUS PROPERTIES LTD. Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

14. Share capital and warrants (continued):

(b) Issued and outstanding (continued):

2017 (continued):

On April 5, 2017, the Company has entered into two option agreements to acquire a 100% interest in 128 mining claims of the Sakami Property and 78 mining claims of the Robelin Property, both located in Québec, by issuing on May 26, 2017, 6,000,000 common shares and 6,500,000 common shares respectively for a total value of \$2,500,000 (Note 16).

On December 8, 2017, the Company concluded a private placement by issuing 300,000 units at a price of \$0.15 per unit for net proceeds of \$41,376 after deducting share issuance costs of \$3,624. A commission of \$3,150 was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 300,000 common shares and 150,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until December 8, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$4,609 based on the Black-Scholes option pricing model using the assumptions described below (Note 16 (d)). As part of this private placement, the Company also issued a total of 21,000 broker warrants. Each broker warrant entitles its holder to purchase one common share at \$0.25 per share until December 8, 2018. These warrants have been recorded at a value of \$767 based on the Black-Scholes option pricing model using the assumptions described below (Note 16 (d)). As a result, the broker warrants were recorded under warrants and as share issuance costs as a reduction of share capital in the statement of changes in equity. Share issuance costs amounted to \$4,391 including the fair value of the broker warrants of \$767.

On December 15, 2017, the Company concluded a private placement by issuing 3,385,000 units at a price of \$0.15 per unit for net proceeds of \$500,604 after deducting share issuance costs of \$7,146. A commission of \$1,800 was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 3,385,000 common shares and 1,692,500 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until December 15, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$50,353 based on the Black-Scholes option pricing model using the assumptions described below (Note 16 (d)).

On December 15, 2017, the Company concluded a private placement by issuing 977,500 flow-through common shares at a price of \$0.20 per share for net proceeds of \$179,502 after deducting share issuance costs of \$15,998. A commission of \$13,640 was paid in connection with this private placement. An amount of \$39,100 representing the premium paid by the investors was recorded in liability related to flow-through shares based on the residual value method. As at December 31, 2017, The Company has the obligation to incur \$195,500 in exploration expenditures in its Québec mining properties no later than December 31, 2018.

On December 21, 2017, the Company concluded a private placement by issuing 1,577,000 units at a price of \$0.15 per unit for net proceeds of \$232,860 after deducting share issuance costs of \$3,690. A commission of \$1,200 was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 1,577,000 common shares and 788,500 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until December 21, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$28,922 based on the Black-Scholes option pricing model using the assumptions described below (Note 16 (d)).

On December 21, 2017, the Company concluded a private placement by issuing 85,000 flow-through common shares at a price of \$0.20 per share for net proceeds of \$16,821 after deducting share issuance costs of \$179. No commission was paid in connection with this private placement. An amount of \$3,400 representing the premium paid by the investors was recorded in liability related to flow-through shares based on the residual value method. As at December 31, 2017, The Company has the obligation to incur \$17,000 in exploration expenditures in its Québec mining properties no later than December 31, 2018.

On December 29, 2017, the Company concluded a private placement by issuing 166,500 units at a price of \$0.15 per unit for net proceeds of \$23,214 after deducting share issuance costs of \$1,761. A commission of \$1,499 was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 166,500 common shares and 83,250 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until December 29, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$2,412 based on the Black-Scholes option pricing model using the assumptions described below (Note 16 (d)).

(c) Shares to be issued:

As at March 31, 2018, 4,070,000 units at \$0.15 per unit were issuable for cash proceeds received of \$610,500. Each unit consists of one common share and one-half warrant. Each warrant allows the holder to purchase one common share at a price of \$0.25 per common share until April 6, 2019. The shares are part of a private placement concluded on April 6, 2018 (See the Subsequent events (Note 22)).

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

14. Share capital and warrants (continued):

(d) Warrants:

The changes to the number of outstanding warrants granted by the Company and their weighted average exercise price are as follows:

	March 31 2018		December 31 2017	
	Number of outstanding warrants	Weighted average exercise price	Number of outstanding warrants	Weighted average exercise price
		\$		\$
Outstanding at beginning	5,598,211	0.25	3,543,636	0.45
Granted	-	-	5,506,083	0.25
Expired	-	-	(3,451,508)	0.46
Outstanding at end	5,598,211	0.25	5,598,211	0.25

The following table provides outstanding warrants information as at March 31, 2018:

		Outstanding	
	Number of		
	outstanding	Exercise	Remaining
Expiry date	warrants	price	life
		\$	(years)
December 8, 2018	21,000	0.25	0.7
December 30, 2018	92,128	0.25	0.8
April 27, 2019 ⁽¹⁾	5,485,083	0.25	1.1
	5,598,211	0.25	1.1

The following table provides outstanding warrants information as at December 31, 2017:

		Outstar	nding warrants
	Number of		
	outstanding	Exercise	Remaining
xpiry date	warrants	price	life
		\$	(years)
December 8, 2018	21,000	0.25	0.9
December 30, 2018	92,128	0.25	1.0
April 27, 2019 ⁽¹⁾	5,485,083	0.25	1.3
	5,598,211	0.25	1.3

(1) On May 3, 2018, the Company extended to April 27, 2019, warrants originally issued on May 26, 2017, December 8, 2017, December 15, 2017, December 21, 2017 and December 29, 2017, which were all originally valid for 12 months.

2017:

On May 26, 2017, the Company issued 2,770,833 warrants to shareholders who subscribed to 5,541,666 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until May 26, 2018 originally, and extended to April 27, 2019 as per a May 3, 2018 amendment. The value of the warrants was estimated at \$163,823 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.20
Expected volatility ⁽¹⁾	154.87%
Risk-free interest rate	0.71%
Expected life	1.0 year

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

14. Share capital and warrants (continued):

(d) Warrants (continued):

2017 (continued):

On December 8, 2017, the Company issued 150,000 warrants to shareholders who subscribed to 300,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 8, 2018 originally, and extended to April 27, 2019 as per a May 3, 2018 amendment. The value of the warrants was estimated at \$4,609 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.16
Expected volatility ⁽¹⁾	92.85%
Risk-free interest rate	1.50%
Expected life	1.0 year

On December 8, 2017, the Company issued 21,000 warrants to broker. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 8, 2018. The value of the warrants was estimated at \$767 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend vield	0.0%
Share price at grant date	\$0.16
Expected volatility ⁽¹⁾	92.85%
Risk-free interest rate	1.50%
Expected life	1.0 year

On December 15, 2017, the Company issued 1,692,500 warrants to shareholders who subscribed to 3,385,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 15, 2018 originally, and extended to April 27, 2019 as per a May 3, 2018 amendment. The value of the warrants was estimated at \$50,353 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.16
Expected volatility (1)	90.80%
Risk-free interest rate	1.55%
Expected life	1.0 year

On December 21, 2017, the Company issued 788,500 warrants to shareholders who subscribed to 1,577,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 21, 2018 originally, and extended to April 27, 2019 as per a May 3, 2018 amendment. The value of the warrants was estimated at \$28,922 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Expected dividend yield	
Share price at grant date	\$0.16
Expected volatility ⁽¹⁾	105.39%
Risk-free interest rate	1.68%
Expected life	1.0 year

On December 29, 2017, the Company issued 83,250 warrants to shareholders who subscribed to 166,500 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 29, 2018 originally, and extended to April 27, 2019 as per a May 3, 2018 amendment. The value of the warrants was estimated at \$2,412 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.16
Expected volatility ⁽¹⁾	89.12%
Risk-free interest rate	1.68%
Expected life	1.0 year

(1) The volatility was determined by reference to historical data of the Company shares.

GENIUS PROPERTIES LTD. Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

15. Share-based compensation:

(a) Share option plan:

The Company has a stock option plan whereby the Board of Directors, may grant to directors, officers or consultants of the Company, options to acquire common shares. The Board of Directors has the authority to determine the terms and conditions of the grant of options. The Board of Directors approved a "Rolling" stock option plan reserving a maximum of 10% of the shares of the Company at the time of the stock option grant, with a vesting period allowed of zero up to eighteen months, when the grant of option is made at market price, for the benefit of its directors, officers, employees and consultants. The Plan provides that no single person may hold options representing more than 5% of the outstanding common shares. The number of stock options granted to a beneficiary and the vesting period are determined by the Board of Directors.

The exercise price of any option granted under the Plan is fixed by the Board of Directors at the time of the grant and cannot be less than the market price per common share the day before the grant. The term of an option will not exceed five years from the date of grant. Options are not transferable and can be exercised while the beneficiary remains a director, an officer, an employee or consultant of the Company or up to twelve months after the beneficiary has left.

The options issued during the year ended December 31, 2016, were issued at a price higher to the closing price the day before the grant.

The changes to the number of outstanding share options granted by the Company and their weighted average exercise price are as follows:

		March 31 2018		December 31 2017
	Number of outstanding share options	Weighted average exercise price	Number of outstanding share options	Weighted average exercise price
		\$	•	\$
Outstanding at beginning	160,000	0.25	965,000	0.39
Granted	-	-	-	-
Forfeited	(80,000)	0.25	(805,000)	0.42
Outstanding at end	80,000	0.25	160,000	0.25
Exercisable at end	80,000	0.25	160,000	0.25

The following table provides outstanding share options information as at March 31, 2018:

			Share option	ns outstanding
Expiry date	Number of granted share options	Number of exercisable share options	Exercise price	Remaining life
	·		\$	(years)
September 9, 2021	80,000	80,000	0.25	3.4
	80,000	80,000	0.25	3.4

The following table provides outstanding warrants information as at December 31, 2017:

			Share option	ns outstanding
Expiry date	Number of granted share options	Number of exercisable share options	Exercise price	Remaining life
			\$	(years)
September 9, 2021	160,000	160,000	0.25	3.7
	160,000	160,000	0.25	3.7

For the three-month period ended March 31, 2018, the share-based compensation recognized in the statement of comprehensive loss is \$0 (\$0 for the three-month period ended March 31, 2017).

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

16. Exploration and evaluation expenditures:

Exploration and evaluation expenditures by properties are detailed as follows:

		Three-month	period ended		Three-month	period ended
			March 31			March 31
			2018			2017
		Exploration &			Exploration &	
		evaluation			evaluation	
	Mining rights	expenditures	Total	Mining rights	expenditures	Total
	\$	\$	\$	\$	\$	\$
Precious metals:						
Blockhouse	180	-	180	1,225	69,125	70,350
Kemptville	-	-	-	100	750	850
Chocolate Lake	(1,452)	-	(1,452)	1,572	-	1,572
Tancook Island	-	-	-	1,048	-	1,048
Leipsigate	-	-	-	-	273	273
Dares Lake	-	-	-	1,213	2,386	3,599
Gold River	262	-	262	500	-	500
Sakami	3,792	8,805	12,597	-	-	-
Robelin	1,642	-	1,642	-	-	-
Total precious metals	4,424	8,805	13,229	5,658	72,534	78,192
Industrial metals:						
Dissimieux Lake	8,660	375	9,035	-	450	450
Mount Cameron	280	1,819	2,099	163,572	500	164,072
Total industrial metals	8,940	2,194	11,134	163,572	950	164,522
Grand total	13,364	10,999	24,363	169,230	73,484	242,714

Exploration and evaluation expenditures by nature are detailed as follows:

	Three-month	period ended
	March 31	March 31 2017
	2018	
	\$	\$
Exploration and evaluation expenditures:		
Mining rights	13,364	169,230
Exploration and evaluation expenditures		
Geology	2,920	8,868
Prospecting	2,910	-
Geophysics	3,800	1,500
Drilling	1,369	63,116
	24,363	242,714
Grand total	24,363	242,714

Dissimieux Lake (Phosphate):

On March 21, 2016 and amended on May 4, 2016, the Company has entered into an option agreement with Jourdan Resources Inc., to acquire a 100% interest in 15 mining claims located in Dissimieux Lake Phosphate Titanium-REE's property, province of Québec, by issuing 1,200,000 common shares within 15 days following the date of the signature and a number of common shares equivalent to an amount of \$180,000 within 90 days following the signature. On April 5, 2016, the Company issued 1,200,000 common shares at a fair value of \$0.25 per share for a consideration of \$300,000. On June 20, 2016 the Company fulfilled its obligations by issuing 720,000 common shares at a fair value of \$0.175 (value of \$0.25 as per the agreement for \$180,000) per share for a consideration of \$126,000.

As part of the above agreement, the Company issued 134,400 common shares to a third party as transaction costs. On April 5, 2016, the Company issued 84,000 common shares common shares at a fair value of \$0.25 per share for a consideration of \$21,000 and on June 20, 2016 the Company issued 50,400 common shares common shares at a fair value of \$0.175 per share for a consideration of \$8,820.

GENIUS PROPERTIES LTD. Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

16. Exploration and evaluation expenditures (continued):

Nova Scotia properties (Gold):

On May 4, 2016, the Company has entered into an option agreement with two prospectors, to acquire a 100% interest in 107 mining claims located in Nova Scotia by issuing 1,000,000 common shares (500,000 common shares for each prospector). In addition, the Company will issue 100,000 common shares common shares common shares for each \$1,000,000 in exploration and evaluation expenditures incurred by Genius, subject to a maximum of 500,000 common shares. An additional 500,000 common shares will be issued if the Company completes a Feasibility Study. Nova Scotia properties consisted of the following properties: Blockhouse Gold (26 claims), Kemptville NS (10 claims), Chocolate Lake NS (6 claims), Dares Lake NS (6 claims) and Gold River NS (1 claim). The properties are subject to a 1.5% NSR of which two-thirds (2/3) may be purchased at any time by the Company for \$1,000,000.

On May 30, 2016, the Company issued 1,000,000 common shares at a fair value of \$0.175 per share for a consideration of \$175,000 and consequently the Company fulfilled its obligations.

On August 10, 2017, the Company acquired the Meaghers Property (243 claims) by staking claims.

Mt Cameron Property (Graphite) :

On October 17, 2016, the Company has entered into an option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. to acquire a 80% interest in 82 mining claims located in Nova Scotia for the Mt Cameron Graphite Property, by issuing 600,000 common shares, by paying \$175,000 and by incurring \$1,000,000 of exploration expenditures over the next two years. As at December 31, 2016, the Company paid the amount of \$125.000. The properties are subject to a 3% NSR of which a (2.5%) may be purchased at any time by the Company for \$2,000,000.

On January 3, 2017 the Company amended its option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. The amount of cash payment had been reduced to \$125,000 instead of \$175,000 and the number of shares has been increased to 800,000 common shares instead of 600,000 common shares. The Company has issued 800,000 common shares to 21 Alpha Resources Inc. at a fair value of \$0.20 per share for a consideration of \$160,000.

On March 8, 2018 the Company amended its option agreement with Mt Cameron Minerals Incorporated. The Company has to incur exploration expenditures as follows: \$500,000 on or before December 31, 2018 and \$500,000 on or before December 31, 2019 instead of \$500,000 on or before December 31, 2017 and \$500,000 on or before December 31, 2018. In consideration for the postponement of the deadlines of one year to incur the exploration expenditures, the Company will issue a total of 200,000 common shares to shareholders of Mt Cameron Minerals Inc. (See the Subsequent events (Note 22)).

Sakami Property (Gold):

On April 5, 2017, the Company has entered into an option agreement to acquire a 100% interest in 128 mining claims of the Sakami Property, located in Québec, by issuing 6,000,000 common shares. On May 26, 2017, the Company acquired 100% interest by issuing the 6,000,000 common shares at a fair value of \$0.20 per share for a consideration of \$,1,200,000. The property straddles the contact between Opinaca and La Grande geological sub-provinces over a distance of 35 km in the James Bay territory. The property are subject to a 2.0% NSR on production, of which half (1/2) may be purchased at any time by the Company for \$1,000,000. As at December 31, 2017, the Company holds 157 claims.

Robelin Property (Polymetallic):

On April 5, 2017, the Company has entered into an option agreement with 4 prospectors (one prospector is a former officer (CFO) and another prospector is a new officer (CEO)) to acquire a 100% interest in 78 mining claims of the Robelin Property, located in Québec, by issuing 6,500,000 common shares. On May 26, 2017, the Company acquired 100% interest by issuing the 6,500,000 common shares at a fair value of \$0.20 per share for a consideration of \$,1,300,000 (\$140,000 for a former officer (CFO) and \$500,000 for a new officer (CEO)). The Robelin Property is located 85 km East South East from the town of Kuujjuaq. The property are subject to a 2.0% NSR on production, of which half (1/2) may be purchased at any time by the Company for \$1,000,000.

Quiulacocha - Excelsior (Silver):

On June 12, 2017, the Company has entered into a proposed acquisition agreement completed on November 9, 2017 as a merger agreement with Cerro De Pasco Resources S.A.to acquire a 100% interest in Quiulacocha Tailings & Excelsior Stockpile Property, located in Peru. The details of the merger agreement are explained in note 10.

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017

(in Canadian dollars)

17. General and administrative expenses by nature:

General and administrative expenses recognized in the net loss of the periods is as follows:

	Three-month period ende	
	March 31	March 31
	2018	2017
	\$	\$
Selling and administrative expenses:		
Salaries and employee benefit expense	19,254	-
Management and consulting fees	62,747	71,015
Professional fees	85,398	32,463
Business development	96,003	18,191
Rent and office expenses	28,437	10,793
Registration, listing fees and shareholders information	7,049	12,249
Depreciation of property and equipment	1,448	-
	300,336	144,711

18. Finance expenses:

Finance expenses recognized in the net loss of the periods is as follows:

	Three-month period ended	
	March 31	March 31 2017 \$
	<u>2018</u> \$	
Fines, penalties, bank charges & other interest	1,759	581
Penalty on contract termination	-	(8,400)
Finance expense	1,759	(7,819)

19. Supplemental cash flow information:

The Company entered into the following transactions which had no impact on the cash flows:

	Three-month	period ended	
	March 31	March 31 2017	
	2018\$	\$	
Non-cash financing activities:			
Share issuance costs in trade accounts payable and accrued liabilities	9,797	12,941	
Non-cash investing activities:			
Shares issued as exploration and evaluation expenditures	-	160,000	

20. Related party transactions:

Related parties include the Company's joint key management personnel. Unless otherwise stated, balances are usually settled in cash. Key management includes directors and senior executives. The remuneration of key management personnel includes the following expenses:

	Three-month	period ended
	March 31	March 31
	2018	2017
	\$	\$
Consulting fees	40,000	33,000
	40,000	33,000

Notes to Condensed Interim Consolidated Financial Statements (continued)

Three-month periods ended March 31, 2018 and 2017 (in Canadian dollars)

20. Related party transactions (continued):

In addition to the related party transactions presented elsewhere in these financial statements, the following is a summary of other transactions:

For the three-month period ended March 31, 2018, there were no legal fees, transaction costs and share issuance costs charged by a company in which a former director is a partner (\$22,404 for the three-month period ended March 31, 2017). There were no trade accounts and other payables due to this related party as at March 31, 2018 (\$Nil as at December 31, 2017).

These transactions, entered into the normal course of operations, are measured at the exchange amount which is the amount of consideration established and agreed to by the related parties.

Unless otherwise stated, none of the transactions incorporated special terms and conditions and no guarantees were given or received. Outstanding balances are usually settled in cash.

21. Lease:

On August 9, 2017, the Company entered into a lease agreement for office space located in Saint-Sauveur, Québec, Canada. This agreement is effective from September 1, 2017 and expire on August 31, 2020. The monthly payment is \$2,000.

The minimum annual lease payments are as follows:

	°
2018	ۍ 24,000
2018 2019 <u>2020</u>	24,000
2020	16,000
	64,000

The Company's operating lease agreement do not contain any contingent rent clauses. None of the operating lease agreement contain renewal or purchase options on escalation clauses or any restrictions regarding dividends, further leasing or additional debt. No sublease payments or contingent rent payment were made or received. No sublease income is expected as all assets held under lease agreements are used exclusively by the Company.

22. Subsequent events:

On April 6, 2018, the Company concluded a private placement by issuing 10,373,334 units at a price of \$0.15 per unit for gross proceeds of \$1,556,000. Each unit consists of one common share and one-half of a warrant for a total of 10,373,334 common shares and 5,186,671 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until April 6, 2019.

On April 11, 2018, the Company issued 200,000 common shares at a fair value of \$0.16 per share for a consideration of \$32,000 to shareholders of Mt Cameron Minerals Inc. as per the amendment of April 11, 2018 for the postponement of the deadlines of one year to incur the exploration expenditures.

On April 27, 2018, the Company concluded a private placement by issuing 5,201,667 units at a price of \$0.15 per unit for gross proceeds of \$780,250. Each unit consists of one common share and one-half of a warrant for a total of 5,201,667 common shares and 2,600,832 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until April 27, 2019.



Consolidated Financial Statements

Years ended December 31, 2017 and 2016

Consolidated Financial Statements

Years ended December 31, 2017 and 2016

Indep	Independent Auditors' Report									
Cons	olida	ted Financial Statements								
C	Consolidated Statements of Financial Position									
(Cons	blidated Statements of Comprehensive Loss	4							
(Cons	blidated Statements of Changes in Equity	5							
		blidated Statements of Cash Flows								
			0							
r	votes	to Consolidated Financial Statements								
	1	Reporting entity								
	2	Going concern	7							
	3	Basis of preparation	7							
	4	Assets acquisition	9							
	5	Discontinued operations	9							
	6	Significant accounting policies	10							
	7	Interests in subsidiaries	16							
	8	Cash and cash equivalents	17							
	9	Other receivables	18							
	10	Loan to a non-related company	18							
	11	Marketable securities	19							
	12	Property and equipment								
	13	Trade accounts payable and other liabilities	20							
	14	Obligation under capital lease	20							
	15	Share capital and warrants								
	16	Share-based compensation								
	17	Exploration and evaluation expenditures								
	18	General and administrative expenses by nature								
	19	Finance expenses								
	20	Income taxes	32							
	21	Supplemental cash flow information								
	22	Related party transactions								
	23	Financial assets and liabilities								
	24	Capital management policies and procedures								
	25	Financial instrument risks								
	26	Lease								
	27	Subsequent events								
			-							



Independent Auditor's Report

Raymond Chabot Grant Thornton LLP Suite 2000 National Bank Tower 600 De La Gauchetière Street West Montréal, Quebec H3B 4L8

T 514-878-2691

To the Shareholders of Genius Properties Ltd.

We have audited the accompanying consolidated financial statements of Genius Properties Ltd., which comprise the consolidated statements of financial position as at December 31, 2017 and 2016 and the consolidated statements of comprehensive loss, the consolidated statements of changes in equity and the consolidated statements of cash flows for the years then ended, and a summary of significant accounting policies and other explanatory information.

Management's responsibility for the consolidated financial statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards (IFRS) and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

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

Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of Genius Properties Ltd. as at December 31, 2017 and 2016 and its financial performance and its cash flows for the years then ended in accordance with International Financial Reporting Standards (IFRS).

Emphasis of matter

Without modifying our opinion, we draw attention to Note 2 to the consolidated financial statements, which indicates the existence of material uncertainties that may cast significant doubt about the Company's ability to continue as a going concern.

Raymond Chalot Grant Thornton LLP

Montréal April 25, 2018

¹ CPA auditor, CA public accountancy permit no. A115879

Consolidated Statements of Financial Position

As at December 31, 2017 and 2016 (in Canadian dollars)

		December 31	December 3 ⁴
	Note	2017	2010
Assets		\$	Ś
Current assets:			
Cash and cash equivalents	8	304,536	196,919
Other receivables	9	101,713	73,826
Prepaid expenses		23,615	36,441
Loan to a non-related company	10	649,000	-
Total current assets		1,078,864	307,186
Non-current assets:			
Marketable securities	11	-	56,875
Property and equipment	12	18,512	-
Total non-current assets		18,512	56,875
Total assets		1,097,376	364,061
Liabilities and Equity			
Current liabilities:	10	005 000	040.040
Trade accounts payable and other liabilities Other liability related to flow-through financings	13 15	695,263 42,500	612,942 95,370
Current portion of obligation under capital lease	15	42,500	95,570
Total current liabilities	••	739,821	708,312
Non-current liabilities:			
Obligation under capital lease	14	4,894	-
Total non-current liabilities		4,894	-
Total liabilities		744,715	708,312
Equity: Share capital	15	13,604,399	9,439,143
Warrants	15	263,542	239,239
Share options	16	14,640	163,319
Contributed surplus	10	4,328,102	3,952,840
Deficit		(17,703,249)	(13,983,687
Total equity attributable to owners of the parent company		507,434	(189,146
Non-controlling interest		(154,773)	(155,105
Total equity		352,661	(344,251
Total liabilities and equity		1,097,376	364,061

Going concern, see Note 2.

The accompanying notes are an integral part of these consolidated financial statements.

These financial statements were approved and authorized for issue by the Board of Directors on April 25 2018.

(S) Guy Goulet	(S) John Booth
Director	Director

Consolidated Statements of Comprehensive Loss Years ended December 31, 2017 and 2016

(in Canadian dollars)

		December 31	December 31
	Note	2017	2016
F		\$	\$
Expenses: Exploration and evaluation expenditures	17	3,008,318	799,868
General and administrative expenses	18	805,056	638,729
Gain on disposal of property and equipment	10	-	(25,318)
Write-off of property and equipment		-	6,620
Gain on disposal of mining properties	17	-	(56,250)
Operating loss before other expenses (revenues), income tax and loss from discontinued operations		3,813,374	1,363,649
		3,013,374	1,303,049
Other expenses (revenues):			
Net change in fair value of marketable securities		(12,640)	(56,770)
Finance (income) expense	19	(5,062)	12,569
Exchange loss		20,671	40
Gain on settlement of accounts payable		(636)	(107,901)
		2,333	(152,062)
Income tax:			
Income tax.	20	(95,370)	(53,820)
		(95,370)	(53,820)
Net loss from continuing operations		3,720,337	1,157,767
Net earnings from discontinued operations	5	(1,107)	(100,176)
Net loss and comprehensive loss		3,719,230	1,057,591
Net loss from continuing operations attributable to:			
Shareholders of Genius Properties Ltd.		3,720,337	1,157,767
Non-controlling interests		-	-
		3,720,337	1,157,767
Net loss (earnings) from discontinued operations attributable to:			
Shareholders of Genius Properties Ltd.		(775)	(82,126)
Non-controlling interests		(332)	(18,050)
		(1,107)	(100,176)
		(1,101)	(100,110)
Weighted average number of common shares outstanding		29,623,489	14,555,635
the gried average number of common shares outstanding		20,020,409	17,000,000
Basic and diluted loss (earnings) per share:			
Basic and diluted loss per share from continuing operations		0.13	0.08
Basic and diluted loss (earnings) per share from discontinued operat	tions	-	(0.01)
Dasic and diluted loss (earnings) per share from discontinued operation			

The accompanying notes are an integral part of these consolidated financial statements.

Consolidated Statements of Changes in Equity

Years ended December 31, 2017 and 2016 (in Canadian dollars)

	Note	Number of shares outstanding	Share capital	Shares to be issued (cancelled)	Warrants	Share options	Contributed surplus	Deficit	company	Non-controlling interest	Total equity
Balance as at December 31 2016		17,679,077	\$ 9,439,143	\$	\$ 239,239	\$ 163,319	\$ 3,952,840	\$ (13,983,687)	\$ (189,146)	\$ (155,105)	\$ (344,251)
Shares and units issued:											
Private placements	15	10,970,166	1,395,406		250,119				1,645,525	-	1,645,525
Flow-through private placement	15	1,062,500	170,000						170,000	-	170,000
As payment of exploration and evaluation expenditures	15	13,300,000	2,660,000						2,660,000	-	2,660,000
Share issuance costs			(60,150)		767				(59,383)	-	(59,383)
Share options cancelled						(148,679)	148,679		-	-	-
Warrants expired					(226,583)		226,583		-	-	-
Transactions with owners		25,332,666	4,165,256	-	24,303	(148,679)	375,262	-	4,416,142	-	4,416,142
Net earnings (loss) and comprehensive loss for the year								(3,719,562)	(3,719,562)	332	(3,719,230)
Balance as at December 31 2017		43,011,743	13,604,399	-	263,542	14,640	4,328,102	(17,703,249)	507,434	(154,773)	352,661
Balance as at December 31 2015		17,097,077	9,152,333	(875,000)	167,570	159,838	3,898,650	(12,908,046)	(404,655)	(173,155)	(577,810)
Shares issued:											
Cancellation on acquisition of assets	4	(6,000,000)	(900,000)	900,000					-	-	-
Private placements		888,000	143,746		78,254				222,000	-	222,000
Flow-through private placement		1,271,600	222,530						222,530	-	222,530
As prepaid expenses		320,000	19,560						19,560	-	19,560
As a settlement of accounts payables		864,000	151,200						151,200	-	151,200
As payment of exploration and evaluation expenditures		3,054,400	630,820						630,820	-	630,820
As payment of consulting fees		184,000	106,440	(25,000)					81,440	-	81,440
Share issuance costs			(87,486)		12,656				(74,830)	-	(74,830)
Share options cancelled						(34,949)	34,949		-	-	-
Warrants expired					(19,241)		19,241		-	-	-
Share-based compensation						38,430			38,430	-	38,430
Transactions with owners		582,000	286,810	875,000	71,669	3,481	54,190	-	1,291,150	-	1,291,150
Net loss and comprehensive loss for the year								(1,075,641)	(1,075,641)	18,050	(1,057,591)
Balance as at December 31 2016		17,679,077	9,439,143		239,239	163,319	3,952,840	(13,983,687)	(189,146)	(155,105)	(344,251)

See disclosures of share consolidation completed on February 1, 2017 (Note 15). The accompanying notes are an integral part of these consolidated financial statements.

Consolidated Statements of Cash Flows

Years ended December 31, 2017 and 2016 (in Canadian dollars)

		December 31	December 31
	Note	2017	2016
		\$	\$
Operating activities: Net loss from continuing operations		(3,720,337)	(1,157,767)
Adjustments for:		(3,720,337)	(1,157,707)
Income tax		(95,370)	(53,820)
Consulting fees paid through issuance of shares		(33,370)	81,440
Exploration and evaluation expenses paid through issuance of shares		2,660,000	630,820
Write-off of receivables		5,000	809
Write-off of property and equipment		-	6,620
Depreciation of property and equipment	12	504	11,397
Gain on disposal of property and equipment		-	(25,318)
Gain on disposal of mining properties		-	(50,000)
Change in fair value of marketable securities		(12,640)	(56,770)
Gain on settlement of accounts payable		(636)	(107,901)
Share-based compensation		-	38,430
Operating activities before changes in working capital items		(1,163,479)	(682,060)
Change in other receivables		(32,887)	39,477
Change in prepaid expenses		12,826	(5,051)
Change in trade accounts payable and accrued liabilities		76,737	97,146
Change in working capital items		56,676	131,572
Net cash used for operating activities of continuing operations		(1,106,803)	(550,488)
Net cash used for operating activities of discontinued operations	5	-	-
Cash flows used for operating activities		(1,106,803)	(550,488)
Financing activities:			
Proceeds from private placements	15	1,645,525	231,000
Proceeds from flow-through placement	15	212,500	317,900
Capital lease repayments		(93)	-
Repayment of loan payable to a director		-	(50,000)
Bank loan repayments	14	-	(202,500)
Share issuance costs	15	(60,927)	(61,689)
Net cash from investing activities of continuing operations		1,797,005	234,711
Net cash from investing activities of discontinued operations		-	-
Cash flows from financing activities		1,797,005	234,711
Investing activities:			
Acquisition of property and equipment	12	(3,100)	_
Proceeds from disposal of marketable securities	11	69,515	72,395
Proceeds from disposal of property and equipment	12	-	230,000
Loan to a non-related company		(649,000)	-
Net cash from (used for) investing activities of continuing operations		(582,585)	302,395
Net cash used for investing activities of discontinued operations	5	-	-
Cash flows from (used for) investing activities		(582,585)	302,395
Net change in each and each equivalente		107 617	(12 202)
Net change in cash and cash equivalents		107,617	(13,382)
Cash and cash equivalents, beginning of year		196,919	210,301
Cash and cash equivalents, end of year		304,536	196,919
Interest paid		(421)	(11,955)
Additional disclosures of cash flows information (Note 21).		(1 47)	(11,000)

The accompanying notes are an integral part of these consolidated financial statements.

Notes to Consolidated Financial Statements

Years ended December 31, 2017 and 2016 (in Canadian dollars)

1. Reporting entity:

Genius Properties Ltd. and its subsidiaries (hereafter the "Company" or "Genius Properties" or "GNI") is engaged in the acquisition and exploration of mineral properties.

Genius Properties is a company domiciled in Canada. Genius Properties was incorporated on June 6, 2003 under the *Business Corporations Act* (*Alberta*). Genius Properties is a public company listed on the Canadian Securities Exchange ("CSE") and its trading symbol is "GNI".

The Company's head office, which is also the main establishment is located at 22 Lafleur Avenue North, suite 203, Saint-Sauveur, Québec, Canada J0R 1R0 and its web site is www.geniusproperties.ca.

2. Going concern:

The accompanying consolidated financial statements have been prepared on the basis of the on going concern assumption meaning the Company will be able to realize its assets and discharge its liabilities in the normal course of business. In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, 12 months from the end of the reporting period.

Management is aware, in making its assessment, of material uncertainties related to events and conditions that may cast a significant doubt on the Company's ability to continue as a going concern and, accordingly, the appropriateness of the use of accounting principles applicable to a going concern. These financial statements do not reflect the adjustments to the carrying values of assets and liabilities, expenses and financial position classifications that would be necessary if the going concern assumption was not appropriate. These adjustments could be material.

For the year ended December 31, 2017, the Company recorded a net loss of \$3,719,230 (\$1,057,591 in 2016) and has an accumulated deficit of \$17,703,249 as at December 31, 2017 (\$13,983,687 as at December 31, 2016). Besides the usual needs for working capital, the Company must obtain funds to enable it to meet the timelines of its exploration programs and to pay its overhead and administrative costs. As at December 31, 2017, the Company had a working capital of \$339,043 (a negative working capital of (\$401,126) as at December 31, 2016) consisting of cash and cash equivalents of \$304,536 (\$196,919 as at December 31, 2016). Management believes that these funds will not be sufficient to meet the obligations and liabilities of the Company. These uncertainties cast significant doubt regarding the Company's ability to continue as a going concern. Any funding shortfall may be met in the future in a number of ways, including but not limited to, the issuance of new equity instruments. Given that the Company has not yet determined whether its mineral properties contain mineral deposits that are economically recoverable, the Company has not yet generated income nor cash flows from its operations. The recovery of the cost of exploration and evaluation assets as well as other tangible and intangible assets, is subject to certain conditions: the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to continue the exploration, evaluation, development, construction and ultimately disposal of these assets. During the year ended December 31, 2017, the Company has raised \$1,858,025 from private placements consisting of common shares and flow-through shares to fund exploration works and working capital. While management has been successful in raising financing in the past, there is no assurance that it will succeed in obtaining additional financing in the future.

3. Basis of preparation:

3.1 Statement of compliance:

These annual consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards ("IFRS") applicable to the preparation of annual consolidated financial statements. The accounting policies applied in these consolidated financial statements are based on IFRS issued and in effect as at year end.

3.2 Basis of measurement:

The consolidated financial statements have been prepared on the historical cost basis except for where IFRS requires recognition at fair value.

3.3 Basis of consolidation:

A subsidiary is an entity over which the Company has control. The Company controls an entity when the group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is acquired and de-consolidated from the date that control ceases.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The subsidiaries have a reporting date of December 31. The Company attributes total comprehensive loss of subsidiaries between the owners of the parent and the non-controlling interests based on their respective ownership interests. All intra-group transactions and balances are eliminated in full on consolidation.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

3. Basis of preparation (continued):

3.3 Basis of consolidation (continued):

	Jurisdiction of	% of
Subsidiary	Incorporation	Ownership
Zippler Inc. ("Zippler")	Canada	100%
Zencig Corp. ("Zencig")	USA	70%

3.4 Functional and presentation currency:

Items included in the financial statements of each of the GNI's entities are measured using the currency of the primary economic environment in which those entities operate ("the functional currency"). The consolidated financial statements are presented in Canadian dollars, which is Genius Properties functional and presentation currency.

3.5 Use of estimates and judgements:

The preparation of the consolidated financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

(a) Significant management judgment:

The following are significant management judgments in applying the accounting policies of the Company that have the most significant effects on the financial statements.

Going concern

The assessment of the Company's ability to continue as a going concern and to raise sufficient funds to pay for its ongoing operating expenditures, meets its liabilities for the ensuing year, and to fund planned and contractual exploration programs, involves significant judgment based on historical experience and other factors including expectation of future events that are believed to be reasonable under the circumstances. See Note 2 for more information.

Recognition of deferred income tax assets and measurement of income tax expense

Management continually evaluates the likelihood that its deferred tax assets could be realized. This requires management to assess whether it is probable that sufficient taxable income will exist in the future to utilize these losses within the carry-forward period. By its nature, this assessment requires significant judgment. To date, management has not recognized any deferred tax assets in excess of existing taxable temporary differences expected to reverse within the carry-forward period (see Note 6).

(b) Estimation uncertainty:

Information about estimates and assumptions that have the most significant effect on recognition and measurement of assets, liabilities and expenses is provided below. Actual results may be substantially different.

Share-based compensation

The estimation of share-based compensation costs requires the selection of an appropriate valuation model and data and consideration as to the volatility of the Company's own share, the probable life of share options and warrants granted and the time of exercise of those share options and warrants. The model used by the Company is the Black-Scholes valuation model (see Note 16).

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

3. Basis of preparation (continued):

3.5 Use of estimates and judgements (continued):

(b) Estimation uncertainty (continued):

Provision and contingent liabilities

Judgments are made as to whether a past event has led to a liability that should be recognized in the consolidated financial statements or disclosed as a contingent liability. Quantifying any such liability often involves judgments and estimations. These judgments are based on a number of factors including the nature of the claims or dispute, the legal process and potential amount payable, legal advice received, previous experience and the probability of a loss being realized. Several of these factors are source of estimation uncertainty.

4. Assets acquisition:

4.1 Reiva:

On May 26, 2015, the Company acquired from an arm's-length third party partial assets of Reiva, composed primarily of a portfolio of proprietary brands and exclusive recipes of natural and functional beverages and related products.

All assets were purchased by the issuance of 6,000,000 common shares of the Company at a deemed value of \$0.55 per share for a total value of \$3,300,000. The common shares issued were subject to a thirty-six (36) month escrow, in accordance with CSE policies and applicable securities regulation.

On October 27, 2015, the parties agreed to cancel the agreement signed on May 26, 2015 and return to Treasury the 6,000,000 common shares issued previously. These common shares were returned to Treasury in January 2016 and are presented as shares to be cancelled as at December 31, 2015. Share capital was reduced by \$900,000 representing the fair value of the 6,000,000 common shares at the date of the cancellation and the Company recorded a loss on cancellation on acquisition of assets in the consolidated statements of comprehensive loss of \$2,400,000.

5. Discontinued operations:

On November 11, 2015, the Company announced that it would discontinued the distribution of consumable products under its subsidiary Zencig and the development of a geo-localisation software under its subsidiary Zippler to concentrate its effort on the acquisition and exploration of mineral properties.

The revenues and expenses related to the discontinued operations were separed from the Company's continuing operations activities and are presented on a separate line in the consolidated statement of comprehensive loss.

The following table shows the net loss (earnings) from discontinued operations:

				December 31 2017
	Genius	Zencig	Zippler	Total
	\$	\$	\$	\$
Other revenues				
Exchange gain	-	(1,107)	-	(1,107)
	-	(1,107)	-	(1,107)
Net earnings and comprehensive income	-	(1,107)	-	(1,107)

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

5. Discontinued operations (continued):

				December 31 2016
	Genius	Zencig	Zippler	Total
	\$	\$	\$	\$
Expenses				
General and administrative expenses	-	4,254	-	4,254
Gain on settlement of accounts payable	-	(45,277)	(39,388)	(84,665)
Operating loss before other expenses (revenues)	-	(41,023)	(39,388)	(80,411)
Other expenses (revenues)				
Exchange loss (gain)	-	(19,143)	(622)	(19,765)
	-	(19,143)	(622)	(19,765)
Net loss and comprehensive loss	-	(60,166)	(40,010)	(100,176)

6. Significant accounting policies:

The accounting policies set out below have been applied consistently to all years presented in these consolidated financial statements and in preparing the statements of financial position, unless otherwise indicated.

6.1 Non-controlling interests:

Non-controlling interests ("NCI") represent equity interests owned by outside parties. NCI maybe initially measured either at fair value or at the NCI's proportionate share of the recognized amounts of the acquirees identifiable net assets. The choice of measurement is made on a transaction by transaction basis. The share of net assets attributable to non-controlling interests is presented as a component of equity. Their share of net income and comprehensive income is recognized directly in equity. Total Comprehensive income of subsidiaries is attributed to the shareholders of the Company and to the NCI even if this results in the NCI having a deficit balance. Changes in the parent company's ownership interest that do not result in a loss of control are accounted for as equity transactions.

6.2 Foreign currency transactions and balances:

Foreign currency transactions are translated into the functional currency, using the exchange rates prevailing at the dates of the transactions (spot exchange rate). Foreign exchange gains and losses resulting from the settlement of such transactions and from the remeasurement of monetary items denominated in foreign currency at year-end exchange rates are recognized in the consolidated statement of comprehensive loss.

Non-monetary items are not re-translated at year-end and are measured at historical cost (translated using the exchange rates at the date of the transaction). Non-monetary items measured at fair value are translated using the exchange rates at the date when fair value was determined.

6.3 Segment disclosure:

The Company presents and discloses segmental information based on information that is regularly reviewed by the chief operating decisionmaker, i.e. the President and the Board of Directors.

The Company has only one operating segment which consist in the mining activities. All non-current assets are in Canada.

6.4 Financial instruments:

Financial assets and liabilities are recognized when the Company becomes a party to the contractual provisions of the financial instrument.

Financial assets are derecognized when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and all substantial risks and rewards are transferred.

A financial liability is derecognized when it is extinguished, discharged, cancelled or when it expires.

The Company classifies its financial instruments by category according to their nature and their characteristics. Management determines the classification when the instruments are initially recognized, which is normally the date of the transaction.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

6. Significant accounting policies (continued):

6.4 Financial instruments (continued):

Financial assets and financial liabilities are measured subsequently as described below.

(a) Financial assets:

For the purpose of subsequent measurement, financial assets are classified as loans and receivables and available-for-sale assets upon initial recognition.

All income and expenses relating to financial assets that are recognized in profit or loss are presented within finance expenses or financial income, if applicable.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are recognized initially at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, loans and receivables are measured at amortized cost using the effective interest method, less any impairment losses. Discounting is omitted if its effect is not significant.

Loans and receivables comprise cash and cash equivalents, other receivables (excluding sales tax receivable) and loan to a non-related company.

• Financial assets at fair value through profit or loss:

A financial asset or liability is classified in this category if acquired principally for the purpose of selling or repurchasing in the short term. Derivatives are also included in this category unless they are designated as hedges.

Gains and losses arising from changes in fair value are presented in the consolidated statements of comprehensive loss in the period in which they arise. Financial assets and liabilities at fair value through profit or loss are classified as current except for the portion expected to be realized or paid beyond twelve months of the consolidated statement of financial position date, which is classified as non-current.

Available-for-sale financial assets

Available-for-sale financial assets are non-derivative financial assets that are designated as available-for-sale and that are not classified in any of the previous categories.

Shares of publicly traded companies within marketable securities are classified as available-for-sale financial assets. They are initially recognized at fair value plus any directly attributable transaction costs.

Subsequent to initial recognition, they are measured at fair value and changes therein, other than impairment losses are recognized in other comprehensive loss and presented within equity in accumulated other comprehensive loss. When an investment is derecognized, the cumulative gain or loss in other comprehensive loss is transferred to profit or loss. Impairment loss is recognized in the statement of loss.

Investments in publicly traded companies are recorded at fair value based on quoted closing prices at the statement of financial position date. Unrealized gains and losses are recorded in other comprehensive loss.

(b) Financial liabilities:

Financial liabilities are measured initially at fair value plus transactions costs.

The Company's financial liabilities include trade accounts payable and accrued liabilities (except Part XII.6 tax).

Financial liabilities are measured subsequently at amortized cost using the effective interest method. All interest related charges are reported within finance expenses, if applicable.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

6. Significant accounting policies (continued):

6.5 Impairment of financial assets:

All financial assets are subject to review for impairment at least at each reporting date. Financial assets are impaired when there is an objective evidence that a financial asset or a group of financial assets is impaired.

Objective evidence of impairment could include:

- · significant financial difficulty of the issuer or counterparty;
- a breach of contract such as a default or delinquency in interest or principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial reorganization.

If such evidence exists, the Company recognizes an impairment loss, as follows:

• Financial assets carried at amortized cost:

The loss is the difference between the amortized cost of the loan or receivable and the present value of the estimated future cash flows, discounted using the instrument's original effective interest rate. The carrying amount of the asset is reduced by this amount either directly or indirectly through the use of an allowance account.

Impairment losses on financial assets carried at amortized cost are reversed in subsequent periods if the amount of the loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized.

• Available for sale financial assets:

The impairment loss is the difference between the original cost of the asset and its fair value at the measurement date, less any impairment losses previously recognized in the consolidated statement of comprehensive loss. This amount represents the cumulative loss in accumulated other comprehensive loss that is reclassified to net loss. Impairment losses on available for sale assets are not reversed.

6.6 Basic and diluted loss per share:

Basic loss per share is calculated by dividing the loss attributable to common shareholders of the Company by the weighted average number of common shares outstanding during the period. Diluted earnings per share is calculated by adjusting loss attributable to common shareholders of the Company, and the weighted average number of common shares outstanding, for the effects of all dilutive potential common shares which include options and warrants. Dilutive potential common shares are deemed to have been converted into common shares at the average market price at the beginning of the period or, if later, at the date of issue of the potential common shares. The diluted loss per share is equal to the basic loss per share as a result of the anti-dilutive effect of the outstanding warrants and share options.

6.7 Cash and cash equivalents:

Cash and cash equivalent consist of cash, cash in trust and guaranteed investment certificate, as well as other highly-liquid short-term investments, easily convertible in a known amount of cash and subject to negligible risk of value impairment.

6.8 Property and equipment:

Property and equipment are held at cost less accumulated depreciation and accumulated impairment losses.

Cost includes all costs incurred initially to acquire or construct an item of property and equipment, costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management and costs incurred subsequently to add to or replace part thereof.

Recognition of costs in the carrying amount of an item of property and equipment ceases when the asset is in the location and condition necessary for it to be capable of operating in the manner intended by management.

Depreciation is recognized on a straight-line basis to write down the cost to its estimated residual value, with a constant charge over the useful life of the asset. Depreciation of an asset begins when it is available for use, i.e. when it is in the location and condition necessary for it to be capable of operating in the manner intended by management.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

6. Significant accounting policies (continued):

6.8 Property and equipment (continued):

The estimated useful lives are as follows:

Asset	Period
Building	20 years
Machinery and equipment	5 years
Office equipment and furnitures	5 years
Software	5 years
Computer equipment	3 years

The residual value, depreciation method and useful life of each asset are reviewed at least at each financial year-end.

The carrying amount of an item of property and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising from the derecognition of an item of property and equipment is included in profit or loss when the item is derecognized.

6.9 Impairment of non-financial assets:

Non-financial assets are reviewed for impairment if there is any indication that the carrying amount may not be recoverable. If any such indication is present, the recoverable amount of the asset is estimated in order to determine whether impairment exists. Impairment reviews for non-financial assets are carried out on a project-by-project basis, with each project representing a potential single cash generating unit. Where the asset does not generate cash flows that are independent from other assets, the Company estimates the recoverable amount of the asset group to which the asset belongs.

An asset's recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value, using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset or asset group is estimated to be less than its carrying amount, the carrying amount is reduced to the recoverable amount. Impairment is recognized immediately in the consolidated statement of comprehensive loss. Where an impairment subsequently reverses, the carrying amount is increased to the revised estimate of recoverable amount but only to the extent that this does not exceed the carrying value that would have been determined if no impairment had previously been recognized.

6.10 Exploration and evaluation expenditures:

All of the Company's projects are currently in the exploration and evaluation phase.

Exploration and evaluation expenditures are costs incurred in the course of initial search of mineral deposits before the technical feasibility and commercial viability of the extraction have been demonstrated.

The costs directly related to the acquisition of the mineral property rights and the exploration expenditures incurred during the exploration and evaluation phase are expensed.

The Company will capitalize its exploration expenditures under property and equipment once technical feasibility and commercial viability of extracting a mineral resource are demonstrated. To date, neither the technical feasibility nor the commercial viability of a mineral resource has been demonstrated.

Although the Company has taken steps to verify title to the mining properties in which it holds an interest, in accordance with industry practices for the current stage of exploration and development of such properties, these procedures do not guarantee the validity of the Company's titles. Property titles may be subject to unregistered prior agreements and non-compliance with regulatory requirements.

• Disposal of interest in connection with the option agreement:

On the disposal of interest in connection with an option agreement, the Company does not recognize expenses related to the exploration and evaluation performed on the property by the acquirer. In addition, the amounts received directly from the acquirer are recognized as a gain on the disposal of mining properties in the consolidated statement of comprehensive loss.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

6. Significant accounting policies (continued):

6.10 Exploration and evaluation expenditures (continued):

• Refundable tax credits and grants for mining exploration and evaluation expenditures:

The Company is entitled to a refundable tax credit and grants on qualified mining exploration and evaluation expenditures incurred and on mining duties credits. The credits and grants are accounted for against the exploration and evaluation expenditures incurred based on estimates made by management. The Company records those tax credits and grants when there is reasonable assurance with regards to collections and assessments and that the Company will comply with the conditions associated to them.

6.11 Provisions, contingent liabilities and contingent assets:

Provisions are recognized when present legal or constructive obligations as a result of a past event will probably lead to an outflow of economic resources from the Company and amounts can be estimated reliably. Timing or amount of the outflow may still be uncertain. A present obligation arises from the presence of a legal or constructive commitment that has resulted from past events, for example, legal disputes, decommissioning, restoration and similar liabilities, or onerous contracts.

Provisions are measured at the estimated expenditure required to settle the present obligation, based on the most reliable evidence available at the reporting date, including the risks and uncertainties associated with the present obligation. Provisions are discounted when the time value of money is significant.

The Company's operations are governed by government environment protection legislation. Environmental consequences are difficult to identify in terms of amounts, timetable and impact. As of the reporting date, management believes that the Company's operations are in compliance with current laws and regulations. Site restoration costs currently incurred are negligible, given that the Company's operations are still in the exploration and evaluation stage. When the technical feasibility and commercial viability of extracting a mineral resource have been demonstrated, a restoration provision will be recognized in the cost of the mining property when there is constructive commitment that has resulted from past events, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and the amount of the obligation can be measured with sufficient reliability.

In those cases where the possible outflow of economic resources as a result of present obligations is considered improbable or remote, no liability is recognized, unless it was assumed in the course of a business combination.

As at December 31, 2017 and 2016 the Company had no contingent liabilities and therefore no provision was recorded in the annual financial statements.

All provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

6.12 Income taxes:

When applicable, tax expense recognized in profit or loss comprises the sum of deferred tax and current tax not recognized directly in equity.

However, since the Company is in the exploration phase and has no taxable income, tax expense recognized in profit or loss is currently comprise only of deferred tax.

Current income tax assets and/or liabilities comprise those obligations to, or claims from, fiscal authorities relating to the current or prior reporting periods, that are unpaid at the reporting date. Current tax is payable on taxable profit, which differs from profit or loss in the financial statements. Calculation of current tax is based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

Deferred income taxes are calculated using the liability method on temporary differences between the carrying amounts of assets and liabilities and their tax bases. However, deferred tax is not provided on the initial recognition of goodwill, or on the initial recognition of an asset or liability unless the related transaction is a business combination or affects tax or accounting profit.

Deferred tax assets and liabilities are calculated, without discounting, at tax rates that are expected to apply to their respective period of realization, provided they are enacted or substantively enacted by the end of the reporting period.

Deferred tax assets are recognized to the extent that it is probable that the underlying tax loss or deductible temporary difference will be utilized against future taxable income. This is assessed based on the Company's forecast of future operating results, adjusted for significant non-taxable income and expenses and specific limits on the use of any unused tax loss or credit. Deferred tax liabilities are always provided for in full.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

6. Significant accounting policies (continued):

6.12 Income taxes (continued):

Deferred tax assets and liabilities are offset only when the Company has a right and intention to set off current tax assets and liabilities from the same taxation authority.

Changes in deferred tax assets or liabilities are recognized as deferred income tax in profit or loss, except where they relate to items that are recognized directly in equity, in which case the related deferred tax is also recognized in equity.

Under the provisions of tax legislation relating to flow-through shares, the Company is required to renounce its right to tax deductions for expenses related to exploration activities to the benefit of the investors. When the Company has renounced to its tax deductions and has incurred its admissible expenditures, the sale of tax deductions is recognized in profit or loss as a reduction to deferred tax expense.

6.13 Leases:

Leases are classified as finance leases if they transfer to the lessee substantially all the risks and rewards incidental to ownership. All other leases are classified as operating leases.

6.14 Equity:

Share capital represents the amount received on the issue of shares, less issuance costs, net of any underlying income tax benefit from these issuance costs.

If shares are issued following the exercise of share options, or warrants, this account also includes the charge previously accounted to the warrants and share options accounts. Furthermore, if shares are issued following the acquisition of mining property or other non-financial assets, shares are valued at fair value of mining property on the day the agreement was concluded.

6.15 Unit placements:

The funds from unit placement are allocated between shares and warrants using the relative fair value method. The fair value of the common shares is recognized in equity based on the share price at the date of issue. The fair value of the warrants is determined using the Black-Scholes valuation model and is recorded separately under "warrants".

6.16 Flow-through placements:

Issuance of flow-through shares represents in substance an issue of ordinary shares and the sale of the right to tax deductions to the investors. When the flow-through shares are issued, the sale of the right to tax deductions is deferred and presented as other liabilities in the statement of financial position. The proceeds received from flow-through placements are allocated between share capital and other liabilities using the residual method. Proceeds are first allocated to shares according to the quoted price of shares at the time of issuance and the residual proceeds, if any, are allocated to other liabilities. The liability component recorded initially on the issuance of shares is reversed on renouncement of the right to tax deductions to the investors and when eligible expenses are incurred and recognized in profit or loss in reduction of deferred income tax expense.

The proceeds received from flow-through units are allocated between share capital, warrants and the liability using the residual method. Proceeds are first allocated to shares according to the quoted price of existing shares at the time of issuance and the residual proceeds are allocated to warrants and to the liability, allocating a first amount to warrant measured at fair value using Black-Scholes model.

6.17 Other elements of equity:

Warrants and share options accounts include unrealized charges related to share options and warrants until they are exercised, if applicable. Contributed surplus includes compensation expense related to share options and warrants not exercised.

Deficit includes all current and prior year retained losses.

6.18 Equity-settled share-based compensation:

The Company has an equity-settled share-based compensation plan for its eligible directors, employees and consultants. The Company's plan is not cash-settled.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

6. Significant accounting policies (continued):

6.18 Equity-settled share-based compensation (continued):

All goods and services received in exchange for the grant of any share-based compensations are measured at their fair values, unless that fair value cannot be estimated reliably. If the Company cannot estimate reliably the fair value of the goods or services received, it must measure their value indirectly by reference to the fair value of the equity instruments granted.

For transactions with employees and with parties providing similar services, the Company evaluates the fair value of services received by reference to the fair value of equity instruments granted.

All equity-settled share-based compensation (except warrants to brokers) are ultimately recognized as an expense in the profit or loss with a corresponding credit to the Share options account. Equity-settled share-based compensation to brokers, in respect of an equity financing are recognized as issuance cost of the equity instruments with a corresponding credit to warrants, in equity.

If vesting periods or other vesting conditions apply, the expense is allocated over the vesting period, based on the best available estimate of the number of share options expected to vest. Non-market vesting conditions are included in assumptions about the number of options that are expected to become exercisable. Estimates are subsequently revised if there is any indication that the number of share options expected to vest differs from previous estimates. Any cumulative adjustment prior to vesting is recognized in the current period. No adjustment is made to any expense recognized in prior period if share options ultimately exercised are different to that estimated on vesting.

6.19 New standards and interpretations that have not yet been adopted:

At the date of authorization of these financial statements, certain new standards, amendments and interpretations to existing standards have been published by the International Accounting Standards Board (IASB) but are not yet effective, and have not been adopted early by the Company.

Management anticipates that all of the pronouncements will be adopted in the Company's accounting policy for the first period beginning after the effective date of pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Company's financial statements is provided below. Certain other new standards and interpretations have been issued but are not expected to have an impact on the Company's financial statements.

The following new standards, interpretations and amendments have been issued but are not yet effective and therefore have not been applied in preparing these financial statements:

(i) IFRS 9 - Financial Instruments:

In July 2014, the IASB published IFRS 9 which replaces IAS 39, Financial Instruments: Recognition and Measurement (IAS 39). IFRS 9 introduces improvements which include a logical model for classification and measurement of financial assets, a single, forward-looking "expected loss" impairment model and a substantially-reformed approach to hedge accounting. IFRS 9 is effective for annual reporting periods beginning on or after January 1, 2018. Earlier application is permitted. The application of this new standard will not have significant impact on the financial statements.

7. Interests in subsidiaries:

The Company's consolidated financial statements include one subsidiary with a material NCI.

	Proportion of ownership		
	interest and voting rights	Total Comprehensive Loss	
Name	held by NCI	allocated to NCI	Accumulated NCI
Zencig	30%	(332)	(154,773)

No dividends were paid to the NCI during the years ended December 31, 2017 and 2016.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

7. Interests in subsidiaries (continued):

Summarized financial information, before intragroup eliminations, is set out below:

	December 31 2017	December 31 2016
	\$	\$
Current assets	107	107
Non-current assets	-	-
Total assets	107	107
Current liabilities	95,569	96,676
Non-current liabilities	420,447	420,447
Total liabilities	516,016	517,123
Equity attributable to shareholders of the parent	(361,136)	(362,018)
Non-controlling interests	(154,773)	(155,105)

	December 31 2017	December 31	
		2016	
	\$	\$	
Net loss (income) and comprehensive loss (income) attributable to shareholders of the parent	(775)	(42,116)	
Net loss (income) and comprehensive loss (income) attributable to NCI	(332)	(18,050)	
Net loss and total comprehensive loss	(1,107)	(60,166)	

	December 31	December 31
	2017	2016
	\$	\$
Net cash used in operating activities	-	-
Net cash used in investing activities	-	-
Net cash from financing activities	-	-
Net cash inflow (outflow)		

8. Cash and cash equivalents:

	December 31	December 31	
	2017	2016	
	\$	\$	
Cash	245,310	69,951	
Cash in trust	44,226	126,968	
Guaranteed investment certificate, 0.9 % maturing in October 2018 is used as guarantee for credit card	15,000	-	
	304,536	196,919	

Funds reserved for exploration and evaluation expenditures

On December 15 and 21, 2017, the Company completed a flow-through private placement of \$212,500. The Company has until December 31, 2018 to incur eligible exploration and evaluation expenditures in order to comply with the requirements of flow-through private placement.

There is no guarantee that the Company's exploration and evaluation expenditures will qualify as Canadian exploration expenses, even if the Company is committed to taking all the necessary measures in this regard. Refusal of certain expenses by the tax authorities could have a negative tax impact for investors.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

9. Other receivables:

	December 31	December 31
	2017	2016
	\$	\$
Sales tax receivable	56,140	54,569
Other	45,573	19,257
	101,713	73,826

10. Loan to a non-related company:

	December 31	December 31
	2017	2016
	\$	\$
Loan to Cerro de Pasco Resources S.A. ⁽¹⁾	649,000	-
	649,000	-

⁽¹⁾ Summary of the Proposed Transaction with Cerro de Pasco Resources S.A.:

On November 9, 2017, the Company has entered into a merger agreement (the "Proposed Transaction") with Cerro de Pasco Resources S.A. ("Cerro"), a company incorporated under the laws of Peru, pursuant to which will result in a merger of Genius and Cerro de Pasco. Cerro's main asset is a 100% interest in the El Metalurgista Concession (where the so-called Quiulacocha Tailings and Excelsior Stockpile are located), located in Peru (the "Property").

Cerro de Pasco and Genius Properties shall effect the Proposed Transaction by merging Cerro de Pasco with a branch of Genius Properties to be established under Peruvian laws ("BranchCo"), such that existing security holders of Cerro de Pasco will become security holders of Genius Properties. In accordance with the terms of the Proposed Transaction, Genius Properties shall (i) issue a sufficient number of common shares of its share capital to allow the current shareholders of Cerro De Pasco ("Cerro Shareholders") to hold, after such issuance, in the aggregate, 75% (subject to an increase as described below) of the total number of common shares of the Corporation issued and outstanding after the Proposed Transaction and (ii) make a cash contribution in the form of a loan (the "Cash Contribution") to Cerro de Pasco in an aggregate amount of US\$2,500,000, of which US\$516,456 (CAD\$649,000) have already been made.

The Cash Contribution will be expended, based on the joint determination of Genius Properties and Cerro de Pasco (each acting reasonably), on the development of the Property, for metallurgical testing and to cover capital requirements related to community relations, permitting and general and administrative expenses.

The percentage of common shares to be held by the Cerro Shareholders may be increased pro rata if the Cash Contribution made by Genius Properties is of a total amount of less than US\$2,500,000.

As a result of the Proposed Transaction, the board of directors of Genius Properties shall be comprised of six directors, four of which will be appointed by Cerro de Pasco and two of which will be current directors of Genius Properties.

Spin-Off of Genius Properties:

As part of the Proposed Transaction, prior to issuing securities to the Cerro Shareholders, Genius Properties will spin off all of its current mining properties into a new wholly-owned Canadian subsidiary (the "Reorganization"). Genius Properties intends to continue the exploration and development of the Company's properties through this new subsidiary, to re-distribute the common shares of this subsidiary to its current shareholders and to list it on a stock exchange.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

10. Loan to a non-related company (continued):

Specific conditions related to the closing:

The specific conditions that must be met in relation to the closing of the Proposed Transaction are: (i) the completion of the Reorganization by Genius Properties; (ii) the approval of the Proposed Transaction by the board of directors and the shareholders of both parties; (iii) the approval of the Proposed Transaction by the Exchange; and (iv) the absence of material change in the business and operations of Cerro De Pasco and Genius Properties.

Certain Risks associated with the Proposed Transaction:

Under Peruvian mining regulations, a mining concession such as the Property is independent from the surface land on which it is located. Therefore, prior to the beginning of any reprocessing activity on the Property, an agreement will have to be reached with the owner of the surface land where the Property is located.

11. Marketable securities:

	December 31 2017		December 31 2016	
Shares of publicly traded companies	Number of shares	Amount	Number of shares	Amount
		\$		\$
BWR Exploration Inc.	-	-	200,000	10,000
Majescor Resources Inc.	-	-	625,000	46,875
	-	-	825,000	56,875

Investments in Black Widow Resources Inc.

On August 14, 2015, the Company signed an agreement for the disposition of the Vendôme-Sud property in exchange of 1,500,000 common shares of Black Widow Resources Inc. ("BWR"). The fair value of the 1,500,000 common shares of \$30,000 was determined using the closing price of \$0.02 at the date of signature of the agreement.

On September 30 ,2016, Black Widow Resources Inc. changed its name to BWR Exploration Inc.

During the year ended December 31, 2016, the Company sold 1,300,000 common shares of BWR for proceeds of \$72,395.

During the year ended December 31, 2017, the Company sold the remaining 200,000 common shares of BWR for proceeds of \$9,100.

Majescor Resources Inc.

On May 1, 2016, the Company signed an agreement for the disposition of the Montagne B property in exchange of 625,000 common shares of Majescor Resources Inc. ("MXJ") as described in Note 17. The fair value of the 625,000 common shares of \$30,000 was determined using the closing price of \$0.02 at the date of signature of the agreement.

During the year ended December 31, 2017, the Company sold all the 625,000 common shares of MJX for proceeds of \$60,415.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

12. Property and equipment:

	Office	Computer		N	achinery and	
	furnitures	equipment	Software	Building	equipment	Tota
	\$	\$	\$	\$	\$	9
st						
As at December 31, 2015	1,195	2,680	-	226,156	7,670	237,701
Acquisitions	-	-	-	-	-	-
Disposition	-	-	-	(226,156)	-	(226,156
Write-down	(1,195)	(2,680)	-	-	(7,670)	(11,545
As at December 31, 2016	-	-	-	-	-	-
Acquisitions	8,545	8,482	1,989	-	-	19,016
Disposition	-	-	-	-	-	-
Write-down	-	-	-	-	-	-
As at December 31, 2017	8,545	8,482	1,989	-	-	19,016
As at December 31, 2015 Depreciation Disposition	299 195 -	968 729 -	- -	12,250 9,224 (21,474)	1,485 1,249 -	15,002 11,397 (21,474
Write-down	(494)	(1,697)	-	-	(2,734)	(4,925
As at December 31, 2016 Depreciation	- 216	- 253	- 35	-	-	- 504
Disposition	210	255		-	-	504
Write-down	_				-	-
As at December 31, 2017	216	253	35	-	-	504
t book value						
As at December 31, 2016	-	_		-	-	-
,						

13. Trade accounts payable and other liabilities:

	December 31	December 31
	2017	2016
	\$	\$
Trade accounts payable and accrued liabilities:		
To a company controlled by a director and CEO	15,330	-
To a director and CEO	35,184	-
To a company controlled by a former director and former CEO (Director and CEO in 2016)	61,441	64,833
To a company controlled by the former CFO (CFO in 2017)	25,000	-
To a company controlled by the former CFO (CFO in 2016)	32,000	32,000
To a company controlled by a director	-	4,857
To a company in which a former director was a partner	-	35,407
Other	311,686	293,545
Part XII.6 tax	209,787	182,300
Source deductions and contributions	4,835	-
	695,263	612,942

14. Obligation under capital lease:

	December 31	December 31
	2017	2016
	\$	\$
Office equipment lease, 9.66% annual interest, maturing in December 2020	6,952	-
Less: current portion	(2,058)	-
	4,894	-

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

14. Obligation under capital lease (continued):

Minimum lease payments required in the next three years under capital lease are as follows:

	Capital	Interest	Payments
	\$		\$
2018	2,058	534	2,592
2019	2,218	374	2,592
2020	2,676	153	2,829
	6,952	1,061	8,013

The capital lease is secured by the underlying leased asset.

15. Share capital and warrants:

(a) Authorized:

The Company is authorized to issue an unlimited number of common shares without par value and an unlimited number of preferred shares, without par value, issuable in series.

On February 1st, 2017, in an effort to facilitate greater flexibility in pursuing its plans to advance its projects and to conclude any additional financings required by the Company, Genius Properties, completed a share consolidation on a basis of five pre-consolidation shares for one postconsolidation share. All references to common shares, warrants and share options in these consolidated financial statements have been adjusted to reflect consolidation.

(b) Issued and outstanding:

	Number	Amount
Balance as at December 31, 2015	17,097,077	9,152,333
Cancellation on acquisition assets	(6,000,000)	(900,000)
Issued for cash:		
Private placements (common shares)	888,000	138,263
Private placements (flow-through shares)	1,271,600	140,527
Issued as settlement of accounts payable and payment of expenses	4,102,400	828,020
Issued as finder's fees	320,000	80,000
Balance as at December 31, 2016	17,679,077	9,439,143
	Number	Amount
Balance as at December 31, 2016	Number 17,679,077	Amoun t \$ 9,439,143
		\$
		\$
Issued for cash:	17,679,077	\$ 9,439,143
Issued for cash: Private placement (common shares)	17,679,077 10,970,166	\$ 9,439,143 1,351,433

2017:

On January 3, 2017, as per the mineral property purchase amended agreement of January 3, 2017 (Note 17), the Company issued 800,000 common shares at a fair value of \$0.20 for a total value of \$160,000 as payment of exploration and evaluation expenditures for the acquisition of Mt Cameron property located in Nova Scotia.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

15. Share capital and warrants (continued):

(b) Issued and outstanding (continued):

2017 (continued):

On May 26, 2017, the Company concluded a private placement by issuing 5,541,666 units at a price of \$0.15 per unit for net proceeds of \$804,266 after deducting share issuance costs of \$26,984. No commission was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 5,541,666 common shares and 2,770,783 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until May 26, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$163,823 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

On April 5, 2017, the Company has entered into two option agreements to acquire a 100% interest in 128 mining claims of the Sakami Property and 78 mining claims of the Robelin Property, both located in Québec, by issuing on May 26, 2017, 6,000,000 common shares and 6,500,000 common shares respectively for a total value of \$2,500,000 (Note 17).

On December 8, 2017, the Company concluded a private placement by issuing 300,000 units at a price of \$0.15 per unit for net proceeds of \$41,376 after deducting share issuance costs of \$3,624. A commission of \$3,150 was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 300,000 common shares and 150,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until December 8, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$4,609 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)). As part of this private placement, the Company also issued a total of 21,000 broker warrants. Each broker warrant entitles its holder to purchase one common share at \$0.25 per share until December 8, 2018. These warrants have been recorded at a value of \$767 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)). As a result, the broker warrants were recorded under warrants and as share issuance costs as a reduction of share capital in the statement of changes in equity. Share issuance costs amounted to \$4,391 including the fair value of the broker warrants of \$767.

On December 15, 2017, the Company concluded a private placement by issuing 3,385,000 units at a price of \$0.15 per unit for net proceeds of \$500,604 after deducting share issuance costs of \$7,146. A commission of \$1,800 was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 3,385,000 common shares and 1,692,500 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until December 15, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$50,353 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

On December 15, 2017, the Company concluded a private placement by issuing 977,500 flow-through common shares at a price of \$0.20 per share for net proceeds of \$179,502 after deducting share issuance costs of \$15,998. A commission of \$13,640 was paid in connection with this private placement. An amount of \$39,100 representing the premium paid by the investors was recorded in liability related to flow-through shares based on the residual value method. As at December 31, 2017, The Company has the obligation to incur \$195,500 in exploration expenditures in its Québec mining properties no later than December 31, 2018.

On December 21, 2017, the Company concluded a private placement by issuing 1,577,000 units at a price of \$0.15 per unit for net proceeds of \$232,860 after deducting share issuance costs of \$3,690. A commission of \$1,200 was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 1,577,000 common shares and 788,500 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until December 21, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$28,922 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

On December 21, 2017, the Company concluded a private placement by issuing 85,000 flow-through common shares at a price of \$0.20 per share for net proceeds of \$16,821 after deducting share issuance costs of \$179. No commission was paid in connection with this private placement. An amount of \$3,400 representing the premium paid by the investors was recorded in liability related to flow-through shares based on the residual value method. As at December 31, 2017, The Company has the obligation to incur \$17,000 in exploration expenditures in its Québec mining properties no later than December 31, 2018.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

15. Share capital and warrants (continued):

(b) Issued and outstanding (continued):

2017 (continued):

On December 29, 2017, the Company concluded a private placement by issuing 166,500 units at a price of \$0.15 per unit for net proceeds of \$23,214 after deducting share issuance costs of \$1,761. A commission of \$1,499 was paid in connection with this private placement. Each unit consists of one common share and one-half warrant for a total of 166,500 common shares and 83,250 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until December 29, 2018. The Company may, at its option, accelerate the expiry date under certain conditions. These warrants have been recorded at a value of \$2,412 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

2016:

On January 19, 2016, the Company cancelled 6,000,000 common shares for a total consideration of \$900,000 for the acquisition of all the assets of Reiva as described below and in Note 4.

On April 5, 2016, as per the mineral property purchase agreement of March 21, 2016 and amended on May 4, 2016, the Company issued 1,284,000 common shares at a fair value of \$0.25 per share for a total value of \$321,000 as payment of exploration and evaluation expenditures for the acquisition of Dissimieux Lake property. In addition, the Company issued 184,000 common shares at a fair value of \$0.25 per share for a total value of \$46,000 as consulting fees. Of these 184,000 common shares, 100,000 common shares to be issued at a fair value of \$0.25 per share for a total value of \$425,000 was recorded during the year ended December 31, 2015. As result, the impact in earnings for the year ended December 31, 2016 was \$21,000. Finally, the Company issued 320,000 common shares at a fair value of 0.25 per share for a total value of \$80,000 as consulting fees from April 2016 to March 2017. As at December 31, 2016, \$60,440 is recorded as consulting fees and \$19,560 as prepaid expenses.

On May 30, 2016, as per the mineral property purchase agreement of May 4, 2016 (Note 17), the Company issued 1,000,000 common shares at a fair value of \$0.175 per share for a total value of \$175,000 as payment of exploration and evaluation expenditures for the acquisition of properties located in Nova Scotia.

On June 3, 2016, the Company issued 864,000 common shares at a fair value of \$0.175 per share for a total value of \$151,200 in settlement of accounts payable in the amount of \$216,000. No commission was paid in connection with this transaction. These settlements resulted in a gain of \$64,800 on settlement of accounts payable, in earnings.

On June 20, 2016, as per the mineral property purchase agreement of March 21, 2016 and amended on May 4, 2016, the Company issued 770,400 common shares at a fair value of \$0.175 per share for a total value of \$134,820 as payment of exploration and evaluation expenditures for the acquisition of Dissimieux Lake property.

On June 21, 2016, the Company concluded a private placement by issuing 580,000 units at a price of \$0.25 per unit for net proceeds of \$143,064 after deducting share issuance costs of \$1,936. No commission was paid in connection with this private placement. Each unit consists of one common share and one warrant for a total of 580,000 common shares and 580,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.50 until June 21, 2017. These warrants have been recorded at a value of \$50,978 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

On November 10, 2016, the Company concluded a private placement by issuing 60,000 units at a price of \$0.25 per unit for net proceeds of \$15,000. No share issuance costs were incurred and no commission was paid in connection with this private placement. Each unit consists of one common share and one warrant for a total of 60,000 common shares and 60,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.50 until November 10, 2017. These warrants have been recorded at a value of \$5,331 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

On December 9, 2016, the Company concluded a private placement by issuing 248,000 units at a price of \$0.25 per unit for net proceeds of \$58,453 after deducting share issuance costs of \$3,547. No commission was paid in connection with this private placement. Each unit consists of one common share and one warrant for a total of 248,000 common shares and 248,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.50 until December 9, 2017. These warrants have been recorded at a value of \$21,945 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

15. Share capital and warrants (continued):

(b) Issued and outstanding (continued):

2016 (continued):

On December 30, 2016, the Company concluded a private placement by issuing 1,271,600 flow-through common shares at a price of \$0.25 per share for net proceeds of \$248,553 after deducting share issuance costs of \$69,347. An amount of \$95,370 representing the premium paid by the investors was recorded in liability related to flow-through shares based on the residual value method. As part of this private placement, the Company also issued a total of 92,128 broker warrants. Each broker warrant entitles its holder to purchase one common share at \$0.25 per share until December 30, 2018. These warrants have been recorded at a value of \$12,656 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)). As a result, the broker warrants were recorded under warrants and as share issuance costs as a reduction of share capital in the consolidated statement of changes in equity. Share issuance costs amounted to \$82,003 including the fair value of the broker warrants of \$12,656. As at December 31, 2016, The Company has the obligation to incur \$317,900 in exploration expenditures in its Nova Scotia mining properties no later than December 31, 2017.

(c) Warrants:

The changes to the number of outstanding warrants granted by the Company and their weighted average exercise price are as follows:

	December 31 2017		December 31 2016	
	Number of outstanding warrants	Weighted average exercise price	Number of outstanding warrants	Weighted average exercise price
		\$. \$
Outstanding at beginning	3,543,636	0.45	2,623,508	0.45
Granted	5,506,083	0.25	980,128	0.48
Expired	(3,451,508)	0.46	(60,000)	1.10
Outstanding at end	5,598,211	0.25	3,543,636	0.45

The following table provides outstanding warrants information as at December 31, 2017:

		Outstar	nding warrants
	Number of		
	outstanding	Exercise	Remaining
Expiry date	warrants	price	life
		\$	(years)
May 26, 2018	2,770,833	0.25	0.4
December 8, 2018	171,000	0.25	0.9
December 15, 2018	1,692,500	0.25	1.0
December 21, 2018	788,500	0.25	1.0
December 29, 2018	83,250	0.25	1.0
December 30, 2018	92,128	0.25	1.0
	5,598,211	0.25	0.7

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

15. Share capital and warrants (continued):

(c) Warrants (continued):

The following table provides outstanding warrants information as at December 31, 2016:

		Outsta	nding warrants
	Number of		
	outstanding	Exercise	Remaining
Expiry date	warrants	price	life
		\$	(years)
June 7, 2017	2,000,000	0.25	0.4
June 21, 2017	580,000	0.50	0.5
June 29, 2017	163,508	0.25	0.5
June 29, 2017	400,000	1.50	0.5
November 10, 2017	60,000	0.50	0.9
December 9, 2017	248,000	0.50	0.9
December 30, 2018	92,128	0.25	2.0
	3,543,636	0.45	0.5

2017:

On May 26, 2017, the Company issued 2,770,833 warrants to shareholders who subscribed to 5,541,666 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until May 26, 2018. The value of the warrants was estimated at \$163,823 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.20
Expected volatility ⁽¹⁾	154.87%
Risk-free interest rate	0.71%
Expected life	1.0 year

On December 8, 2017, the Company issued 150,000 warrants to shareholders who subscribed to 300,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 8, 2018. The value of the warrants was estimated at \$4,609 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.16
Expected volatility ⁽¹⁾	92.85%
Risk-free interest rate	1.50%
Expected life	1.0 year

On December 8, 2017, the Company issued 21,000 warrants to broker. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 8, 2018. The value of the warrants was estimated at \$767 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.16
Expected volatility ⁽¹⁾	92.85%
Risk-free interest rate	1.50%
Expected life	1.0 year

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

15. Share capital and warrants (continued):

(c) Warrants (continued):

2017 (continued):

On December 15, 2017, the Company issued 1,692,500 warrants to shareholders who subscribed to 3,385,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 15, 2018. The value of the warrants was estimated at \$50,353 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.16
Expected volatility ⁽¹⁾	90.80%
Risk-free interest rate	1.55%
Expected life	1.0 year

On December 21, 2017, the Company issued 788,500 warrants to shareholders who subscribed to 1,577,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 21, 2018. The value of the warrants was estimated at \$28,922 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.16
Expected volatility ⁽¹⁾	105.39%
Risk-free interest rate	1.68%
Expected life	1.0 year

On December 29, 2017, the Company issued 83,250 warrants to shareholders who subscribed to 166,500 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 29, 2018. The value of the warrants was estimated at \$2,412 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

0.0%
\$0.16
89.12%
1.68%
1.0 year

2016:

On June 21, 2016, the Company issued 580,000 warrants to shareholders who subscribed to 580,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.50 per share until June 21, 2017. The value of the warrants was estimated at \$50,978 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.20
Expected volatility ⁽¹⁾	204.72%
Risk-free interest rate	0.60%
Expected life	1.0 year

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

15. Share capital and warrants (continued):

(c) Warrants (continued):

2016 (continued):

On November 10, 2016, the Company issued 60,000 warrants to shareholders who subscribed to 60,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.50 per share until November 10, 2017. The value of the warrants was estimated at \$5,331 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.25
Expected volatility ⁽¹⁾	195.41%
Risk-free interest rate	0.62%
Expected life	1.0 year

On December 9, 2016, the Company issued 248,000 warrants warrants to shareholders who subscribed to 248,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.50 per share until December 9, 2017. The value of the warrants was estimated at \$21,945 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.275
Expected volatility ⁽¹⁾	188.88%
Risk-free interest rate	0.74%
Expected life	1.0 year

On December 30, 2016, the Company issued 92,128 warrants to broker. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.25 per share until December 30, 2018. The value of the warrants was estimated at \$12,656 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	0.175\$
Expected volatility ⁽¹⁾	188.68%
Risk-free interest rate	0.74%
Expected life	2.0 years

(1) The volatility was determined by reference to historical data of the Company shares.

16. Share-based compensation:

(a) Share option plan:

The Company has a stock option plan whereby the Board of Directors, may grant to directors, officers or consultants of the Company, options to acquire common shares. The Board of Directors has the authority to determine the terms and conditions of the grant of options. The Board of Directors approved a "Rolling" stock option plan reserving a maximum of 10% of the shares of the Company at the time of the stock option grant, with a vesting period allowed of zero up to eighteen months, when the grant of option is made at market price, for the benefit of its directors, officers, employees and consultants. The Plan provides that no single person may hold options representing more than 5% of the outstanding common shares. The number of stock options granted to a beneficiary and the vesting period are determined by the Board of Directors.

The exercise price of any option granted under the Plan is fixed by the Board of Directors at the time of the grant and cannot be less than the market price per common share the day before the grant. The term of an option will not exceed five years from the date of grant. Options are not transferable and can be exercised while the beneficiary remains a director, an officer, an employee or consultant of the Company or up to twelve months after the beneficiary has left.

The options issued during the year ended December 31, 2016, were issued at a price higher to the closing price the day before the grant.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

16. Share-based compensation (continued):

(a) Share option plan (continued):

The changes to the number of outstanding share options granted by the Company and their weighted average exercise price are as follows:

		December 31 2017		December 31 2016
	Number of outstanding share options	Weighted average exercise price	Number of outstanding share options	Weighted average exercise price
		\$		\$
Outstanding at beginning	965,000	0.39	715,000	0.50
Granted	-	-	420,000	0.25
Forfeited	(805,000)	0.42	(170,000)	0.50
Outstanding at end	160,000	0.25	965,000	0.39
Exercisable at end	160,000	0.25	965,000	0.39

The following table provides outstanding share options information as at December 31, 2017:

Expiry date			Share option	ns outstanding
	Number of granted share options	Number of exercisable share options	Exercise price	Remaining life
			\$	(years)
September 9, 2021	160,000	160,000	0.25	3.7
	160,000	160,000	0.25	3.7

The following table provides outstanding warrants information as at December 31, 2016:

			Share option	ns outstanding
Expiry date	Number of granted share options	Number of exercisable share options	Exercise price	Remaining life
			\$	(years)
April 9, 2019	275,000	275,000	0.50	2.3
August 6, 2020	270,000	270,000	0.50	3.6
September 9, 2021	420,000	420,000	0.25	4.7
	965,000	965,000	0.39	3.7

2016:

On September 9, 2016, the Company granted 420,000 share options to officers, directors and consultants. The options are fully vested on the day of granting, in accordance with the share option plan. The options issued are exercisable at an exercise price of \$0.25 per share and expire on September 9, 2021. The fair value of the options was estimated at \$38,430 (\$0.0915 per option) using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.125
Expected volatility ⁽¹⁾	115.60%
Risk-free interest rate	0.71%
Expected life	5.0 years

(1) The volatility was determined in comparison with the volatility of comparable publicly traded companies.

For the year ended December 31, 2017, the share-based compensation recognized in the statement of comprehensive loss is \$0 (\$38,430 for the year ended December 31, 2016).

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

17. Exploration and evaluation expenditures:

Exploration and evaluation expenditures by properties are detailed as follows:

			December 31			December 31
			2017			2016
		Exploration &			Exploration &	
		evaluation			evaluation	
	Mining rights	expenditures	Total	Mining rights	expenditures	Total
	\$	\$	\$	\$	\$	\$
Precious metals:						
Blockhouse Gold	6,536	72,308	78,844	45,120	22,492	67,612
Kemptville	2,720	3,129	5,849	8,768	1,750	10,518
Chocolate Lake	1,692	-	1,692	9,813	-	9,813
Tancook Island	1,048	-	1,048	23,797	-	23,797
Leipsigate	-	2,336	2,336	7,522	-	7,522
Dares Lake	1,333	3,965	5,298	46,814	-	46,814
Gold River	500	-	500	1,636	-	1,636
Londonderry	-	-	-	19,626	-	19,626
Western Lake	-	-	-	17,991	-	17,991
Sakami	1,217,613	126,896	1,344,509	-	-	-
Robelin	1,304,725	13,500	1,318,225	-	-	-
Meaghers	2,430	-	2,430	-	-	-
Quiulacocha - Excelsior	-	23,092	23,092	-	-	-
Total precious metals	2,538,597	245,226	2,783,823	181,087	24,242	205,329
Industrial metals:						
Dissimieux Lake	573	1,810	2,383	455,820	14,449	470,269
Mount Cameron	180,880	41,232	222,112	126,515	4,290	130,805
Total industrial metals	181,453	43,042	224,495	582,335	18,739	601,074
Special metals:						
Montagne B (25%)	-	-	-	(1,785)	(4,750)	(6,535)
Total special metals	-		-	(1,785)	(4,750)	(6,535)
Grand total	2,720,050	288,268	3,008,318	761,637	38,231	799,868

Exploration and evaluation expenditures by nature are detailed as follows:

	December 31		
	2017		
	\$	\$	
Exploration and evaluation expenditures:			
Mining rights	2,720,050	761,637	
Exploration and evaluation expenditures			
Geochemistry	14,365	-	
Geology	65,407	7,476	
Geophysics	108,968	15,873	
Prospecting	12,915	-	
Drilling	68,961	13,982	
Environment & relation with the community	300	900	
General field expenses	17,352	-	
Grand total	3,008,318	799,868	

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

17. Exploration and evaluation expenditures (continued):

Montagne B:

On May 1st, 2016, the Company entered into an option agreement with Majescor Resources Inc. ("MJX") whereby MJX can acquire a 100% interest in the Montagne B property by making an initial cash payment of \$6,250 (paid), by issuing 625,000 common shares (issued) of MJX to the Company and by making a final cash payment of \$6,250 six months after the completion of a minimum private placement of \$200,000. The 625,000 common shares was estimated at a fair value of \$0,08 per share at the date of issuance (September 2, 2016) for a total of \$50,000. The total consideration received \$56,250 was recorded as a gain on disposal of mining properties. On October 25, 2016, MJX announced the termination of option agreement signed on May 1st, 2016. As at December 31, 2016, Genius Properties decided to not renew claims at their expiry.

Mine Lorraine - Gisement Blondeau:

On July 25, 2015, the Company entered into an agreement with Canadian Mining House, to acquire a 10% interest in 83 mining claims named Mine Lorraine-Gisement Blondeau property located in Québec in consideration of \$40,000 in cash payable no later than May 1, 2016 and by incurring a total of \$230,000 in exploration and evaluation expenditures by December 31, 2015. As at December 31, 2016, the Company incurred a total of \$235,000 in exploration and evaluation expenditures by the required cash payment of \$40,000 as at May, 1, 2016. Since, Genius Properties did not fulfill its obligations, the agreement to acquire an interest in the Mine Lorraine property has been cancelled.

Dissimieux Lake (Phosphate):

On March 21, 2016 and amended on May 4, 2016, the Company has entered into an option agreement with Jourdan Resources Inc., to acquire a 100% interest in 15 mining claims located in Dissimieux Lake Phosphate Titanium-REE's property, province of Québec, by issuing 1,200,000 common shares within 15 days following the date of the signature and a number of common shares equivalent to an amount of \$180,000 within 90 days following the signature. On April 5, 2016, the Company issued 1,200,000 common shares at a fair value of \$0.25 per share for a consideration of \$300,000. On June 20, 2016 the Company fulfilled its obligations by issuing 720,000 common shares at a fair value of \$0.175 (value of \$0.25 as per the agreement for \$180,000) per share for a consideration of \$126,000.

As part of the above agreement, the Company issued 134,400 common shares to a third party as transaction costs. On April 5, 2016, the Company issued 84,000 common shares common shares at a fair value of \$0.25 per share for a consideration of \$21,000 and on June 20, 2016 the Company issued 50,400 common shares common shares at a fair value of \$0.175 per share for a consideration of \$8,820.

Nova Scotia properties (Gold):

On May 4, 2016, the Company has entered into an option agreement with two prospectors, to acquire a 100% interest in 107 mining claims located in Nova Scotia by issuing 1,000,000 common shares (500,000 common shares for each prospector). In addition, the Company will issue 100,000 common shares common shares for each \$1,000,000 in exploration and evaluation expenditures incurred by Genius, subject to a maximum of 500,000 common shares. An additional 500,000 common shares will be issued if the Company completes a Feasibility Study. Nova Scotia properties consisted of the following properties: Blockhouse Gold (26 claims), Kemptville NS (10 claims), Chocolate Lake NS (6 claims), Dares Lake NS (6 claims) and Gold River NS (1 claim). The properties are subject to a 1.5% NSR of which two-thirds (2/3) may be purchased at any time by the Company for \$1,000,000.

On May 30, 2016, the Company issued 1,000,000 common shares at a fair value of \$0.175 per share for a consideration of \$175,000 and consequently the Company fulfilled its obligations.

On August 10, 2017, the Company acquired the Meaghers Property (243 claims) by staking claims.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

17. Exploration and evaluation expenditures (continued):

Mt Cameron Property (Graphite) :

On October 17, 2016, the Company has entered into an option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. to acquire a 80% interest in 82 mining claims located in Nova Scotia for the Mt Cameron Graphite Property, by issuing 600,000 common shares, by paying \$175,000 and by incurring \$1,000,000 of exploration expenditures over the next two years. As at December 31, 2016, the Company paid the amount of \$125.000. The properties are subject to a 3% NSR of which a (2.5%) may be purchased at any time by the Company for \$2,000,000.

On January 3, 2017 the Company amended its option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. The amount of cash payment had been reduced to \$125,000 instead of \$175,000 and the number of shares has been increased to 800,000 common shares instead of 600,000 common shares. The Company has issued 800,000 common shares to 21 Alpha Resources Inc. at a fair value of \$0.20 per share for a consideration of \$160,000.

Sakami Property (Gold):

On April 5, 2017, the Company has entered into an option agreement to acquire a 100% interest in 128 mining claims of the Sakami Property, located in Québec, by issuing 6,000,000 common shares. On May 26, 2017, the Company acquired 100% interest by issuing the 6,000,000 common shares at a fair value of \$0.20 per share for a consideration of \$,1,200,000. The property straddles the contact between Opinaca and La Grande geological sub-provinces over a distance of 35 km in the James Bay territory. The property are subject to a 2.0% NSR on production, of which half (1/2) may be purchased at any time by the Company for \$1,000,000. As at December 31, 2017, the Company holds 157 claims.

Robelin Property (Polymetallic):

On April 5, 2017, the Company has entered into an option agreement with 4 prospectors (one prospector is a former officer (CFO) and another prospector is a new officer (CEO)) to acquire a 100% interest in 78 mining claims of the Robelin Property, located in Québec, by issuing 6,500,000 common shares. On May 26, 2017, the Company acquired 100% interest by issuing the 6,500,000 common shares at a fair value of \$0.20 per share for a consideration of \$,1,300,000 (\$140,000 for a former officer (CFO) and \$500,000 for a new officer (CEO)). The Robelin Property is located 85 km East South East from the town of Kuujjuaq. The property are subject to a 2.0% NSR on production, of which half (1/2) may be purchased at any time by the Company for \$1,000,000.

Quiulacocha - Excelsior (Silver):

On June 12, 2017, the Company has entered into a proposed acquisition agreement completed on November 9, 2017 as a merger agreement with Cerro De Pasco Resources S.A.to acquire a 100% interest in Quiulacocha Tailings & Excelsior Stockpile Property, located in Peru. The details of the merger agreement are explained in note 10.

18. General and administrative expenses by nature:

General and administrative expenses recognized in the net loss of the year is as follows:

	December 31	December 31	
	2017	2016	
	\$	\$	
Selling and administrative expenses:			
Salaries and employee benefit expense	52,055	-	
Management and consulting fees	280,695	312,325	
Professional fees	203,094	80,367	
Business development	136,825	29,600	
Rent and office expenses	50,231	28,943	
Registration, listing fees and shareholders information	49,165	45,271	
Share-based payments	-	38,430	
Part XII.6 tax and other non-compliance penalty	27,487	91,586	
Depreciation of property and equipment	504	11,397	
Other	5,000	810	
	805,056	638,729	

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

19. Finance expenses:

Finance expenses recognized in the net loss of the year is as follows:

	December 31	December 31
	2017	2016
	\$	\$
Fines, penalties, bank charges & other interest	3,338	614
Interest on bank loan	-	11,955
Penalty on contract termination	(8,400)	-
Finance expense	(5,062)	12,569

20. Income taxes:

(a) Relationship between expected tax expense and accounting profit or loss:

The effective income tax rate of the Company differs from the combined federal and provincial income tax rate in Canada. This difference results from the following items:

	December 31	December 31	
	2017	2016	
	\$	\$	
Loss before income taxes	(3,814,600)	(1,111,411)	
Expected tax expense calculated using the combined federal and provincial income tax rate in Canada	26.80%	26.90%	
Expected income tax recovery	(1,022,313)	(298,970)	
Changes in unrecorded temporary differences	451,533	225,322	
Tax effect on flow-through shares	65,482	2,609	
Reversal of other liability related to flow-through shares	(95,370)	(53,820)	
Difference between deferred and statutory tax rates	5,986	-	
Change in deferred income tax rate	26,709	-	
Non-taxable gain on sale of investment	(1,694)	(7,636)	
Exchange loss on consolidation	-	(6,509)	
Difference on forcing tax rate of subsidiaries	80	4,272	
Non-deductible share-based payments	-	10,338	
Other non-deductible expenses	474,217	70,574	
Deferred income tax expense (recovery)	(95,370)	(53,820)	

(b) Composition of deferred income taxes expense (recovery) in the statement of comprehensive loss:

	December 31	December 31	
	2017	2016	
	\$	\$	
Inception and reversal of temporary differences	(549,710)	(227,931)	
Issuance of flow-through shares	65,482	2,609	
Changes in unrecorded temporary differences	451,533	225,322	
Difference between deferred and statutory tax rates	5,986	-	
Change in deferred income tax rate	26,709	-	
Reversal of other liability related to flow-through shares	(95,370)	(53,820)	
Deferred income tax expense (recovery)	(95,370)	(53,820)	

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

20. Income taxes (continued):

(c) Movement in recognized deferred tax assets and liabilities during the year:

		Recognized		
	December 31	in profit	Recognized	December 31
	2016	or loss	in equity	2017
	\$	\$	\$	\$
Exploration and evaluation assets	-	-	-	-
Marketable securities	-	-	-	-
Non-capital losses	-	-	-	-
	-	-	-	-
Recovery of liabilities related to flow-through shares	-	95,370	-	-
	-	95,370	-	-

		Recognized		
	December 31	in profit	Recognized	December 31
	2015	or loss	in equity	2016
	\$	\$	\$	\$
Exploration and evaluation assets	-	-	-	-
Marketable securities	-	-	-	-
Non-capital losses	-	-	-	-
	-	-	-	-
Recovery of liabilities related to flow-through shares	-	53,820	-	-
	-	53,820	-	-

(d) Unrecognized deductible temporary differences:

Unrecognized deductible differences for which the Company has not recognized a deferred tax asset are presented in the following tables. Deferred tax assets have not been recognized in respect of these items because it is not probable that future taxable profit will be available against which the Company can utilize benefits therefrom.

			December 31 2017			December 31 2016
	Federal	Québec	USA	Federal	Québec	USA
					\$	\$
Exploration and evaluation assets	1,974,877	1,974,877	-	1,038,442	1,038,442	-
Property and equipment	8,113	8,113	1,692	6,264	6,264	1,692
Marketable securities	-	-	-	-	-	-
Share issuance costs	110,093	110,093	-	110,585	110,585	-
Intangibles assets	187,500	187,500	158,343	187,500	187,500	158,343
Accrued liabilities	177,261	177,261	-	123,675	123,675	-
Non-capital losses carryforwards	5,853,847	5,836,463	353,326	4,976,281	4,968,667	354,433
	8,311,691	8,294,307	513,361	6,442,747	6,435,133	514,468

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

20. Income taxes (continued):

(e) Non-capital losses:

The Company has the following non-capital losses which are available to reduce income taxes in future periods, for which no deferred tax asset has been recognized in the consolidated statement of financial position, that can be carried over the following years:

	Federal	Québec	USA
	\$	\$	\$
2026	902,954	902,954	-
2027	567,970	567,970	-
2028	32,972	32,972	-
2029	24,984	24,984	-
2030	39,931	39,931	-
2031	45,934	45,934	-
2032	38,111	38,111	-
2033	237,274	237,274	-
2034	1,179,778	1,177,888	153,262
2035	1,371,063	1,367,896	195,810
2036	558,598	556,041	4,254
2037	854,278	844,508	-
	5,853,847	5,836,463	353,326

21. Supplemental cash flow information:

The Company entered into the following transactions which had no impact on the cash flows:

	December 31 2017	December 31 2016
	\$	2018
Non-cash financing activities:	·	•
Share capital issued in settlement of trade accounts payables	-	151,200
Shares issued as consulting fees	-	81,440
Share issuance costs in trade accounts payable and accrued liabilities	11,597	13,141
Shares issued as prepaid expenses	-	19,560
Broker warrants issued as a finder's fee	767	12,656
Non-cash investing activities:		
Property and equipment in trade accounts payable and accrued liabilities	8,871	-
Marketable securities received in consideration of disposal of mining rights	-	50,000
Shares cancelled on acquisition of assets	-	900,000
Shares issued as exploration and evaluation expenditures	2,660,000	630,820

22. Related party transactions:

Related parties include the Company's joint key management personnel. Unless otherwise stated, balances are usually settled in cash. Key management includes directors and senior executives. The remuneration of key management personnel includes the following expenses:

	December 31		
	2017		
	\$	\$	
Consulting fees	178,778	193,350	
Director's fees	30,748	-	
Professional fees	-	6,267	
Share-based compensation	-	32,940	
	209,526	232,557	

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

22. Related party transactions (continued):

In addition to the related party transactions presented elsewhere in these financial statements, the following is a summary of other transactions:

For the year ended December 31, 2017, there were no legal fees and share issuance costs charged by a company in which a director is a partner (\$9,081 for the year ended December 31, 2016). In addition, for the year ended December 31, 2016, the Company recorded a gain of \$32,630 on settlement of accounts payable. There were no trade accounts and other payables due to this related party as at December 31, 2017 (\$Nil as at December 31, 2016).

For the year ended December 31, 2017, legal fees, transaction costs and share issuance costs for a total amount of \$42,716 were charged by a company in which a former director is a partner (\$57,471 for the year ended December 31, 2016). There were no trade accounts and other payables due to this related party as at December 31, 2017 (\$35,407 as at December 31, 2016).

These transactions, entered into the normal course of operations, are measured at the exchange amount which is the amount of consideration established and agreed to by the related parties.

Unless otherwise stated, none of the transactions incorporated special terms and conditions and no guarantees were given or received. Outstanding balances are usually settled in cash.

23. Financial assets and liabilities:

The carrying amount and fair value of financial instruments presented in the consolidated statements of financial position related to the following classes of assets and liabilities:

		December 31		December 31
		2017		2016
	Carrying	Fair	Carrying	Fair
	amount	value	amount	value
	\$	\$	\$	\$
Financial assets				
Loans and receivables				
Cash and cash equivalents	304,536	304,536	196,919	196,919
Other receivables (excluding sales tax receivable)	45,573	45,573	19,257	19,257
Loan to a non-related company	649,000	649,000	-	-
	999,109	999,109	216,176	216,176
Financial assets				
Available-for-sale investments				
Manufacture to the term of the second term of				
Marketable securities	-	-	56,875	56,875
Marketable securities	-	-	56,875	56,875 56,875
		-	,	
Financial liabilities		-	,	
Financial liabilities Financial liabilities measured at amortized cost Trade accounts payable and accrued liabilities	- - 480,641	- - 480,641	,	

The fair value of cash and cash equivalents, other receivables, loan to a non-related company, trade accounts and accrued liabilities is comparable to its carrying amount given the short period to maturity, i.e. the time value of money is not significant.

The fair value of the marketable securities was calculated using the closing price for December 31, 2017 and December 31, 2016.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

23. Financial assets and liabilities (continued):

This hierarchy groups financial assets and liabilities into three levels based on the significance of inputs used in measuring the fair value of the financial assets and liabilities. The fair value hierarchy has the following levels:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities at the reporting date;
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (that is, derived from prices).
- Level 3: inputs for the assets or liabilities that are not based on observable market data (unobservable inputs).

The level within which the financial asset or liability is classified is determined based on the lowest level of significant input to the fair value measurement. The marketable securities were classified under level 1 in 2016.

The techniques and evaluation methods used to measure fair value were not changed compared to previous years.

24. Capital management policies and procedures:

The Company considers the items included in equity and long term loan as capital components.

The Company's capital management objectives are:

- to ensure the Company's ability to continue as a going concern;
- to increase the value of the assets of the business; and
- to provide an adequate return to shareholders of the Company.

These objectives will be achieved by identifying the right exploration projects, adding value to these projects and ultimately taking them through to production or sale and cash flow, either with partners or by the Company's own means.

The Company monitors capital on the basis of the carrying amount of equity. Capital for the reporting periods are presented in the statement of changes in equity.

The Company is not exposed to any externally imposed capital requirements except when the Company issues flow-through shares for which the amount should be used for exploration work. On December 15 and 21, 2017, the Company completed a flow-through private placement of \$212,500. As at December 31, 2017, the Company has the obligation to incur \$212,500 in exploration expenditures no later than December 31, 2018 in order to comply with the requirements of flow-through private placement.

The Company sets the amount of capital in proportion to its overall financing structure, i.e. equity and financial liabilities. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. The Company finances its exploration and evaluation activities principally by raising additional capital either through private placements or public offerings. When financing conditions are not optimal, the Company may enter into option agreements or other solutions to continue its exploration and evaluation activities or may slow its activities until conditions improve. No changes were made in the objectives, policies and processes for managing capital during the reporting periods.

	December 31	December 31
	2017	2016
	\$	\$
Obligation under capital lease	6,952	-
Equity	352,661	(344,251)
	359,613	(344,251)

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

25. Financial instrument risks:

The Company is exposed to various risks in relation to financial instruments. The main types of risks the Company is exposed to are credit risk and liquidity risk.

The Company manages risks in close cooperation with the board of directors. The Company focuses on actively securing short- to medium-term cash flows by minimizing the exposure to financial markets.

(a) Price risk:

The Company is exposed to equity securities price risk because of the marketable securities held by the Company. When trading its shares, unfavorable market conditions could result in the disposal of its listed shares at less than its value. As at December 31, 2017 and 2016, price risk is not considered significant.

(b) Credit risk:

Credit risk is the risk that the other party to a financial instrument fails to honour one of its obligations and, therefore, causes the Company to incur a financial loss.

The Company's maximum exposure to credit risk is limited to the carrying amount of financial assets at the reporting date.

The Company's management considers that all of the above financial assets that are not impaired or past due for each of the reporting dates are of good credit quality.

Credit risk of other receivables and cash and cash equivalents is considered negligible, since the counterparty which holds the cash and cash equivalents is a reputable bank with excellent external credit rating and the amount of other receivables is guaranteed.

None of the Company's financial assets are secured by collateral or other credit enhancements.

(c) Liquidity risk:

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

Liquidity risk management serves to maintain a sufficient amount of cash and to ensure that the Company has financing sources such as private and public investments for a sufficient amount.

During the year ended December 31, 2017, the Company has financed its acquisitions of mining rights, exploration expenditures and working capital needs through private financings consisting of issuance of shares and through long-term debt consisting of an obligation under capital lease (issuance of shares in 2016). Management estimates that the cash and cash equivalents as at December 31, 2017 will not be sufficient to meet the Company's needs for cash during the coming year.

Contractual maturities of financial liabilities (including capital and interest) are as follows:

				December 31 2017
	Less than		More than	
	1 year	1-5 years	5 years	Total
	\$	\$	\$	\$
Trade accounts payable and accrued liabilities	480,641	-	-	480,641
				December 31
				2016
	Less than		More than	
	1 year	1-5 years	5 years	Total
	\$	\$	\$	\$
Trade accounts payable and accrued liabilities	430,642	-	-	430,642

Trade accounts payable and accrued liabilities

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2017 and 2016 (in Canadian dollars)

25. Financial instrument risks (continued):

(d) Interest rate risk:

As at December 31, 2017 and 2016, the Company is not exposed to changes in market interest since all financial instruments are at fixed interest rates.

(e) Foreign currency risk:

As at December 31, 2017 and 2016, the Company is exposed to currency risk through fluctuations in the foreign exchange rate with respect to the following financial asset:

	December 31	December 31
	2017	2016
	\$	\$
Financial instruments denominated in USD		
Loan to a non-related company	500,000	-
Net exposure	500,000	-

Based on the above net exposure as at December 31, 2017 and assuming all other variables remain constant, a 10% depreciation or appreciation of the Canadian dollar against USD would result in a change of \$50,000 (\$0 in 2016) in the Company's comprehensive loss and changes in equity.

26. Lease:

On August 9, 2017, the Company entered into a lease agreement for office space located in Saint-Sauveur, Québec, Canada. This agreement is effective from September 1, 2017 and expire on August 31, 2020. The monthly payment is \$2,500.

The minimum annual lease payments are as follows:

	\$
2018	30,000
2019	30,000
2020	20,000

The Company's operating lease agreement do not contain any contingent rent clauses. None of the operating lease agreement contain renewal or purchase options on escalation clauses or any restrictions regarding dividends, further leasing or additional debt. No sublease payments or contingent rent payment were made or received. No sublease income is expected as all assets held under lease agreements are used exclusively by the Company.

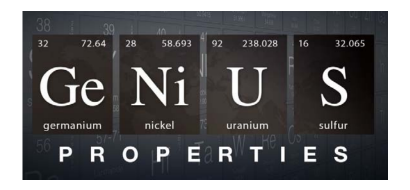
During the year ended December 31, 2017, an amount of \$2,575 has been recognized in the statement of comprehensive loss (\$Nil in 2016).

27. Subsequent events:

On March 8, 2018 the Company amended its option agreement with Mt Cameron Minerals Incorporated. The Company has to incur exploration expenditures as follows: \$500,000 on or before December 31, 2018 and \$500,000 on or before December 31, 2019 instead of \$500,000 on or before December 31, 2017 and \$500,000 on or before December 31, 2018.

In consideration for the postponement of the deadlines of one year to incur the exploration expenditures, the Company issued a total of 200,000 common shares on April 11, 2018 to shareholders of Mt Cameron Minerals Inc., at a deemed value of \$0.15 per common share. These common shares are subject to a hold period under applicable securities laws, which will expire four months and one day from the date of their issuance.

On April 6, 2018, the Company concluded a private placement by issuing 10,373,334 units at a price of \$0.15 per unit for gross proceeds of \$1,556,000. Each unit consists of one common share and one-half of a warrant for a total of 10,373,334 common shares and 5,186,667 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until April 6, 2019.



Consolidated Financial Statements

Years ended December 31, 2016 and 2015

Consolidated Financial Statements

Years ended December 31, 2016 and 2015

Indepe	dent Auditors' Report	1
Consol	dated Financial Statements	
Co	nsolidated Statements of Financial Position	3
Co	nsolidated Statements of Comprehensive Loss	4
Co	nsolidated Statements of Changes in Equity	5
	nsolidated Statements of Cash Flows	
		0
NO	es to Consolidated Financial Statements	
	Reporting entity	7
2	Going concern	7
:	Basis of preparation	7
4	Assets acquisition	9
į	Discontinued operations	9
6	Significant accounting policies	10
-	Interests in subsidiaries	17
8	Cash and cash equivalents	18
ę	Other receivables	18
1) Marketable securities	18
1	Property and equipment	19
1	2 Intangible assets	20
1	3 Trade accounts payable and other liabilities	20
1	l Bank loan	20
1	5 Share capital and warrants	20
1	S Share-based compensation	26
1	7 Exploration and evaluation expenditures	28
1	3 General and administrative expenses by nature	30
1	9 Finance expenses	31
2) Income taxes	31
2	Supplemental cash flow information	33
2		
2		
2		
2		
2		
-		ς,



Independent Auditor's Report

Raymond Chabot Grant Thornton LLP Suite 2000 National Bank Tower 600 De La Gauchetière Street West Montréal, Quebec H3B 4L8

To the Shareholders of Genius Properties Ltd.

Telephone: 514-878-2691 Fax: 514-878-2127 www.rcgt.com

We have audited the accompanying consolidated financial statements of Genius Properties Ltd., which comprise the consolidated statements of financial position as at December 31, 2016 and 2015 and the consolidated statements of comprehensive loss, the consolidated statements of changes in equity and the consolidated statements of cash flows for the years then ended, and a summary of significant accounting policies and other explanatory information.

Management's responsibility for the consolidated financial statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards (IFRS) and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

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

Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of Genius Properties Ltd. as at December 31, 2016 and 2015 and its financial performance and its cash flows for the years then ended in accordance with International Financial Reporting Standards (IFRS).

Emphasis of matter

Without modifying our opinion, we draw attention to Note 2 to the consolidated financial statements, which indicates the existence of material uncertainties that may cast significant doubt about the Company's ability to continue as a going concern.

Raymond Cholat Grant Thornton LLP

Montréal April 28, 2017

¹ CPA auditor, CA public accountancy permit no. A115879

Consolidated Statements of Financial Position

As at December 31, 2016 and 2015 (in Canadian dollars)

		December 31	December 31
	Note	2016	2015
Assets		\$	\$
Current assets:			
Cash and cash equivalents	8	196,919	210,301
Other receivables	9	73,826	128,887
Prepaid expenses		36,441	11,830
Total current assets		307,186	351,018
Non-current assets:			
Marketable securities	10	56,875	22,500
Property and equipment	11	-	222,699
Total non-current assets		56,875	245,199
Fotal assets		364,061	596,217
Current liabilities: Trade accounts payable and other liabilities Other liability related to flow-through financings Loan payable to a director, without interest	13 15	612,942 95,370 -	862,707 53,820 55,000
Bank loan	14	-	202,500
Total liabilities		708,312	1,174,027
Equity: Share capital	15	9,439,143	9,152,333
Shares to be issued (cancelled)	15	-	(875,000
Warrants	15	239,239	167,570
Share options	16	163,319	159,838
Contributed surplus		3,952,840	3,898,650
Deficit		(13,983,687)	(12,908,046
Total equity attributable to owners of the parent company		(189,146)	(404,655
Non-controlling interest		(155,105)	(173,155
Total equity		(344,251)	(577,810
Fotal liabilities and equity		364,061	596,217

Going concern, see Note 2.

The accompanying notes are an integral part of these consolidated financial statements.

These financial statements were approved and authorized for issue by the Board of Directors on April 28 2017.

(S) Guy Goulet	(S) Jimmy Gravel
Director	Director

Consolidated Statements of Comprehensive Loss

Years ended December 31, 2016 and 2015 (in Canadian dollars)

		December 31	December 31
	Note	2016	2015
Evenences		\$	\$
Expenses: Exploration and evaluation expenditures	17	799,868	282,701
General and administrative expenses	18	638,729	1,132,394
Gain on disposal of property and equipment	10	(25,318)	1,102,004
Write-off of property and equipment		6,620	
Gain on disposal of mining properties	17	(56,250)	(30,000)
Loss on cancellation on acquisition of assets	4	(30,230)	2,400,000
Operating loss before other expenses (revenues), income tax and loss from discontinued operations		1,363,649	3,785,095
		, ,	-, -,
Other expenses (revenues):		<i>.</i>	
Net change in fair value of marketable securities		(56,770)	20,381
Finance expense	19	12,569	25,711
Exchange loss (gain)		40	(190)
Gain on settlement of accounts payable	15	(107,901)	(56,208)
		(152,062)	(10,306)
Income tax:			
Tax income	20	(53,820)	(122,962)
		(53,820)	(122,962)
		(00,020)	(122,002)
Net loss from continuing operations	5	1,157,767	3,651,827
Net loss (earnings) from discontinued operations		(100,176)	1,104,182
Net loss and comprehensive loss		1,057,591	4,756,009
Net loss from continuing operations attributable to:			
Shareholders of Genius Properties Ltd.		1,157,767	3,651,827
Non-controlling interests		-	-
		1,157,767	3,651,827
Net loss (earnings) from discontinued operations attributable to:			
Shareholders of Genius Properties Ltd.		(82,126)	997,467
Non-controlling interests		(18,050)	106,715
			1,104,182
		(100,176)	1,104,102
Weighted average number of common shares outstanding		72,778,186	51,116,436
Basic and diluted loss (earnings) per share:			
Basic and diluted loss per share from continuing operations		0.02	0.07
Basic and diluted loss (earnings) per share from discontinued operation	ons	-	0.02
Basic and diluted loss per share:		0.02	
Basic and diluted loss per share:		0.02	0.09

The accompanying notes are an integral part of these consolidated financial statements.

Consolidated Statements of Changes in Equity

Years ended December 31, 2016 and 2015 (in Canadian dollars)

	Note	Number of shares outstanding	Share capital	Shares to be issued (cancelled)	Warrants	Share options	Contributed surplus	Deficit	Total attributable to the owners of the parent company	Non-controlling interest	Total
	Note	outstanding	capitai \$	(cancened)	vvarrants \$	options \$	surpius \$	Dencit \$	company \$	s	equity \$
Balance as at December 31 2015		85,485,410	9,152,333	(875,000)	167,570	159,838	3,898,650	(12,908,046)	(404,655)	(173,155)	(577,810)
Shares and units issued:											
Cancellation on acquisition of assets	4	(30,000,000)	(900,000)	900,000					-	-	-
Private placements	15	4,440,000	143,746		78,254				222,000	-	222,000
Flow-through private placement	15	6,358,000	222,530						222,530	-	222,530
As prepaid expenses	15	1,600,000	19,560						19,560	-	19,560
As a settlement of accounts payables	15	4,320,000	151,200						151,200	-	151,200
As payment of exploration and evaluation expenditures	15	15,272,000	630,820						630,820	-	630,820
As payment of consulting fees	15	920,000	106,440	(25,000)					81,440	-	81,440
Share issuance costs			(87,486)		12,656				(74,830)	-	(74,830)
Share options cancelled						(34,949)	34,949		-	-	-
Warrants expired					(19,241)		19,241		-	-	-
Share-based compensation	16					38,430			38,430	-	38,430
Transactions with owners		2,910,000	286,810	875,000	71,669	3,481	54,190	-	1,291,150	-	1,291,150
Net earnings (loss) and comprehensive loss for the year								(1,075,641)	(1,075,641)	18,050	(1,057,591)
Balance as at December 31 2016		88,395,410	9,439,143	-	239,239	163,319	3,952,840	(13,983,687)	(189,146)	(155,105)	(344,251)
			-		, i						
Balance as at December 31 2014		31,910,135	4,911,496	26,000	204,134	122,468	3,706,687	(8,258,752)	712,033	(66,440)	645,593
Shares issued:											
Acquisition of assets	4	30,000,000	3,300,000						3,300,000	-	3,300,000
Cancellation on acquisition of assets	4	00,000,000	0,000,000	(900,000)					(900,000)	-	(900,000)
Private placements	15	13,590,163	393,402	(000,000)	104,560				497,962	-	497,962
Flow-through private placement	15	2,691,900	80,775		2,493				83,268	-	83,268
Finder's fee	15	1,400,000	154,000						154,000	-	154,000
As a settlement of accounts payables	15	3,693,212	147,729						147,729	-	147,729
As payment of exploration and evaluation expenditures	15	2,000,000	160,000		40,000				200,000	-	200,000
As penalty for contract cancellation	15	200,000	26,000	(26,000)					-	-	-
As payment of consulting fees	15	-		25,000					25,000	-	25,000
Share issuance costs			(21,069)		1,276				(19,793)	-	(19,793)
Share options cancelled						(7,070)	7,070				-
Warrants expired					(184,893)		184,893		-	-	-
Share-based compensation	16					44,440			44,440	-	44,440
Transactions with owners		53,575,275	4,240,837	(901,000)	(36,564)	37,370	191,963	-	3,532,606	-	3,532,606
Net loss and comprehensive loss for the year								(4,649,294)	(4,649,294)	(106,715)	(4,756,009)
Balance as at December 31 2015		85,485,410	9,152,333	(875,000)	167,570	159,838	3,898,650	(12,908,046)	(404,655)	(173,155)	(577,810)

The accompanying notes are an integral part of these consolidated financial statements.

Consolidated Statements of Cash Flows

Years ended December 31, 2016 and 2015 (in Canadian dollars)

	Note	December 31	December 31 2015
	Note	2016 \$	2013
Operating activities:			
Net loss from continuing operations		(1,157,767)	(3,651,827)
Adjustments for:		(50.000)	(400.000)
Tax income Consulting fees paid through issuance of shares		(53,820) 81,440	(122,962) 25,000
Finder's fee paid through issuance of shares		01,440	154,000
Exploration and evaluation expenses paid through issuance of shares (units in 2015)		630,820	200,000
Write-off of receivables		809	- 200,000
Write-off of property and equipment		6,620	-
Depreciation of property and equipment	11	11,397	13,822
Gain on disposal of property and equipment		(25,318)	-
Gain on disposal of mining properties		(50,000)	(30,000)
Change in fair value of marketable securities		(56,770)	20,381
Gain on settlement of accounts payable		(107,901)	(56,208)
Loss on cancellation on acquisition of assets		-	2,400,000
Share-based compensation		38,430	44,440
Operating activities before changes in working capital items		(682,060)	(1,003,354)
Change in other receivables		39,477	(13,647)
Change in prepaid expenses		(5,051)	66,885
Change in trade accounts payable and accrued liabilities		97,146	404,499
Change in working capital items		131,572	457,737
Net cash used for operating activities of continuing operations		(550,488)	(545,617)
Net cash used for operating activities of discontinued operations	5	-	(85,766)
Cash flows used for operating activities		(550,488)	(631,383)
Financing activities:			
Proceeds from private placements	15	231,000	500,455
Proceeds from flow-through placement	15	317,900	134,595
Loan payable to a director		-	55,000
Repayment of loan payable to a director		(50,000)	-
Bank loan repayments	14	(202,500)	(22,500)
Share issuance costs	15	(61,689)	(19,793)
Net cash from investing activities of continuing operations		234,711	647,757
Net cash from investing activities of discontinued operations		-	-
Cash flows from financing activities		234,711	647,757
Investing activities:			
Acquisition of property and equipment	11	-	(4,575)
Proceeds from disposal of marketable securities	10	72,395	-
Proceeds from disposal of property and equipment	11	230,000	-
Net cash from (used for) investing activities of continuing operations		302,395	(4,575)
Net cash used for investing activities of discontinued operations	5	-	(124,353)
Cash flows from (used for) investing activities		302,395	(128,928)
Net change in cash and cash equivalents		(13,382)	(112,554)
Cash and cash equivalents, beginning of year		210,301	322,855
Cash and cash equivalents, end of year		196,919	210,301
Interest paid Additional disclosures of cash flows information (Note 21)		(11,955)	(17,311)

Additional disclosures of cash flows information (Note 21).

The accompanying notes are an integral part of these consolidated financial statements.

Notes to Consolidated Financial Statements

Years ended December 31, 2016 and 2015 (in Canadian dollars)

1. Reporting entity:

Genius Properties Ltd. and its subsidiaries (hereafter the "Company" or "Genius Properties" or "GNI") is engaged in the acquisition and exploration of mineral properties, in the distribution of consumable products and the development of a geo-localisation software through its subsidiaries, created during 2014. In 2015, the Company decided to abandon the distribution of consumable products and the development of a geo-localisation software to concentrate its effort in the acquisition and exploration of mineral properties.

Genius Properties is a company domiciled in Canada. Genius Properties was incorporated on June 6, 2003 under the *Business Corporations Act* (*Alberta*). Genius Properties is a public company listed on the Canadian Securities Exchange ("CSE") and its trading symbol is "GNI".

The Company's head office, which is also the main establishment is located at 1000 Sherbrooke Street West, suite 2700, Montréal, Québec, Canada H3A 3G4 and its web site is www.geniusproperties.ca.

2. Going concern:

The accompanying consolidated financial statements have been prepared on the basis of the a going concern assumption meaning the Company will be able to realize its assets and discharge its liabilities in the normal course of business. In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, 12 months from the end of the reporting period.

Management is aware, in making its assessment, of material uncertainties related to events and conditions that may cast a significant doubt on the Company's ability to continue as a going concern and, accordingly, the appropriateness of the use of accounting principles applicable to a going concern. These financial statements do not reflect the adjustments to the carrying values of assets and liabilities, expenses and financial position classifications that would be necessary if the going concern assumption was not appropriate. These adjustments could be material.

For the year ended December 31, 2016, the Company recorded a net loss of \$1,057,591 (\$4,756,009 in 2015) and has an accumulated deficit of \$13,983,687 as at December 31, 2016 (\$12,908,046 as at December 31, 2015). Besides the usual needs for working capital, the Company must obtain funds to enable it to meet the timelines of its exploration programs and to pay its overhead and administrative costs. The Company has not yet determined whether its mineral properties contain mineral deposits that are economically recoverable. The Company has not yet generated income nor cash flows from its operations. The recovery of the cost of exploration and evaluation assets as well as other tangible and intangible assets, is subject to certain conditions: the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to continue the exploration, evaluation, development, construction and ultimately disposal of these assets. As at December 31, 2016, the Company had a negative working capital of (\$401,126) ((\$823,009) as at December 31, 2015) consisting of cash and cash equivalents of \$196,919 (\$210,301 as at December 31, 2015). Management believes that these funds will not be sufficient to meet the obligations and liabilities of the Company. These uncertainties cast significant doubt regarding the Company's ability to continue as a going concern. Any funding shortfall may be met in the future in a number of ways, including but not limited to, the issuance of new equity instruments. During the year ended December 31, 2016, the Company has raised \$548,900 from private placements to fund exploration works and working capital. While management has been successful in raising financing in the past, there is no assurance that it will succeed in obtaining additional financing in the future.

3. Basis of preparation:

3.1 Statement of compliance:

These annual consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards ("IFRS"). The accounting policies applied in these consolidated financial statements are based on IFRS issued and in effect as at year end. On April 28, 2017 the Board of Directors approved, for issuance, these consolidated financial statements.

3.2 Basis of measurement:

The consolidated financial statements have been prepared on the historical cost basis except for where IFRS requires recognition at fair value.

3.3 Basis of consolidation:

A subsidiary is an entity over which the Company has control. The Company controls an entity when the group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is acquired and de-consolidated from the date that control ceases.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The subsidiaries have a reporting date of December 31. The Company attributes total comprehensive loss of subsidiaries between the owners of the parent and the non-controlling interests based on their respective ownership interests. All intra-group transactions and balances are eliminated in full on consolidation.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

3. Basis of preparation (continued):

3.3 Basis of consolidation (continued):

	Jurisdiction of	% of
Subsidiary	Incorporation	Ownership
Zippler Inc. ("Zippler")	Canada	100%
Zencig Corp. ("Zencig")	USA	70%

3.4 Functional and presentation currency:

Items included in the financial statements of each of the GNI's entities are measured using the currency of the primary economic environment in which those entities operate ("the functional currency"). The consolidated financial statements are presented in Canadian dollars, which is Genius Properties functional and presentation currency.

3.5 Use of estimates and judgements:

The preparation of the consolidated financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

(a) Significant management judgment:

The following are significant management judgments in applying the accounting policies of the Company that have the most significant effects on the financial statements.

Going concern

The assessment of the Company's ability to continue as a going concern and to raise sufficient funds to pay for its ongoing operating expenditures, meets its liabilities for the ensuing year, and to fund planned and contractual exploration programs, involves significant judgment based on historical experience and other factors including expectation of future events that are believed to be reasonable under the circumstances. See Note 2 for more information.

Recognition of deferred income tax assets and measurement of income tax expense

Management continually evaluates the likelihood that its deferred tax assets could be realized. This requires management to assess whether it is probable that sufficient taxable income will exist in the future to utilize these losses within the carry-forward period. By its nature, this assessment requires significant judgment. To date, management has not recognized any deferred tax assets in excess of existing taxable temporary differences expected to reverse within the carry-forward period (see Note 6).

(b) Estimation uncertainty:

Information about estimates and assumptions that have the most significant effect on recognition and measurement of assets, liabilities and expenses is provided below. Actual results may be substantially different.

Impairment test of property and equipment

Determining if there are any facts and circumstances indicating impairment loss or reversal of impairment, losses are a subjective process involving judgment and a number of estimates and interpretations in many cases. When an indication of impairment loss or a reversal of an impairment loss exists, the recoverable amount of the individual asset must be estimated. If it is not possible to estimate the recoverable amount of the cash-generating unit to which the asset belongs must be determined.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

3. Basis of preparation (continued):

3.5 Use of estimates and judgements (continued):

(b) Estimation uncertainty (continued):

Share-based compensation

The estimation of share-based compensation costs requires the selection of an appropriate valuation model and data and consideration as to the volatility of the Company's own share, the probable life of share options and warrants granted and the time of exercise of those share options and warrants. The model used by the Company is the Black-Scholes valuation model (see Note 16).

Provision and contingent liabilities

Judgments are made as to whether a past event has led to a liability that should be recognized in the consolidated financial statements or disclosed as a contingent liability. Quantifying any such liability often involves judgments and estimations. These judgments are based on a number of factors including the nature of the claims or dispute, the legal process and potential amount payable, legal advice received, previous experience and the probability of a loss being realized. Several of these factors are source of estimation uncertainty.

4. Assets acquisition:

4.1 Reiva:

On May 26, 2015, the Company acquired from an arm's-length third party certains the assets of Reiva, composed primarily of a portfolio of proprietary brands and exclusive recipes of natural and functional beverages and related products.

All assets were purchased by the issuance of 30,000,000 common shares of the Company at a deemed value of \$0.11 per share for a total value of \$3,300,000. The common shares issued were subject to a thirty-six (36) month escrow, in accordance with CSE policies and applicable securities regulation.

On October 27, 2015, the parties agreed to cancel the agreement signed on May 26, 2015 and return to Treasury the 30,000,000 common shares issued previously. These common shares were returned to Treasury in January 2016 and are presented as shares to be cancelled as at December 31, 2015. Share capital was reduced by \$900,000 representing the fair value of the 30,000,000 common shares at the date of the cancellation and the Company recorded a loss on cancellation on acquisition of assets in the consolidated statements of comprehensive loss of \$2,400,000.

5. Discontinued operations:

On November 11, 2015, the Company anounced that it would discontinued the distribution of consumable products under its subsidiary Zencig and the development of a geo-localisation sofware under its subsidiary Zippler to concentrate its effort on the acquisition and exploration of mineral properties.

The revenues and expenses related to the discountinued operations were separed from the Company's continuing operations activities and are presented on a separate line in the consolidated statement of comprehensive loss.

The following table shows the net loss (earnings) from discontinued operations:

				December 31 2016
	Genius	Zencig	Zippler	Total
	\$	\$	\$	\$
Expenses				
General and administrative expenses	-	4,254	-	4,254
Gain on settlement of accounts payable	_	(45,277)	(39,388)	(84,665)
Operating loss before other revenues	-	(41,023)	(39,388)	(80,411)
Other revenues				
Exchange gain	-	(19,143)	(622)	(19,765)
	-	(19,143)	(622)	(19,765)
Net earnings and comprehensive income	-	(60,166)	(40,010)	(100,176)

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

5. Discontinued operations (continued):

				December 31 2015
	Genius	Zencig	Zippler	Total
	\$	\$	\$	\$
Expenses				
General and administrative expenses	-	198,743	53,350	252,093
Write-off of inventories	287,991	-	-	287,991
Write-off of intangibles	190,000	158,343	211,779	560,122
Operating loss before other expenses (revenues)	477,991	357,086	265,129	1,100,206
Other expenses (revenues)				
Financial expenses	-	409	319	728
Exchange loss (gain)	-	(1,780)	5,028	3,248
	-	(1,371)	5,347	3,976
Net loss and comprehensive loss	477,991	355,715	270,476	1,104,182

6. Significant accounting policies:

The accounting policies set out below have been applied consistently to all years presented in these consolidated financial statements and in preparing the statements of financial position, unless otherwise indicated.

6.1 Non-controlling interests:

Non-controlling interests ("NCI") represent equity interests owned by outside parties. NCI maybe initially measured either at fair value or at the NCI's proportionate share of the recognized amounts of the acquirees identifiable net assets. The choice of measurement is made on a transaction by transaction basis. The share of net assets attributable to non-controlling interests is presented as a component of equity. Their share of net income and comprehensive income is recognized directly in equity. Total Comprehensive income of subsidiaires is attributed to the shareholders of the Company and to the NCI even if this results in the NCI having a deficit balance. Changes in the parent company's ownership interest that do not result in a loss of control are accounted for as equity transactions.

6.2 Foreign currency transactions and balances:

Foreign currency transactions are translated into the functional currency, using the exchange rates prevailing at the dates of the transactions (spot exchange rate). Foreign exchange gains and losses resulting from the settlement of such transactions and from the remeasurement of monetary items denominated in foreign currency at year-end exchange rates are recognized in the consolidated statement of comprehensive loss.

Non-monetary items are not re-translated at year-end and are measured at historical cost (translated using the exchange rates at the date of the transaction). Non-monetary items measured at fair value are translated using the exchange rates at the date when fair value was determined.

6.3 Segment disclosure:

The Company presents and discloses segmental information based on information that is regularly reviewed by the chief operating decisionmaker, i.e. the President and the Board of Directors.

The Company has only one operating segment which consist in the mining activities. All non-current assets are in Canada.

6.4 Financial instruments:

Financial assets and liabilities are recognized when the Company becomes a party to the contractual provisions of the financial instrument.

Financial assets are derecognized when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and all substantial risks and rewards are transferred.

A financial liability is derecognized when it is extinguished, discharged, cancelled or when it expires.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

6. Significant accounting policies (continued):

6.4 Financial instruments (continued):

The Company classifies its financial instruments by category according to their nature and their characteristics. Management determines the classification when the instruments are initially recognized, which is normally the date of the transaction.

Financial assets and financial liabilities are measured subsequently as described below.

(a) Financial assets:

For the purpose of subsequent measurement, financial assets are classified as loans and receivables and available-for-sale assets upon initial recognition.

All income and expenses relating to financial assets that are recognized in profit or loss are presented within finance expenses or financial income, if applicable.

• Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are recognized initially at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, loans and receivables are measured at amortized cost using the effective interest method, less any impairment losses. Discounting is omitted if its effect is not significant.

Loans and receivables comprise cash and cash equivalents and other receivables (excluding sales tax receivable).

• Financial assets at fair value through profit or loss:

A financial asset or liability is classified in this category if acquired principally for the purpose of selling or repurchasing in the short term. Derivatives are also included in this category unless they are designated as hedges.

Warrants within marketable securities are classified as financial assets at fair value through profit or loss. They are initially recognized at fair value. Transaction costs are expensed in the consolidated statements of comprehensive loss.

Gains and losses arising from changes in fair value are presented in the consolidated statements of comprehensive loss in the period in which they arise. Financial assets and liabilities at fair value through profit or loss are classified as current except for the portion expected to be realized or paid beyond twelve months of the consolidated statement of financial position date, which is classified as non-current.

Available-for-sale financial assets

Available-for-sale financial assets are non-derivative financial assets that are designated as available-for-sale and that are not classified in any of the previous categories.

Shares of publicly traded companies within marketable securities are classified as available-for-sale financial assets. They are initially recognized at fair value plus any directly attributable transaction costs.

Subsequent to initial recognition, they are measured at fair value and changes therein, other than impairment losses are recognized in other comprehensive loss and presented within equity in accumulated other comprehensive loss. When an investment is derecognized, the cumulative gain or loss in other comprehensive loss is transferred to profit or loss. Impairment loss is recognized in the statement of loss.

Investments in publicly traded companies are recorded at fair value based on quoted closing prices at the statement of financial position date. Unrealized gains and losses are recorded in other comprehensive loss.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

6. Significant accounting policies (continued):

6.4 Financial instruments (continued):

(b) Financial liabilities:

Financial liabilities are measured initially at fair value plus transactions costs.

The Company's financial liabilities include trade accounts payable and accrued liabilities (except Part XII.6 tax), bank loan and loan payable to a director.

Financial liabilities are measured subsequently at amortized cost using the effective interest method. All interest related charges are reported within finance expenses, if applicable.

6.5 Impairment of financial assets:

All financial assets are subject to review for impairment at least at each reporting date. Financial assets are impaired when there is an objective evidence that a financial asset or a group of financial assets is impaired.

Objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty;
- a breach of contract such as a default or delinquency in interest or principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial reorganization.

If such evidence exists, the Company recognizes an impairment loss, as follows:

• Financial assets carried at amortized cost:

The loss is the difference between the amortized cost of the loan or receivable and the present value of the estimated future cash flows, discounted using the instrument's original effective interest rate. The carrying amount of the asset is reduced by this amount either directly or indirectly through the use of an allowance account.

Impairment losses on financial assets carried at amortized cost are reversed in subsequent periods if the amount of the loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized.

Available for sale financial assets:

The impairment loss is the difference between the original cost of the asset and its fair value at the measurement date, less any impairment losses previously recognized in the consolidated statement of comprehensive loss. This amount represents the cumulative loss in accumulated other comprehensive loss that is reclassified to net loss. Impairment losses on available for sale assets are not reversed.

6.6 Basic and diluted loss per share:

Basic loss per share is calculated by dividing the loss attributable to common shareholders of the Company by the weighted average number of common shares outstanding during the period. Diluted earnings per share is calculated by adjusting loss attributable to common shareholders of the Company, and the weighted average number of common shares outstanding, for the effects of all dilutive potential common shares which include options and warrants. Dilutive potential common shares are deemed to have been converted into common shares at the average market price at the beginning of the period or, if later, at the date of issue of the potential common shares. The diluted loss per share is equal to the basic loss per share as a result of the anti-dilutive effect of the outstanding warrants and share options.

6.7 Cash and cash equivalents:

Cash and cash equivalent consist of cash, cash in trust and demand deposits, as well as other highly-liquid short-term investments, easily convertible in a known amount of cash and subject to negligible risk of value impairment.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

6. Significant accounting policies (continued):

6.8 Inventories:

Inventories are composed of consumable products which are valued at the lower of cost and net realizable value. The cost is determined using the average cost method. The cost of inventories include the acquisition cost and other costs incurred to bring the inventories to their present location and condition. Net realisable value is the estimated selling price in the ordinary course of business less any applicable selling expenses.

6.9 Property and equipment:

Property and equipment are held at cost less accumulated depreciation and accumulated impairment losses.

Cost includes all costs incurred initially to acquire or construct an item of property and equipment, costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management and costs incurred subsequently to add to or replace part thereof.

Recognition of costs in the carrying amount of an item of property and equipment ceases when the asset is in the location and condition necessary for it to be capable of operating in the manner intended by management.

Depreciation is recognized on a straight-line basis to write down the cost to its estimated residual value, with a constant charge over the useful life of the asset. Depreciation of an asset begins when it is available for use, i.e. when it is in the location and condition necessary for it to be capable of operating in the manner intended by management.

The estimated useful lives are as follows:

Asset	Period
Building	20 years
Machinery and equipment	5 years
Office equipment and furnitures	5 years
Computer equipment	3 years

The residual value, depreciation method and useful life of each asset are reviewed at least at each financial year-end.

The carrying amount of an item of property and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. The gain or loss arising from the derecognition of an item of property and equipment is included in profit or loss when the item is derecognized.

6.10 Intangible assets:

The Company intangible assets include a patent and technical specifications acquired. The original purchased cost incurred and the subsequent internal development costs are capitalized. Costs that are directly attributable to a project's development phase are recognised as intangible assets, provided they meet the following recognition requirements.

- The development costs can be measured reliably.
- The project is technically and commercially feasible.
- The Company intends to and has sufficient resources to complete the project.
- The Company has the ability to use or sell the software.
- The software will generate probable future economic benefits.

Development costs not meeting these criteria for capitalisation and expenditures on the research phase of the projects are expensed as incurred. Directly attributable costs include costs incurred on software development.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

6. Significant accounting policies (continued):

6.11 Impairment of non-financial assets:

Non-financial assets are reviewed for impairment if there is any indication that the carrying amount may not be recoverable. If any such indication is present, the recoverable amount of the asset is estimated in order to determine whether impairment exists. Impairment reviews for non-financial assets are carried out on a project-by-project basis, with each project representing a potential single cash generating unit. Where the asset does not generate cash flows that are independent from other assets, the Company estimates the recoverable amount of the asset group to which the asset belongs.

An asset's recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value, using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset or asset group is estimated to be less than its carrying amount, the carrying amount is reduced to the recoverable amount. Impairment is recognized immediately in the consolidated statement of comprehensive loss. Where an impairment subsequently reverses, the carrying amount is increased to the revised estimate of recoverable amount but only to the extent that this does not exceed the carrying value that would have been determined if no impairment had previously been recognized.

6.12 Exploration and evaluation expenditures:

All of the Company's projects are currently in the exploration and evaluation phase.

Exploration and evaluation expenditures are costs incurred in the course of initial search of mineral deposits before the technical feasibility and commercial viability of the extraction have been demonstrated.

The costs directly related to the acquisition of the mineral property rights and the exploration expenditures incurred during the exploration and evaluation phase are expensed.

The Company will capitalize its exploration expenditures under property and equipment once technical feasibility and commercial viability of extracting a mineral resource are demonstrated. To date, neither the technical feasibility nor the commercial viability of a mineral resource has been demonstrated.

Although the Company has taken steps to verify title to the mining properties in which it holds an interest, in accordance with industry practices for the current stage of exploration and development of such properties, these procedures do not guarantee the validity of the Company's titles. Property titles may be subject to unregistered prior agreements and non-compliance with regulatory requirements.

• Disposal of interest in connection with the option agreement:

On the disposal of interest in connection with an option agreement, the Company does not recognize expenses related to the exploration and evaluation performed on the property by the acquirer. In addition, the amounts received directly from the acquirer are recognized as a gain on the disposal of mining properties in the consolidated statement of comprehensive loss.

• Refundable tax credits and grants for mining exploration and evaluation expenditures:

The Company is entitled to a refundable tax credit and grants on qualified mining exploration and evaluation expenditures incurred and on mining duties credits. The credits and grants are accounted for against the exploration and evaluation expenditures incurred based on estimates made by management. The Company records those tax credits and grants when there is reasonable assurance with regards to collections and assessments and that the Company will comply with the conditions associated to them.

6.13 Provisions, contingent liabilities and contingent assets:

Provisions are recognized when present legal or constructive obligations as a result of a past event will probably lead to an outflow of economic resources from the Company and amounts can be estimated reliably. Timing or amount of the outflow may still be uncertain. A present obligation arises from the presence of a legal or constructive commitment that has resulted from past events, for example, legal disputes, decommissioning, restoration and similar liabilities, or onerous contracts.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

6. Significant accounting policies (continued):

6.13 Provisions, contingent liabilities and contingent assets (continued):

Provisions are measured at the estimated expenditure required to settle the present obligation, based on the most reliable evidence available at the reporting date, including the risks and uncertainties associated with the present obligation. Provisions are discounted when the time value of money is significant.

The Company's operations are governed by government environment protection legislation. Environmental consequences are difficult to identify in terms of amounts, timetable and impact. As of the reporting date, management believes that the Company's operations are in compliance with current laws and regulations. Site restoration costs currently incurred are negligible, given that the Company's operations are still in the exploration and evaluation stage. When the technical feasibility and commercial viability of extracting a mineral resource have been demonstrated, a restoration provision will be recognized in the cost of the mining property when there is constructive commitment that has resulted from past events, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and the amount of the obligation can be measured with sufficient reliability.

In those cases where the possible outflow of economic resources as a result of present obligations is considered improbable or remote, no liability is recognized, unless it was assumed in the course of a business combination.

As at December 31, 2016 and 2015 the Company had no contingent liabilities and therefore no provision was recorded in the annual financial statements.

All provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

6.14 Income taxes:

When applicable, tax expense recognized in profit or loss comprises the sum of deferred tax and current tax not recognized directly in equity.

However, since the Company is in the exploration phase and has no taxable income, tax expense recognized in profit or loss is currently comprise only of deferred tax.

Current income tax assets and/or liabilities comprise those obligations to, or claims from, fiscal authorities relating to the current or prior reporting periods, that are unpaid at the reporting date. Current tax is payable on taxable profit, which differs from profit or loss in the financial statements. Calculation of current tax is based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

Deferred income taxes are calculated using the liability method on temporary differences between the carrying amounts of assets and liabilities and their tax bases. However, deferred tax is not provided on the initial recognition of goodwill, or on the initial recognition of an asset or liability unless the related transaction is a business combination or affects tax or accounting profit.

Deferred tax assets and liabilities are calculated, without discounting, at tax rates that are expected to apply to their respective period of realization, provided they are enacted or substantively enacted by the end of the reporting period.

Deferred tax assets are recognized to the extent that it is probable that the underlying tax loss or deductible temporary difference will be utilized against future taxable income. This is assessed based on the Company's forecast of future operating results, adjusted for significant non-taxable income and expenses and specific limits on the use of any unused tax loss or credit. Deferred tax liabilities are always provided for in full.

Deferred tax assets and liabilities are offset only when the Company has a right and intention to set off current tax assets and liabilities from the same taxation authority.

Changes in deferred tax assets or liabilities are recognized as deferred income tax in profit or loss, except where they relate to items that are recognized directly in equity, in which case the related deferred tax is also recognized in equity.

Under the provisions of tax legislation relating to flow-through shares, the Company is required to renounce its right to tax deductions for expenses related to exploration activities to the benefit of the investors. When the Company has renounced to its tax deductions and has incurred its admissible expenditures, the sale of tax deductions is recognized in profit or loss as a reduction to deferred tax expense.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

6. Significant accounting policies (continued):

6.15 Leases:

Leases are classified as finance leases if they transfer to the lessee substantially all the risks and rewards incidental to ownership. All other leases are classified as operating leases.

6.16 Equity:

Share capital represents the amount received on the issue of shares, less issuance costs, net of any underlying income tax benefit from these issuance costs.

If shares are issued following the exercise of share options, or warrants, this account also includes the charge previously accounted to the warrants and share options accounts. Furthermore, if shares are issued following the acquisition of mining property or other non-financial assets, shares are valued at fair value of mining property on the day the agreement was concluded.

6.17 Unit placements:

The funds from unit placement are allocated between shares and warrants using the relative fair value method. The fair value of the common shares is recognized in equity based on the share price at the date of issue. The fair value of the warrants is determined using the Black-Scholes valuation model and is recorded separately under "warrants".

6.18 Flow-through placements:

Issuance of flow-through shares represents in substance an issue of ordinary shares and the sale of the right to tax deductions to the investors. When the flow-through shares are issued, the sale of the right to tax deductions is deferred and presented as other liabilities in the statement of financial position. The proceeds received from flow-through placements are allocated between share capital and other liabilities using the residual method. Proceeds are first allocated to shares according to the quoted price of shares at the time of issuance and the residual proceeds, if any, are allocated to other liabilities. The liability component recorded initially on the issuance of shares is reversed on renouncement of the right to tax deductions to the investors and when eligible expenses are incurred and recognized in profit or loss in reduction of deferred income tax expense.

The proceeds received from flow-through units are allocated between share capital, warrants and the liability using the residual method. Proceeds are first allocated to shares according to the quoted price of existing shares at the time of issuance and the residual proceeds are allocated to warrants and to the liability, allocating a first amount to warrant measured at fair value using Black-Scholes model.

6.19 Other elements of equity:

Warrants and share options accounts include unrealized charges related to share options and warrants until they are exercised, if applicable. Contributed surplus includes compensation expense related to share options and warrants not exercised.

Deficit includes all current and prior year retained losses.

6.20 Equity-settled share-based compensation:

The Company has an equity-settled share-based compensation plan for its eligible directors, employees and consultants. The Company's plan is not cash-settled.

All goods and services received in exchange for the grant of any share-based compensations are measured at their fair values, unless that fair value cannot be estimated reliably. If the Company cannot estimate reliably the fair value of the goods or services received, it must measure their value indirectly by reference to the fair value of the equity instruments granted.

For transactions with employees and with parties providing similar services, the Company evaluates the fair value of services received by reference to the fair value of equity instruments granted.

All equity-settled share-based compensation (except warrants to brokers) are ultimately recognized as an expense in the profit or loss with a corresponding credit to the Share options account. Equity-settled share-based compensation to brokers, in respect of an equity financing are recognized as issuance cost of the equity instruments with a corresponding credit to warrants, in equity.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

6. Significant accounting policies (continued):

6.20 Equity-settled share-based compensation (continued):

If vesting periods or other vesting conditions apply, the expense is allocated over the vesting period, based on the best available estimate of the number of share options expected to vest. Non-market vesting conditions are included in assumptions about the number of options that are expected to become exercisable. Estimates are subsequently revised if there is any indication that the number of share options expected to vest differs from previous estimates. Any cumulative adjustment prior to vesting is recognized in the current period. No adjustment is made to any expense recognized in prior period if share options ultimately exercised are different to that estimated on vesting.

6.21 New standards and interpretations that have not yet been adopted:

At the date of authorization of these financial statements, certain new standards, amendments and interpretations to existing standards have been published by the International Accounting Standards Board (IASB) but are not yet effective, and have not been adopted early by the Company.

Management anticipates that all of the pronouncements will be adopted in the Company's accounting policy for the first period beginning after the effective date of pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Company's financial statements is provided below. Certain other new standards and interpretations have been issued but are not expected to have an impact on the Company's financial statements.

The following new standards, interpretations and amendments have been issued but are not yet effective and therefore have not been applied in preparing these financial statements:

(i) IFRS 9 - Financial Instruments:

In July 2014, the IASB published IFRS 9 which replaces IAS 39, Financial Instruments: Recognition and Measurement (IAS 39). IFRS 9 introduces improvements which include a logical model for classification and measurement of financial assets, a single, forward-looking "expected loss" impairment model and a substantially-reformed approach to hedge accounting. IFRS 9 is effective for annual reporting periods beginning on or after January 1, 2018. Earlier application is permitted. The Company has yet to assess the impact of this new standard on its financial statements.

7. Interests in subsidiaries:

The Company's consolidated financial statements include one subsidiary with a material NCI.

	Proportion of ownership interest and voting rigths	Total Comprehensive Loss	
Name	held by NCI	allocated to NCI	Accumulated NCI
Zencig	30%	(18,050)	(155,105)

No dividends were paid to the NCI during the years ended December 31, 2016 and 2015.

Summarized financial information, before intragroup eliminations, is set out below:

	December 31 2016	December 31 2015
	2016	2015
Current assets	پ 107	107
Non-current assets	-	-
Total assets	107	107
Current liabilities	96,676	156,842
Non-current liabilities	420,447	420,447
Total liabilities	517,123	577,289
Equity attributable to shareholders of the parent	(361,911)	(404,134)
Non-controlling interests	(155,105)	(173,155)

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

7. Interests in subsidiaries (continued):

	December 31	December 31
	2016	2015
	\$	\$
Net loss (income) and comprehensive loss (income) attributable to shareholders of the parent	(42,116)	249,000
Net loss (income) and comprehensive loss (income) attributable to NCI	(18,050)	106,715
Net loss and total comprehensive loss	(60,166)	355,715
	December 31	December 31
	2016	2015
	<u>2016</u> \$	<u>2015</u> \$
Net cash used in operating activities	<u>2016</u> \$ -	2015 \$ (69,356)
	2016 \$ - -	\$
Net cash used in operating activities Net cash used in investing activities Net cash from financing activities	2016 \$ - - -	\$

8. Cash and cash equivalents:

	December 31	December 31
	2016	2015
	\$	\$
Cash	69,951	210,301
Cash in trust	126,968	-
	196,919	210,301

Funds reserved for exploration and evaluation expenditures

On December 30, 2016, the Company completed a flow-through private placement of \$317,900. The Company has until December 31, 2017 to incur eligible exploration and evaluation expenditures in order to comply with the requirements of flow-through private placement.

There is no guarantee that the Company's exploration and evaluation expenditures will qualify as Canadian exploration expenses, even if the Company is committed to taking all the necessary measures in this regard. Refusal of certain expenses by the tax authorities could have a negative tax impact for investors.

9. Other receivables:

	December 31	December 31
	2016	2015
	\$	\$
Sales tax receivable	54,569	117,579
Other	19,257	11,308
	73,826	128,887

10. Marketable securities:

		December 31 2016		December 31 2015
Shares of publicly traded companies	Number of shares	Amount	Number of shares	Amount
		\$		\$
BWR Exploration Inc.	200,000	10,000	1,500,000	22,500
Majescor Resources Inc.	625,000	46,875	-	-
	825,000	56,875	1,500,000	22,500

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

10. Marketable securities (continued):

Investments in Black Widow Resources Inc.

On August 14, 2015, the Company signed an agreement for the disposition of the Vendôme-Sud property in exchange of 1,500,000 common shares of Black Widow Resoucres Inc. ("BWR") as described in Note 18. The fair value of the 1,500,000 common shares of \$30,000 was determined using the closing price of \$0.02 at the date of signature of the agreement.

On September 30 ,2016, Black Widow Resources Inc. changed its name to BWR Exploration Inc,

During the year ended December 31, 2016, the Cormpany sold 1,300,000 common shares of BWR for proceeds of \$72,395.

Majescor Resources Inc.

On May 1, 2016, the Company signed an agreement for the disposition of the Montagne B property in exchange of 625,000 common shares of Majescor Resources Inc. ("MXJ") as described in Note 18. The fair value of the 625,000 common shares of \$30,000 was determined using the closing price of \$0.02 at the date of signature of the agreement.

11. Property and equipment:

		Machinery and	Office	Computer	
	Building	equipment	furnitures	equipment	Tota
	\$	\$	\$	\$	\$
ost					
As at December 31, 2014	226,156	3,095	1,195	4,382	234,828
Acquisitions	-	4,575	-	-	4,575
Write-down	-	-	-	(1,702)	(1,702
As at December 31, 2015	226,156	7,670	1,195	2,680	237,701
Acquisitions	-	-	-	-	-
Disposition	(226,156)	-	-	-	(226,156
Write-down	-	(7,670)	(1,195)	(2,680)	(11,545
As at December 31, 2016	-	-	-	-	-
ccumulated depreciation					
As at December 31, 2014	942	103	60	214	1,319
Depreciation	11,308	1,382	239	893	13,822
Discontinued operations	-	-	-	1,563	1,563
Write-down	-	-	-	(1,702)	(1,702
As at December 31, 2015	12,250	1,485	299	968	15,002
Depreciation	9,224	1,249	195	729	11,397
Disposition	(21,474)	-	-	-	(21,474
Write-down	-	(2,734)	(494)	(1,697)	(4,925
As at December 31, 2016	-	-	-	-	-
et book value					
As at December 31, 2015	213,906	6,185	896	1,712	222,699
As at December 31, 2016	-	-	-	-	-

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

12. Intangible assets:

	December 31	December 31
	2016	2015
	\$	\$
Balance, beginning of year	-	513,144
Acquisition of assets	-	3,300,000
Cancellation on acquisition of assets	-	(3,300,000)
Other additions (a)	-	46,978
Write-off of intangibles (Note 5)	-	(560,122)

(a) The Company incurred development costs following the acquisition of the technical specifications as described in Note 4.

During the year ended December 31, 2015, as described in Note 5, the Company decided to discontinue the distribution of consumable products and the development of a geo-localisation software and therefore wrote-off its intangible assets.

13. Trade accounts payable and other liabilities:

	December 31	December 31
	2016	2015
Trade accounts payable and accrued liabilities:	•	•
To a company controlled by a director and former CEO (CEO in 2015)	64,833	207,928
To a company controlled by the CFO	32,000	-
To a company controlled by a director	4,857	-
To a director	-	20,995
To a company in which a director is a partner	35,407	182,619
Other	293,545	347,300
Part XII.6 tax	182,300	93,400
Due to a director, without interest	-	10,465
	612,942	862,707

14. Bank loan:

	December 31	December 31
	2016	2015
	\$	\$
Loan, prime rate plus 1.4% (4.1% at December 31, 2015	-	202,500
	-	202,500

In March 2016, the Company renewed the loan at prime rate plus 5.25% representing a rate of 7.95%.

In October 2016, the Company repaid the total balance due on the loan, following the disposal of the building for proceeds of \$230,000.

15. Share capital and warrants:

(a) Authorized:

The Company is authorized to issue an unlimited number of common shares without par value and an unlimited number of preferred shares, without par value, issuable in series.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

15. Share capital and warrants (continued):

(b) Issued and outstanding:

	Number	Amoun
		;
Balance as at December 31, 2014	31,910,135	4,911,496
Issued for cash:		
Private placements (common shares)	13,590,163	372,333
Private placements (flow-through shares)	2,691,900	80,775
Issued as settlement of accounts payable and payment of expenses	5,893,212	333,729
Issued in consideration of the acquisition of assets	30,000,000	3,300,000
Issued as finder's fees	1,400,000	154,000
Balance as at December 31, 2015	85,485,410	9,152,333
Balance as at December 31, 2015	85,485,410	9,152,333
Balance as at December 31, 2015	85,485,410 Number	9,152,333 Amoun
Balance as at December 31, 2015		
Balance as at December 31, 2015 Balance as at December 31, 2015		
	Number	Amoun
Balance as at December 31, 2015	Number 85,485,410	Amoun 9,152,333
Balance as at December 31, 2015 Cancellation on acquisition assets	Number 85,485,410	Amoun 9,152,333
Balance as at December 31, 2015 Cancellation on acquisition assets Issued for cash:	Number 85,485,410 (30,000,000)	Amoun 9,152,333 (900,000
Balance as at December 31, 2015 Cancellation on acquisition assets Issued for cash: Private placement (common shares)	Number 85,485,410 (30,000,000) 4,440,000	Amoun 9,152,333 (900,000 138,263
Balance as at December 31, 2015 Cancellation on acquisition assets Issued for cash: Private placement (common shares) Private placements (flow-through shares)	Number 85,485,410 (30,000,000) 4,440,000 6,358,000	Amoun 9,152,333 (900,000 138,263 140,527

2016:

On January 19, 2016, the Company cancelled 30,000,000 common shares for a total consideration of \$900,000 for the acquisition of all the assets of Reiva as described below and in Note 4.

On April 5, 2016, as per the mineral property purchase agreement of March 21, 2016 and amended on May 4, 2016, the Company issued 6,420,000 common shares at a fair value of \$0,05 per share for a total value of \$321,000 as paiement of exploration and evaluation expenditures for the acquisition of Dissimieux Lake property. In addition, the Company issued 920,000 common shares at a fair value of \$0,05 per share for a total value of \$46,000 as consulting fees. Of these 920,000 common shares, 500,000 common shares to be issued at a fair value of \$0,05 per share for a total value of \$46,000 as consulting fees. Of these 920,000 common shares, 500,000 common shares to be issued at a fair value of \$0,05 per share for a total value of \$25,000 was recorded during the year ended December 31, 2015. As result, the impact in earnings for the year ended December 31, 2016 was \$21,000. Finally, the Company issued 1,600,000 common shares at a fair value of \$0,05 per share for a total value of \$0,00 as consulting fees from April 2016 to March 2017. As at December 31, 2016, \$60,440 is recorded as consulting fees and \$19,560 as prepaid expenses.

On May 30, 2016, as per the mineral property purchase agreement of May 4, 2016 (Note 17), the Company issued 5,000,000 common shares at a fair value of \$0,035 for a total value of \$175,000 as paiement of exploration and evaluation expenditures for the acquisition of properties located in Nova Scotia.

On June 3, 2016, the Company issued 4,320,000 common shares at a fair value of \$0,035 fper share for a total value of \$151,200 in settlement of accounts payable in the amount of \$216,000. No commission was paid in connection with this transaction. These settlements resulted in a gain of \$64,800 on settlement of accounts payable, in earnings.

On June 20, 2016, as per the mineral property purchase agreement of March 21, 2016 and amended on May 4, 2016, the Company issued 3,852,000 common shares at a fair value of \$0,035 for a total value of \$134,820 as paiement of exploration and evaluation expenditures for the acquisition of Dissimieux Lake propertiy.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

15. Share capital and warrants (continued):

(b) Issued and outstanding (continued):

2016 (continued):

On June 21, 2016, the Company concluded a private placement by issuing 2.900,000 units at a price of \$0.05 per unit for net proceeds of \$143,064 after deducting share issuance costs of \$1,936. No commission was paid in connection with this private placement. Each unit consists of one common share and one warrant for a total of 2,900,000 common shares and 2,900,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.10 until June 21, 2017. These warrants have been recorded at a value of \$50,978 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

On November 10, 2016, the Company concluded a private placement by issuing 300,000 units at a price of \$0.05 per unit for net proceeds of \$15,000. No share issuance costs were incurred and no commission was paid in connection with this private placement. Each unit consists of one common share and one warrant for a total of 300,000 common shares and 300,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.10 until November 10, 2017. These warrants have been recorded at a value of \$5,331 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

On December 9, 2016, the Company concluded a private placement by issuing 1,240,000 units at a price of \$0.05 per unit for net proceeds of \$58,453 after deducting share issuance costs of \$3,547. No commission was paid in connection with this private placement. Each unit consists of one common share and one warrant for a total of 1,240,000 common shares and 1,240,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.10 until December 9, 2017. These warrants have been recorded at a value of \$21,945 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

On December 30, 2016, the Company concluded a private placement by issuing 6,358,000 flow-through common shares at a price of \$0.05 per share for net proceeds of \$248,553 after deducting share issuance costs of \$69,347. An amount of \$95,370 representing the premium paid by the investors was recorded in liability related to flow-through shares based on the residual value method. As part of this private placement, the Company also issued a total of 460,640 broker warrants. Each broker warrant entitles its holder to purchase one common share at \$0.05 per share until December 30, 2018. These warrants have been recorded at a value of \$12,656 based on the Black-Scholes option pricing model using the assumptions described below (Note 11 (c)). As a result, the broker warrants were recorded under warrants and as share issuance costs as a reduction of share capital in the consolidated statement of changes in equity. Share issuance costs amounted to \$82,003 including the fair value of the broker warrants of \$12,656. As at December 31, 2016, The Company has the obligation to incur \$317,900 in exploration expenditures in its Nova Scotia mining properties no later than December 31, 2017.

2015 :

On May 26, 2015, the Company issued 30,000,000 common shares at a price of \$0.11 per share for a total consideration of \$3,300,000 for the acquisition of all the assets of Reiva as described in Note 4. As part of this transaction, the Company also issued 1,400,000 common shares at a price of \$0.11 per share for a total consideration of \$154,000 as a finder's fee.

On June 1, 2015, the Company signed a consulting agreement under which 500,000 common shares are required to be issued upon signature. As at December 31, 2015, the shares were still to be issued and accounted as shares to issue in the statement of changes in equity valued at the fair value of services rendered.

On July 17, 2015, the Company concluded a private placement by issuing 1,874,997 common shares at a price of \$0.06 per share for net proceeds of \$112,500. No share issuance costs were incurred and no commission was paid in connection with this private placement. No warrants were issued under this private placement.

On August 7, 2015, the Company concluded a private placement by issuing 1,216,666 common shares at a price of \$0.06 per share for net proceeds of \$73,000. No share issuance costs were incurred and no commission was paid in connection with this private placement. No warrants were issued under this private placement.

On August 17, 2015, the Company issued 3,693,212 common shares at a fair value of \$0,04 for a total value of \$147,729 as part of debt settlement agreements with suppliers. No commission was paid in connection with this transaction. These settlements resulted in a gain of \$56,208 on settlement of accounts payable, in the consolidated statement of comprehensive loss.

On October 27, 2015, as described in Note 4, the acquisition of all assets of Reiva was cancelled. As a result, the 30,000,000 common shares issued on May 26, 2015 need to be return to Treasury. These common shares were returned to Treasury on January 19, 2016. As at October 27, 2015, the cancellation of the acquisition have been accounted as shares to be cancelled in the consolidated statement of changes in equity at a price of \$0.03 per share.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

15. Share capital and warrants (continued):

(b) Issued and outstanding (continued):

2015 (continued):

On December 7, 2015, the Company concluded a private placement by issuing 10,000,000 units at a price of \$0.03 per unit for net proceeds of \$300,000. No share issuance costs and no commission was paid in connection with this private placement. Each unit consists of one common share and one warrant. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.05 until June 7, 2017. These warrants have been recorded at a value of \$104,560 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

On December 29, 2015, the Company completed a private placement by issuing 2,691,900 flow-through shares at a price of \$0.05 per share for gross proceeds of \$134,595 and by issuing of 498,500 units at a price of \$0.03 per unit for gross proceeds of \$14,955. Each Unit consists of one common share and warrant. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.05 until June 29, 2017. These warrants have been recorded at a value of \$2,493 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)). An amount of \$53,820 representing the premium paid by the investors was recorded in liability related to flow-through shares based on the residual value method. As part of these private placements, the Company also issued a total of 319,040 broker warrants. Each broker warrant entities its holder to purchase one common share at \$0.05 per share until June 29, 2017. These warrants have been recorded at a value of \$1,276 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)). As a result, the broker warrants were recorded under warrants and as share issuance costs as a reduction of share capital in the consolidated statement of changes in equity. Share issuance costs amounted to \$21,069 including the fair value of the broker warrants of \$1,276.

On December 29, 2015, the Company issued 2,000,000 units units valued at the fair value of the services rendered of \$200,000 for exploration and evaluation expenditures incurred. Each unit consists of one common share and one warrant. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.30 until June 29, 2017. These warrants have been recorded at a value of \$40,000 based on the Black-Scholes option pricing model using the assumptions described below (Note 15 (c)).

(c) Warrants:

The changes to the number of outstanding warrants granted by the Company and their weighted average exercise price are as follows:

		December 31 2016		December 31 2015
	Number of outstanding warrants	Weighted average exercise price	Number of outstanding warrants	Weighted average exercise price
		. \$. \$
Outstanding at beginning	13,117,540	0.09	4,612,323	0.29
Granted	4,900,640	0.10	12,817,540	0.09
Expired	(300,000)	0.22	(4,312,323)	0.30
Outstanding at end	17,718,180	0.09	13,117,540	0.09

The following table provides outstanding warrants information as at December 31, 2016:

		Outstar	nding warrants
	Number of		
	outstanding	Exercise	Remaining
Expiry date	warrants	price	life
		\$	(years)
June 7, 2017	10,000,000	0.05	0.4
June 21, 2017	2,900,000	0.10	0.5
June 29, 2017	817,540	0.05	0.5
June 29, 2017	2,000,000	0.30	0.5
November 10, 2017	300,000	0.10	0.9
December 9, 2017	1,240,000	0.10	0.9
December 30, 2018	460,640	0.05	2.0
	17.718.180	0.09	0.5

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

15. Share capital and warrants (continued):

(c) Warrants (continued):

The following table provides outstanding warrants information as at December 31, 2015:

		Outstar	nding warrants
	Number of		
	outstanding	Exercise	Remaining
Expiry date	warrants	price	life
		\$	(years)
January 4, 2016	300,000	0.22	-
June 7, 2017	10,000,000	0.05	1.4
June 29, 2017	817,540	0.05	1.5
June 29, 2017	2,000,000	0.30	2.1
	13,117,540	0.09	1.5

2016:

On June 21, 2016, the Company issued 2,900,000 warrants to shareholders who subscribed to 2,900,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.10 per share until June 21, 2017. The value of the warrants was estimated at \$50,978 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	0.04\$
Expected volatility (1)	204.72%
Risk-free interest rate	0.60%
Expected life	1.0 year

On November 10, 2016, the Company issued 300,000 warrants to shareholders who subscribed to 300,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.10 per share until November 10, 2017. The value of the warrants was estimated at \$5,331 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

0.0%
0.05\$
195.41%
0.62%
1.0 year

On December 9, 2016, the Company issued 1,240,000 warrants to shareholders who subscribed to 1,240,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.10 per share until December 9, 2017. The value of the warrants was estimated at \$21,945 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

0.0%
0.055\$
188.88%
0.74%
1.0 year

On December 30, 2016, the Company issued 460,640 warrants to broker. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.05 per share until December 30, 2018. The value of the warrants was estimated at \$12,656 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	0.035\$
Expected volatility ⁽¹⁾	188.68%
Risk-free interest rate	0.74%
Expected life	2.0 years

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

15. Share capital and warrants (continued):

(c) Warrants (continued):

2015:

On December 7, 2015, the Company issued 10,000,000 warrants to shareholders who subscribed to 10,000,000 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.05 per share until June 7, 2017. The value of the warrants was estimated at \$104,560 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	0.02\$
Expected volatility ⁽²⁾	165.00%
Risk-free interest rate	0.60%
Expected life	1.5 years

On December 29, 2015, the Company issued 498,500 warrants to shareholders who subscribed to 498,500 units offering. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.05 per share until June 29, 2017. The value of the warrants was estimated at \$2,493 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	0.02\$
Expected volatility ⁽²⁾	165.00%
Risk-free interest rate	0.50%
Expected life	1.5 years

On December 29, 2015, the Company issued 319,040 warrants to broker. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.05 per share until June 29, 2017. The value of the warrants was estimated at \$1,276 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	0.02\$
Expected volatility ⁽²⁾	165.00%
Risk-free interest rate	0.50%
Expected life	1.5 years

On December 29, 2015, the Company issued 2,000,000 warrants to a vendor as payment of exploration and evaluation expenditures. Each warrant entitles the holder to subscribe to one common share at an exercise price of \$0.30 per share until June 29, 2017. The value of the warrants was estimated at \$40,000 at the grant date using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	0.02\$
Expected volatility ⁽²⁾	165.00%
Risk-free interest rate	0.50%
Expected life	1.5 years

(1) The volatility was determined by reference to historical data of the Company shares.

(2) The volatility was determined in comparison with the volatility of comparable publicly traded companies

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

16. Share-based compensation:

(a) Share option plan:

The Company has a stock option plan whereby the Board of Directors, may grant to directors, officers or consultants of the Company, options to acquire common shares. The Board of Directors has the authority to determine the terms and conditions of the grant of options. The Board of Directors approved a "Rolling" stock option plan reserving a maximum of 10% of the shares of the Company at the time of the stock option grant, with a vesting period allowed of zero up to eighteen months, when the grant of option is made at market price, for the benefit of its directors, officers, employees and consultants. The Plan provides that no single person may hold options representing more than 5% of the outstanding common shares. The number of stock options granted to a beneficiary and the vesting period are determined by the Board of Directors.

The exercise price of any option granted under the Plan is fixed by the Board of Directors at the time of the grant and cannot be less than the market price per common share the day before the grant. The term of an option will not exceed five years from the date of grant. Options are not transferable and can be exercised while the beneficiary remains a director, an officer, an employee or consultant of the Company or up to twelve months after the beneficiary has left.

The options issued during the year ended December 31, 2016, were issued at a price higher to the closing price the day before the grant.

The changes to the number of outstanding share options granted by the Company and their weighted average exercise price are as follows:

		December 31 2016		December 31 2015
	Number of outstanding share options	Weighted average exercise price	Number of outstanding share options	Weighted average exercise price
		\$		\$
Outstanding at beginning	3,575,000	0.10	1,725,000	0.10
Granted	2,100,000	0.05	2,200,000	0.10
Forfeited	(850,000)	0.10	(350,000)	0.10
Outstanding at end	4,825,000	0.08	3,575,000	0.10
Exercisable at end	4,825,000	0.08	3,575,000	0.10

The following table provides outstanding share options information as at December 31, 2016:

			Share option	ns outstanding
Expiry date	Number of granted share options	Number of exercisable share options	Exercise price	Remaining life
		-	\$	(years)
April 9, 2019	1,375,000	1,375,000	0.10	2.3
August 6, 2020	1,350,000	1,350,000	0.10	3.6
September 9, 2021	2,100,000	2,100,000	0.05	4.7
	4,825,000	4,825,000	0.08	3.7

The following table provides outstanding warrants information as at December 31, 2015:

Expiry date			Share option	ns outstanding
	Number of granted share options	Number of exercisable share options	Exercise price	Remaining life
			\$	(years)
April 9, 2019	1,725,000	1,725,000	0.10	3.3
August 6, 2020	1,850,000	1,850,000	0.10	4.6
	3,575,000	3,575,000	0.10	4.0

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

16. Share-based compensation (continued):

(a) Share option plan (continued):

2016:

On September 9, 2016, the Company granted 2,100,000 share options to officers, directors and consultants. The options are fully vested on the day of granting, in accordance with the share option plan. The options issued are exercisable at an exercise price of \$0.05 per share and expire on September 9, 2021. The fair value of the options was estimated at \$38,430 (\$0.018 per option) using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.025
Expected volatility ⁽²⁾	115.60%
Risk-free interest rate	0.71%
Expected life	5.0 years

2015:

On August 6, 2015, the Company granted 1,850,000 share options to officers, directors and consultants. The options are fully vested on the day of granting, in accordance with the share option plan. The options issued are exercisable at an exercise price of \$0.10 per share and expire on August 6, 2020. The fair value of the options was estimated at \$44,440 (\$0.024 per option) using the Black-Scholes option pricing model. The assumptions used for the calculation were:

Expected dividend yield	0.0%
Share price at grant date	\$0.025
Expected volatility ⁽²⁾	145.00%
Risk-free interest rate	0.79%
Expected life	5.0 years

(2) The volatility was determined in comparison with the volatility of comparable publicly traded companies.

For the year ended December 31, 2016, the share-based compensation recognized in the statement of comprehensive loss is \$38,430 (\$44,440 for the year ended December 31, 2015).

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

17. Exploration and evaluation expenditures:

Exploration and evaluation expenditures by properties are detailed as follows:

			December 31			December 31
			2016			2015
		Exploration &			Exploration &	
	••••	evaluation			evaluation	
	Mining rights	expenditures	Total	Mining rights	expenditures	Tota
Precious metals:	\$	\$	\$	\$	\$	\$
Blockhouse Gold	45,120	22,492	67,612			
Kemptville	8,768	1,750	10,518	_		_
Chocolate Lake	9,813	1,750	9,813	_	-	
Tancook Island	23,797	-	23,797	_	-	-
Leipsigate	7,522	-	7,522	-	-	-
Dares Lake	46,814	-	46,814	-	-	-
Gold River	1,636	-	1,636	-	-	-
Londonderry	19,626	-	19,626	-	-	-
Western Lake	17,991	-	17,991	-	-	-
Total precious metals	181,087	24,242	205,329	-	-	-
Base metals:						
Dalquier	-	-	-	-	4,126	4,126
Mine Lorraine	-	-	-	-	235,000	235,000
Total base metals	-	-	-	-	239,126	239,126
Industrial metals:						
Dissimieux Lake	455,820	14,449	470,269	-	-	-
Mount Cameron	126,515	4,290	130,805	-	-	-
Total industrial metals	582,335	18,739	601,074	-	-	-
Special metals:						
Gueret Guinecourt	-	-	-	325	-	325
Montagne B (25%)	(1,785)	(4,750)	(6,535)	7,152	9,500	16,652
Other properties	-	-	-	-	-	-
Total special metals	(1,785)	(4,750)	(6,535)	7,477	9,500	16,977
Management fees (note 22)			-			23,184
Claim management			-			3,414
Grand total	761,637	38,231	799,868	7,477	248,626	282,701

Exploration and evaluation expenditures by nature are detailed as follows:

	December 31	December 31
	2016	2015
	\$	\$
Exploration and evaluation expenditures:		
Mining rights	761,637	7,477
Exploration and evaluation expenditures		
Geology	7,476	134,500
Geophysics	15,873	110,000
Drilling	13,982	4,126
Environment & relation with the communauty	900	-
	799,868	256,103
Management fees (note 22)		23,184
Claim management	-	3,414
Grand total	799,868	282,701

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

17. Exploration and evaluation expenditures (continued):

Initial purchase of claims:

On October 10, 2013, the Company purchased all the rights and interest in approximately 2,950 mining claims located in the Province of Québec (the "Claims") from two private companies 9248-7792 Quebec Inc. ("9248") and 9257-1256 Quebec Inc. ("9257") for a consideration of 10,000,000 common shares of the Company at \$0.06 representing the fair value of the stock price on the agreement date. A 0.4% and 0.6% net smelter royalty ("NSR") was retained by the private companies, respectively, where 0.2% and 0.3%, respectively, may be repurchased by the Company for a total cash consideration of \$500,000.

Since the acquisition, the Company did not renew and/or identified mining claims that would not be renewed as they become expired.

Vendôme-Sud:

On August 18, 2015, the Company sold its property Vendôme-Sud for a consideration of 1,500,000 common shares of Black Widow Resources Inc. valued at \$30,000. A gain on disposal of properties of \$30,000 was recognized in net loss.

Montagne B:

On May 1st, 2016, the Company entered into an option agreement with Majescor Resources Inc. ("MJX") whereby MJX can acquired a 100% interest in the Montagne B property by making an initial cash payment of \$6,250 (paid), by issuing 625,000 common shares (issued) of MJX to the Company and by making a final cash payment of \$6,250 six months after the completion of a minimum private placement of \$200,000. The 625,000 common shares was estimated at a fair value of \$0,08 per share at the date of issuance (September 2, 2016) for a total of \$50,000. The total consideration received \$56,250 was recorded as a gain on disposal of mining properties. On October 25, 2016, MJX announced the termination of option agreement signed on May 1st, 2016. As at December 31, 2016, Genius Properties decided to not renew claims at their expiry.

Gueret & Guinecourt Lake:

During the year ended December 31, 2015, the Company did not renew the 31 mining claims at their expiry.

Mine Lorraine - Gisement Blondeau:

On July 25, 2015, the Company entered into an agreement with Canadian Mining House, to acquire a 10% interest in 83 mining claims named Mine Lorraine-Gisement Blondeau property located in Québec in consideration of \$40,000 in cash payable no later than May 1, 2016 and by incurring a total of \$230,000 in exploration and evaluation expenditures by December 31, 2015. As at December 31, 2016, the Company incurred a total of \$235,000 in exploration and evaluation expenditures but did not pay the required cash payment of \$40,000 as at May, 1, 2016. Since, Genius Properties did not fulfill its obligations, the agreement to acquire an interest in the Mine Lorraine property has been cancelled.

Dissimieux Lake:

On March 21, 2016 and amended on May 4, 2016, the Company has entered into an option agreement with Jourdan Resources Inc., to acquire a 100% interest in 15 mining claims located in Dissimieux Lake Phosphate Titanium-REE's property, province of Québec, by issuing 6,000,000 common shares whitin 15 days following the date of the signature and a number of common shares equivalent to an amount of \$180,000 within 90 days following the signature.On April 5, 2016, the Company issued 6,000,000 common shares at a fair value of \$0.05 per share for a onsideration of \$300,000. On June 20, 2016 the Company fulfilled its obligations by issuing 3,600,000 common shares at a fair value of \$0.035 (value of \$0.05 as per the agreement for \$180,000) per share for a consideration of \$126,000.

As part of the above agreement, the Company issued 672,000 common shares to a third party as transaction costs. On April 5, 2016, the Company issued 420,000 common shares at a fair value of \$0.05 per share for a consideration of \$21,000 and on June 20, 2016 the Company issued 252,000 common shares at a fair value of \$0.035 per share for a consideration of \$8,820.

Nova Scotia properties:

On May 4, 2016, the Company has entered into an option agreement with two prospectors, to acquire a 100% interest in 107 mining claims located in Nova Scotia by issuing 5,000,000 common shares (2,500,000 common shares for each prospector). In addition, the Company will issue 500,000 common shares for each \$1,000,000 in exploration and evaluation expenditures incurred by Genius, subject to a maximum of 2,500,000 common shares. An additional 2,500,000 common shares will be issued if the Company completes a Feasability Study. Nova Scotia properties consisted of the following properties: Blockhouse Gold (26 claims), Kemptville NS (5 claims), Chocolate Lake NS (6 claims), Tancook Island NS (14 claims), Leipsigate NS (4 claims), Dares Lake NS (28 claims), Gold River NS (1 claims), Londonderry NS (12 claims) and Western Lake NS (11 claims). The properties are subject to a 1.5% NSR of which two-thirds (2/3) may be purchased at any time by the Company for \$1,000,000.

On May 30, 2016, the Company issued 5,000,000 common shares at a fair value of \$0.035 per share for a consideration of \$175,000 and consequently the Company fulfilled its obligations.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

17. Exploration and evaluation expenditures (continued):

Mt Cameron Graphite Property:

On October 17, 2016, the Company has entered into an option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. to acquire a 80% interest in 82 mining claims located in Nova Scotia for the Mt Cameron Graphite Property, by issuing 3,000,000 common shares, by paying \$175,000 and by incurring \$1,000,000 of exploration expenditures over the next two years. As at December 31, 2016, the Company paid the amount of \$125.000. The properties are subject to a 3% NSR of which a (2.5%) may be purchased at any time by the Company for \$2,000,000 (see Note 26).

18. General and administrative expenses by nature:

General and administrative expenses recognized in the net loss of the year is as follows:

	December 31 2016	December 31 2015
	\$	\$
Selling and administrative expenses:		
Management and consulting fees	312,325	577,967
Professional fees	80,367	177,131
Business development	29,600	54,209
Rent and office expenses	28,943	86,084
Registration, listing fees and shareholders information	45,271	166,423
Share-based payments	38,430	44,440
Part XII.6 tax and other non-compliance penality	91,586	361
Depreciation of property and equipment	11,397	13,822
Other	810	11,957
	638,729	1,132,394

Reclassification:

Certain comparative figures have been reclassified to conform to the presentation adopted in the current year, a reclassification within the general and administrative expenses. The reclassification has been done to increase the clarity and usefulness of information presented in the financial statements.

	December 31
	2015
eneral and administrative expenses :	\$
Professional fees	
Initial balance	229,729
Adjustments:	(52,598)
Balance after reclassification:	177,131
eneral and administrative expenses :	
Management and consulting fees	
Initial balance	525,369
Adjustments:	52,598

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

19. Finance expenses:

Finance expenses recognized in the net loss of the year is as follows:

	December 31	December 31	
	2016	2015	
	\$	\$	
Fines, penalties and bank charges	614	8,222	
Interest on bank loan	11,955	9,089	
Penalty on contract termination	-	8,400	
Finance expense	12,569	25,711	

20. Income taxes:

(a) Relationship between expected tax expense and accounting profit or loss:

The effective income tax rate of the Company differs from the combined federal and provincial income tax rate in Canada. This difference results from the following items:

	December 31	December 31
	2016	2015
	\$	\$
Loss before income taxes	(1,111,411)	(4,878,971)
Expected tax expense calculated using the combined federal and provincial income tax rate in Canada	26.90%	26.90%
Expected income tax recovery	(298,970)	(1,312,443)
Changes in unrecorded temporary differences	225,322	581,687
Cancellation on acquisition of assets	-	645,600
Tax effect on flow-through shares	2,609	66,880
Reversal of other liability related to flow-through shares	(53,820)	(122,962)
Reversal of temporary difference subject to initital recognition exemption	-	67,250
Non-taxable gain on sale of investment	(7,636)	2,741
Exchange loss on consolidation	(6,509)	(605)
Difference on forcing tax rate of subsidiaries	4,272	(25,129)
Non-deductible share-based payments	10,338	11,954
Other non-deductible expenses	70,574	(37,935)
Deferred income tax expense (recovery)	(53,820)	(122,962)

(b) Composition of deferred income taxes expense (recovery) in the statement of comprehensive loss:

	December 31	December 31 2015	
	2016		
	\$	\$	
Inception and reversal of temporary differences	(227,931)	(648,567)	
Issuance of flow-through shares	2,609	66,880	
Changes in unrecorded temporary differences	225,322	581,687	
Reversal of other liability related to flow-through shares	(53,820)	(122,962)	
Deferred income tax expense (recovery)	(53,820)	(122,962)	

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

20. Income taxes (continued):

(c) Movement in recognized deferred tax assets and liabilities during the year:

		Recognized		
	December 31	in profit	Recognized	December 31
	2015	or loss	in equity	2016
	\$	\$	\$	\$
Exploration and evaluation assets	-	-	-	-
Marketable securities	-	-	-	-
Non-capital losses	-	-	-	-
	-	-	-	-
Recovery of liabilities related to flow-through shares	-	53,820	-	_
	-	53,820	-	-

	Recognized			
	December 31	cember 31 in profit	Recognized	December 31
	2014	or loss	in equity	2015
	\$	\$	\$	\$
Exploration and evaluation assets	29,923	(29,923)	-	-
Marketable securities	1,732	(1,732)	-	-
Non-capital losses	(3,464)	3,464	-	-
	28,191	(28,191)	-	-
Recovery of liabilities related to flow-through shares	-	122,962	-	-
	-	122,962	-	-
	-	122,962	-	

(d) Unrecognized deductible temporary differences:

Unrecognized deductible differences for which the Company has not recognized a deferred tax asset are presented in the following tables. Deferred tax assets have not been recognized in respect of these items because it is not probable that future taxable profit will be available against which the Company can utilize benefits therefrom.

	December 31 2016				December 31 2015	
	Federal	Québec	USA	Federal	Québec	USA
					\$	\$
Exploration and evaluation assets	1,038,442	1,038,442	-	509,343	509,343	-
Property and equipment	6,264	6,264	1,692	15,003	15,003	1,692
Marketable securities	-	-	-	3,750	3,750	-
Share issuance costs	110,585	110,585	-	84,209	84,209	-
Intangibles assets	187,500	187,500	158,343	187,500	187,500	158,343
Accrued liabilities	123,675	123,675	-	57,000	57,000	-
Non-capital losses carryforwards	4,976,281	4,968,667	354,433	4,620,500	4,620,500	395,456
	6,442,747	6,435,133	514,468	5,477,305	5,477,305	555,491

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

20. Income taxes (continued):

(e) Non-capital losses:

The Company has the following non-capital losses which are available to reduce income taxes in future periods, for which no deferred tax asset has been recognized in the consolidated statement of financial position, that can be carried over the following years:

	Federal	Québec	USA
	\$	\$	\$
2026	902,954	902,954	-
2027	567,970	567,970	-
2028	32,972	32,972	-
2029	24,984	24,984	-
2030	39,931	39,931	-
2031	45,934	45,934	-
2032	38,111	38,111	-
2033	237,274	237,274	-
2034	1,179,778	1,177,888	154,369
2035	1,371,063	1,367,896	195,810
2036	535,310	532,753	4,254
	4,976,281	4,968,667	354,433

21. Supplemental cash flow information:

The Company entered into the following transactions which had no impact on the cash flows:

	December 31	December 31
	2016	2015
	\$	\$
Non-cash financing activities:		
Share capital issued in settlement of trade accounts payables	151,200	147,729
Shares issued as consulting fees	81,440	25,000
Share issuance costs in trade accounts payable and accrued liabilities	13,141	-
Shares issued as finder's fee	-	154,000
Shares issued as prepaid expenses	19,560	-
Broker warrants issued as a finder's fee	12,656	1,276
Non-cash investing activities:		
Marketable securities received in consideration of disposal of mining rights	50,000	30,000
Shares issued for the acquisition of assets	-	3,300,000
Shares to be cancelled on acquisition of assets	-	900,000
Shares cancelled on acquisition of assets	900,000	-
Shares issued as exploration and evaluation expenditures	630,820	200,000

22. Related party transactions:

Related parties include the Company's joint key management personnel. Unless otherwise stated, balances are usually settled in cash. Key management includes directors and senior executives. The remuneration of key management personnel includes the following expenses:

	December 31	December 31
	2016	2015
	\$	\$
Management fees (exploration expenditures)	-	23,184
Consulting fees	193,350	403,650
Professionnal fees	6,267	24,000
Share-based compensation	32,940	14,850
	232,557	465,684

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

22. Related party transactions (continued):

In addition to the related party transactions presented elsewhere in these financial statements, the following is a summary of other transactions:

For the year ended December 31, 2016, legal fees and share issuance costs for a total amount of \$9,081 were charged by a company in which a director is a partner (\$95,164 for the year ended December 31, 2015). In addition, for the year ended December 31, 2016, the Company recorded a gain of \$32,630 on settlement of accounts payable (\$Nil for the year ended December 31, 2015). Trade accounts and other payables include an amount of \$Nil (\$182,619 as at December 31, 2015) due to this related party.

For the year ended December 31, 2016, legal fees, transaction costs and share issuance costs for a total amount of \$57,471 were charged by a company in which a director is a partner (\$Nil for the year ended December 31, 2015). Trade accounts and other payables include an amount of \$35,407 (\$Nil as at December 31, 2015) due to this related party.

For the year ended December 31, 2016, a company controlled by the former CEO did not charge any rental office expenses (\$6,000 for the year ended December 31, 2015).

These transactions, entered into the normal course of operations, are measured at the exchange amount which is the amount of consideration established and agreed to by the related parties.

Unless otherwise stated, none of the transactions incorporated special terms and conditions and no guarantees were given or received. Outstanding balances are usually settled in cash.

23. Financial assets and liabilities:

The carrying amount and fair value of financial instruments presented in the consolidated statements of financial position related to the following classes of assets and liabilities:

	December 31		December 31 2015	
	2016			
	Carrying amount	Fair value	Carrying amount	Fair value
	\$	\$	\$	\$
Financial assets				
Loans and receivables				
Cash and cash equivalents	196,919	196,919	210,301	210,301
Other receivables (excluding sales tax receivable)	19,257	19,257	11,308	11,308
	216,176	216,176	221,609	221,609
Financial assets Available-for-sale investments				
Marketable securities	56,875	56,875	22,500	22,500
	56,875	56,875	22,500	22,500
Financial liabilities				
Financial liabilities measured at amortized cost				
Trade accounts payable and accrued liabilities	430,642	430,642	769,307	769,307
Loan payable to a director	-	-	55,000	55,000
Bank loan	-	-	202,500	202,500
	430,642	430,642	1,026,807	1,026,807

The fair value of cash and cash equivalents, other receivables, trade accounts and accrued liabilities is comparable to its carrying amount given the short period to maturity, i.e. the time value of money is not significant.

The fair value of the marketable securities was calculated using the closing price for December 31, 2016 and December 31, 2015.

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

23. Financial assets and liabilities (continued):

The fair value of the loan payable to a director approximates is carrying amount because of the short-term maturity of this instrument.

The fair value of the bank loan approximates is carrying amount given the debt bears interest at variable rate.

This hierarchy groups financial assets and liabilities into three levels based on the significance of inputs used in measuring the fair value of the financial assets and liabilities. The fair value hierarchy has the following levels:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities at the reporting date;
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or or indirectly (that is, derived from prices).
- Level 3: inputs for the assets or liabilities that are not based on observable market data (unobservable inputs).

The level within which the financial asset or liability is classified is determined based on the lowest level of significant input to the fair value measurement. The marketable securitie were classified under level 1 in 2016 (level 1 in 2015).

The techniques and evaluation methods used to measure fair value were not changed compared to previous years. The fair value of the loan payable to a director approximates is carrying amount because of the short-term maturity of this instrument.

24. Capital management policies and procedures:

The Company considers the items included in equity and long term loan as capital components.

The Company's capital management objectives are:

- to ensure the Company's ability to continue as a going concern;
- to increase the value of the assets of the business; and
- to provide an adequate return to shareholders of the Company.

These objectives will be achieved by identifying the right exploration projects, adding value to these projects and ultimately taking them through to production or sale and cash flow, either with partners or by the Company's own means.

The Company monitors capital on the basis of the carrying amount of equity. Capital for the reporting periods are presented in the statement of changes in equity.

The Company is not exposed to any externally imposed capital requirements except when the Company issues flow-through shares for which the amount should be used for exploration work. On December 30, 2016, the Company completed a flow-through private placement of \$317,900. As at December 31, 2016, the Company has the obligation to incur \$317,900 in exploration expenditures no later than December 31, 2017 in order to comply with the requirements of flow-through private placement.

The Company sets the amount of capital in proportion to its overall financing structure, i.e. equity and financial liabilities. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. The Company finances its exploration and evaluation activities principally by raising additional capital either through private placements or public offerings. When financing conditions are not optimal, the Company may enter into option agreements or other solutions to continue its exploration and evaluation activities or may slow its activities until conditions improve. No changes were made in the objectives, policies and processes for managing capital during the reporting periods.

	December 31	December 31
	2016	2015
	\$	\$
Bank loan	-	202,500
Equity	(344,251)	(577,810)
	(344,251)	(375,310)

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

25. Financial instrument risks:

The Company is exposed to various risks in relation to financial instruments. The main types of risks the Company is exposed to are credit risk and liquidity risk.

The Company manages risks in close cooperation with the board of directors. The Company focuses on actively securing short- to medium-term cash flows by minimizing the exposure to financial markets.

(a) Price risk:

The Company is exposed to equity securities price risk because of the marketable securities held by the Company. When trading its shares, unfavorable market conditions could result in the disposal of its listed shares at less than its value. As at December 31, 2015 and 2016, price risk is not considered significant.

(b) Credit risk:

Credit risk is the risk that the other party to a financial instrument fails to honour one of its obligations and, therefore, causes the Company to incur a financial loss.

The Company's maximum exposure to credit risk is limited to the carrying amount of financial assets at the reporting date.

The Company's management considers that all of the above financial assets that are not impaired or past due for each of the reporting dates are of good credit quality.

Credit risk of cash and cash equivalents is considered negligible, since the counterparty is a reputable bank with excellent external credit rating.

None of the Company's financial assets are secured by collateral or other credit enhancements.

(c) Liquidity risk:

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

Liquidity risk management serves to maintain a sufficient amount of cash and to ensure that the Company has financing sources such as private and public investments for a sufficient amount.

During the year, the Company has financed its acquisitions of mining rights, exploration expenditures and working capital needs through private financings (issuance of shares in 2016). Management estimates that the cash and cash equivalents as at December 31, 2016 will not be sufficient to meet the Company's needs for cash during the coming year.

Contractual maturities of financial liabilities (including capital and interest) are as follows:

				December 31
				2016
	Less than		More than	
	1 year	1-5 years	5 years	Total
	\$	\$	\$	\$
Trade accounts payable and accrued liabilities	430,642	-	-	430,642

				December 31 2015
	Less than		More than	
	1 year	1-5 years	5 years	Total
	\$	\$	\$	\$
Trade accounts payable and accrued liabilities	769,307	-	-	769,307
Loan payable to a director	55,000	-	-	55,000
Bank loan	202,500	-	-	202,500

Notes to Consolidated Financial Statements (continued)

Years ended December 31, 2016 and 2015 (in Canadian dollars)

25. Financial instrument risks (continued):

(d) Interest rate risk:

As at December 31, 2016, the Company is not exposed to changes in market interest. As at December 31, 2015, the Company was exposed to changes in market interest through its long-term debt at variable interest rate.

26. Subsequent events:

Subsequently to the year end, in an effort to facilitate greater flexibility in pursuing its plans to advance its projects and to conclude any additional financings required by the Company, Genius Properties, completed a share consolidation on a basis of five pre-consolidation shares for one post-consolidation share. On the share consolidation date, the number of pre-consolidation common shares was 92,395,410. The number of post-consolidation common shares was 18,479,082.

On January 3, 2017 the Company amended its option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. The amount of cash payment had been reduced to \$125,000 instead of \$175,000 and the number of shares has been increased to 4,000,000 shares instead of 3,000,000. The Company has issued 4,000,000 common shares to 21 Alpha Resources Inc. at a fair value of \$0.04 per share for a consideration of \$160,000.

Consolidated financial report

Years ended on December 31, 2015 and 2014

CONSOLIDATED FINANCIAL REPORT	
INDEPENDENT AUDITORS' REPORT	3 - 4
CONSOLIDATED FINANCIAL REPORT	
Consolidated statements of financial position	5
Consolidated statements of comprehensive loss	6
Consolidated statements of changes in equity	7
Consolidated statements of cash flows	8
Notes to consolidated financial statements	9 - 34



Independent Auditor's Report

Raymond Chabot Grant Thornton S.E.N.C.R.L Bureau 2000 Tour de la Banque Nationale 600, rue De La Gauchetière Ouest Montréal (Québec) H3B 4L8

To the Shareholders of Genius Properties Ltd.

Téléphone : 514 878-2691 Télécopieur : 514 878-2127 www.rcgt.com

We have audited the accompanying consolidated financial statements of Genius Properties Ltd., which comprise the consolidated statements of financial position as at December 31, 2015 and 2014, and the consolidated statements of comprehensive loss, changes in equity and cash flows for the years then ended, and a summary of significant accounting policies and other explanatory information.

Management's responsibility for the consolidated financial statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards (IFRS), and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. We believe that the audit evidence we have obtained in our audits is sufficient and appropriate to provide a basis for our audit opinion.

4

Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of Genius Properties Ltd. as at December 31, 2015 and 2014, and its financial performance and cash flows for the years then ended in accordance with International Financial Reporting Standards (IFRS).

Emphasis of matter

Without modifying our opinion, we draw attention to Note 2 to the consolidated financial statements which indicates the existence of material uncertainties that may cast significant doubt about the Company's ability to continue as a going concern.

Raymond Cholat Scant Thornton LLP

Montréal April 29, 2016

¹ CPA auditor, CA public accountancy permit no. A115879

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION As at (in Canadian dollars) December 31, December 31, January 1st, Notes 2015 2014 Restated Restated Note 5 \$ \$ ASSETS **Current assets** Cash and cash equivalents 10 210,301 322,855 739,471 128,887 20,771 Amounts receivable 11 119,162 11,830 107,836 19,827 Prepaid expenses Inventories 12 210,616 351,018 780,069 760,469 Non-current assets Investment 13 22,500 12,881 29,749 Property and equipment 14 222,699 233,509 Intangible assets 15 513,144 245,199 759,534 29,749 Total assets 596,217 1,520,003 809,818 LIABILITIES **Current liabilities** Trade accounts and other payables 16 862,707 526,448 106,766 Other liability related to flow-through financings 18 53,820 122,962 Loan payable to a director, without interest 55,000 payable in January 2016 17 202,500 225,000 Bank loan Total liabilities 1,174,027 874,410 106,766 EQUITY 3,278,121 Share capital 18 9,152,333 4,911,496 Shares to be issued (cancelled) 18 (875,000) 26,000 18 167,570 204,134 206,109 Warrants 3,493,325 Contributed surplus 19 4,058,488 3,829,155 (8,258,752) Deficit (12,908,046) (6,274,503) 712,033 Total equity attributable to owners of the parent company (404,655) 703,052 Non-controlling interest (173,155) (66,440) Total equity (577,810) 703,052 645,593

Going concern (Note 2)

Total liabilities and equity

Subsequent events (Note 31)

Approved by the Board of Directors

/S/ Stéphane Leblanc

Director

/S/ Guy-Paul Allard

596,217

1,520,003

809,818

Director

The accompanying notes are an integral part of the consolidated financial statements.

2014

Note 5

\$

CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS Years ended on December 31, 2015 and 2014 (in Canadian dollars) December 31, December 31, Notes 2015 2014 Restated Note 5 \$ \$ Expenses Exploration and evaluation expenditures 20 282,701 764,411 General and administrative expenses 21 1,132,394 1,101,246 Gain on disposal of mining properties 20 (30,000) (80,000) Loss on cancellation on acquisition of assets 2,400,000 3 Operating loss before other expenses (revenues), income tax and loss from discontinued operations 3,785,095 1,785,657 Other expenses (revenues) (5,632) Net change in fair value of investments 7.500 Financial expenses 22 25,711 4,554 Exchange loss (gain) (190) 6,786 Loss (gain) on disposal or expiry of investments 12,881 (81,061) 13 Gain on settlement of payables 18 (56,208) (10,306) (75,353) Income tax Tax income 23 (122,962) (122,962) -3,651,827 Net loss from continuing operations 1,710,304 Net loss from discontinued operations 4 1,104,182 340,385 Net loss and comprehensive loss 4,756,009 2,050,689 Net loss from continuing operations attributable to : Shareholders of Genius Properties Ltd. 3,651,827 1,710,304 Non-controlling interests 3,651,827 1,710,304 Net loss from discontinued operations attributable to : Shareholders of Genius Properties Ltd. 997.467 273,945 Non-controlling interests 66,440 106,715 340,385 1,104,182 Basic and diluted loss per share 0.07 Basic and diluted loss per share from continuing operations 0.07 Basic and diluted loss per share from discontinued operations 0.02 0.01 Basic and diluted loss per share 0.09 0.08 Weighted average number of common shares outstanding 51,116,436 25,366,629

The accompanying notes are an integral part of the consolidated financial statements.

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

Years ended on December 31, 2015 and 2014

				Shares to be		Contributed		Total attributable to owners of the	Non-controlling	
	Notes	Share ca	pital	issued (cancelled)	Warrants	surplus	Deficit	parent company	interest	Total equity
		Number	\$	\$	\$	\$	\$	\$	\$	\$
Balance on January 1st, 2014										
Balance as previously reported		20,622,945	3,278,121	-	206,109	3,493,325	(5,823,976)	1,153,579	-	1,153,579
Change in accounting policy	5			<u> </u>		-	(450,527)	(450,527)		(450,527)
Balance as restated		20,622,945	3,278,121	-	206,109	3,493,325	(6,274,503)	703,052	-	703,052
Issuance of shares	18									
Private placement		9,557,565	1,501,414	-	19,241	-	-	1,520,655	-	1,520,655
Flow-through private placement		1,229,625	122,963	-	-	-	-	122,963	-	122,963
Acquisition of intangible assets		500,000	60,000	-	-	190,000	-	250,000	-	250,000
Penalty for contract cancellation		-	-	26,000	-	-	-	26,000	-	26,000
Cost related to the issuance of shares	18	-	(51,002)	-	2,146	-	-	(48,856)	-	(48,856)
Expiry of warrants	18	-	-	-	(23,362)	23,362	-	-	-	-
Share-based payments	19	-	-	-	-	122,468	-	122,468	-	122,468
		11,287,190	1,633,375	26,000	(1,975)	335,830	-	1,993,230	-	1,993,230
Net loss and comprehensive loss							(1,984,249)	(1,984,249)	(66,440)	(2,050,689)
Balance on December 31, 2014		31,910,135	4,911,496	26,000	204,134	3,829,155	(8,258,752)	712,033	(66,440)	645,593
Balance on January 1st, 2015		31,910,135	4,911,496	26,000	204,134	3,829,155	(8,258,752)	712,033	(66,440)	645,593
Issuance of shares										
Acquisition of assets	3	30,000,000	3,300,000	-	-	-	-	3,300,000	-	3,300,000
Cancellation on acquisition of assets	3		-	(900,000)	-	-	-	(900,000)	-	(900,000)
Private placement	18	13,590,163	393,402	-	104,560	-	-	497,962	-	497,962
Flow-through private placement	18	2,691,900	80,775	-	2,493	-	-	83,268	-	83,268
Finders fee	18	1,400,000	154,000	-	-	-	-	154,000	-	154,000
Settlement of payables	18	3,693,212	147,729	-	-	-	-	147,729	-	147,729
Payment of consulting fees	18		-	25,000	-	-	-	25,000	-	25,000
Payment of exploration and evaluation	18									
expenditures		2,000,000	160,000	-	40,000	-	-	200,000	-	200,000
Penalty for contract cancellation	18	200,000	26,000	(26,000)	-	-	-	-	-	-
Cost related to the issuance of shares	18	-	(21,069)	-	1,276	-	-	(19,793)	-	(19,793)
Expiry of warrants	18	-		-	(184,893)	184,893	-		-	(,,
Share-based payments	19	-	-	-	-	44,440	-	44,440	-	44,440
		53,575,275	4,240,837	(901,000)	(36,564)	229,333		3,532,606		3,532,606
Net loss and comprehensive loss			7,270,037	(301,000)	(30,504)	225,555	(4,649,294)	(4,649,294)	(106,715)	(4,756,009)
Balance on December 31, 2015		85,485,410	9,152,333	(875,000)	167,570	4,058,488	(12,908,046)	(404,655)	(173,155)	(577,810)

The accompanying notes are an integral part of the consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS

Years ended on December 31, 2014 and 2013		-	anadian dollars)
	Notes	December 31, 2015	December 31 201
	Notes	2015	Restate
			Note
OPERATING ACTIVITIES		\$	
Net loss from continuing operations		(3,651,827)	(1,710,304
Non-cash profit or loss items		(-,,,	(_/: / / /
Tax income		(122,962)	-
Shares issued as a payment of consulting fees		25,000	-
Shares issued as a finders fee		154,000	-
Units issued as a payment of exploration and evaluation expenditures		200,000	-
Depreciation - Property and equipment	14	13,822	1,180
Gain on disposal of mining properties		(30,000)	(80,000)
Net change in fair value of investments		7,500	(5,632)
Loss (gain) on disposal or expiry of investments		12,881	(81,061)
Gain on settlement of payables		(56,208)	(01)001
Loss on cancellation on acquisition of assets		2,400,000	-
Penalty for contract cancellation			26,000
Share-based payments		44,440	122,468
Share based payments		(1,003,354)	(1,727,349)
Change in non-cash working capital items	24	457,737	(32,971)
Net cash related to operating activities of continuing operations	27	(545,617)	(1,760,320)
Net cash related to operating activities of discontinued operations	4	(85,766)	(284,609)
Net cash related to operating activities	-	(631,383)	(2,044,929)
		()	()
INVESTING ACTIVITIES			
Acquisition of property and equipment	14	(4,575)	(233,126)
Disposal of mining rights		-	35,000
Disposal of investments		- (4 575)	148,561
Net cash related to investing activities of continuing operations	4	(4,575)	(49,565)
Net cash related to investing activities of discontinued operations	4	(124,353)	(264,846)
Net cash related to investing activities		(128,928)	(314,411)
FINANCING ACTIVITIES			
Issuance of shares under private placement	18	500,455	1,520,655
Issuance of shares under flow-through private placement	18	134,595	245,925
Costs related to the issuance of shares	18	(19,793)	(48,856)
Loan payable to a director		55,000	-
Bank loan		-	225,000
Bank loan repayments	17	(22,500)	
Net cash related to financing activities		647,757	1,942,724
Net decrease in cash		(112,554)	(416,616)
Cash and cash equivalents, beginning of period		322,855	739,471
Cash, end of period		210,301	322,855
Interest paid		(17,311)	(4,554)

The accompanying notes are an integral part of the consolidated financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 1. STATUTES OF INCORPORATION AND NATURE OF ACTIVITIES

Genius Properties Ltd. and its subsidiaries (hereafter the "Corporation") was engaged in the acquisition and exploration of mineral properties, in the distribution of consumable products and the development of a geo-localisation software through its subsidiaries, newly created during 2014. In 2015, the Corporation decided to abandon the distribution of consumable products and the development of a geo-localisation software to concentrate its effort in the acquisition and exploration of mineral properties.

Genius Properties Ltd. is incorpored under the Business Corporation Act (Alberta). The address of Genius Properties Ltd. registered office is 2735 Tebbutt, Trois-Rivières, Québec, G9A 5E1.

Genius Properties Ltd. shares are publicly traded on the Canadian Stock Exchange (CSE) under symbol "GNI".

These consolidated financial statements, prepared in accordance with International Financial Reporting Standards ("IFRS"), have been approved by the Board of Directors on April 29, 2016 in preparation of their filing.

NOTE 2. GOING CONCERN ASSUMPTION

The accompanying consolidated financial statements have been prepared on the basis of the a going concern assumption meaning the Corporation will be able to realize its assets and discharge its liabilities in the normal course of business.

Given that the Corporation has not yet determined whether its mineral properties contain mineral deposits that are economically recoverable, the Corporation has not yet generated income nor cash flows from its operations. As at December 31, 2015, the Corporation has a deficit of \$12,908,046 (\$8,258,752 as at December 31, 2014) and a working capital deficiency of \$823,009 (working capital deficiency of \$113,941 as at December 31, 2014) which will not be sufficient to support the Corporation's needs for cash during the coming year. The Corporation will require additional funding to be able to advance and retain mining rights interest and to meet ongoing requirements for general operations. These material uncertainties cast significant doubt regarding the Corporation's ability to continue as a going concern.

The Corporation's ability to continue as a going concern is dependent upon its ability to raise additional financing to further explore its mineral properties and continued support of suppliers and creditors. Even if the Company has been successful in the past in doing so, there is no assurance that it will manage to obtain additional financing in the future.

The carrying amounts of assets, liabilities, revenues and expenses presented in the financial statements and the classification used in the statement of financial position have not been adjusted as would be required if the going concern assumption was not appropriate. Those adjustments could be material.

NOTE 3. ASSETS ACQUISITIONS

Zippler Inc. (100% owned subsidiary)

On April 24, 2014, the Corporation's wholly owned subsidiary Zippler Inc. (formerly 8845131 Canada Inc.) purchased all assets from Zippler Inc. ("Zippler"), technical specifications related to a geolocation based application and social network. According to the terms of the agreement, the owners and inventors of Zippler will receive up to 7.8 million common shares for the technical specifications, payable in several tranches upon reaching established milestones, as consideration for all intangible assets of Zippler acquired and as defined in the agreement.

As per the agreement, the intangible assets purchased included:

- Patent #61976124 deposited at the United States Patent and Trademark Office and all moral rights and form of intellectual property linked with this patent
- Trade mark Zippler
- Internet site and domain attached for Zippler
- All other assets linked to the platform and web applications or social network, using this geolocation algorithm based on the location and preference of users in function of other users, individual or enterprises.

According to the terms of the agreement, the Corporation will remit 7.8 million common shares as consideration to the private owners and inventors of Zippler for the technical specifications payable in several tranches upon reaching established milestones; a first tranche of 500,000 common shares was issued on the signing of the agreement at \$0.12 per share, for a total of \$60,000. A second tranche of 1,900,000 shares will be due when the Beta version of the application will be approved by the Board of Directors of the Corporation. A third and last tranche of 5,400,000 common shares will be due when the final version of the application is produced on line and is approved by the Board of Directors of the Corporation.

At the date of transaction, the cost for this acquisition is valued at \$250,000, which represents the estimated fair value of the assets acquired. The fair value was established as being the replacement cost of and was assigned to the technical specifications. No value was assigned to the other assets acquired as per the agreement as their fair value is deemed \$nil at acquisition date.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 3. ASSETS ACQUISITIONS (CONTINUED)

Zencig Corp (70% owned subsidiary)

On July 4, 2014, the Corporation's 70% owned subsidiary Zencig Corp., acquired all the following assets of ZenECigarettes Inc:

- An inventory of 7,101 eCigarettes units
- The data base of potential clients
- The intellectual property for the business, namely the web site, the domain Zencig.com
- Patent #86226489 deposited at the United States Patent and Trademark Office and all moral rights and form of intellectual property linked with this patent.

All assets were purchased for \$167,500, represented by the payment, in cash, of \$125,000 and the settlement of \$42,500 of a due to a supplier of the seller. An amount of \$158,343 was assigned to the Patent and the residual to the inventory. No value was assigned to the other assets acquired as per the agreement as their fair value is deemed nil at acquisition date.

Reiva

On May 26, 2015, the Corporation acquired from an arm's-length third party certains the assets of Reiva, composed primarily of a portfolio of proprietary brands and exclusive recipes of natural and functional beverages and related products.

All assets were purchased by the issuance of 30,000,000 common shares of the Corporation at a deemed value of \$0.11 per share for a total value of \$3,300,000. The common shares issued were subject to a thirty-six (36) month escrow, in accordance with CSE policies and applicable securities regulation.

On October 27, 2015, the parties agreed to cancel the agreement signed on May 26, 2015 and return to Treasury the 30,000,000 common shares issued previously. These common shares were returned to Treasury in February 2016 and are presented as shares to be cancelled as at December 31, 2015. Share capital was reduced by \$900,000 representing the fair value of the 30,000,000 common shares at the date of the cancellation and the Corporation recorded a loss on cancellation on acquisition of assets in the consolidated statements of comprehensive loss of \$2,400,000.

NOTE 4. DISCONTINUED OPERATIONS

On November 11, 2015, the Corporation anounced that it would discontinued the distribution of consumable products under its subsidiary Zencig and the development of a geo-localisation sofware under its subsidiary Zippler to concentrate its effort on the acquisition and exploration of mineral properties.

The revenues and expenses related to the discountinued operations were separed from the Corporation's continuing operations activities for the current year and previous year and are presented on a separate line in the consolidated statement of comprehensive loss.

The following table shows the net loss from discontinued operations:

				December 31,
				2015
	Genius	Zencig	Zippler	Total
	\$	\$	\$	\$
Expenses				
General and administrative expenses	-	198,743	53,350	252,093
Write-off of inventories	287,991	-	-	287,991
Write-off of intangibles	190,000	158,343	211,779	560,122
Operating loss before other expenses (revenues)	477,991	357,086	265,129	1,100,206
Other expenses (revenues)				
Financial expenses	-	409	319	728
Exchange loss (gain)		(1,780)	5,028	3,248
		(1,371)	5,347	3,976
Net loss and comprehensive loss	477,991	355,715	270,476	1,104,182

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 4. DISCONTINUED OPERATIONS (Continued)

				December 31, 2014
	Genius	Zencig	Zippler	Total
	\$	\$	\$	\$
Expenses				
General and administrative expenses	-	215,311	117,880	333,191
Impairment of inventories	<u> </u>	9,158	<u> </u>	9,158
Operating loss before other expenses (revenues)	-	224,469	117,880	342,349
Other expenses (revenues)				
Financial expenses	-	648	355	1,003
Exchange loss (gain)		(3,543)	576	(2,967)
	<u> </u>	(2,895)	931	(1,964)
Net loss and comprehensive loss	<u> </u>	221,574	118,811	340,385

The net cash flows from discountinued operations are as follows:

				December 31, 2015
	Genius	Zencig	Zippler	Total
	\$	\$	\$	\$
Operating	-	(69,356)	(16,410)	(85,766)
Investing	(77,375)	-	(46,978)	(124,353)
Financing	(130,843)	68,652	62,191	-
Net cash inflow	(208,218)	(704)	(1,197)	(210,119)

				December 31,
				2014
	Genius	Zencig	Zippler	Total
	\$	\$	\$	\$
Operating	-	(197,045)	(87,564)	(284,609)
Investing	-	(160,045)	(104,801)	(264,846)
Financing	(551,356)	357,794	193,562	
Net cash inflow	(551,356)	704	1,197	(549,455)

NOTE 5. CHANGE IN ACCOUNTING POLICIES

Exploration and evaluation expenditures

The Corporation retrospectively changed its accounting policy regarding exploration and evaluation expenditures in order to recognize these expenditures directly to profit or loss instead of capitalizing them as exploration and evaluation assets. Management believes that the new presentation provides a clearer picture of the expenses incurred by the Corporation, as well as the nature of these expenses, and that this method is being increasingly preferred in the mining industry.

The retrospective application of this change decreased the value of exploration and evaluation assets and increased deficit by \$752,721 and \$450,527 and decreased the noncontrolling interest in the consolidated statement of changes in equity by \$31,366 as at December 31, 2014 and January 1, 2014, respectively, reflecting the cumulative impact of the change in accounting policy on prior periods. Net loss for the year ended December 31, 2014 increased by \$302,194 and net loss attributable to non-controlling interest decreased by \$31,366. Basic and diluted net loss per share increased by \$0.01 per share for the year ended December 31, 2014.

Bank loan

The Corporation retrospectively reclassified from non-current to current its bank loan. The retrospective application of the change decreased the non-current liabilities by \$202,500 and increased the current liability by \$202,500 as at December 31, 2014.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 6. SIGNIFICANT ACCOUNTING POLICIES

Basis of preparation and evaluation of financial statements

The consolidated financial statements are prepared using the significant accounting policies described in the present note. These methods have been applied consistently to all periods presented in these consolidated financial statements.

These consolidated financial statements have been prepared on a historical cost basis.

Basis of consolidation

A subsidiary is an entity over which the Corporation has control. The Corporation controls an entity when the group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns though its power over the entity. Subsidiaries are fully consolidated from the date on which control is acquired and de-consolidated from the date that control ceases.

The financial statements of the subsidiaries are prepared for the same reporting period as the Corporation, using consistent accounting policies. The subsidiaries have a reporting date of December 31. The Corporation attributes total comprehensive loss of subsidiaries between the owners of the parent and the non-controlling interests based on their respective ownership interests. All intra-group transactions and balances are eliminated in full on consolidation.

Subsidiaries	Jurisdiction of Incorporation	% of Ownership
Zippler Inc. ("Zippler")	Canada	100%
Zencig Corp. ("Zencig")	USA	70%

Non-controlling interests

Non-controlling interests ("NCI") represent equity interests owned by outside parties. NCI maybe initially measured either at fair value or at the NCI's proportionate share of the recognized amounts of the acquirees identifiable net assets. The choice of measurement is made on a transaction by transaction basis. The share of net assets attributable to non-controlling interests is presented as a component of equity. Their share of net income and comprehensive income is recognized directly in equity. Total Comprehensive income of subsidiaires is attributed to the shareholders of the Corporation and to the NCI even if this results in the NCI having a deficit balance. Changes in the parent company's ownership interest that do not result in a loss of control are accounted for as equity transactions.

Foreign currency transactions and balances

Foreign currency transactions are translated into the functional currency, using the exchange rates prevailing at the dates of the transactions (spot exchange rate). Foreign exchange gains and losses resulting from the settlement of such transactions and from the remeasurement of monetary items denominated in foreign currency at year-end exchange rates are recognized in the consolidated statement of comprehensive loss.

Non-monetary items are not re-translated at year-end and are measured at historical cost (translated using the exchange rates at the date of the transaction). Non-monetary items measured at fair value are translated using the exchange rates at the date when fair value was determined.

Segment disclosure

The Corporation presents and discloses segmental information based on information that is regularly reviewed by the chief operating decision-maker, i.e. the President and the Board of Directors.

Financial instruments

Financial assets and liabilities are recognized when the Corporation becomes a party to the contractual provisions of the instrument. Financial assets are derecognized in the consolidated statement of financial position when the rights to receive cash flows from the assets have expired or have been transferred and the Corporation has transferred substantially all risks and rewards of ownership. A financial liability is derecognized when it is extinguished, discharged, cancelled or expires.

The Corporation classifies its financial instruments by category according to their nature and their characteristics. Management determines the classification when the instruments are initially recognized, which is normally the date of the transaction.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are initially measured at fair value plus directly attributable transaction costs. Subsequently, they are measured at amortized cost. The difference between the initial carrying value and the collection value is recognized in the consolidated statement of comprehensive loss over the duration of the contract using the effective interest rate method. They are presented in current assets when they are recoverable within 12 months of the end of the period; otherwise they are classified as non-current assets.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 6. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

If there is objective evidence of an impairment loss, the amount of the loss is equal to the difference between the carrying value of the asset and the present value of estimated future cash flows, discounted at the asset's original effective interest rate. The carrying value of the asset is reduced by using an allowance account. When assets are deemed to be uncollectible, they are written off against the allowance account. When the amount of the impairment loss decreases in a subsequent period and when this decrease can be related objectively to an event occurring after the impairment loss was recognized, the previously recognized impairment loss is reversed by adjusting the allowance account. The reversal is limited to the amount of the amount of the date of impairment reversal had the impairment not been recognized. The amount of impairment loss and the amount of the reversal are recognized in the consolidated statement of comprehensive loss.

Financial assets at fair value through profit or loss:

A financial asset or liability is classified in this category if acquired principally for the purpose of selling or repurchasing in the short term. Derivatives are also included in this category unless they are designated as hedges. Financial instruments in this category are recognized initially and subsequently at fair value. Transaction costs are expensed in the consolidated statements of comprehensive loss. Gains and losses arising from changes in fair value are presented in the consolidated statements of comprehensive loss within other gains and losses in the period in which they arise. Financial assets and liabilities at fair value through profit or loss are classified as current except for the portion expected to be realized or paid beyond twelve months of the consolidated statement of financial position date, which is classified as non-current.

Available for sale financial assets:

Available for sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories. Available for sale financial assets are recognized initially at fair value plus transaction costs and are subsequently carried at fair value. Gains or losses arising from changes in fair value are recognized in other comprehensive loss. Available for sale financial assets are classified as non-current, unless the investment matures within twelve months, or management expects to dispose of them within twelve months. Interest on available for sale financial assets, calculated using the effective interest method, is recognized in the consolidated statement of comprehensive loss as part of interest income. Dividends on available for sale equity instruments are recognized in the consolidated statement of comprehensive loss when the Corporation's right to receive payment is established. When an available for sale financial assets is sold or impaired, the accumulated gains or losses are moved from accumulated other comprehensive loss to the consolidated statement of comprehensive loss.

Financial liabilities at amortized cost

Financial liabilities at amortized cost are initially recognized at fair value adjusted for transaction costs. They are measured subsequently at amortized cost using the effective interest method. Financial liabilities are classified as current liabilities if payment is due within twelve months. Otherwise, they are presented as non-current liabilities.

The Corporation's financial instruments consist of the following:

Assets / liabilities	Category	Measurement
Cash and cash equivalents	Loans and receivables	Amortized cost
Amounts receivable	Loans and receivables	Amortized cost
Investments in shares	Available-for-sale financial assets	Fair value
Investments in warrants	Fair value through profit or loss	Fair value
Trade accounts and other payables (except Part XII.6 tax)	Financial liabilities	Amortized cost
Bank loan	Financial liabilities	Amortized cost

Cash and cash equivalents

Cash and cash equivalents include deposits held with banks and a guaranteed investment certificate with a maturity less than one year.

Inventories

Inventories are composed of consumable products which are valued at the lower of cost and net realizable value. The cost is determined using the average cost method. The cost of inventories include the acquisition cost and other costs incurred to bring the inventories to their present location and condition. Net realisable value is the estimated selling price in the ordinary course of business less any applicable selling expenses.

Property and equipment

Property and equipment are stated at historical cost, less any accumulated amortization and any accumulated impairment losses. Historical cost includes all costs directly attributable to the acquisition.

Amortization of property and equipment is calculated, on components that have homogeneous useful lives, using the straight-line method over the following estimated useful lives:

Building	20 years
Machinery and equipment and office furniture	5 years
Computer equipment	3 years

Useful lives, residual values, amortization rates and amortization methods are reviewed annually. Such a review takes into consideration the nature of the assets, their intended uses and technological changes.

Gain or loss on disposal is determined by comparing the proceeds with the carrying amount and is recognized in the consolidated statement of comprehensive loss.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 6. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Intangible assets

The Corporation intangible assets include a patent and technical specifications acquired. The original purchased cost incurred and the subsequent internal development costs are capitalized. Costs that are directly attributable to a project's development phase are recognised as intangible assets, provided they meet the following recognition requirements:

- The development costs can be measured reliably
- The project is technically and commercially feasible
- The Corporation intends to and has sufficient resources to complete the project
- The Corporation has the ability to use or sell the software
- The software will generate probable future economic benefits

Development costs not meeting these criteria for capitalisation and expenditures on the research phase of the projects are expensed as incurred. Directly attributable costs include costs incurred on software development.

The Zencig trademark will be amortized on a straight-line basis over a ten year period, the contractual life of the trademark, once it will be approved by the regulatory authorities. As at December 31, 2014, this approval was still pending. However, as described in Note 4, the Corporation decided not to pursue the distribution of these consumable products and therefore wrote-off its intangible asset.

As for the web application resulting from the completion of development of the technical specifications acquired, as described in Note 4, the Corporation decided not to pursue the development of the application and therefore wrote-off its intangible asset.

Impairment of non-financial assets

Non-financial assets are reviewed for impairment if there is any indication that the carrying amount may not be recoverable. Intangible assets that are not yet in service are reviewed for impairment on an annual basis even if there is no indication or impairment. If any such indication is present, the recoverable amount of the asset is estimated in order to determine whether impairment exists. Impairment reviews for non-financial assets are carried out on a project-by-project basis, with each project representing a potential single cash generating unit. Where the asset does not generate cash flows that are independent from other assets, the Corporation estimates the recoverable amount of the asset group to which the asset belongs.

An asset's recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value, using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset or asset group is estimated to be less than its carrying amount, the carrying amount is reduced to the recoverable amount. Impairment is recognized immediately in the consolidated statement of comprehensive loss. Where an impairment subsequently reverses, the carrying amount is increased to the revised estimate of recoverable amount but only to the extent that this does not exceed the carrying value that would have been determined if no impairment had previously been recognized.

Impairment of financial assets

At each reporting date, the Corporation assesses whether there is objective evidence that a financial asset is impaired. If such evidence exists, the Corporation recognizes an impairment loss, as follows:

Financial assets carried at amortized cost

The loss is the difference between the amortized cost of the loan or receivable and the present value of the estimated future cash flows, discounted using the instrument's original effective interest rate. The carrying amount of the asset is reduced by this amount either directly or indirectly through the use of an allowance account.

Impairment losses on financial assets carried at amortized cost are reversed in subsequent periods if the amount of the loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized. Impairment losses on available for sale equity instruments are not reversed.

Available for sale financial assets

The impairment loss is the difference between the original cost of the asset and its fair value at the measurement date, less any impairment losses previously recognized in the consolidated statement of comprehensive loss. This amount represents the cumulative loss in accumulated other comprehensive loss that is reclassified to net loss.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 6. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Equity

Common shares and warrants are classified as equity. Incremental costs directly attributable to the issuance of shares or warrants are recognized as a deduction from the proceeds in equity in the period where the transaction occurs. If shares were issued as consideration for the acquisition of a mineral property or some other form of non monetary assets, they are measured at their fair value according to the quoted price on the day of the conclusion of the agreement.

Unit placements

The Corporation allocates the proceeds from an equity financing between common shares and share purchase warrants based on the relative fair values of each instrument. The fair value of the common shares is calculated by using the CSE share price on the date of the issuance and is accounted for in share capital and the fair value of the share purchase warrants is determined using the Black-Scholes valuation model and is accounted for separately in the warrants account.

Flow-Through shares

The Corporation finances some exploraiton and evaluation expenditures through the issuance of flow-through shares. The resource expenditure deductions for income tax purposes are renounced to investors in accordance with the appropriate income tax legislation. At the time of issuance, the Corporation recognizes a deferred tax liability which represents the difference between the quoted price of the common shares and the amount the investors pay for the shares (the "premium"). This deferred tax liability is recognized as other liability related to flow-through financings and will be reversed as a deferred income tax recovery in the consolidated statement of comprehensive loss, when eligible expenditures have been incurred.

Other elements of equity

Accumulated other comprehensive income includes unrealized gains and losses on available-for-sale financial assets net of relevant income taxes, if so.

Warrants includes charges related to warrants not exercised.

Contributed surplus includes charges related to share options not exercised.

Deficit includes all current and prior period retained profits or losses.

Exploration and evaluation expenditures

All of the Company's projects are currently in the exploration and evaluation phase.

Exploration and evaluation expenditures are costs incurred in the course of initial search of mineral deposits before the technical feasibility and commercial viability of the extraction have been demonstrated.

The costs directly related to the acquisition of the mineral property rights and the exploration expenditures incurred during the exploration and evaluation phase are expensed.

The Corporation will capitalize its exploration expenditures under property and equipment once technical feasibility and commercial viability of extracting a mineral resource are demonstrated. To date, neither the technical feasibility nor the commercial viability of a mineral resource has been demonstrated.

Although the Corporation has taken steps to verify title to the mining properties in which it holds an interest, in accordance with industry practices for the current stage of exploration and development of such properties, these procedures do not guarantee the validity of the Company's titles. Property titles may be subject to unregistered prior agreements and non-compliance with regulatory requirements.

Disposal of interest in connection with the option agreement

On the disposal of interest in connection with an option agreement, the Company does not recognize expenses related to the exploration and evaluation performed on the property by the acquirer. In addition, the amounts received directly from the acquirer are recognized as a gain on the disposal of mining properties in the consolidated statement of comprehensive loss.

Refundable tax credits for mining exploration and evaluation expenditures

The Corporation is entitled to a refundable tax credit on qualified mining exploration and evaluation expenditures incurred in the province of Quebec and on mining duties credits. The credits are accounted for against the exploration and evaluation expenditures incurred based on estimates made by management. The Corporation records those tax credits when there is reasonable assurance with regards to collections and assessments and that the Corporation will comply with the conditions associated to them.

Income taxes

Income tax on the profit or loss for the periods presented comprises current and deferred tax. Income tax is recognized in profit or loss except to the extent that it relates to items recognized directly in other comprehensive loss or in equity, in which case it is recognized in other comprehensive loss or in equity, respectively.

Current tax expense is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at period end, adjusted for amendments to tax payable with regards to previous years. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 6. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Deferred tax is provided using the liability method, providing for temporary differences between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. The temporary differences are not provided for if it arises from the initial recognition of goodwill or the initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the financial position reporting date and whose implementation is expected over the period during which the deferred tax is realized or recovered.

A deferred tax asset is recognized only to the extent that it is probable that future taxable profits will be available against which the asset can be utilized.

Deferred income tax assets and liabilities are presented as non-current and are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

Leases

Leases are classified as finance leases if they transfer to the lessee substantially all the risks and rewards incidental to ownership. All other leases are classified as operating leases.

Finance leases

Assets held under finance leases are initially recognized as Corporation's assets at the fair value of the leased property or, if lower, at the present value of the minimum lease payments, each determined at the inception of the lease. The related liability to be paid to the lessor is recognized in the consolidated statement of financial position as a debt resulting from a finance lease.

Lease payments are apportioned between the financial expenses and the reduction of the outstanding liability so as to produce a constant periodic rate of interest on the remaining balance of the liability. Financial expenses are recognized directly in the consolidated statement of comprehensive loss.

Share-based payments

All goods and services received in exchange for the grant of any share-based payments are measured at their fair values, unless that fair value cannot be estimated reliably. If the Corporation cannot estimate reliably the fair value of the goods or services received, the Corporation shall measure their value indirectly by reference to the fair value of the equity instruments granted. For the transactions with employees and other providing similar services, the Corporation measures the fair value of the services received by reference to the fair value of the equity instrument granted.

The Corporation accounts for all share-based compensation using the fair value method. Each tranche in an award is considered a separate award with its own vesting period and grant date fair value. Fair value is calculated based on the Black-Scholes valuation model. Compensation expense is recognized over the tranche's vesting period based on the number of awards expected to vest, by increasing the account stock options. The number of awards expected to vest is reviewed at least annually, with any impact being recognized immediately in the consolidated statement of comprehensive loss, with a corresponding adjustment to equity. When stock options are exercised, any consideration paid is credited to share capital.

Basic and diluted earnings (loss) per share

Basic earnings (loss) per share is calculated by dividing the earnings (loss) attributable to equity holders of the parent company by the weighted average number of common shares outstanding during the period. Diluted loss per share is calculated by adjusting earnings (loss) attributable to equity holders of the parent company, and the weighted average number of common shares outstanding during the period. Diluted loss per share is calculated by adjusting earnings (loss) attributable to equity holders of the parent company, and the weighted average number of common shares outstanding, by the effects of all dilutive potential common shares which include options, warrants and the conversion options of the debentures. Dilutive potential common shares are deemed to have been converted into common shares at the average market price at the beginning of the period or, if later, at the date of issue of the potential common shares.

The diluted loss per share is equal to the basic loss per share as a result of the anti-dilutive effect of the outstanding warrants and share options.

NOTE 7. FUTURE CHANGES IN ACCOUNTING POLICIES

At the date of autorization of these consolidated financial statements, certain new standards, amendments and interpretations to existing standards have been published but are not yet effective and have not been adopted early by the Corporation.

Management anticipates that all of the pronouncements will be adopted in the Corporation accounting policies for the first period beginning after the effective date of each pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Corporation's consolidated financial statements is provided below. Certain other new standards and interpretations have been issued but are not expected to have an impact on the Corporation's consolidated financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 7. FUTURE CHANGES IN ACCOUNTING POLICIES (Continued)

IFRS 9, « Financial instruments »

The IASB previously published versions of IFRS 9, «Financial instruments» that introduced new classification and measurement requirements in 2009 and 2010 and a new hedge accounthing model in 2013. In July 2014, the IASB released the final version of IFRS 9, «Financial instruments» which replaces earlier versions of IFRS 9 issued and completes IASB's project to replace IAS 39, «Financial Instruments: Recognition and Measurement».

The standard is effective for annual periods beginning on or after January 1, 2018 and must be applied retrospectively with certain exceptions. Early adoption is permitted. The restatement for the classification and assessment presented for prior periods, particularly with respect to impairment is not required. The Corporation is still evaluating the impact of this standard on its consolidated financial statements.

NOTE 8. ESTIMATES, JUDGMENTS AND ASSUMPTIONS

When preparing financial statements, management undertakes a number of estimates, judgments and assumptions about recognition and measurement of assets, liabilities, income and expenses. These estimates and judgments are continuously evaluated and are based on management's experience and knowledge of the relevant facts and circumstances. Actual results may differ from the amounts included in the consolidated financial statements.

Judgments

The following are significant accounting policy judgments, made by management, that had the most significant effect on the consolidated financial statements of the Corporation.

Going concern

The evaluation of the Corporation's ability to continue as a going concern, to raise additional financing in order to cover its operating expenses and its obligations for the incoming year requires significant judgment based on past experience and other assumptions including the probability that future events are considered reasonnable according to the circumstances. Please refer to Note 2 for further information.

Recognition of deferred income tax assets and measurement of income tax expenses

The estimation of income taxes includes evaluating the recoverability of deferred tax assets based on an assessment of the Corporation's ability to utilize the underlying future tax deductions against future taxable income prior to expiry of those deductions. Management assesses whether it is probable that some or all of the deferred income tax assets will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income. If changes were made to management's assessment regarding the Corporation's ability to use future tax deductions, the Corporation could be required to recognize more or fewer deferred tax assets, and future income tax provisions or recoveries could be affected.

Capitalisation of internally developed software

Distinguishing the research and development phases of an internally developed software determining whether the recognition requirements for the capitalization of developments costs are met requires judgments. After capitalization, management monitors whether the recognition requirements continue to be met and whether there are any indicators that capitalized costs may be impaired.

Estimates and assumptions

Information about estimates and assumptions that have the most significant effect on recognition and measurement of assets, liabilities, income and expenses is provided below.

Share-based payments

The estimation of share-based payment requires the selection of an appropriate valuation model and consideration as to the inputs necessary for the valuation model chosen. The Corporation has made estimates as to the volatility of comparative corporations, the probable life of options and the time of exercise of those options. The model used by the Corporation is the Black-Scholes model.

Provision and contingent liabilities

Judgments are made as to whether a past event has led to a liability that should be recognized in the consolidated financial statements or disclosed as a contingent liability. Quantifying any such liability often involves judgments and estimations. These judgments are based on a number of factors including the nature of the claims or dispute, the legal process and potential amount payable, legal advice received, previous experience and the probability of a loss being realized. Several of these factors are source of estimation uncertainty.

Impairment test of property and equipment and intangible assets

Determining if there are any facts and circumstances indicating impairment loss or reversal of impairment, losses are a subjective process involving judgment and a number of estimates and interpretations in many cases. When an indication of impairment loss or a reversal of an impairment loss exists, the recoverable amount of the individual asset must be estimated. If it is not possible to estimate the recoverable amount of the individual asset, the recoverable amount of the cash-generating unit to which the asset belongs must be determined.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS As of December 31, 2015 and 2014 (in Canadian dollars)

NOTE 9. INTERESTS IN SUBSIDIARIES

The Corporation's consolidated financial statements include one subsidiary with a material NCI.

	Proportion of ownership interest and voting rigths	Total Comprehensive Loss	
Name	held by NCI	allocated to NCI	Accumulated NCI
Zencig	30%	(106,715)	(173,155)

No dividends were paid to the NCI during the year ended December 31, 2015 and 2014.

Summarized financial information, before intragroup eliminations, is set out below:

	December 31,	December 31,
	2015	2014
	\$	\$
Current assets	107	24,656
Non-current assets	<u> </u>	159,906
Total assets	107	184,562
Current liabilities	156,843	48,350
Non-current liabities	420,447	357,679
Total liabilities	577,290	406,029
Equity attributable to shareholders of the parent	(404,027)	(155,027)
Non-controlling interests	(173,155)	(66,440)

	December 31,	December 31,
	2015	2014
	\$	\$
Net loss and comprehensive loss attributable to shareholders of the parent	249,000	155,134
Net loss and comprehensive loss attributable to NCI	106,715	66,440
Net loss and total comprehensive loss	355,715	221,574
	December 31,	December 31,
	2015	2014
	\$	\$
Net cash used in operating activities	(69,356)	(197,045)
Net cash used in investing activities	-	(160,045)
Net cash from financing activities	68,652	357,794
Net cash inflow (outflow)	(704)	704

NOTE 10. CASH AND CASH EQUIVALENTS

	December 31,	December 31,
	2015	2014
	\$	\$
Cash	210,301	229,845
Cash in trust	-	53,010
Guaranteed investment certificate, 0.8 % matured in July 2015		40,000
	210,301	322,855

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 10. CASH AND CASH EQUIVALENTS (Continued)

Funds reserved for E&E expenditures

On December 29, 2014, the Corporation completed a flow-through private placement of \$245,925 for which all requirements were fullfiled at December 31, 2015. On December 29, 2015, the Corporation completed a flow-through private placement of \$134,595. The Corporation has until December 31, 2016 to incur eligible exploration and evaluation expenditures in order to comply with the requirements of flow-through private placement.

There is no guarantee that the Corporation's exploration and evaluation expenditures will qualify as Canadian exploration expenses, even if the Corporation is committed to taking all the necessary measures in this regard. Refusal of certain expenses by the tax authorities could have a negative tax impact for investors.

NOTE 11. AMOUNTS RECEIVABLE

	December 31,	December 31,
	2015	2014
	\$	\$
Tax credit	-	572
Sales tax receivable	117,579	70,905
Deposits to suppliers	-	36,725
Other (a)	11,308	10,960
	128,887	119,162

(a) Includes an amount of \$9,773 receivable from a related party by virtue of common management and directors at December 31, 2014 (\$nil at December 31, 2014).

NOTE 12. INVENTORIES

	December 31,	December 31,
	2015	2014
	\$	\$
Balance, beginning of year	210,616	-
Acquisition of consumable products	77,375	210,616
Write-off of inventories (Note 4)	(287,991)	
Balance, end of year		210,616

During the year ended December 31, 2015, as described in Note 4, the Corporation decided to discontinued the distribution of consumable products and therefore wrote-off its inventories.

NOTE 13. INVESTMENTS

	December 31, 2015	December 31, 2014
	\$	\$
Balance, beginning of year	12,881	29,749
Acquisition	30,000	45,000
Disposition	-	(67,500)
Expiry	(12,881)	-
Net change in fair value	(7,500)	5,632
Balance, end of year	22,500	12,881

Investments in GrowPros Cannabis Ventures Inc.

On November 26, 2013, the Corporation signed an agreement with Mazorro Resources Inc. ("MR") which was modified on January 24, 2014, for the disposition of 50% of the Monster Lake property in consideration of \$80,000 in cash, 3,000,000 common shares and 2,000,000 warrants as described in Note 20. On December 29,2014, MR changed its name to GrowPros Cannabis Ventures Inc.

During the year ended December 31, 2013, the Corporation received 1,500,000 common shares and 1,000,000 warrants of MR, which were recorded at estimated fair value, using the Black-Scholes valuation model.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 13. INVESTMENTS (Continued)

During the year ended December 31, 2014, the Corporation received a second tranche of 1,500,000 shares of MR valued at \$45,000 on the date of transfer. In addition, the Corporation sold the 3,000,000 common shares of MR which resulted in a \$81,061 gain on disposal of investments.

The net change in fair value of \$5,632 recorded in 2014 refers to the change in fair value of the year of the 1,000,000 warrants received from MR. The fair value of the warrants is based on the Black-Scholes valuation model, using a risk-free rate of 1.00%, an expected life of one year, an annualized volatility of 100% and a dividend rate of 0%. The estimated fair value of the 1,000,000 warrants is \$12,881 on December 31, 2014.

During the year ended December 31, 2015, the 1,000,000 warrants expired which resulted in a \$12,881 loss on expiry of investments.

Investments in Black Widow Resources Inc.

On August 14, 2015, the Corporation signed an agreement for the disposition of the Vendôme-Sud property in exchange of 1,500,000 common shares of Black Widow Resoucres Inc. ("Black Widow") as described in Note 20. The fair value of the 1,500,000 common shares of \$30,000 was determined using the closing price of \$0.02 at the date of signature of the agreement.

At December 31, 2015, the fair value of \$22,500 was determined using a closing price of \$0,015. A change in fair value of \$7,500 was recorded in the consolidated statement of comprehensive loss.

NOTE 14. PROPERTY AND EQUIPMENT

	Building	Machinery and equipment	Office furniture	Computer equipment	Total
	\$	\$	\$	\$	\$
Cost					
Balance as at January 1st, 2014	-	-	-	-	-
Acquisitions	226,156	3,095	1,195	4,382	234,828
Balance as at December 31, 2014	226,156	3,095	1,195	4,382	234,828
Acquisitions	-	4,575	-	-	4,575
Write-down			<u> </u>	(1,702)	(1,702)
Balance as at December 31, 2015	226,156	7,670	1,195	2,680	237,701
Accumulated amortization					
Balance as at January 1st, 2014	-	-	-	-	-
Amortization	942	103	60	75	1,180
Discountinued operations				139	139
Balance as at December 31, 2014	942	103	60	214	1,319
Amortization	11,308	1,382	239	893	13,822
Discountinued operations	-	-	-	1,563	1,563
Write-down		-	<u> </u>	(1,702)	(1,702)
Balance as at December 31, 2015	12,250	1,485	299	968	15,002
Carrying amount					
Balance as at December 31, 2014	225,214	2,992	1,135	4,168	233,509
Balance as at December 31, 2015	213,906	6,185	896	1,712	222,699

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 15. INTANGIBLE ASSETS

	December 31,	December 31,
	2015	2014
	\$	\$
Balance, beginning of year	513,144	-
Technical specifications	-	250,000
Patent	-	158,343
Acquisition of assets	3,300,000	-
Cancellation on acquisition of assets	(3,300,000)	-
Other additions (a)	46,978	104,801
Write-off of intangibles (Note 4)	(560,122)	-
Balance, end of year	<u> </u>	513,144

(a) The Corporation incurred development costs following the acquisition of the technical specifications as described in Note 3.

During the year ended December 31, 2015, as described in Note 4, the Corporation decided to discontinued the distribution of consumable products and the development of a geo-localisation software and therefore wrote-off its intangible assets.

NOTE 16. TRADE ACCOUNTS AND OTHER PAYABLES

	December 31,	December 31,
	2015	2014
	\$	\$
Trade accounts and other payables		
To a company controlled by the CEO of the Corporation	207,928	32,022
To a director of the Corporation	20,995	-
To a company in which a director is a partner	182,619	35,061
Other	347,300	365,965
Part XII.6 tax	93,400	93,400
Due to a director, without interest, payable on demand	10,465	-
	862,707	526,448

NOTE 17. BANK LOAN

	December 31, 2015	December 31, 2014
	\$	\$
Loan, prime rate plus 1.4% (4.1% at December 31, 2015 and 4.4% as at December 31, 2014), secured by a first-ranking immovable mortgage on the building for which the net carrying amount is \$213,906, a first-ranking mortgage of \$25,000 on securities owned by a shareholder of the Corporation and \$25,000 on personal deposit certificates owned by the president of the Corporation,		
repayable in monthly instalments of \$1,875 and renewable annually.	202,500	225,000

In March 2016, the Corporation renewed the loan at prime rate plus 5.25% representing a rate of 7.95%, repayable in monthly instalments of \$1,875.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 18. SHARE CAPITAL

Authorized

Unlimited number of common shares, without par value. Unlimited number of preferred shares, without par value, issuable in series.

Transactions on share capital

2014

On April 24, 2014, the Corporation issued 500,000 common shares at \$0.12 per share for a total consideration of \$60,000 for the acquisition of intangible assets acquired by Zippler Inc. its subsidiary as described in Note 3.

On June 19, 2014, the Corporation completed a private placement with the issuance of 6,905,332 common shares at a price of \$0.15 per share for gross proceeds of \$1,035,820. Share issuance costs amounted to \$15,585. No warrants were issued under that private placement. A subscription of \$105,000 was receivable on June 19, 2014 and at the request of the holder, the cheque and the corresponding 700,000 common shares certificate were kept in escrow with the legal advisor of the Corporation. As the check could not be deposited because of lack of funds by December 31, 2014, the shares certificate was cancelled by the legal advisor of the Corporation; therefore, the revised share issuance for this private placement is 6,205,332 common shares at a price of \$0.15 per share for gross proceeds of \$930,820.

On July 4, 2014, the Corporation completed a private placement with the issuance of 870,000 common shares at a price of \$0.25 per share for gross proceeds of \$217,500. Share issuance costs amounted to \$2,296. As part of this private placement, the Corporation issued 300,000 warrants which entitles its holder to purchase one common share at a price of \$0.22 fro a period of 18 months. As a result, the warrants value at \$19,241 were recorded under warrant and as a reduction of share capital in the statement of changes in equity. The fair value of the warrants was based on the Black-Scholes valuation model, using a stock price of \$0.24, a risk-free rate of 1.13%, an expected life of 18 months, an annualized volatility of 100% and a dividend rate of 0%.

On November 21, 2014, the Corporation completed a private placement with the issuance of 2,333,333 common shares at a price of \$0.15 per share for gross proceeds of \$350,000. Share issuance costs amounted to \$5,750. No warrants were issued under that private placement.

On December 22, 2014, the Corporation and North Lion Holding Corp. ("North Lion") signed an agreement to settle and terminate the consulting agreement between the parties. It was decided by the parties to issue 200,000 common shares to North Lion and pay expenses incurred of US\$1,320. As at December 31, 2014, the shares were still to be issued and accounted as shares to issue in the statement of changes in equity at the year-end closing price. They were issued on January 29, 2015.

On December 29, 2014, the Corporation completed a private placement with the issuance of 1,229,625 flow-through shares at a price of \$0.20 per share for gross proceeds of \$245,925 and the issuance of 148,900 common shares at a price of \$0.15 for gross proceeds of \$22,335. No warrants were issued under these private placements. An amount of \$122,962 representing the premium paid by the investors was reduced from share capital and recorded in Other liability related to flow-through financings. In addition, the Corporation issued 111,212 broker warrants as a finders fee. Each broker warrant entitles its holder to purchase one common share at \$0.20 per share for a period of 12 months. The fair value of the broker warrants was based on the Black-Scholes valuation model, using a stock price of \$0.10, a risk-free rate of 1.01%, an expected for one year, an annualized volatility of 100% and a dividend rate of 0%. As a result, the broker warrants valued at \$2,146 were recorded under warrant and as share issuance costs an monted to \$27,371 including the fair value of the broker warrants of \$2,146.

2015

On May 26, 2015, the Corporation issued 30,000,000 common shares at a price of \$0.11 per share for a total consideration of \$3,300,000 for the acquisition of all the assets of Reiva as described in Note 3. These shares will be subject to a thirty-six (36) month escrow, in accordance with CSE policies and applicable securities regulation. As part of this transaction, the Corporation also issued 1,400,000 common shares at a price of \$0.11 per share for a total consideration of \$154,000 as a finders fee.

On June 1, 2015 the Corporation signed a consulting agreement under which 500,000 common shares are required to be issued upon signature. As at December 31, 2015, the shares were still to be issued and accounted as shares to issue in the statement of changes in equity valued at the fair value of services rendered.

On July 17, 2015 the Corporation completed a private placement with the issuance of 1,874,997 common shares at a price of \$0.06 per share for gross proceeds of \$112,500. No warrants were issued under this private placement.

On August 7, 2015, the Corporation completed a private placement with the issuance of 1,216,666 common shares at a price of \$0.06 per share for gross proceeds of \$73,000. No warrants were issued under this private placement.

On August 17, 2015, the Corporation issued 3,693,212 common shares at a price of \$0.04 as part of debt settlement agreements with suppliers for a total amount of \$147,729. As a result, the Corporation recorded a gain on settlement of payables of \$56,208 in the consolidated statement of comprehensive loss.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 18. SHARE CAPITAL (CONTINUED)

On October 27, 2015, as described in Note 3, the acquisition of all assets of Reiva was cancelled. As a result, the 30,000,000 common shares issued on May 26, 2015 need to be return to Treasury. These commons shares were return to Treasury on January 19, 2016. As at October 27, 2015, the cancellation of the acquisition have been accounted as shares to be cancelled in the consolidated statement of changes in equity at a price of \$0.03 per share.

On December 7, 2015, the Corporation completed a private placement with the issuance of 10,000,000 units at a price of \$0.03 per unit for gross proceeds of \$300,000. Each Unit is comprised of one common share and one share purchase warrant with each whole warrant entitling the holder to acquire a common share of the Corporation at an exercise price of \$0.05 per share for a period of 18 months. The fair value of the warrants was based on the Black-Scholes valuation model, using a stock price of \$0.02, a riskfree rate of 0.60%, an expected life of 1.5 year, an annualized volatility of 165% and a dividend rate of 0%. As a result, the warrants were valued at \$104,560 and recorded under warrant and as a reduction of share capital in the statement of changes in equity. The Corporation has made estimates as to the volatility of comparable corporations.

On December 29, 2015, the Corporation completed a private placement with the issuance of 2,691,900 flow-through shares at a price of \$0.05 per share for gross proceeds of \$134,595 and the issuance of 498,500 units at a price of \$0.03 per unit for gross proceeds of \$14,955. Each Unit is comprised of one common share and one share purchase warrant with each whole warrant entitling the holder to acquire a common share of the Corporation at an exercise price of \$0.05 per share for a period of 18 months. An amount of \$53,820 representing the premium paid by the investors was reduced from share capital and recorded in Other liability related to flow-through financings. The fair value of the warrants was based on the Black-Scholes valuation model, using a stock price of \$0.02, a risk-free rate of 0.50%, an expected life of 1.5 year, an annualized volatility of 165% and a dividend rate of 0%. As a result, the warrants valued at \$2,493 were recorded under warrants. Each broker warrant entitles its holder to purchase one common share at \$0.05 per share for a period of 18 months. The fair value of the broker warrants. Each broker warrant entitles its holder to purchase one common share at \$0.05 per share for a period of 18 months. The fair value of the broker warrants was based on the Black-Scholes valuation model, using a stock price of \$0.02, a risk-free rate of 0.50%, an expected life of 1.5 year, an annualized volatility of 165% and a dividend rate of 0%. As a result, the broker warrants valued at \$1,276 were recorded under warrant and as share issuance costs an annualized volatility of 165% and a dividend rate of 0%. As a result, the broker warrants valued at \$1,276 were recorded under warrant and as share issuance costs an annualized volatility of 165% and a dividend rate of 0%. As a result, the broker warrants valued at \$1,276 were recorded under warrant and as share issuance costs an enduction of share capital in the consolidated statement of changes in equity. Total share issuance costs amounted to \$21,069 includ

On December 29, 2015, the Corporation issued 2,000,000 units valued at the fair value of the services rendered of \$200,000 for exploration and evaluation expenditures incurred. Each unit is comprises of one common share and one share pruchase warrant with each whole warrant entitling the holder to acquire one common share of the Corporation at a price of \$0.30 per share for a period of 18 months. The fair value of the warrants was based on the Black-Scholes valuation model, using a stock price of \$0.02, a risk-free rate of 0.50%, an expected life of 1.5 year, an annualized volatility of 165% and a dividend rate of 0%. As a result, the warrants valued at \$40,000 were recorded under warrant and as a reduction of share capital in the consolidated statement of changes in equity. The Corporation has made estimates as to the volatility of comparable corporations.

Warrants

The following table shows the changes in warrants:

		December 31,		December 31,
		2015		2014
		Weighted		Weighted
	Number of	average	Number of	average
	warrants	exercise price	warrants	exercise price
		\$		\$
Outstanding, beginning of period	4,612,323	0.29	4,437,611	0.29
Issued	12,817,540	0.09	411,212	0.22
Expired	(4,312,323)	0.30	(236,500)	0.18
Outstanding, end of period	13,117,540	0.09	4,612,323	0.29

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 18. SHARE CAPITAL (CONTINUED)

The number of outstanding warrants that could be exercised for an equal number of common shares is as follows:

		December 31, 2015		December 31, 2014
Expiry date	Exercise price	Number of warrants outstanding	Exercise price	Number of warrants outstanding
	\$		\$	
December 10, 2015	-	-	0.30	1,635,000
December 27, 2015	-	-	0.30	2,566,111
December 29, 2015	-	-	0.20	111,212
January 4, 2016	0.22	300,000	0.22	300,000
June 7, 2017	0.05	10,000,000	-	-
June 30, 2017	0.05	817,540	-	-
June 30, 2017	0.30	2,000,000	-	-
	0.09	13,117,540	0.29	4,612,323

NOTE 19. SHARE OPTIONS

Share option plan

The Corporation has a stock option plan whereby the Board of Directors, may grant to directors, officers or consultants of the Corporation, options to acquire common shares. The Board of Directors has the authority to determine the terms and conditions of the grant of options. The Board of Directors approved a "Rolling" stock option plan reserving a maximum of 10% of the shares of the Corporation at the time of the stock option grant, with a vesting period allowed of zero up to eighteen months, when the grant of option is made at market price, for the benefit of its directors, officers, employees and consultants. The Plan provides that no single person may hold options representing more than 5% of the outstanding common shares. The number of stock options granted to a beneficiary and the vesting period are determined by the Board of Directors.

The exercise price of any option granted under the Plan is fixed by the Board of Directors at the time of the grant and cannot be less than the market price per common share the day before the grant. The term of an option will not exceed five years from the date of grant. Options are not transferable and can be exercised while the beneficiary remains a director, an officer, an employee or consultant of the Corporation or up to twelve months after the beneficiary has left.

The following table shows the changes in share options:

		December 31,		December 31,	
		2015		2014	
		Weighted		Weighted	
	Number of	average	Number of	average	
	options	exercise price	options	exercise price	
		\$		\$	
Outstanding, beginning of period	1,725,000	0.10	-	-	
Granted	2,200,000	0.10	1,725,000	0.10	
Forfeited	(350,000)	0.10			
Outstanding, end of period	3,575,000	0.10	1,725,000	0.10	
Exercisable	3,575,000	0.10	1,725,000	0.10	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 19. SHARE OPTIONS (Continued)

The fair value of share options granted was determined using the Black & Scholes valuation model based on the following weighted average assumptions:

	December 31, 2015	December 31, 2014
Weighted average price at the grant date	\$0.025	\$0.10
Weighted average exercise price	\$0.10	\$0.10
Expected dividend	- %	- %
Expected average volatility	145 %	100 %
Risk-free average interest rate	0.79%	1.67 %
Expected forfeiture rate	- %	5 %
Expected average life	5 years	5 years
Weighted fair value per share option	\$0.02	\$0.07

An expense for share-based payments of \$44,440 was recognized during the year ended December 31, 2015 (\$122,468 during the year ended December 31, 2014).

The Corporation has made estimates as to the volatility of comparable corporations.

The following table presents the details of share options outstanding:

December 31 2014	December 31, 2015		
Estimated Number of contractual time options remaining ir	Estimated contractual time remaining in	Number of options	
outstanding years	years	outstanding	Exercise price
			\$
1,725,000 4.27	3.27	1,725,000	0.10
	4.60	1,850,000	0.10
1,725,000 4.27	3.96	3,575,000	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

(in Canadian dollars)

NOTE 20. EXPLORATION AND EVALUATION EXPENDITURES

The following table presents the mining rights and exploration and evaluation expenditures by properties :

			December 31, 2015			December 31, 2014
		E&E	2015		E&E	2014
	Mining rights	expenditures	Total	Mining rights	expenditures	Total
	\$	\$	\$	\$	\$	\$
Precious metals						
Monster Lake (50%)	-	-	-	-	105,333	105,333
Nouranda-South	-	-	-	530	28,200	28,730
Sapeena	-	-	-	-	7,622	7,622
Torngat diamond	-	-	-	-	7,147	7,147
Vendôme-Sud (50%)				2,288	11,657	13,945
Total precious metals	-	-	-	2,818	159,959	162,777
Base metals						
Dalquier	-	4,126	4,126	-	132,729	132,729
Ruby Lake	-	-	-	-	5,081	5,081
Massicotte Est (40%)	-	-	-	-	82,253	82,253
Mine Lorraine		235,000	235,000			-
Total base metals	-	239,126	239,126	-	220,063	220,063
Industrial metals						
Port-Daniel	-	-	-	-	27,600	27,600
Wapoos					23,652	23,652
Total industrial metals	-	-	-	-	51,252	51,252
Special metals						
Kontili	-	-	-	-	7,444	7,444
Lullwitz-Kaeppelli	-	-	-	-	5,200	5,200
Versant REE	-	-	-	-	5,581	5,581
Gueret Guinecourt	325	-	325	-	54,690	54,690
Montagne B (25%)	7,152	9,500	16,652	-	32,400	32,400
Other properties			<u> </u>		133,396	133,396
Total special metals	7,477	9,500	16,977		238,711	238,711
Grand total	7,477	248,626	256,103	2,818	669,985	672,803

The following table presents exploration and evaluation expenditures by nature :

	December 31,	December 31,
	2015	2014
	\$	\$
Mining rights	7,477	2,818
Exploration and evaluation expenditures		
Geology	134,500	175,327
Geophysics	110,000	421,557
Drilling	-	70,776
Sampling	4,126	2,325
	256,103	672,803
Management fees (Note 25)	23,184	49,018
Claims management	3,414	42,590
	282,701	764,411

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 20. EXPLORATION AND EVALUATION EXPENDITURES (CONTINUED)

Initial purchase of claims

On October 10, 2013, the Corporation purchased all the rights and interest in approximately 2,950 mining claims located in the Province of Quebec (the "Claims") from two private companies 9248-7792 Quebec Inc. ("9248") and 9257-1256 Quebec Inc. ("9257") for a consideration of 10,000,000 common shares of the Corporation at \$0.06 representing the fair value of the stock price on the agreement date. A 0.4% and 0.6% net smelter royalty ("NSR") was retained by the private companies, respectively, where 0.2% and 0.3%, respectively, may be repurchased by the Corporation for a total cash consideration of \$500,000.

Since the acquisition, the Corporation did not renew and/or identified mining claims that would not be renewed as they become expired. At December 31, 2015, the Corporation decided to keep the Wapoos property which consist of 14 mining claims, the Torngat property which consist of 63 mining claims and the Port-Daniel property which consist of 23 mining claims.

Monster Lake

On November 26, 2013, the Corporation signed a property sale agreement with Mazorro Resources Inc. ("MR") for the Monster Lake property, which was amended on January 24, 2014. The property consists of two blocks totaling 81 mining claims and covers 4,300 hectares. Under the sale agreement, MR acquired 50% of the rights and interests of the Corporation's Monster Lake area property by making total cash payments of \$80,000 and by issuing up to 4,000,000 common shares and 1,000,000 warrants of MR to the Corporation as follow:

- At the date of approval of the transaction by the regulatory authorities, \$25,000, 1,500,000 common shares and 1,000,000 warrants.
- At the delivery of the technical report, \$25,000 and 1,500,000 common shares;
- At the date of depositing the report on Sedar, \$10,000;
- Six (6) months after the deposit of the report, the Corporation will receive \$10,000;
- Twelve (12) months after the signature of the agreement, the Corporation will receive 1,000,000 common shares;
- Twelve (12) months after the depositing the report on Sedar, the Corporation will receive \$10,000.

In 2013, the Corporation received \$25,000 in cash, 1,500,000 common shares and 1,000,000 warrants of MR valued at \$19,850 for a total gain on disposal of a mining property of \$44,850.

In 2014, the Corporation received \$35,000 in cash and 1,500,000 common shares of MR valued at \$45,000 for a total gain on disposal of a mining property of \$80,000.

Subsequently to the year ended December 31, 2015, MR has indicated its intention to terminate the agreement and not to pursue the development of the property. The Corporation will not renew the mining claims as they become expired.

Vendôme-Sud

On January 9, 2014, the Corporation entered into an agreement with a company owned by the CEO of the Corporation, to acquire a 50% interest in 33 claims named Vendôme-Sud property in the Abitibi region, in consideration of all costs associated with an airborne survey (electromagnetic and magnetic) of the 33 claims and the production of a 43-101 technical report. Exploration on the Vendôme-Sud property is oriented towards the search for copper, nickel, zinc, silver and gold.

On August 18, 2015, the Corporation sold its property Vendôme-Sud for a consideration of 1,500,000 common shares of Black Widow Resources Inc. valued at \$30,000. A gain on disposal of properties of \$30,000 was recognized in net loss.

Massicote-Est

On January 13, 2014, the Corporation entered into an agreement with Canadian Metals Inc. a related party by virtue of common management and directors, to acquire a 40% interest in 172 mining claims named Massicotte-Est property in the Matagami region, in consideration of all costs associated with an airborne survey (electromagnetic and magnetic) of the 172 mining claims up to a maximum of \$80,000. The airborne survey was completed during January 2014, raw data has been obtained and geophysical interpretation was still pending. As at December 31, 2015, the Corporation decided not to renew the claims as they become expired.

Montagne B

On July 1, 2014, the Corporation entered into an agreement with a close relative of the president of the Corporation, to acquire a 25% interest in 55 mining claims named Montagne "B" property in the Abitibi region, in consideration of all costs associated with an airborne survey (electromagnetic and magnetic) of the 55 mining claims. Exploration on the Montagne "B" is oriented towards the search for special metals.

Gueret & Guinecourt Lake

On October 1, 2014, the Corporation entered into an agreement with a company owned by the president of the Corporation, to acquire a 25% interest in 31 mining claims named Gueret & Guinecourt property in the Abitibi region, in consideration of all costs associated with an airborne survey (electromagnetic and magnetic) of the 31 mining claims. Exploration on the Gueret & Guinecourt property is oriented towards the search for special metals. During the year ended December 31, 2015, the Corporation did not renew the 31 mining claims at their expiry.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 20. EXPLORATION AND EVALUATION EXPENDITURES (CONTINUED)

Mine Lorraine - Gisement Blondeau

On July 25, 2015, the Corporation entered into an agreement with Canadian Mining House, to acquire a 10% interest in 83 mining claims named Mine Lorraine-Gisement Blondeau property located in Quebec in consideration of \$40,000 in cash payable no later than May 1, 2016 and by incurring a total of \$230,000 in exploration and evaluation expenditures by December 31, 2015. At December 31, 2015, the Corporation incurred a total of \$235,000 thus fulfilling the requirements.

NOTE 21. GENERAL AND ADMINISTRATIVE EXPENSES BY NATURE

	December 31,	December 31,
	2015	2014
	\$	\$
Consulting fees	525,369	494,109
Professional fees	229,729	188,963
Regulatory fees	166,423	49,821
Office expenses and other	86,084	87,604
Business development	54,209	63,701
Depreciation - Property and equipment	13,822	1,180
Part XII.6 tax and other non-compliance penality	361	93,400
Share-based payments	44,440	122,468
Other	11,957	-
	1,132,394	1,101,246

NOTE 22. FINANCIAL EXPENSES

	December 31, 2015	December 31, 2014
	\$	\$
Interest on current liabilities and bank charges	8,222	4,554
Interest on long-term debts	9,089	-
Penalty on contract termination	8,400	-
	25,711	4,554

NOTE 23. INCOME TAXES

	December 31,	December 31,
	2015	2014
	\$	\$
Major components of tax expense (income)		
The major components of tax expense (income) are outlined below:		
Current tax expense (income)		
Deferred tax expense (income)		
Origination and reversal of temporary differences	(648,567)	(449,102)
Change in unrecognized deductible temporary differences	581,687	269,501
Tax effect of flow through shares	66,880	179,601
Reversal of other liability related to flow-through shares	(122,962)	-
Total deferred tax expense (income)	(122,962)	
Total income tax expense (income)	(122,962)	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 23. INCOME TAXES

Relationship between expected tax expense and accounting profit or loss

The relationship between the expected tax expense based on the combined income tax rate in Canada and the reported tax expense in the consolidated statement of comprehensive loss can be reconciled as follows:

	December 31,	December 31,
	2015	2014
	\$	\$
Expected tax expense calculated using the combined federal and provincial income tax rate in Canada of		
26.90%.	(1,312,443)	(470,345)
Change in unrecognized temporary differences	581,687	269,501
Cancellation on acquisition of assets	645,600	-
Tax effect on flow-through shares	66,880	179,601
Reversal of other liability related to flow-through shares	(122,962)	-
Reversal of temporary difference subject to initital recognition exemption	67,250	-
Non-taxable gain on sale of investment	2,741	(11,660)
Exchange loss on consolidation	(605)	6,496
Difference on forcing tax rate of subsidiaries	(25,129)	(15,646)
Non-deductible share-based payments	11,954	32,944
Non-deductible other elements	(37,935)	9,109
Deferred income tax expense (income)	(122,962)	

The statutory tax rate of 26.90% in 2015 is the same as the statutory tax rate in 2014.

Recognized deferred tax assets and liabilities

The following differences between the carrying amounts and tax bases from timing differences, unused tax losses and unused tax credits give rise to the following recognized deferred income tax assets and liabilities.

	Balance on January 1st,			Balance on December 31,
	2015	Profit or loss	Equity	2015
	\$	\$	\$	\$
Deferred tax liabilities				
Investments	1,732	(1,732)	-	-
Intangible assets	(28,191)	28,191	-	-
Exploration and evaluation expenditures	29,923	(29,923)	-	-
	3,464	(3,464)	-	-
Deferred tax asset				
Tax losses	(3,464)	3,464		-
Deferred income tax asset (liability)		-		-
Reversal of other liability related to flow-through shares		122,962		
Variation of deferred income tax in net loss		122,962		

	Balance on January 1st,			Balance on December 31,
	2015	Profit or loss	Equity	2015
	\$	\$	\$	\$
Deferred tax liabilities				
Investments	1,331	401	-	1,732
Mining tax credit	458	(458)	-	-
Intangible assets	-	(28,191)	-	(28,191)
Exploration and evaluation expenditures	1,789	28,134	-	29,923
	3,578	(114)	-	3,464
Deferred tax asset				
Tax losses	(3,578)	114		(3,464)
Deferred income tax asset (liability)	<u> </u>		-	-

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 23. INCOME TAXES (Continued)

Unrecognized deferred tax assets and liabilities

The Corporation has the following temporary differences for which no deferred tax has been recognized:

		2015		2014
	Federal	US	Federal	US
	\$	\$	\$	\$
Exploration and evaluation expenditures	509,343	-	531,294	-
Issuance costs of shares	84,209	-	97,903	-
Investments	3,750	-	-	-
Property and equipment	15,003	1,692	1,181	-
Intangibles	187,500	158,343	-	-
Accrued liabilities	57,000	-	57,000	-
Non-capital losses	4,620,500	395,456	3,052,798	199,646
	5,477,305	555,491	3,740,176	199,646

The ability to realize tax benefits is dependant upon a number of factors. Deferred tax assets are recognized only to the extent that it is probable that sufficient profits will be available to allow the asset to be recovered. At December 31, 2015, deferred tax assets totalling \$1,661,660 (\$1,074,599 in 2014) have not been recognized.

The Corporation has the following non-capital losses which are available to reduce income taxes in future periods, for which no deferred tax asset has been recognized in the consolidated statement of financial position, that can be carried over the following years:

	Federal	US
	\$	\$
2026	919,509	-
2027	567,970	-
2028	32,972	-
2029	24,984	-
2030	39,931	-
2031	45,934	-
2032	38,111	-
2033	237,274	-
2034	1,219,788	199,646
2035	1,494,027	195,810
	4,620,500	395,456

NOTE 24. ADDITIONAL CASH FLOW INFORMATION

Changes in working capital items

	December 31,	December 31,
	2015	2014
	\$	\$
Amounts receivable	(13,647)	(65,269)
Prepaid expenses	66,885	(83,229)
Inventories	-	(210,616)
Trade accounts and other payables	404,499	326,143
	457,737	(32,971)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 24. ADDITIONAL CASH FLOW INFORMATION (Continued)

Additional disclosures regarding cash flows that did not result in a cash outflow:

vestments Investments received in consideration of disposal of mining rights	2015 \$ 30,000	2014 \$
		\$
	20 000	
Investments received in consideration of disposal of mining rights	20.000	
	30,000	45,000
are capital		
Shares issued for the acquisition of assets	3,300,000	-
Shares to be cancelled on acquisition of assets	900,000	-
Shares issued for the acquisition of intangible assets	-	60,000
Shares to be issued as a payment of consulting fees	25,000	-
Shares issued as a finders fee	154,000	-
Shares issued as a payment of E&E expenditures	200,000	-
Shares issued as a penalty for contract cancellation	-	26,000
Shares issued as debts settlement	147,729	-
arrants		
Broker warrants issued as a finders fee	1,276	-

NOTE 25. RELATED PARTIES

Related parties include the Corporation's joint key management personnel. Unless otherwise stated, balances are usually settled in cash. Key management includes directors and senior executives. The remuneration of key management personnel includes the following expenses:

	December 31,	December 31,
	2015	2014
	\$	\$
Management fees	23,184	48,988
Consulting fees	338,800	190,000
Professionnal fees	184,014	199,545
Office expenses	6,000	12,300
Share-based payments	14,850	78,095
	566,848	528,928

For the year ended December 31, 2015, a company controlled by the CEO charged \$23,184 (\$49,018 for the year ended December 31, 2014) representing an 8% management fee on the E&E expenditures incurred by the Corporation. These fees were recorded under exploration and evaluation expenditures.

For the year ended December 31, 2015, a company controlled by the CEO charged \$187,600 (\$165,000 for the year ended December 31, 2014) for consulting fees rendered as CEO and the previous CEO charged an \$16,200 (\$nil for the year ended December 31, 2014) for consulting fees rendered as CEO. In addition, a company controlled by an officer of a subsidiary charged \$151,200 (\$25,000 for the year ended December 31, 2014) as consulting fees.

For the year ended December 31, 2015, a company controlled by the CFO charged \$33,850 (\$nil for the year ended December 31, 2014) and a company controlled by the previous CFO charged \$31,000 (\$95,000 for the year ended December 31, 2014) in professionnal fees for financial services.

For the year ended December 31, 2015, a director charged \$24,000 (\$16,000 for the year ended December 31, 2014) for legal fees.

For the year ended December 31, 2015, legal fees in the amount of \$95,164 were charged by a company in which a director is a partner (\$82,545 for the year ended December 31, 2014). Trade accounts and other payables include an amount of \$182,620 (\$98,905 as at December 31, 2014) due to this related party.

For the year ended December 31, 2015, a company controlled by the CEO charged \$6,000 (companies controlled by the CEO, an officer and a director charged \$12,300 for the year ended December 31, 2014) as office expenses.

During the year ended December 31, 2014, the Corporation entered into agreements to acquire mining properties from a company in which the Chief executive officer ("CEO") of the Corporation is also a director. The CEO disclosed his interest as a major shareholder and director of the vendors prior to the start of negotiations between the Corporation and the vendor.

These transactions, entered into the normal course of operations, are measured at the exchange amount which is the amount of consideration established and agreed to by the related parties.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 26. FINANCIAL ASSETS AND LIABILITIES

Categories of financial assets and liabilities

The carrying amounts and fair values of financial instruments presented in the statement of financial position are as follows:

		December 31, 2015		December 31, 2014
	Carrying	Fair	Carrying	Fair
	amount	value	amount	value
	\$	\$	\$	\$
Financial assets				
Loans and receivables				
Cash and cash equivalents	210,301	210,301	322,855	322,855
Amounts receivable (excluding sales tax receivable)	11,308	11,308	10,960	10,960
Available-for-sale investments				
Investments	22,500	22,500	-	-
Fair value through profit or loss				
Investments			12,881	12,881
	244,109	244,109	346,696	346,696
Financial liabilities				
Financial liabilities measured at amortized cost				
Trade accounts and other payables	769,307	769,307	433,048	433,048
Loan payable to a director	55,000	55,000	-	-
Bank loan	202,500	202,500	225,000	225,000
	1,026,807	1,026,807	658,048	658,048

The carrying value of cash and cash equivalents, amounts receivables (excluding sales taxes receivable) and trade accounts and other payables is considered to be a reasonable approximation of fair value because of the short-term maturity of these instruments.

The fair value of the investments was calculated using the Black-Scholes valuation model for December 31, 2014 and the closing price for December 31, 2015 as described in Note 13.

The fair value of the loan payable to a director approximates is carrying amount because of the short-term maturity of this instrument.

The fair value of the bank loan approximates is carrying amount given the debt bears interest at variable rate.

This hierarchy groups financial assets and liabilities into three levels based on the significance of inputs used in measuring the fair value of the financial assets and liabilities. The fair value hierarchy has the following levels:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities at the reporting date;
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from
- Level 3: inputs for the assets or liabilities that are not based on observable market data (unobservable inputs).

The level within which the financial asset or liability is classified is determined based on the lowest level of significant input to the fair value measurement. The investments were classified under level 1 in 2015 (level 2 in 2014).

The techniques and evaluation methods used to measure fair value were not changed compared to previous years.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

As of December 31, 2015 and 2014

NOTE 27. INFORMATION ON CAPITAL MANAGEMENT

The Corporation considers the items included in equity and long term loan as capital components.

The Corporation's capital management objectives are:

- to ensure the Corporation's ability to continue as a going concern;
- to increase the value of the assets of the business; and
- to provide an adequate return to shareholders.

These objectives will be achieved by identifying the right exploration projects, adding value to these projects and ultimately taking them through to production or sale and cash flow, either with partners or by the Corporation's own means.

The Corporation is not exposed to any externally imposed capital requirements except when the Corporation issues flow-through shares for which amounts should be used for E&E work. The Corporation finances its exploration and evaluation activities, as well as its other activities, principally by raising additional capital either by private placements or public offerings. There is no dividend policy. Changes in capital are described in the consolidated statements of Changes in Equity and the related notes. There were no changes in the Corporation's approach to capital management during the year.

In its definition of capital, the Corporation includes bank loan and equity. The following table shows the items included in this definition of capital:

	December 31,	December 31,
	2015	2014
	\$	\$
Bank loan	202,500	225,000
Equity	(577,810)	645,593
	(375,310)	870,593

NOTE 28. FINANCIAL RISKS

The Corporation is exposed to various risks through its financial instruments, and the following analysis provides a measurement of these risks.

Price risk

The Corporation is exposed to equity securities price risk because of the investments held by the Corporation. When trading its shares, unfavorable market conditions could result in the disposal of its listed shares at less than its value. At December 31, 2014 and 2015, price risk is not considered significant.

Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Corporation is subject to concentrations of credit risk through cash and cash equivalents and amounts receivable. The Corporation reduces its credit risk by maintaining part of its cash and cash equivalents in financial instruments held with a Canadian chartered bank. Amount receivables is continually monitored to ensure its collection. Therefore, credit risk is not considered significant.

Liquidity risk

Liquidity risk is the risk that the Corporation will not be able to meet the obligations associated with its financial liabilities. Liquidity risk management serves to maintain a sufficient amount of cash and to ensure that the Company has financing sources such as private and public investments for a sufficient amount. Management estimates that the cash and cash equivalents as at December 31, 2015 will not be sufficient to meet the Corporation's needs for cash during the coming year.

Over the past periods, the Corporation has financed its exploration expense commitments, its working capital requirements and acquisitions through private financings. While it has been successful in doing so in the past, there can be no assurance it will be able to do so in the future.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS As of December 31, 2015 and 2014

NOTE 28. FINANCIAL RISKS (Continued)

The Corporation's liabilities have contractual maturities as summarized below:

				December 31, 2015
			More than 5	
	Less than a year	1 to 5 years	years	Total
	\$	\$	\$	\$
Trade accounts and other payables	769,307	-	-	769,307
Loan payable to a director	55,000	-	-	55,000
Bank loan	202,500	-		202,500
	1,026,807	-		1,026,807

Interest rate risk

As at December 31, 2015, the Corporation is exposed to changes in market interest through its long-term debt at variable interest rate.

NOTE 29. SEGMENTED INFORMATION

The Corporation has only one operating segment which consist in the mining activities.

At December 31, 2015, the Corporation has operations in one geographical sectors which is Canada. At December 31, 2014, the Corporation had two geographical sectors which were Canada and United States. The following tables presents the Corporation's non-current assets by geographic areas.

	December 31, 2015	December 31, 2014
	\$	\$
Non-current assets		
Canada	245,199	599,628
USA		159,906
	245,199	759,534

NOTE 30. COMMITMENTS

The Corporation has entered into a consulting agreement with a company controlled by the CEO, expiring on April 30, 2020, which call for a monthly payment of \$15,950 for total payments of \$829,400. The minimum payments for the next years are \$191,400 in 2016, 2017, 2018 and 2019 and \$63,800 in 2020. Also, in the case the Corporation would terminate this agreement prior to its natural expiry, an amount of \$382,800 representing a 24 month penalty would be payable.

Under the terms of the agreement for the acquisition of Mine Lorraine - Gisement Blondeau property, the Corporation is required to make a cash payment of \$40,000 no later than May 1, 2016.

NOTE 31. SUBSEQUENT EVENTS

Acquisition of the Dissimieux property

On March 22, 2016, the Corporation aquired 100 % of the Dissimieux Lake property from Jourdan Resources Inc. composed of 15 mining claims and located within the La Blanche Lake anorthositic complex by the issuance of 6,000,000 common shares on April 5, 2016 at a price of \$0.02 per share and the payment of \$100,000 in cash or by the issuance of shares within 90 days of the signature of the agreement for a total consideration of \$220,000. As part of this transaction, the Corporation issued 420,000 common shares valued at a price of \$0.02 per share for a total consideration of \$8,400 as finders fees.

The vendor will retain a 2% net smelter return. The Corporation will have the right to purchase 1% of the net smelter return held by the vendor for \$1,000,000.

Signature of a settlement agreement

On April 5, 2016, the Corporation also completed a private placement with the issuance of 2,020,000 common shares at a price of \$0.05 per share as part of debt settlements with suppliers for a total amount of \$101,000. As a result, the Corporation will record a loss on settlement of payables of \$28,600.

SCHEDULE "B"

MANAGEMENT'S DISCUSSION & ANALYSIS OF THE ISSUER



MANAGEMENT'S DISCUSSION AND ANALYSIS

Three-month period ended March 31, 2018 (First Quarter) This management discussion and analysis ("MD&A") of Genius Properties Ltd., ("Genius Properties" or "GNI" or the "Company") follows rule 51-102 of the Canadian Securities Administrators regarding continuous disclosure.

The following MD&A is a narrative explanation, through the eyes of the management of Genius Properties, on how the Company performed during the three-month period ended March 31, 2018. It includes a review of the Company's financial condition and a review of operations for the three-month period ended March 31, 2018 as compared to the three-month period ended March 31, 2017.

This MD&A complements the condensed interim consolidated financial statements for the three-month period ended March 31, 2018 but does not form part of them. It is intended to help the reader understand and assess the significant trends, risks and uncertainties related to the results of operations and it should be read in conjunction with the condensed interim consolidated financial statements as at March 31, 2018 and related notes thereto as well as the audited consolidated financial statements, accompanying notes and Management's Discussion and Analysis for the year ended December 31, 2017.

The condensed interim consolidated financial statements for the three-month period ended March 31, 2018 and 2017 have been prepared in accordance with the International Financial Reporting Standards ("IFRS") applicable to the preparation of condensed interim consolidated financial statements. The accounting policies applied in the financial statements are based on IFRS issued and effective as at March 31, 2018. On May 30, 2018, the Board of Directors approved, for issuance, the condensed interim consolidated financial statements.

All figures are in Canadian dollars unless otherwise stated. Additional information relating to the Company can be found on SEDAR at <u>www.sedar.com</u>. The shares of Genius Properties are listed on the Canadian Securities Exchange ("CSE") under the symbol "GNI".

REPORT'S DATE

The MD&A was prepared with the information available as at May 30, 2018.

CAUTION REGARDING FORWARD-LOOKING INFORMATION

This MD&A contains forward-looking statements that are based on the Company's expectations, estimates and projections regarding its business, the mining industry in general and the economic environment in which it operates as of the date of the MD&A. To the extent that any statements in this document contain information that is not historical, the statements are essentially forward-looking and are often identified by words such as "anticipate", "expect", "estimate", "intend", "project", "plan" and "believe". In the interest of providing shareholders and potential investors with information regarding Genius Properties, including management's assessment of future plans and operations, certain statements in this MD&A are forwardlooking and are subject to the risks, uncertainties and other important factors that could cause the Company's actual performance to differ materially from that expressed in or implied by such statements. Such factors include, but are not limited to: volatility and sensitivity to market metal prices, impact of change in foreign currency exchange rates and interest rates, imprecision in reserve estimates, environmental risks including increased regulatory burdens, unexpected geological conditions, adverse mining conditions, changes in government regulations and policies, including laws and policies; and failure to obtain necessary permits and approvals from government authorities, and other development and operating risks. The preliminary assessments contained in the Technical Report referred to in this MD&A, and the estimates contained therein to date are preliminary in nature and are based on a number of assumptions, any one of which, if incorrect, could materially change the projected outcome.

Although the Company believes that the expectations conveyed by the forward-looking statements are based upon information available on the date that such statements were made, there can be no assurance that such expectations will prove to be correct. The reader is cautioned not to rely on these forward-looking statements. The Company disclaims any obligation to update these forward-looking statements unless required to do so

by applicable Securities laws. All subsequent forward-looking statements, whether written or orally attributable to the Company or persons acting on its behalf, are expressly qualified in their entirety by these cautionary statements.

NATURE OF ACTIVITIES

Genius Properties Ltd. and its subsidiaries (hereafter the "Company" or "Genius Properties" or "GNI") is engaged in the acquisition and exploration of mineral properties.

BUSINESS DEVELOPMENT HIGHLIGHTS

• Amendment to Mt. Cameron Option Agreement:

On March 8, 2018 the Company amended its option agreement with Mt Cameron Minerals Incorporated. The Company has to incur exploration expenditures as follows: \$500,000 on or before December 31, 2018 and \$500,000 on or before December 31, 2019 instead of \$500,000 on or before December 31, 2017 and \$500,000 on or before December 31, 2018.

In consideration for the postponement of the deadlines of one year to incur the exploration expenditures, the Company issued a total of 200,000 common shares on April 11, 2018 to shareholders of Mt Cameron Minerals Inc., at a deemed value of \$0.15 per common share. These common shares are subject to a hold period under applicable securities laws, which will expire four months and one day from the date of their issuance.

BUSINESS DEVELOPMENT SUBSEQUENT EVENTS

• Closing of Private Placement:

On April 6, 2018, the Company concluded a private placement by issuing 10,373,334 units at a price of \$0.15 per unit for gross proceeds of \$1,556,000. Each unit consists of one common share and one-half of a warrant for a total of 10,373,334 common shares and 5,186,671 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until April 6, 2019.

On April 27, 2018, the Company concluded a private placement by issuing 5,201,667 units at a price of \$0.15 per unit for gross proceeds of \$780,250. Each unit consists of one common share and one-half of a warrant for a total of 5,201,667 common shares and 2,600,832 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until April 27, 2019.

• Extension of Warrants:

On May 3, 2018, the Company extended the expiry date of 5,485,083 common share purchase warrants originally issued on May 26, 2017, December 8, 2017, December 15, 2017, December 21, 2017 and December 29, 2017, all valid for 12 months, has been extended to April 27, 2019. Each such warrant remains exercisable at a price of \$0.25 per Share.

• Appointment of Robert Boisjoli as new CFO:

The Company nominated Mr. Robert Boisjoli, FCPA, FCA to the position of Chief Financial Officer of the Company, effective April 26, 2018.

Robert, who is a Fellow Chartered Professional Accountant, is a corporate finance/operational professional with over 30 years of operational and advisory experience. Robert is currently the Chief Executive Officer of AKESOgen, Inc., an integrated genomics, genetics and biobanking company. Robert is also Chairman of Palos Management Inc. and managing director of Atwater Financial Group, a

company specializing in mergers and acquisitions, and a partner at Robert Boisjoli & Associates S.E.C., a consulting firm specializing mainly in business valuations. Robert has been the founder of two life science companies where he has acted as Chief Financial Officer, Chief Operating Officer and Chief Executive Officer. Mr. Boisjoli sits on the boards of directors of various companies where is he is also the audit committee chairman. He also acted as Chief Financial Officer for Adventure Gold Inc. (AGE:TSXV) which was acquired by Probe Metals in 2016. He was also an investment banker with various Canadian securities' firms. Robert also is a Board Member of various not-for-profit organizations in the community and within the profession.

CORPORATE OBJECTIVES FOR 2018:

QUIULACOCHA TAILINGS AND EXCELSIOR STOCKPILE

- Complete Merger Agreement with Cerro de Pasco Resources S.A.
- Execute an agreement to use the nearby milling and processing facilities to treat the mineralized material for the Quiulacocha Tailings and Excelsior Stockpile
- Acquire the surface rights on "Parcel K"
- Complete Environmental Impact Assessment study
- Conduct metallurgical testing and bulk-sampling
- Initiate drilling to confirm geological resources NI43-101
- Complete internal engineering studies

CANADIAN PROJECTS

• Genius intends to continue the exploration and development to its main asset: Meaghers Gold Property (Nova Scotia), Sakami Gold Property (Québec) and Mt. Cameron Graphite Deposit following spin-off of Genius Properties current assets.

SPIN-OFF OF GENIUS PROPERTIES

As part of the Proposed Transaction with Cerro de Pasco, prior to issuing securities to the Cerro Shareholders, Genius will spin off all of its current mining properties into one new wholly-owned Canadian subsidiaries. Genius will distribute SpinCo Shares to Genius Shareholders, on the basis of one SpinCo Share for six Genius Share held on the record date for such distribution, which record date will be immediately prior to the completion of the Reverse Take-Over.

Genius intends to continue the exploration and development of the Genius Properties through these new subsidiaries, to re-distribute the common shares of these subsidiaries to its current shareholders and to list them on a stock exchange.

EXPLORATION HIGHLIGHTS

There were no exploration highlights.

EXPLORATION SUBSEQUENT EVENTS

There were no exploration subsequent events.

Exploration activities for the three-month period ended March 31, 2018

During the three-month period ended March 31, 2018, the Company incurred \$10,999 in exploration and evaluation expenditures (\$73,484 for the three-month period ended March 31, 2017) of which 80% of the

expenses were spent on the Sakami, 17% on Mt Cameron property and the remaining 3% on other properties.

During the three-month period ended March 31, 2018 the Company has conducted compilation works in order to plan the 2018 exploration programs on Sakami North Block and Mt. Cameron Graphite Property.

GENIUS PROPERTIES LTD.

Exploration and evaluation expenditures For the three-month period ended March 31, 2018

		QUÉBEC					NO	VA SCOT	IA				
	Dissimieux Lake	Sakami	Robelin	Mt Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Meaghers	Total
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Exploration and evaluation expe	enditures												
Drilling	-	1,369	-	-	-	-	-	-	-	-	-	-	1,369
Geophysical	-	3,800	-	-	-	-	-	-	-	-	-	-	3,800
Geology	375	2,545	-	-	-	-	-	-	-	-	-	-	2,920
Prospecting	-	1,091	-	1,819	-	-	-	-	-	-	-	-	2,910
	375	8,805	-	1,819	-	-	-	-	-	-	-	-	10,999
Mining rights:													
Claim management	7,699	3,792	1,392	-	-	-	-	-	-	-	-	-	12,883
Renewal of licences	961	-	-	280	180	-	(1,452)	-	-	-	262	-	231
Acquisition of claims	-	-	250	-	-	-	-	-	-	-	-	-	250
	8,660	3,792	1,642	280	180	-	(1,452)	-	-	-	262	-	13,364
Balance, beginning of period	-	-	-	-	-	-	-	-	-	-	-	-	
Balance, end of period	9,035	12,597	1,642	2,099	180	-	(1,452)	-	-	-	262	-	24,363

GENIUS PROPERTIES LTD.

Exploration and evaluation expenditures For the three-month period ended March 31, 2017

							NO	VA SCOT	IA				
	Dissimieux Lake	Sakami	Robelin	Mt Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Meaghers	Total
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
Exploration and evaluation explored	enditures												
Drilling	450	-			61,575	-	-	-	-	1,091	-	-	63,116
Geophysical	-	-			1,500	-	-	-	-	-	-	-	1,500
Geology	-	-		- 500	6,050	750	-	-	273	1,295	-	-	8,868
	450	-		- 500	69,125	750	-	-	273	2,386	-	-	73,484
Mining rights:													
Acquisition of options	-	-		- 163,572	-	-	-	-	-	-	-	-	163,572
Renewal of licences	-	-			1,225	-	-	-	-	1,213	500	-	2,938
Acquisition of claims	-	-			-	100	1,572	1,048	-	-	-	-	2,720
	-	-		- 163,572	1,225	100	1,572	1,048	-	1,213	500	-	169,230
Balance, beginning of period	-	-			-	-	-	-	-	-	-	-	-
Balance, end of period	450	-		- 164,072	70,350	850	1,572	1,048	273	3,599	500	-	242,714

CURRENT PROJECTS

Meaghers Gold Property

On September, 2017, Genius announced the staking of 243 new mining claims in Nova Scotia covering an area of 39.3 square kilometres adjacent to Atlantic Gold's most developed resource: the Touquoy gold deposit.

The four Atlantic Gold deposits (Atlantic Gold Touquoy Open Pit Mine, Beaver Dam, Fifteen Mile Stream and Cochrane Hills Gold Mines) are associated with a weak aeromagnetic anomaly representing an overturned anticline composed of sedimentary rocks.

Genius new staked property contains several gold showings, old exploration works such as the Meaghers Au-As Prospect, several DDH collared for Au-Pb-Zn exploration and two abandoned gold adits. These gold-bearing structures are all in trend with the magnetic anomaly associated with Atlantic Gold four deposits. This suggests the extension of the gold mineralized zones is probably hidden under a thick overburden and/or forms deeply buried new mineralization.

In April 2018, Genius has mandated Michel Boily, PhD geo, to write a NI43-101 Technical Report on the Meaghers property.

During 2018, the Company plans to perform the following exploration work: line cutting, ground geophysic and finally some drilling.

Sakami Property (Québec)

On April 5, 2017, the Company has entered into an option agreement with many prospectors to acquire a 100% interest in 128 mining claims of the Sakami Property, located in Québec, by issuing 6,000,000 common shares. On May 26, 2017, the Company acquired 100% interest by issuing the 6,000,000 common shares at a fair value of \$0.20 per share for a consideration of \$1,200,000. The property straddles the contact between Opinaca and La Grande geological sub-provinces over a distance of 35 km in the James Bay territory. The property is subject to a 2.0% NSR on production, of which half (1/2) may be purchased at any time by the Company for \$1,000,000.

During the 2017 fall exploration campaign the Corporation conducted a ground-based PP, EM-VLF and magnetometric surveys along a 34 km grid on the South Block of its Sakami property located in the James Bay area, Quebec. The geophysical surveys were accompanied by the collection of humus and soil samples, the latter to be analyzed for 53 elements using the Mobile Metal Ions (MMI) technology. Several grab samples were also gathered for precious and base metal determination.

Alternatively, significant gold mineralized samples with values greater than 100 ppb occurred in the northeastern Sipanikaw sectors of the property principally in sheared or mylonitized hydrothermally altered (pyritized, sericitized) metavolcanic rocks and in iron formation.

Exploration work in the amount of \$245,000 is scheduled for 2018.

Mt. Cameron Graphite Project (Nova Scotia)

On October 17, 2016, the Company has entered into an option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. to acquire a 80% interest in 82 mining claims located in Nova Scotia for the Mt Cameron Graphite Property, by issuing 600,000 common shares, by paying \$175,000 and by incurring \$1,000,000 of exploration expenditures over the next two years. As of December 31, 2016, the Company paid the amount of \$125.000. The properties are subject to a 3% NSR of which 2.5% may be purchased at any time by the Company for \$2,000,000.

On January 3, 2017 the Company amended its option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. The amount of cash payment had been reduced to \$125,000 instead of \$175,000 and the number of shares has been increased to 800,000 common shares instead of 600,000 common shares. The Company has issued 800,000 common shares to 21 Alpha Resources Inc. at a fair value of \$0.20 per share for a consideration of \$160,000.

On March 8, 2018 the Company amended its option agreement with Mt Cameron Minerals Incorporated. The Company has to incur exploration expenditures as follows: \$500,000 on or before December 31, 2018 and \$500,000 on or before December 31, 2019 instead of \$500,000 on or before December 31, 2017 and \$500,000 on or before December 31, 2018. In consideration for the postponement of the deadlines of one year to incur the exploration expenditures, the Company will issue a total of 200,000 common shares to shareholders of Mt Cameron Minerals Inc. (See the Subsequent events).

The Mt. Cameron Graphite Deposit is located in the Boisdale Hills region of Cape Breton, Nova Scotia, marking a strategic entry into the large flake graphite market. Reports indicated this deposit has the potential of becoming one of the largest graphite mines in the world producing ultra-high purity flake graphite.

The Property is conveniently located 25 kilometers west of Sydney, Nova Scotia and is comprised of 7 licenses (82 claims over 13.3 km²). The property is easily accessible by paved roads and is in close proximity to an electric utility. With the potential construction of NOVAPORT, a deep-water mega-terminal in Sydney, trans-Atlantic shipping would be readily available, Moreover, having an extensive history in steel manufacturing and coal mining, Sydney has a highly skilled workforce to offer.

The mineralization on the Property is represented by flake graphite in marbles of the George River Formation and has been identified along a strike length of approximately 12 km with zones up to 1.5 km wide and interpreted to be up to 300 m in depth. Mt. Cameron has carried out prospecting, drilling and geophysics on the Property; all of which indicate an extensive mineralized zone. Preliminary mineral processing studies have been carried out by Dr. Ian Flint, former Director of the Minerals Engineering Center at Dalhousie University in Halifax

Historical works:

- 2004 As part of a regional reconnaissance exploration program, Mt. Cameron mapped extensive beds and ridges of graphitic marbles and schists of Precambrian (Grenvillian) age on the eastern flank of the Boisdale Hills, some 25 km west of Sydney, Nova Scotia. Preliminary metallurgical work on samples taken during the mapping campaign determined the graphite is of the rare flake form. Average grade of the graphitic marble surface samples was > 4% graphite (Cg);
- 2007 The Province, through the Office of Economic Development and DNR, commissioned a graphite market study to determine market trends and supply / demand worldwide. The study determined the Property had good potential to be one of the largest graphite mines in the world. There are indications this deposit is substantial and has the potential for an annual production as high as 200,000 tonnes of ultra high purity flake graphite and still maintain a 20 year, or longer, mine life;
- 2008 In August 2008, Mt. Cameron initiated an exploration and metallurgical testing program budgeted at \$4 million. Initial results from deep penetrating geophysics, drilling, assaying, bulk sampling, and pilot plant testing at the Mineral Engineering Centre at Dalhousie University met or exceeded expectations;
- **2009** Further metallurgical work determined the flake graphite could be readily separated from the marble by flotation with expected commercial production after refining above 99% graphite. Bench scale metallurgical testing has already achieved a grade of 99.3% from a large bulk sample taken in 2008.
- **2010** A 1,300 m diamond drilling program identified an area west of Campbell Lake where 10 holes intersected up to 40 m of high grade graphitic marble extending about 400 m along strike. This area shows considerable promise for the development of a substantial mining operation.

"The Mt. Cameron Graphite deposit could be one of the largest in the world," says John Wightman, M.Sc., FGAC, P.Eng, President of Mt. Cameron Minerals Inc). Mr. Wightman's optimism about the potential value of the graphite deposit is further confirmed by a report concerning a bulk sample assessed by Separation Technology LLC of Needham, Mass. "The report is another indication of a potential large deposit of battery-grade graphite for the entire site. The attributes of graphite marble allow for low-cost clean separation technology, with little or no damage to the high-quality graphite when separated from the surrounding material," specified Mr. Wightman. The results of this latest bulk assessment report are comparable to those of previous tests performed at Dalhousie University by Dr. Ian M. Flint, a senior consulting metallurgist.

Robelin Property (Québec)

On April 5, 2017, the Company has entered into an option agreement with 4 prospectors (one prospector is a former officer (CFO) and another prospector is a new officer (CEO)) to acquire a 100% interest in 78 mining claims of the Robelin Property, located in Québec, by issuing 6,500,000 common shares. On May 26, 2017, the Company acquired 100% interest by issuing the 6,500,000 common shares at a fair value of \$0.20 per share for a consideration of \$1,300,000 (\$140,000 for a former officer (CFO) and \$500,000 for a new officer (CEO)). The Robelin Property is located 85 km East South East from the town of Kuujjuaq. The property are subject to a 2.0% NSR on production, of which half (1/2) may be purchased at any time by the Company for \$1,000,000.

Genius has filed on Sedar a NI 43-101 technical report for the Robelin Property titled "The Robelin Property, Northern Labrador Through, Kativik, Koksoak River, Québec, NTS 24F12 and 13", issued on October 18, 2017 with an effective date of April 30, 2017.

Dissimieux Lake

On March 21, 2016 and amended on May 4, 2016, the Company has entered into an option agreement with Jourdan Resources Inc., to acquire a 100% interest in 15 mining claims located within Dissimieux Lake Phosphate Titanium-REE's property, province of Québec, by issuing 1,200,000 common shares within 15 days following the date of the signature and a number of common shares equivalent to an amount of \$180,000 within 90 days following the signature. On April 5, 2016, the Company issued 1,200,000 common shares at a fair value of \$0.25 per share for a consideration of \$300,000. On June 20, 2016 the Company fulfilled its obligations by issuing 720,000 common shares at a fair value of \$0.175 (value of \$0.25 as per the agreement for \$180,000) per share for a consideration of \$126,000.

The Project consists of 15 claims covering 8.4 km², and is accessible via Provincial Highway #138 from Forestville, then driving northward on Highway #385 to Labrieville, and from there using a network of secondary gravel forestry roads to reach the east-southeast shore of Dissimieux Lake. The Property hosts titanium-phosphate (ilmenite-apatite) mineralization located near the southern margin of the La Blache Anorthositic Complex (the "LBAC"). The LBAC is elongated in a northeast-southwest direction and is 15 to 25 km wide over 60 km. It was emplaced into a highly metamorphosed and folded package of steeply dipping, N-NE dipping paragneiss and amphibolites of the Grenville Geological Province. The Property is dominated by steep hills, with elevations ranging from 435 m to 700 m above sea level.

Only regional geophysical surveying and geological mapping had been carried out in the Property area before AFCAN Mining Corporation ("AFCAN"), formerly known as Société d'exploration Minière et pétrolière Gaspésie, staked the original claims at Dissimieux Lake. AFCAN completed detailed mapping, sampling and geophysical surveys over the original property (Pritchard, 1994, in GM53348; Birkett, 1995 and 1996, in GM 53515 and GM 54835; Oswald and Birkett, 1996, in GM 54764). A drill program of 8 holes totalling 637.5 m on two sections was also carried out in 1994 by AFCAN (GM 53349).

llmenite-apatite concentrations were traced along a 6 km a northeast-southwest corridor, up to 1 km wide, near the south shore of Dissimieux Lake. The mineralization is hosted in several 20 m to 50 m-wide bands made up of finely disseminated magmatic apatite and ilmenite, associated with gabbro. The ilmenite occurred as a magnetite-ilmenite assemblage linked to magnetic high anomalies. The average grades calculated from surface sampling was 5% TiO₂ (corresponding to 10% ilmenite) and $3.5\% P_2O_5$ (corresponding to 10% apatite). The corresponding average grades from the core samples were $4.72\% TiO_2$ and $3.65\% P_2O_5$, with high values of $8.35\% TiO_2$ and $4.42\% P_2O_5$. Zones characterized by lower intensity magnetic anomalies retained higher TiO₂ grades but were lower in P_2O_5 .

Lakefield Research of Canada Ltd. ("Lakefield") (1997, in GM 54867; 1998, in GM 56490), COREM (2000, in GM 58571) and Lakefield (2000, in GM 58570) assessed the feasibility of concentrating the titanium and phosphate. Lakefield achieved recoveries of 92 % for apatite to produce a concentrate at 41.2 % P_2O_5 , and recovered 62.5 % of the ilmenite to produce a concentrate of 48.1% TiO₂ from an initial a sample containing 3.5 % P2O5 and 5.4 % TiO₂. It was concluded at the time that the higher the TiO2 and P2O5 grades in rocks, the higher the recoveries in concentrates.

Met-Chem Canada Inc. ("Met-Chem") (2000, in GM 58569) attempted to estimate the "Mining Potential" of the southern portion of the ilmenite-apatite mineralization. The underlying concept rested entirely on the assumption that a direct correlation existed between the strong magnetic anomalies and the ilmenite-apatite mineralization. However, this relationship was never confirmed as the mafic components of the LLBAC, such as the gabbros and the ultramafic rocks exhibited high magnetic susceptibilities, even in the absence of ilmenite-apatite mineralization.

Nevertheless, to estimate the potential resources, Met-Chem used the two drilled sections from AFCAN, the geophysical surveys and results of the geological mapping. The cumulative length of favorable magnetic anomalies covered 11,200 m, multiplied by width (averaging 90 m) of the mineralization based on the area of mineralization calculated from the two existing drill sections to a maximum depth of 75 m. A specific gravity of 3.25 t/m³ was used based on core samples.

In 2012 to 2013 Jourdan drilled 34 holes at Dissimieux Lake, for a total of 3949 m, demonstrating mineralization over a strike length of 2.4 kilometres. Five parallel zones of phosphate mineralization were intersected, often containing mineralization > 100m in drilled thickness.

A target resources of 235 million tonnes were estimated at a grade of $3.65\% P_2O_5$ and $4.72\% TiO_2$ based on the drill core results (Met-Chem, 2000, in GM58569). The estimate is considered historic Mineral Resources.

The terms "Mining Potential" and "Anticipated Resources" are not recognized National Instrument ("NI") 43-101 Mineral Resources or Mineral Reserves categories, and therefore should not the relied upon. There has been insufficient work and a Qualified Person has not reviewed nor evaluated "Mining Potential", "Anticipated Resources" or historic Mineral Resources in terms of NI 43-101 standards to qualify the estimates into current Mineral Resources. There is no evidence at this time to suggest that any future exploration would result in any of the estimates being converted into NI 43-101 compliant Mineral Resources. Genius is of the opinion that the estimates reflects either the ilmenite-apatite or titanium-phosphate mineralization potential of the Property.

The last major work on the Property involved the Met-Chem scoping study (2000, in GM 58569). Met-Chem indicated the ilmenite-phosphate mineralization was amenable to open-pit mining with a 1:1 waste to ore. It was proposed to transport the concentrate via a pipeline at a cost of \$3.28 per tonne based on a yearly transport of 457,500 tonnes of concentrate (217,500 tonnes of ilmenite and 240,000 tonnes of apatite) over a distance of 140 km. In 2009, the Vendors assayed a sample from the original apatite concentrate for Rare Earth Elements ("REE's") and Rare Metal analysis at ALS Laboratories using the 38 element ICP-MS Analytical Method (ME-MS81) (refer to the appended table). The apatite concentrate sample contains 0.18% TREE's, of which 72% are LREE's (Light REE'S: La, Ce, Pr, Nd, Pm, Sm) and 28% are HREE's (Heavy REE's: Eu, Tb, Dy, Ho, Er, Tm, Yb, Lu, Y). The most significant REE's results are 517 ppm Cerium (Ce), 66 ppm Dysprosium (Dy), 115 ppm Gadolinium (Gd), 169 ppm Lanthanum (La), 405 ppm Neodynium (Nd), 85 ppm Praseodymium (Pr), 98 ppm Samarium (Sm), and 348 ppm Yttrium (Y).

These claims are in good standing and remain an integral part of the assets of the Company.

Blockhouse Gold (Nova Scotia)

Upon receiving the results of the IP survey, the collaring of the drill holes began on the Blockhouse property. Drilling, completed by Maritime Diamond Drilling of Brookfield, NS, commenced on January 3rd, 2017 and ended January 23rd, 2017. 644 meters of NQ core were drilled distributed in 7 holes and 3 sites. Most of the drilling was completed at site 1, located southwest of the historic working portals. It was chosen as it is situated near the limit of the underground workings south of the fault offsetting the Prest vein at 250° (Tilsey, 1983). Site 2 was located in the vicinity of the mine portals to target the geophysics anomaly #2 as well as the east vein. Site 3 was situated northeast of the mine portals to drill through the geophysics anomaly #1 as well as to get a section through the Halifax and into the Goldenville groups.

All casing was removed and holes were cement capped, and sites were cleaned up. Downhole surveys were completed using a reflex survey tool.

Hole BH-17-01 was drilled northwest perpendicular to bedding back toward the historic mine workings. The hole was spotted so that it would intersect a historically mapped fault, intersect the Prest vein below historic workings and intersect a geophysics anomaly outlined in the 2016 ground IP survey. This is the first drilling done to date at Blockhouse that was not directly targeting the Prest vein. Results were encouraging as a previously unknown zone of quartz veins with visible gold through the fault, showed 1.1 grams per tonne gold over 9.55 metres, with subintervals of 1.6 g/t Au over 6.2 m and 3.4 g/t Au over 2.1 m and including peak grades of 25.7 g/t over 0.22 m and 7.1 g/t over 0.24 m. The true widths, extent and orientation of the zone are not yet understood

Core was boxed on-site by the drill crew and transported to the core shack by Genius personnel. Core was then logged and marked for sampling. Samples were sawn in half with a diamond blade core saw. Half was sent to Activation Laboratories in Ancaster, Ont., in sealed bags, while half was retained. Once at Actlabs, samples were pulverized and fire assayed with Code 1A2-30. Samples containing visible gold were also submitted for metallic screening, Code 1A4 (100 mesh). Quality assurance/quality control procedures included the systematic insertion of certified reference standards and blanks which were reviewed to verify the integrity of the lab results.

On May 4, 2016, the Company has entered into an option agreement with two prospectors, to acquire a 100% interest in 107 mining claims located in Nova Scotia by issuing 1,000,000 common shares (500,000 common shares for each prospector). In addition, the Company will issue 100,000 common shares common shares for each \$1,000,000 in exploration and evaluation expenditures incurred by Genius, subject to a maximum of 500,000 common shares. An additional 500,000 common shares will be issued if the Company completes a Feasibility Study. Nova Scotia properties consisted of the following properties: Blockhouse Gold (26 claims), Kemptville NS (10 claims), Chocolate Lake NS (6 claims), Dares Lake NS (6 claims) and Gold River NS (1 claim). The properties are subject to a 1.5% NSR of which two-thirds (2/3) may be purchased at any time by the Company for \$1,000,000.

The majority of the Property lie within NTS area 21A and the land package includes 14 licenses comprised of 107 claims covering approximately 1,733 hectares (17.33 km²). The initial exploration focus of Genius will be on the Blockhouse Property and the nearby Dares Lake Property, both located in Lunenburg County.

There are several documented gold bearing veins on the Blockhouse Property, most notably the Prest Vein that saw limited underground (narrow vein) production in the late 1800s up until the early 1930s. This property was revisited in the 1980s when 10 diamond drill holes were completed, testing near surface potential of the property. The drill results and historical mining results are documented in a 1989 drill summary report by James E. Tilsley & Associates Ltd. (filed as an assessment report AR 89-105 with the Nova Scotia DNR) where it is reported that 3,500 ounces of gold was recovered from 6,200 tons of mined and milled material from underground workings between the surface and 90 meters depth. It is further reported that most of the gold was recovered from a fissure vein within a very dark arenaceous slate horizon referring to this production area as the "Prest Shoot". Historical records on file with Nova Scotia Department of Natural Resources indicate that the Prest Shoot accounted for 2,043 tons of mill feed between 1896 and 1935, yielding 3.259 ounces of gold for an average grade of 1.59 ounces per ton (49.6 g/t). The width of the Prest Vein within the historically mined shoot is reported to average 0.25 m (0.15 to 0.61 m), whereas the wall rock yielded an average of 0.085 ounces per ton (2.9 g/t). However, there was insufficient data to determine the extension of the gold mineralization within the host wall rock. Underground mapping and sampling of the 60 metres level occurred in the late 1930s. The Prest Shoot was traced for 138 metres in the north drift and averaged 0.35 m in width with an average gold content of 0.37 ounces per ton.

In early April 2016, Genius engaged an independent qualified person (IQP) to meet with the Vendors of the Property and complete a due diligence site visit. Samples of vein material were selected by the geologist Neil D. Novak, P.Geo., completed the due diligence investigation at the request of Genius. The Prest Vein does not outcrop, consequently the sampling was limited to selecting random samples from mine spoils that are present as muckpiles near the old mine opening (shaft) that had been covered over and capped by a reinforced concrete slab as per local mine rehabilitation requirements. The samples were presumably from the Prest Vein. and included:

- BH 1 from the Blockhouse Property presumably the Prest Vein. The specimen is a banded dark grey - light grey quartz vein. This sample was tested for gold content and returned an assay of 22.5 g/t Au (0.72 ounces/ton);
- BH 2 from the Blockhouse Property; presumably mine waste. This sample was selected from a small trench the geologist dug into the hand-cobbled pile of material near the main shaft. It consists of quartz vein material and dark grey slaty shale. The sample was tested for gold content and returned an assay of 0.136 g/t Au (0.004 ounces/ton);
- BH 3 from the Blockhouse Property, quartz vein material representative of what was thought to be high grade material. The sample was tested for gold content and returned an assay of 11.8 g/t Au (0.378 ounces/ton);
- BH 4 from the Blockhouse Property, quartz vein material representative of high grade material. The sample was tested for gold content and returned an assay of 38.6 g/t Au (1.24 ounces/ton);
- BH 5 from the Blockhouse Property, quartz vein material from a long trench located near the old mill. This could be a sample of vein in an outcrop. The sample was tested for gold contend and returned an assay of 0.315 g/t Au (0.01 ounces/ton).

The assay results for the samples provided a confirmation of the potential as a gold exploration project. The "high grade" gold historically mined at the site and t the reported grades of vein material selected by the geologist were what was expected. Genius is now planning an exploration program which is to take place this summer2016 in which surface trenching, sampling and mapping will take place to ascertain whether gold is present in the host shales. If phase one is successful then phase two will follow involving drilling to depth below the existing mine workings to confirm and extend the information collected from the 1983 drill program.

The Review and Evaluation Committee for the NSMIP supports the project and has approved \$60,000 to explore licenses in Blockhouse, Lunenburg County. All funds awarded by NSMIP are to be directed at paying up to 50% of any combination of drill contract costs, core analysis and trenching completed on the project.

EXPLORATION OUTLOOK

The Company's technical team is currently working on the exploration recommendations set forth for each of its properties. The proposals will be analyzed by the Board of Directors.

QUALIFIED PERSONS

Alex MacKay P.Geo, is the qualified person under NI 43-101 who has reviewed and approved the technical information contained in this document for the Nova Scotia properties.

Dr. Michel Boily P.Geo, is the qualified person under NI 43-101 who has reviewed and approved the technical information contained in this document for the Québec and Peru properties.

FUNCTIONAL AND PRESENTATION CURRENCY

These selected annual financial information, selected quarterly financial information and other financial information are presented in Canadian dollars, the Company's functional currency.

SELECTED QUARTERLY FINANCIAL INFORMATION

Genius Properties anticipates that the quarterly and annual results of operations will primarily be impacted for the near future by several factors, including the timing and efforts of the exploration's expenditures and efforts related to the development of the Company. Due to these fluctuations, the Company believes that the quarter to quarter and the year-to-year comparisons of the operating results may not be a good indication of its future performance. The following selected quarterly financial information is derived from our unaudited condensed interim financial statements for each of the two most recently completed financial years.

GENIUS PROPERTIES LTD.

SELECTED QUARTERLY FINANCIAL INFORMATION

-	2018 Q1	Q4	Q3	Q2	2017 Q1	Q4	Q3	2016 Q2
-	\$	\$	\$	\$	\$	\$	\$	\$
CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS Operating expenses								
Exploration and evaluation expenditures	24,363	(218,224)	250,584	2,733,244	242,714	167,121	72,504	319,365
General and administrative expenses	300,336	338,484	136,170	185,691	144,711	225,947	141,621	174,245
Gain on disposal of property and equipment	-	-	-	-	-	(25,318) 6,620	-	-
Write-off of property and equipment Gain on disposal of mining properties	-	-	-	-	-	(12,500)	(45,522)	- 1,772
Loss on cancellation on acquisition of assets	-	-	-	-	-	-	-	-
	324,699	120,260	386,754	2,918,935	387,425	361,870	168,603	495,382
Other expenses (revenues)								
Net change in fair value of marketable securities	-	-	-	-	(12,640)	(3,405)	(865)	(45,000)
Finance expense Exchange loss (gain)	1,759 (22,935)	1,420 18,127	706 2,071	631 473	(7,819)	(14,193) 12,854	4,439 (11,809)	4,274 (1,091)
Gain on settlement of accounts payable	(22,333)	(636)	2,071	-	-	20,280	13,207	(135,388)
	(21,176)	18,911	2,777	1,104	(20,459)	15,536	4,972	(177,205)
Income tax	(2,201)	(55,176)	(9,401)	(8,524)	(22,269)	(53,820)	-	-
Net loss from continuing operations	301,322	83,995	380,130	2,911,515	344,697	323,586	173,575	318,177
Net loss (earnings) from discontinued operations	433	80	(616)	(414)	(157)	-	-	-
Net loss and comprehensive loss	301,755	84,075	379,514	2,911,101	344,540	323,586	173,575	318,177
Net loss from continuing operations attributable to:								
Shareholders of Genius Properties Ltd.	301,322	83,995	380,130	2,911,515	344,697	307,110	190,488	317,977
Non-controlling interests	- 301,322	- 83,995	- 380,130	- 2,911,515	- 344,697	16,476 323,586	(16,913) 173,575	200
Net loss (earnings) from discontinued operations attributable to:	501,522	00,000	500,150	2,311,313	544,037	525,500	175,575	510,177
Shareholders of Genius Properties Ltd.	303	56	(431)	(290)	(110)	(82,126)	-	-
Non-controlling interests	130	24	(185)	(124)	(47)	(18,050)	-	-
-	433	80	(616)	(414)	(157)	(100,176)	-	-
Basic and diluted loss (earnings) per share: Basic and diluted loss per share from continuing operations	0.01	0.00	0.01	0.11	0.02	0.02	0.01	0.02
Basic and diluted loss (earnings) per share from discontinued operations	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
-	2018 Q1	Q4	Q3	Q2	2017 Q1	Q4	Q3	2016 Q2
-	\$	\$	\$	\$	\$	\$	\$	\$
CONSOLIDATED STATEMENTS OF CASH FLOWS								
Continuing operations	(183,478)	(254,685)	(333,462)	(297,833)	(220,823)	(296,890)	(17,000)	(107,139)
Cash flows used for operating activities Cash flows from (used for) financing activities	(163,476) 788,165	(254,665) 1,002,855	(333,462) (11,054)	(297,833) 805,404	(220,823) (200)	(296,890) 135,336	15,000	145,000
Cash flows (used for) investing activities	(357,316)	(652,100)	-	-	69,515	302,395	-	-
Net change in cash and cash equivalents	247,371	96,070	(344,516)	507,571	(151,508)	140,841	(2,000)	37,861
Discontinued operations								
Cash flows used for operating activities	-	-	-	-	-	-	-	-
Cash flows from financing activities Cash flows used for investing activities	-	-	-	-	-	-	-	-
Net change in cash and cash equivalents	-	-	-	-	-	-	-	-
-	2018				2017			2016
	Q1	Q4	Q3	Q2	Q1	Q4	Q3	Q2
	\$	\$	\$	\$	\$	\$	\$	\$
CONSOLIDATED STATEMENTS OF FINANCIAL POSITION Cash and cash equivalents	551,907	304,536	208,466	552,982	45,411	196,919	56,078	58,078
Loan to a non-related Company	989,050	649,000	-		-	-	-	
Property and equipment	25,459	18,512	-	-	-	-	212,218	215,712
Total assets	1,611,447	1,097,376	257,046	647,412	164,380	364,061	454,775	527,079
Loan payable to a director, without interest	180,000	-	-	-	-	-	-	-

The net loss from continuing operations of \$301,322 for Q1-2018 is mostly attributable to lower amounts of exploration and evaluation expenditures recognized (\$24,636 for Q1-2018 as compared to the amounts of

352,661 (515,715) (136,201) (528,791) (344,251)

661.406

Bank loan

Equity

191.250

(179,016)

(282,991)

exploration and evaluation expenses for the other quarters presented above) and higher amounts of general and administrative expenses due to the work on the Proposed Transaction with Cerro de Pasco Resources S.A.

The net loss from continuing operations of \$2,911,515 for Q2-2017 is mostly attributable to the acquisition of two properties located in Québec in May 2017 for an amount of approximately \$2,500,000.

The net loss from continuing operations of \$173,575 for Q3-2016 is mostly attributable to a gain on disposal of mining properties of \$45,522 combined with a decrease of exploration and evaluation expenditures as compared to Q1-2016 and Q2-2016.

RESULTS OF OPERATIONS FOR THE THREE-MONTH PERIOD ENDED MARCH 31, 2018

Net (loss) income from continuing operations

The basic and diluted loss per share from continuing operations for the three-month period ended March 31, 2018 is \$0.01 as compared to \$0.02 for the three-month period ended March 31, 2017.

During the three-month period ended March 31, 2018, the Company realized a net loss from continuing operations of \$301,322 as compared to a net loss from continuing operations of \$344,697 for the three-month period ended March 31, 2017.

The decrease of \$43,375 for the three-month period ended March 31, 2018 in net loss from continuing operations as compared to 2017 in net loss from continuing operations is mostly attributable to a significant decrease of \$218,351 in exploration and evaluation expenditures (\$24,363 in Q1-2018 as compared to \$242,714 for Q1-2017) combined with higher amounts of general and administrative expenses due to the work on the Proposed Transaction with Cerro de Pasco Resources S.A. and higher amounts invested in business development (\$300,336 in Q1-2018 as compared to \$144,711 for Q1-2017).

Operating expenses

During the three-month period ended March 31, 2018, operating expenses were \$324,699 as compared to \$387,425 for the three-month period ended March 31, 2017.

The decrease of \$62,726 for the three-month period ended March 31, 2018 in operating expenses as compared to 2017 is mostly attributable to a significant decrease of \$218,351 in exploration and evaluation expenditures (\$24,363 in Q1-2018 as compared to \$242,714 for Q1-2017) combined with an increase of \$155,625 in general and administrative expenses due to the work on the Proposed Transaction with Cerro de Pasco Resources S.A., an increase of \$52,935 in professional fees (\$85,398 for Q1-2018 compared to \$32,463 for Q1-2017) and an increase of \$77,812 in business development expenses (\$96,003 in Q1-2018 as compared to \$18,191 for Q1-2017).

CASH FLOWS

Cash flows used for operating activities

Cash flows used for operating activities were \$183,478 during the three-month period ended March 31, 2018, a decrease of \$37,345 as compared to cash flows of \$220,823 used for operating activities during the threemonth period ended March 31, 2017. The decrease of \$37,345 is mostly explained by an increase of \$82,469 of funds used in operating activities before changes in working capital items (\$302,075 used for operating activities before changes in working capital items (\$302,075 used for operating activities before changes in working capital items for the three-month period ended March 31, 2018 as compared to \$219,606 funds from operating activities before changes in working capital items for the three month period ended March 31, 2017) combined with a decrease of \$37,345 in change in working capital items (\$118,597 from operating activities in working capital items for the three-month period ended March 31, 2018 as compared to \$1,217 funds from operating activities in working capital items for the three month period ended March 31, 2017).

Cash flows from (used for) financing activities

Cash flows from financing activities were \$788,165 during the three-month period ended March 31, 2018, an increase of \$788,365 as compared to cash flows of \$200 used for financing activities during the three-month period ended March 31, 2017. The increase of \$788,365 is mostly attributable to an increase of \$610,500 of proceeds from shares to be issued (\$610,500 for the three-month period ended March 31, 2018 as compared to \$Nil for the three-month period ended March 31, 2017).

Cash flows (used for) from investing activities

Cash flows used for investing activities were \$357,316 during the three-month period ended March 31, 2018, an increase of \$426,831 as compared to cash flows of \$69,515 from investing activities during three-month period ended March 31, 2017.

The increase of \$426,831 is explained by the grant of a loan of \$340,050 to a non-related company during the three-month period ended March 31, 2017.

RELATED PARTY TRANSACTIONS

Related parties include the Company's joint key management personnel. Unless otherwise stated, balances are usually settled in cash. Key management includes directors and senior executives. The remuneration of key management personnel includes the following expenses:

	Three-month	period ended
	March 31	March 31
	2018	2017
	\$	\$
Consulting fees	40,000	33,000
	40,000	33,000

In addition to the related party transactions presented elsewhere in these financial statements, the following is a summary of other transactions:

For the three-month period ended March 31, 2018, there were no legal fees, transaction costs and share issuance costs charged by a company in which a former director is a partner (\$22,404 for the three-month period ended March 31, 2017). There were no trade accounts and other payables due to this related party as at March 31, 2018 (\$Nil as at December 31, 2017).

These transactions, entered into the normal course of operations, are measured at the exchange amount which is the amount of consideration established and agreed to by the related parties.

Unless otherwise stated, none of the transactions incorporated special terms and conditions and no guarantees were given or received. Outstanding balances are usually settled in cash.

CONTINGENCIES

Governmental laws and regulations regarding environmental protection regulate the Company's operations. The environmental consequences are not easily identifiable, either in terms of results, the impacts or the expiration date. Currently, and to the best knowledge of its management, the Company is in conformity with current laws and regulations.

SUBSEQUENT EVENTS

On April 6, 2018, the Company concluded a private placement by issuing 10,373,334 units at a price of \$0.15 per unit for gross proceeds of \$1,556,000. Each unit consists of one common share and one-half of a warrant for a total of 10,373,334 common shares and 5,186,671 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until April 6, 2019.

On April 11, 2018, the Company issued 200,000 common shares at a fair value of \$0.16 per share for a consideration of \$32,000 to shareholders of Mt Cameron Minerals Inc. as per the amendment of April 11, 2018 for the postponement of the deadlines of one year to incur the exploration expenditures.

On April 27, 2018, the Company concluded a private placement by issuing 5,201,667 units at a price of \$0.15 per unit for gross proceeds of \$780,250. Each unit consists of one common share and one-half of a warrant for a total of 5,201,667 common shares and 2,600,832 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until April 27, 2019.

SUMMARY OF THE PROPOSED TRANSACTION WITH CERRO DE PASCO RESOURCES S.A.

On November 9, 2017, the Company has entered into a merger agreement (the "Proposed Transaction") with Cerro de Pasco Resources S.A. ("Cerro"), a company incorporated under the laws of Peru, pursuant to which will result in a merger of Genius and Cerro de Pasco. Cerro's main asset is a 100% interest in the El Metalurgista Concession (where the so-called Quiulacocha Tailings and Excelsior Stockpile are located), located in Peru (the "Property").

Cerro de Pasco and Genius Properties shall effect the Proposed Transaction by merging Cerro de Pasco with a branch of Genius Properties to be established under Peruvian laws ("BranchCo"), such that existing security holders of Cerro de Pasco will become security holders of Genius Properties. In accordance with the terms of the Proposed Transaction, Genius Properties shall (i) issue a sufficient number of common shares of its share capital to allow the current shareholders of Cerro De Pasco ("Cerro Shareholders") to hold, after such issuance, in the aggregate, 75% (subject to an increase as described below) of the total number of common shares of the Corporation issued and outstanding after the Proposed Transaction and (ii) make a cash contribution in the form of a loan (the "Cash Contribution") to Cerro de Pasco in an aggregate amount of US\$2,500,000, of which US\$766,456 (CAD\$989,050) have already been made.

The Cash Contribution will be expended, based on the joint determination of Genius Properties and Cerro de Pasco (each acting reasonably), on the development of the Property, for metallurgical testing and to cover capital requirements related to community relations, permitting and general and administrative expenses.

The percentage of common shares to be held by the Cerro Shareholders may be increased pro rata if the Cash Contribution made by Genius Properties is of a total amount of less than US\$2,500,000.

As a result of the Proposed Transaction, the board of directors of Genius Properties shall be comprised of six directors, four of which will be appointed by Cerro de Pasco and two of which will be current directors of Genius Properties.

Spin-Off of Genius Properties:

As part of the Proposed Transaction, prior to issuing securities to the Cerro Shareholders, Genius Properties will spin off all of its current mining properties into a new wholly-owned Canadian subsidiary (the "Reorganization"). Genius Properties intends to continue the exploration and development of the Company's properties through this new subsidiary, to re-distribute the common shares of this subsidiary to its current shareholders and to list it on a stock exchange.

Specific conditions related to the closing:

The specific conditions that must be met in relation to the closing of the Proposed Transaction are: (i) the completion of the Reorganization by Genius Properties; (ii) the approval of the Proposed Transaction by the board of directors and the shareholders of both parties; (iii) the approval of the Proposed Transaction by the Exchange; and (iv) the absence of material change in the business and operations of Cerro De Pasco and Genius Properties.

Certain Risks associated with the Proposed Transaction:

Under Peruvian mining regulations, a mining concession such as the Property is independent from the surface land on which it is located. Therefore, prior to the beginning of any reprocessing activity on the Property, an agreement will have to be reached with the owner of the surface land where the Property is located.

OFF-FINANCIAL POSITION ARRANGEMENTS

As at March 31, 2018, the Company has non off-financial position arrangements.

GOING CONCERN ASSUMPTION

The accompanying consolidated financial statements have been prepared on the basis of the on going concern assumption meaning the Company will be able to realize its assets and discharge its liabilities in the normal course of business. In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, 12 months from the end of the reporting period.

Management is aware, in making its assessment, of material uncertainties related to events and conditions that may cast a significant doubt on the Company's ability to continue as a going concern and, accordingly, the appropriateness of the use of accounting principles applicable to a going concern. These financial statements do not reflect the adjustments to the carrying values of assets and liabilities, expenses and financial position classifications that would be necessary if the going concern assumption was not appropriate. These adjustments could be material.

For the three-month period ended March 31, 2018, the Company recorded a net loss of \$301,755 (\$344,540 in 2017) and has an accumulated deficit of \$18,004,874 as at March 31, 2018 (\$17,703,249 as at December 31, 2017). Besides the usual needs for working capital, the Company must obtain funds to enable it to meet the timelines of its exploration programs and to pay its overhead and administrative costs. As at March 31, 2018, the Company had a working capital of \$640,303 (\$339,043 as at December 31, 2017) consisting of cash and cash equivalents of \$551,907 (\$304,536 as at December 31, 2017). Management believes that these funds will not be sufficient to meet the obligations and liabilities of the Company. These uncertainties cast significant doubt regarding the Company's ability to continue as a going concern. Any funding shortfall may be met in the future in a number of ways, including but not limited to, the issuance of new equity instruments. Given that the Company has not yet determined whether its mineral properties contain mineral deposits that are economically recoverable, the Company has not yet generated income nor cash flows from its operations. The recovery of the cost of exploration and evaluation assets as well as other tangible and intangible assets, is subject to certain conditions: the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to continue the exploration, evaluation, development, construction and ultimately disposal of these assets. During the three-month period ended March 31, 2018, the Company has raised \$610,500 from private placements which were concluded on April 6. 2018 combined with other closing in April 2018 (See the Subsequent events (Note 22)) consisting of common shares to fund exploration works and working capital. While management has been successful in raising financing in the past, there is no assurance that it will succeed in obtaining additional financing in the future.

IFRS ACCOUNTING POLICIES AND ESTIMATES

The Company's significant accounting policies and estimates under IFRS are disclosed in the audited annual consolidated financial statements for the year ended December 31, 2017.

OTHER REQUIREMENTS IN THE MANAGEMENT DISCUSSION AND ANALYSIS

The following selected financial information is derived from our unaudited financial statements.

GENIUS PROPERTIES LTD.

Disclosure of outstanding share data (as at May 30, 2018)

Outstanding common shares:		58,786,744		
Outstanding share options:		80,000		
Average exercise price of:		\$0.250		
Average remaining life of:		3.28 ує	ars	
	Expiry date	Number	Exercise price	Remaining life
			\$	(years)
September 9, 2021		80,000	0.25	3.28
	_	80,000		
Outstanding warrants:		13,385,714		
Average exercise price of:		\$0.250		
Average remaining life of:		0.88 ye	ars	
	Expiry date	Number	Exercise price	Remaining life
			\$	(years)
December 8, 2018		21,000	0.25	0.53
December 30, 2018		92,128	0.25	0.59
April 6, 2019		5,186,671	0.25	0.85
April 27, 2019		8,085,915	0.25	0.91
		13,385,714		

RISK AND UNCERTAINTIES

An investment in the common shares of the GNI should be considered highly speculative. Genius Properties is subject to a variety of risks, some of which are described below. If any of the following risks occur, the business, results of operations or financial condition could be adversely affected in a material manner.

Certain Risks associated with the Proposed Transaction

The completion of the Proposed Transaction is subject to several conditions under applicable securities laws and the November 9, 2017 merger agreement. In the event that any of those conditions is not satisfied or waived, the Proposed Transaction may not be completed.

Upon completion of the Proposed Transaction, Genius Properties will be solely focused on the exploration and development of the Property. Cerro de Pasco has initiated negotiations with local stakeholders for gaining access to a portion of the surface lands that Genius Properties will require for processing the tailings, dumps and slag to which Cerro de Pasco's "El Metalurgista" concession entitles it to. It is the intention of Genius Properties to pursue the negotiations and reach an agreement with local stakeholders. There is however no guarantee that such an agreement will be reached. Unless Genius Properties acquires additional property interests, any adverse developments affecting the Property could have a material adverse effect upon Genius Properties and would materially and adversely affect any profitability, financial performance and results of operations of Genius Properties.

Exploration and mining risks

The Company is engaged in the business of acquiring and exploring mineral properties in the hope of locating economic deposits of minerals. The Company's property interests are in the exploration and evaluation stage only. The business of mineral exploration involves a high degree of risk. Few properties that are explored are ultimately developed into production. Currently, there are no known bodies of commercial ore on the mineral properties of which the Company owns an interest. Accordingly, there is little likelihood that the Company will realize any profits in the short to medium term. Any profitability in the future from the Company's business will be dependent upon locating an economic deposit of minerals. However, there can be no assurance, even if an economic deposit of minerals is located, that it can be commercially mined.

Unusual or unexpected formations, fires, power outages, labour disruptions, flooding, cave-ins, landslides and the inability to obtain suitable or adequate machinery, equipment or labour are other risks involved in the conduct of exploration programs.

The economics of developing mineral properties is affected by many factors including the cost of operations, variation of the grade of ore mined and fluctuations in the price of any minerals produced. There are no underground or surface plants or equipment on the Company's mineral properties, nor any known body of commercial ore. Programs conducted on the Company's mineral property would be an exploratory search for ore.

Titles to property

While the Company has diligently investigated title to the various properties in which it has interest, and to the best of its knowledge, title to those properties are in good standing, this should not be construed as a guarantee of title. The properties may be subject to prior unregistered agreements or transfer, or native or government land claims, and title may be affected by undetected defects.

Permits and licenses

The Company's operations may require licenses and permits from various governmental authorities. There can be no assurance that the Company will be able to obtain all necessary licenses and permits that may be required to carry out exploration, development and mining operations at its projects.

Metal prices

Even if the Company's exploration programs are successful, factors beyond the control of the Company may affect marketability of any minerals discovered. Metal prices have historically fluctuated widely and are affected by numerous factors beyond the Company's control, including international, economic and political trends, expectations for inflation, currency exchange fluctuations, interest rates, global or regional consumption patterns, speculative activities and worldwide production levels. The effect of these factors cannot accurately be predicted.

Competition

The mining industry is intensely competitive in all its phases. The Company competes with many companies possessing greater financial resources and technical facilities than itself for the acquisition of mineral interests as well as for recruitment and retention of qualified employees.

Environmental regulations

The Company's operations are subject to environmental regulations promulgated by government agencies from time to time. Environmental legislation provides for restrictions and prohibitions of spills, release or emission of various substances produced in association with certain mining industry operations, such as seepage from tailing disposal areas, which could result in environmental pollution. A breach of such legislation may result in imposition of fines and penalties. In addition, certain types of operations require submissions to and approval of environmental impact assessments. Environmental legislation is evolving in a manner which means stricter standards and enforcement, fines and penalties for non-compliance are more stringent. Environmental assessments of proposed projects carry a heightened degree of responsibility for companies and directors, officers and employees. The cost of compliance with changes in governmental regulations has a potential to reduce the profitability of operations. The Company intends to fully comply with all environmental regulations.

Conflicts of interest

Certain directors or proposed directors of the Company are also directors, officers or shareholders of other companies that are similarly engaged in the business of acquiring, developing and exploiting natural resource properties. Such associations may give rise to conflicts of interest from time to time. The directors of the Company are required by law to act honestly and in good faith with a view to the best interests of the Company and to disclose any interest which they may have in any project or opportunity of the Company. If a conflict of interest arises at a meeting of the board of directors, any director in a conflict will disclose his interest and abstain from voting on such matter. In determining whether or not the Company will participate in any project or opportunity, the directors will primarily consider the degree of risk to which the Company may be exposed and its financial position at that time.

Stage of development

The Company's properties are in the exploration stage and to date none of them have a proven ore body. The Company does not have a history of earnings or providing a return on investment, and in future, there is no assurance that it will produce revenue, operate profitably or provide a return on investment.

Industry conditions

Mining and milling operations are subject to government regulations. Operations may be affected in varying degrees by government regulations such as restrictions on production, price controls, tax increases, expropriation of property, pollution controls or changes in conditions under which minerals may be mined, milled or marketed. The marketability of minerals may be affected by numerous factors beyond the control of the Company, such as government regulations. The effect of these factors cannot be accurately determined.

Uninsured risks

The Company's business is subject to a number of risks and hazards, including environmental conditions adverse, environmental regulations, political uncertainties, industrial accidents, labour disputes, unusual or unexpected geological conditions, ground or slope failures, cave-ins, and natural phenomena such as inclement weather conditions, floods and earthquakes. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to the Company's properties or the properties of others, delays in mining, monetary losses and possible legal liability.

Capital needs

The exploration and evaluation, development, mining and processing of the Company's properties may require substantial additional financing. The only current source of future funds available to the Company is the sale of additional equity capital and the borrowings of funds. There is no assurance that such funding will be available to the Company or that it will be obtained on terms favourable to the Company or will provide the

Company with sufficient funds to meet its objectives, which may adversely affect the Company's business and financial position.

In addition, any future equity financings by the Company may result in a substantial dilution of the existing shareholders. Failure to obtain sufficient financing may result in delaying or indefinite postponement of further exploration and evaluation, development or production on any or all of the Company's properties or even a loss of property interest.

Key employees

Management of the Company rests on a few key officers and members of the Board of Directors, the loss of any of whom could have a detrimental effect on its operations. The development of the Company's business is and will continue to be dependent on its ability to attract and retain highly qualified management and mining personnel. The Company faces competition for personnel from other employers.

Canada Customs and Revenue Agency

No assurance can be made that Canada Customs and Revenue Agency will agree with the Company's characterization of expenditures as Canadian exploration expenses or Canadian development expenses or the eligibility of such expenses as Canadian exploration expenses under the *Income Tax Act* (Canada).

CERTIFICATION OF INTERIM FILINGS

The President and Chief Executive Officer and the Chief Financial Officer have signed the Basic Certifications of Interim Filings as required by National Instrument 52-109 for venture issuer, thus confirming, the review, the absence of misrepresentations and the fair presentation of the interim filings.

- The President and Chief Executive Officer and the Chief Financial Officer confirm to have reviewed the interim financial report and the interim MD&A (together, the "interim filings") of the Company for the three-month period ended March 31, 2018.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive Officer and the Chief Financial Officer confirm that the interim filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, for the period covered by the interim filings.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive
 Officer and the Chief Financial Officer confirm that the interim financial statements together with the
 other financial information included in the interim filings fairly present in all material respects the
 financial condition, financial performance and cash flows of the issuer, as of the date of and for the
 period presented in the interim filings.



GENIUS PROPERTIES LTD.

MANAGEMENT'S DISCUSSION AND ANALYSIS

Year ended December 31, 2017 (Fourth Quarter) This management discussion and analysis ("MD&A") of Genius Properties Ltd., ("Genius Properties" or "GNI" or the "Company") follows rule 51-102 of the Canadian Securities Administrators regarding continuous disclosure.

The following MD&A is a narrative explanation, through the eyes of the management of Genius Properties, on how the Company performed during the three-month period and year ended December 31, 2017. It includes a review of the Company's financial condition and a review of operations for the three-month period and year ended December 31, 2017 as compared to the three-month period and year ended December 31, 2016.

This MD&A complements the audited consolidated financial statements for the year ended December 31, 2017 but does not form part of them. It is intended to help the reader understand and assess the significant trends, risks and uncertainties related to the results of operations and it should be read in conjunction with the audited consolidated financial statements as at December 31, 2017 and related notes thereto.

The audited consolidated financial statements for the years ended December 31, 2017 and 2016 have been prepared in accordance with the International Financial Reporting Standards ("IFRS") applicable to the preparation of annual consolidated financial statements. The accounting policies applied in the financial statements are based on IFRS issued and effective as at December 31, 2017. On April 25, 2018, the Board of Directors approved, for issuance, the annual consolidated financial statements.

All figures are in Canadian dollars unless otherwise stated. Additional information relating to the Company can be found on SEDAR at <u>www.sedar.com</u>. The shares of Genius Properties are listed on the Canadian Securities Exchange ("CSE") under the symbol "GNI".

REPORT'S DATE

The MD&A was prepared with the information available as at April 25, 2018.

CAUTION REGARDING FORWARD-LOOKING INFORMATION

This MD&A contains forward-looking statements that are based on the Company's expectations, estimates and projections regarding its business, the mining industry in general and the economic environment in which it operates as of the date of the MD&A. To the extent that any statements in this document contain information that is not historical, the statements are essentially forward-looking and are often identified by words such as "anticipate", "expect", "estimate", "intend", "project", "plan" and "believe". In the interest of providing shareholders and potential investors with information regarding Genius Properties, including management's assessment of future plans and operations, certain statements in this MD&A are forwardlooking and are subject to the risks, uncertainties and other important factors that could cause the Company's actual performance to differ materially from that expressed in or implied by such statements. Such factors include, but are not limited to: volatility and sensitivity to market metal prices, impact of change in foreign currency exchange rates and interest rates, imprecision in reserve estimates, environmental risks including increased regulatory burdens, unexpected geological conditions, adverse mining conditions, changes in government regulations and policies, including laws and policies; and failure to obtain necessary permits and approvals from government authorities, and other development and operating risks. The preliminary assessments contained in the Technical Report referred to in this MD&A, and the estimates contained therein to date are preliminary in nature and are based on a number of assumptions, any one of which, if incorrect, could materially change the projected outcome.

Although the Company believes that the expectations conveyed by the forward-looking statements are based upon information available on the date that such statements were made, there can be no assurance that such expectations will prove to be correct. The reader is cautioned not to rely on these forward-looking statements. The Company disclaims any obligation to update these forward-looking statements unless required to do so by applicable Securities laws. All subsequent forward-looking statements, whether written or orally attributable to the Company or persons acting on its behalf, are expressly qualified in their entirety by these cautionary statements.

NATURE OF ACTIVITIES

Genius Properties Ltd. and its subsidiaries (hereafter the "Company" or "Genius Properties" or "GNI") is engaged in the acquisition and exploration of mineral properties.

BUSINESS DEVELOPMENT HIGHLIGHTS

• Mt Cameron:

On January 3, 2017 the Company amended its option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. The amount of cash payment had been reduced to \$125,000 instead of \$175,000 and the number of shares has been increased to 800,000 common shares instead of 600,000 common shares. The Company has issued 800,000 common shares to 21 Alpha Resources Inc. at a fair value of \$0.20 per share for a consideration of \$160,000.

• Consolidation:

On February 1, 2017, in an effort to facilitate greater flexibility in pursuing its plans to advance its projects and to conclude any additional financings required by the Company, Genius Properties, completed a share consolidation on a basis of five pre-consolidation shares for one post-consolidation share. On the share consolidation date, the number of pre-consolidation common shares was 92,395,410. The number of post-consolidation common shares was 18,479,077.

• Appointment of Mr. Guy Goulet as President and CEO of the Company and Mr. Jimmy Gravel resigned as President :

On April 6, 2017, Mr. Jimmy Gravel concluded his interim-Presidency of the Company voting in Mr. Goulet as President. Mr. Gravel remains Vice-President of the Company.

Guy Goulet, geological engineer, graduated from Ecole Polytechnique de Montréal in 1986, has been active in the mining sector for more than 30 years and is a member of the Ordre des Ingénieurs du Québec. From 1995 to 2000 he was a member of the Board and CEO of five Canadian mining companies publicly traded on the Stock Market. He has been co-credited for the restart of the Wrightbar gold mine in Val d'Or, Quebec in 1996. In parallel, he has conducted in collaboration with Hydro-Québec (LTD division) and Group STAS the only project leading to the production of lithium metal from high purity lithium carbonate. From 2000 to 2008, he served as co-founder, president and chairman of H2O Innovation, the largest water treatment company in Canada that manufactures and installs integrated systems for various markets. He joined Maya Gold & Silver as President and CEO in November 2008 and was also co-credited for the restart of the Zgounder silver mine in Morocco. During his career, Mr. Goulet capital raised over \$150 million through the TSX.V.

• Closing of a Private Placement:

On May 26, 2017, the Company concluded a private placement by issuing 5,541,566 units at a price of \$0.15 per unit for gross proceeds of \$831,250. Each unit consists of one common share and one-half of a warrant for a total of 5,541,566 common shares and 2,770,783 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 until May 26, 2018. The Company may, at its option, accelerate the expiry date under certain conditions.

• On June 22, 2017, Mr. John Booth has been appointed as Director of the Company:

Mr. John G Booth holds a BSc, LLB, JD and LLM in international finance, tax and environmental law from King's College, University of London. He has over 25 years of international finance experience as an investment banker, broker, strategy consultant, fund manager, director and chief executive officer. He has worked with Merrill Lynch International, ICAP, ABN AMRO Bank NV, CIBC, the World Bank, Climate Change Capital and Conservation Finance International focusing on structured finance for most of his career. He has cofounded three financial services businesses, the most recent being Midpoint Holdings Ltd. which he listed on the TSX Venture Exchange (the "TSXV"), where he served as CEO until

December of 2015 and where he continues as a director. Mr. Booth is also the non-executive Chairman of the Board of Directors of Laramide Resources Ltd. (Toronto Stock Exchange & Australian Securities Exchange), and was the European Bank for Reconstruction and Development nominee to the board of Tirex Resources Ltd. (TSXV) for four and half years. He also served as a director of the Ottawa RiverKeeper charity for five years.

• Appointment of Dr. Michel Boily as the New Company's Qualified Person:

Dr. Boily is an expert geochemist and metallogenist specializing in the interpretation of precious and rare metal deposits in Precambrian volcano-plutonic terranes for the last 25 years. Prior to consulting for the mining industry and government agencies, Dr. Boily was involved as a research associate at MERI/McGill in the study of several rare metals deposits located in the Quebec province; notably the Strange-Lake deposit in Labrador (Zr, Y, REE), the St-Honoré mine in the Saguenay area (Nb, REE) and the Québec Lithium Mine in the Abitibi Greenstone Belt (Li). Since 1992, Dr. Boily has conducted exploration and technical evaluation of gold, titanium, graphite, base metals and rare metal properties located in Archean greenstone belts, the Grenville Province of Quebec, the Anti-Atlas Proterozoic windows of Morocco, Northern Mexico, Argentina and Nicaragua for various mining companies. Dr. Boily graduated from the Université de Montréal in 1988 with a PhD in geochemistry and carried out post-doctoral studies at the University of Chicago. Since 1984, Dr. Boily has been the author of various publications in international scientific journals and has written numerous technical reports. Dr. Boily is currently a registered Professional Geologist in good standing with l'Ordre des Géologues du Québec.

• Appointment of Mr. René Branchaud as the Corporate Secretary:

Mr. René Branchaud, partner and chairman of the board of directors of Lavery Lawyers firm, practises in the fields of securities, mergers and acquisitions, as well as corporate law. With more than thirty years' experience, he advises companies on matters such as incorporation and organization, the drafting of shareholder agreements, private placements, public issues, going public, dispositions, and takeovers. His services are in demand with European entrepreneurs and investors, primarily in France, wishing to set up companies in Canada. Mr. Branchaud has acquired extensive experience in this area and the specific challenges facing companies moving to Québec. He advises businesses in all sectors of economic activity on the legal and regulatory aspects of doing business in Québec and Canada, identifying the business services they will need and assembling multidisciplinary teams to facilitate their efforts. Over the years, he has built a strong business network (bankers, financial advisers, tax experts, and accountants) that he calls upon when carrying out the mandates entrusted to him.

Mr. Branchaud sits on the boards of directors and acts as secretary of several publicly traded companies; he also serves on corporate governance committees and special committees established to address specific issues (mergers, takeovers).

- In June 2017, Mr. Marc Duchesne and Mr. Maxime Lemieux resigned as directors of Genius Properties.
- On June 22, 2017, the mandate as director of Mr. Jimmy Gravel has not been renewed.
- On July 11, 2017 Mr. Stéphane Leblanc resigned as Interim CFO.
- New office:

On August 9, 2017, the Company entered into a lease agreement for office space located in Saint-Sauveur, Québec, Canada. This agreement is effective from September 1, 2017 and expire on August 31, 2020. The monthly payment is \$2,500.

• On August 28, 2017, Mr. Benoît Forget, currently controller of Genius, has been appointed as Interim CFO.

• The Company announced a Proposed Transaction with Cerro De Pasco S.A. and filing of NI 43-101 Technical Report:

On November 9, 2017 Genius Properties announced that it has entered into a merger agreement dated November 9, 2017 (the "Merger Agreement") with Cerro De Pasco Resources S.A. ("Cerro De Pasco") setting out the terms of a transaction which will result in a merger of Genius and Cerro de Pasco.

NI 43-101 Technical Report about The Excelsior Property

In connection with the transaction concerning the Quiulacocha Tailings and Excelsior Stockpile, Genius announced on November 9, 2017 it has completed a Technical Report ("NI 43-101 Report") prepared in accordance with National Instrument 43-101 Standards of Disclosure for Mineral Projects ("NI 43-101") dated November 9, 2017 and entitled "The Excelsior Property: The Excelsior Mineral Pile (EMP) and Quiulacocha Tailings (QT) associated with the Cerro de Pasco Mine, Cerro de Pasco District, Altiplano Region, North-Central Peru Highlights of the NI 43-101 Report are as follows:

The property is known as Excelsior and consists of the Excelsior Mineral Pile ("EMP") and Quiulacocha Tailings ("QT") forming residues generated by the processing of the Cerro de Pasco Mine Pb-Zn-Ag-Cu ore located 310 km from Lima, in east-central Peru.

The EMP occupies an area of 94 ha and contains 26,400,000 m3 of fragmentary rocks forming terraces composed of sulfide-rich rocks, sericitized volcanic and carbonate (dolomitic) rocks. Metal-bearing minerals consist of sphalerite (Zn), tennantite (Cu), cerussite (Pb), enargite (Cu) and galena (Pb, Agrich). The more reliable Historical Resources Estimate generated 42.89 Mt @ 0.09 wt. % Cu (85.1 M lb), 0.73 wt. % Pb (690.3 M lb), 1.59 wt. % Zn (1696.1 M lb) and 66.1 g/t Ag (91.1 M oz) with Pb+Zn= 2.33 wt. %*.

The QT cover a surface of 114 ha and contain approximately 79 Mt of pyrite-bearing tailings of two different types: Cu-rich and Zn-Pb-rich sulphides. The best Historical Resources Estimate generated a total of 2.94 Mt @ 43.1 g/t Ag (4.1 M oz), 418 ppm Cu, 0.79 wt. % Pb (51.2 M lb) and 1.43 wt. % Zn (92.7 M lb)*.

* The estimates presented above are detailed and discussed in the NI 43-101 Report. They are treated as historic information and have not been verified for economic evaluation by the Corporation. These are considered Historical Mineral Resources and do not refer to any category of sections 1.2 and 1.3 of the NI 43-101 Instrument such as Mineral Resources or Mineral Reserves as stated in the 2010 CIM Definition Standards on Mineral Resources and Mineral Reserves. A Qualified Person (within the meaning of NI 43-101) has not done sufficient work to classify the historical estimate as current Mineral Resources or Mineral Reserves. The explanation lies in the inability by the QP to fully verify the data acquired by the various historical drilling campaigns and other sampling works. Further drilling would be required to upgrade or verity the historical resources. However, the QP has read the documents pertaining to the description of the different methods used in the historical evaluation of the Mineral Resources and is of the opinion they are reliable, but need to be updated to fully conform to the NI 43-101 or CIM norms. Furthermore, no Mineral Resources were calculated on the Excelsior property since 2013.

The NI 43-101 Report was prepared by Michel Boily, PhD, geo of Montreal, Quebec, Independent Qualified Person.

• Closing of Private Placements:

During December 2017, the Company concluded private placements by issuing 5,428,500 units at a price of \$0.15 per unit for gross proceeds of \$814,275. Each unit consists of one common share and one-half of a warrant for a total of 5,428,500 common shares and 2,714,250 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until December 2018.

In addition, during December 2017, the Company concluded a flow-through private placement by issuing 1,062,500 flow-through common shares at a price of \$0.20 per unit for gross proceeds of \$212,500.

BUSINESS DEVELOPMENT SUBSEQUENT EVENTS

• Amendment to Mt. Cameron Option Agreement:

On March 8, 2018 the Company amended its option agreement with Mt Cameron Minerals Incorporated. The Company has to incur exploration expenditures as follows: \$500,000 on or before December 31, 2018 and \$500,000 on or before December 31, 2019 instead of \$500,000 on or before December 31, 2017 and \$500,000 on or before December 31, 2018.

In consideration for the postponement of the deadlines of one year to incur the exploration expenditures, the Company issued a total of 200,000 common shares on April 11, 2018 to shareholders of Mt Cameron Minerals Inc., at a deemed value of \$0.15 per common share. These common shares are subject to a hold period under applicable securities laws, which will expire four months and one day from the date of their issuance.

• Closing of Private Placement:

On April 6, 2018, the Company concluded a private placement by issuing 10,373,334 units at a price of \$0.15 per unit for gross proceeds of \$1,556,000. Each unit consists of one common share and one-half of a warrant for a total of 10,373,334 common shares and 5,186,667 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until April 6, 2019.

CORPORATE OBJECTIVES FOR 2018:

QUIULACOCHA TAILINGS AND EXCELSIOR STOCKPILE

- Complete Merger Agreement with Cerro de Pasco Resources S.A.
- Execute an agreement to use the nearby milling and processing facilities to treat the mineralized material for the Quiulacocha Tailings and Excelsior Stockpile
- Acquire the surface rights on "Parcel K"
- Complete Environmental Impact Assessment study
- Conduct metallurgical testing and bulk-sampling
- Initiate drilling to confirm geological resources NI43-101
- Complete internal engineering studies

CANADIAN PROJECTS

• Genius intends to continue the exploration and development to its main asset: Meaghers Gold Property (Nova Scotia), Sakami Gold Property (Québec) and Mt. Cameron Graphite Deposit following spin-off of Genius Properties current assets.

SPIN-OFF OF GENIUS PROPERTIES

As part of the Proposed Transaction with Cerro de Pasco, prior to issuing securities to the Cerro Shareholders, Genius will spin off all of its current mining properties into one new wholly-owned Canadian subsidiaries. Genius intends to continue the exploration and development of the Genius Properties through these new subsidiaries, to re-distribute the common shares of these subsidiaries to its current shareholders and to list them on a stock exchange.

EXPLORATION HIGHLIGHTS

• Completion of the due diligence on Mt. Cameron Property:

On January 4 2017, the Company announced the completion of its due diligence with respect to its proposed option to acquire all of Mt. Cameron Minerals Inc. interest in the Mt. Cameron Graphite Deposit, which was previously announced in the Company's news release dated October 18, 2016. The Company intends to proceed in settling the terms of the acquisition with Mt. Cameron in a formal option agreement, which will replace the current binding letter of intent dated October 14, 2016.

• Genius Properties starts drilling at Blockhouse:

On January 5, 2017, the Company announced that the drilling program at the Blockhouse Gold Property has begun. As per the December 15, 2016 press release, the company is drilling 2 high priority targets to test for the presence of leg-reef and saddle type veins on the property. The program will also be targeting the continuity of the "Prest Shoot" that historically produced an average of 49.6 grams of gold per ton.

• Acquisition of two new properties:

On May 26, 2017, the Company has entered into two option agreements to acquire a 100% interest in 128 mining claims of the Sakami Property and 78 mining claims of the Robelin Property, both located in Québec, by issuing 6,000,000 common shares and 6,500,000 common shares respectively. The properties are subject to a 2.0% NSR on production, of which half (1/2) may be purchased at any time by the Company for \$1,000,000.

SAKAMI PROPERTY - JAMES BAY AREA (65.7km²)

- The Sakami Property consists of 128 mineral claims totaling 65.7 km².
- The property straddles the contact between Opinaca and La Grande geological sub-provinces over a distance of 35 km.
- More than 1,000 gold showings including Goldcorp's 7.85 million ounces of gold Eleonore Mine are associated with this contact.
- Immediately south of the property, Matamec is actually performing a pre-feasibility study on its gold deposit.
- To the North, Osisko-Baie James property hosts a 325,000 ounces gold deposit.
- Little exploration was done on Abalor property but two zones have been identified by prospecting with grab samples of up to two grams Au per tonne and widths up to 10 meters.
- Two well defined gold anomalies have been clearly identified by a geochemical survey

ROBELIN PROPERTY - KUUJJUAK (36 km²)

- The Robelin Property consists of 78 claims covering 36 km².
- The property covers a huge magnetic field anomaly and is surrounded by more than 50 showings with zinc, copper, silver, palladium, platinum and gold.
- This magnetic anomaly represents a contact between volcanic and sedimentary rocks and has been traced over a distance of 488 meters.
- Several minerals showings were uncovered on the property including the Boylen showing where pyrite, pyrrhotite, graphite, magnetite, chalcopyrite, sphalerite have been identified.

• The Company undertakes an exploration program on Sakami Property:

On September 7, 201, the Company announced the start of an exploration program on its 100%-owned Sakami Property located in the James Bay area of Québec. The property lies between Matamec

/Canadian Strategic Metals auriferous claims, and the Osisko Exploration James Bay's 325,000 ounces gold deposit to the north.

• The Company stakes strategic portfolio of mining claims in Nova Scotia (Meaghers Gold Property):

On September 14, 2017, the Company announced the staking of 243 new mining claims in Nova Scotia covering an area of 39.3 square kilometres adjacent to Atlantic Gold's most developed resource: the Touquoy gold deposit.

• The Company files a NI43-101 Technical Report on its Sakami Property:

On October 11, 2017, the Company announced that is has filed on SEDAR a National Instrument 43-101 ("NI 43-101") technical report for its Sakami Property located in James Bay.

• The Company files a NI43-101 Technical Report for its Robelin Property:

On October 19, 2017, the Company announced that is has filed on SEDAR a National Instrument 43-101 ("NI 43-101") technical report for its Robelin Property located in Northern Labrador.

• Mt. Cameron Graphite Project (Nova Scotia)

On November 15, 2017, Genius announced the initiation of a \$80,000 heliborne survey on the Mont Cameron Graphite Deposit, Nova Scotia.

The MAG-TDEM airborne survey will help establish key priority targets and expand our knowledge of the property, allowing the Corporation to rapidly advance the project. Shallow graphite-rich bodies at and near surface are extremely conductive and their location, thickness and geometry can be identified using such surveying technology.

EXPLORATION SUBSEQUENT EVENTS

There were no exploration subsequent events.

Exploration activities for the three-month period ended December 31, 2017

During the three-month period ended December 31, 2017, the Company incurred \$136,482 in exploration and evaluation expenditures (\$12,030 for the three-month period ended December 31, 2016) of which 55% of the expenses were spent on the Sakami, 29% on Mt Cameron property and the remaining 16% on the Peru Property.

Staking of a Strategic Portfolio of Mining Claims in Nova Scotia

On September 14, 2017, the Coporation. announced the staking of 243 new mining claims in Nova Scotia covering an area of 39.3 km² adjacent to Atlantic Gold's most developed resource: the Touquoy gold deposit.

Genius staked property contains several gold showings, old exploration works such as the Meaghers Au-As Prospect, several DDH collared for Au-Pb-Zn exploration and two abandoned gold adits. These gold-bearing structures strike along trend located of the magnetic anomaly associated with Atlantic Gold four deposits. This suggests the extension of the gold mineralized zones is probably hidden under a thick overburden and/or forms deeply buried new mineralization.

Sakami Property – James Bay Area

On September, 2017, the Corporation started an exploration program on its 100%-owned Sakami property located in the James Bay area of Quebec. The property lies between Matamec /Canadian Strategic Metals auriferous claims, and Osisko Exploration James Bay's 325,000 ounces gold deposit to the north.

A humus sampling campaign was conducted in 2011 by Abalor Mineral, former owner, in the southern portion of the property. Gold assay results indicated 12 samples with concentrations > 0.02 g/t Au with three humus specimen revealing significant gold concentrations (0.102 to 0.552 g/t Au). Overall, the geochemical contour maps define two "anomalous zones" characterized by clusters of gold values > 0.02 g/t Au.

Genius will perform a "Metal Mobile Ion" (MMI) geochemistry survey along with dipole-dipole induced polarization and magnetometer geophysical surveys on an already established gridline. Prospection of the targeted area will also be conducted to better understand the 2011 gold humus anomalies.

GENIUS PROPERTIES LTD. Exploration and evaluation expenditures For the three-month period ended December 31, 2017

				QUÉ	BEC							N	OVA SCOT	A					PERU	
	Montagne B	Torngat Diamond	Dalquier	Wapoos	Dissimieux Lake	Sakami	Robelin	Mt Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Londonderry	Western Lake	Meaghers	Quiulacocha Excelsior	Total
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$			\$	\$	\$
xploration and evaluation exp	enditures																			
Drilling	-	-	-		250	2,707	-	-	-	-	-	-	-	-	-	-		-	-	2,95
Geophysical	-	-	-	-	-	47,459	-	39,932	-	-	-	-	-	-	-	-		-	-	87,39
Geology	-	-			-	9,141	-		-	-	-		-			-		-	21,000	30,14
Geochemistry	-	-	-		-	8,329	-	-	-	-	-	-	-	-	-	-		-	-	8,33
Prospecting	-	-	-	-	-	6,568	-	-	-	-	-	-	-	-	-	-		-	-	6,5
General field expenses	-	-	-		-	1,096	-	-	-	-	-	-	-	-	-	-		-	-	1,09
	-	-	-	-	250	75,300	-	39,932	-	-	-	-	-	-	-	-		-	21,000	136,48
lining rights:																				
Acquisition of options	-	-			-		-	-	-	-	-		-			-	-	-	(355,624)	(355,6
Renewal of licences	-	-	-		-	-	-	-	-	2,620	120	-	-	-	-	-		-		2,74
Acquisition of claims	-	-	-		(1,822)	-	-	-	-	-	-	-	-	-	-	-		-	-	(1,8
	-	-	-	-	(1,822)	-	-	-	-	2,620	120	-	-	-	-	-	-	-	(355,624)	(354,70
alance, beginning of period					3,955	1,269,209	1,318,225	182,180	78,844	3,229	1,572	1,048	2,336	5,298	500	-		2,430	357,716	3,226,54
alance, end of period	-				2.383	1,344,509	1.318.225	222,112	78,844	5,849	1.692	1.048	2.336	5.298	500	-		2,430	23,092	3,008,3

GENIUS PROPERTIES LTD.

Exploration and evaluation expenditures For the three-month period ended December 31, 2016

				QUÉE	BEC							N	OVA SCOTI	A					PERU	
	Montagne B	Torngat Diamond	Dalquier	Wapoos	Dissimieux Lake	Sakami	Robelin	Mt Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Londonderry	Western Lake	Meaghers	Quiulacocha Excelsior	Total
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$			\$	\$	\$
Exploration and evaluation expe	enditures																			
Drilling	-	-	-	-	4,128	-	-	4,290	5,564	-	-	-	-	-	-	-	-	-	-	13,982
Geophysical	-	-	-	-	-	-	-	-	7,869	-	-	-	-	-	-	-	-	-	-	7,869
Geology	(4,750)	(230)	(216)	(67)	(365)	-	-	-	(6,843)	1,750	-	-	-		-	-	-	-	-	(10,721
Environment & Communauty				÷		-	-	-	900		-	-	-	-	-	-	-	-	-	900
	(4,750)	(230)	(216)	(67)	3,763	-	-	4,290	7,490	1,750	-	-	-	-	-	-	-	-	-	12,030
Mining rights:																				
Acquisition of options	-	-	-	-	6,420	-	-	126,515	(105,355)	8,178	9,813	22,897	6,542	45,794	1,636	19,626	17,991	-	-	160,057
Renewal of licences	(4,231)	-	-	-	· -	-	-		(4,225)	· · -	· · ·	900	900	900	· · ·	· · ·	· · ·	-	-	(5,756
Acquisition of claims		-	-	-	-	-	-	-		590	-	-	80	120	-	-	-	-	-	790
	(4,231)	-	-	-	6,420	-		126,515	(109,580)	8,768	9,813	23,797	7,522	46,814	1,636	19,626	17,991	-	-	155,091
Balance, beginning of period	2,446	230	216	67	460,086		-	-	169,702	-	-	-				-		-	-	632,747
Balance, end of period	(6,535)	-	-	-	470,269	-	-	130,805	67,612	10,518	9,813	23,797	7,522	46,814	1,636	19,626	17,991	-	-	799,868

Exploration activities for the year ended December 31, 2017

During the year ended December 31, 2017, the Company incurred \$288,268 in exploration and evaluation expenditures (\$38,231 for the year ended December 31, 2016) of which 49% of the expenses were spent on the Sakami and Robelin properties, 39% on Mt Cameron and Blockhouse properties, a 8% on the Peru Property and the remaining 4% on other Nova Scotia properties.

GENIUS PROPERTIES LTD.

Exploration and evaluation expenditures For the year ended December 31, 2017

		QUÉ	BEC						١	IOVA SCOT	'IA					PERU	
	Montagne B	Dissimieux Lake	Sakami	Robelin	Mt Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Londonderry	Western Lake	Meaghers	Quiulacocha Excelsior	Total
		\$		\$													\$
Exploration and evaluation expe	nditures																
Drilling	-	1,510	2,707	-	-	63,653	-	-			1,091	-	-	-	-	-	68,961
Geophysical	-	-	67,536	-	39,932	1,500	-	-			-	-	-	-	-	-	108,968
Geology	-	-	18,369	13,500	500	6,048	1,382	-		589	1,927	-	-	-	-	23,092	65,407
Geochemistry	-	-	14,365	-	-	-	-	-			-	-	-	-	-	-	14,365
Prospecting	-	-	6,567	-	800	1,107	1,747	-		1,747	947	-	-	-	-	-	12,915
General field expenses	-	-	17,352	-	-	-	-	-			-	-	-	-	-	-	17,352
Environment & Communauty	-	300	-	-	-	-	-	-			-	-	-	-	-	-	300
· · · · · · · · · · · · · · · · · · ·	-	1,810	126,896	13,500	41,232	72,308	3,129	-		2,336	3,965	-	-	-	-	23,092	288,268
Mining rights:																	
Acquisition of options	-	-	1,203,000	1,302,704	163,982	-	-	-			-	-	-	-		-	2,669,686
Renewal of licences	-	-	7,375	-	16,898	6,536	2,620	120			1,333	500	-	-	-	-	35,382
Acquisition of claims	-	573	7,238	2,021	· · ·		100	1,572	1,048	-	· · ·	-	-	-	2,430	-	14,982
	-	573	1,217,613	1,304,725	180,880	6,536	2,720	1,692	1,048	-	1,333	500	-	-	2,430	-	2,720,050
Total		2,383	1,344,509	1,318,225	222,112	78,844	5,849	1,692	1,048	2,336	5,298	500	-	-	2,430	23,092	3,008,318

GENIUS PROPERTIES LTD.

Exploration and evaluation expenditures For the year ended December 31, 2016

		QUÉE	BEC						N	OVA SCOT	NA					PERU	
	Montagne B	Dissimieux Lake	Sakami	Robelin	Mt Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Londonderry	Western Lake	Meaghers	Quiulacocha Excelsior	Total
		\$		\$													\$
Exploration and evaluation expe	nditures																
Drilling	-	4,128	-		4,290	5,564	-	-		-	-	-	-	-	-	-	13,98
Geophysical	-	-	-			15,873		-	-	-	-		-	-	-	-	15,87
Geology	(4,750)	10,321	-			155	1,750	-		-	-	-	-	-	-	-	7,47
Environment & Communauty	-	-	-			900	-	-	-	-	-	-	-	-	-	-	90
	(4,750)	14,449	-		4,290	22,492	1,750	-	-	-	-	-	-	-	-	-	38,23
Mining rights:																	
Acquisition of options	-	455,820	-		126,515	44,645	8,178	9,813	22,897	6,542	45,794	1,636	19,626	17,991	-	-	759,45
Renewal of licences	(2,573)	-	-			475	· · ·	-	900	900	900	· · ·	· · ·	· · ·	-	-	60
Acquisition of claims	788	-	-			-	590	-	-	80	120	-	-	-	-	-	1,57
	(1,785)	455,820	-		126,515	45,120	8,768	9,813	23,797	7,522	46,814	1,636	19,626	17,991	-	-	761,63
fotal	(6,535)	470,269	-		130,805	67.612	10,518	9,813	23,797	7.522		1,636	19.626	17,991	-		799,86

CURRENT PROJECTS

Meaghers Gold Property

On September, 2017, Genius announced the staking of 243 new mining claims in Nova Scotia covering an area of 39.3 square kilometres adjacent to Atlantic Gold's most developed resource: the Touquoy gold deposit.

Genius new staked property contains several gold showings, old exploration works such as the Meaghers Au-As Prospect, several DDH collared for Au-Pb-Zn exploration and two abandoned gold adits. These gold-bearing structures are all in trend with the magnetic anomaly associated with Atlantic Gold four deposits (Figure 1). This suggests the extension of the gold mineralized zones is probably hidden under a thick overburden and/or forms deeply buried new mineralization.

The four Atlantic Gold deposits are associated with an overturned anticline composed of sedimentary rocks characterized by a discrete magnetic anomaly.

In April 2017, the Corporation has mandated Michel Boily, PhD geo, to write a NI43-101 Technical Report on the Meaghers property.

Sakami Property (Québec)

On April 5, 2017, the Company has entered into an option agreement with many prospectors to acquire a 100% interest in 128 mining claims of the Sakami Property, located in Québec, by issuing 6,000,000 common shares. On May 26, 2017, the Company acquired 100% interest by issuing the 6,000,000 common shares at

a fair value of \$0.20 per share for a consideration of \$1,200,000. The property straddles the contact between Opinaca and La Grande geological sub-provinces over a distance of 35 km in the James Bay territory. The property are subject to a 2.0% NSR on production, of which half (1/2) may be purchased at any time by the Company for \$1,000,000.

Mt. Cameron Graphite Project (Nova Scotia)

On October 17, 2016, the Company has entered into an option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. to acquire a 80% interest in 82 mining claims located in Nova Scotia for the Mt Cameron Graphite Property, by issuing 600,000 common shares, by paying \$175,000 and by incurring \$1,000,000 of exploration expenditures over the next two years. As of December 31, 2016, the Company paid the amount of \$125.000. The properties are subject to a 3% NSR of which 2.5% may be purchased at any time by the Company for \$2,000,000.

On January 3, 2017 the Company amended its option agreement with Mt Cameron Minerals Incorporated and 21 Alpha Resources Inc. The amount of cash payment had been reduced to \$125,000 instead of \$175,000 and the number of shares has been increased to 800,000 common shares instead of 600,000 common shares. The Company has issued 800,000 common shares to 21 Alpha Resources Inc. at a fair value of \$0.20 per share for a consideration of \$160,000.

The Mt. Cameron Graphite Deposit is located in the Boisdale Hills region of Cape Breton, Nova Scotia, marking a strategic entry into the large flake graphite market. Reports indicated this deposit has the potential of becoming one of the largest graphite mines in the world producing ultra-high purity flake graphite.

The Property is conveniently located 25 kilometers west of Sydney, Nova Scotia and is comprised of 7 licenses (82 claims over 13.3 km²). The property is easily accessible by paved roads and is in close proximity to an electric utility. With the potential construction of NOVAPORT, a deep-water mega-terminal in Sydney, trans-Atlantic shipping would be readily available, Moreover, having an extensive history in steel manufacturing and coal mining, Sydney has a highly skilled workforce to offer.

The mineralization on the Property is represented by flake graphite in marbles of the George River Formation and has been identified along a strike length of approximately 12 km with zones up to 1.5 km wide and interpreted to be up to 300 m in depth. Mt. Cameron has carried out prospecting, drilling and geophysics on the Property; all of which indicate an extensive mineralized zone. Preliminary mineral processing studies have been carried out by Dr. Ian Flint, former Director of the Minerals Engineering Center at Dalhousie University in Halifax

Historical works:

- 2004 As part of a regional reconnaissance exploration program, Mt. Cameron mapped extensive beds and ridges of graphitic marbles and schists of Precambrian (Grenvillian) age on the eastern flank of the Boisdale Hills, some 25 km west of Sydney, Nova Scotia. Preliminary metallurgical work on samples taken during the mapping campaign determined the graphite is of the rare flake form. Average grade of the graphitic marble surface samples was > 4% graphite (Cg);
- 2007 The Province, through the Office of Economic Development and DNR, commissioned a graphite market study to determine market trends and supply / demand worldwide. The study determined the Property had good potential to be one of the largest graphite mines in the world. There are indications this deposit is substantial and has the potential for an annual production as high as 200,000 tonnes of ultra high purity flake graphite and still maintain a 20 year, or longer, mine life;
- 2008 In August 2008, Mt. Cameron initiated an exploration and metallurgical testing program budgeted at \$4 million. Initial results from deep penetrating geophysics, drilling, assaying, bulk sampling, and pilot plant testing at the Mineral Engineering Centre at Dalhousie University met or exceeded expectations;

- 2009 Further metallurgical work determined the flake graphite could be readily separated from the marble by flotation with expected commercial production after refining above 99% graphite. Bench scale metallurgical testing has already achieved a grade of 99.3% from a large bulk sample taken in 2008.
- **2010** A 1,300 m diamond drilling program identified an area west of Campbell Lake where 10 holes intersected up to 40 m of high grade graphitic marble extending about 400 m along strike. This area shows considerable promise for the development of a substantial mining operation.

"The Mt. Cameron Graphite deposit could be one of the largest in the world," says John Wightman, M.Sc., FGAC, P.Eng, President of Mt. Cameron Minerals Inc). Mr. Wightman's optimism about the potential value of the graphite deposit is further confirmed by a report concerning a bulk sample assessed by Separation Technology LLC of Needham, Mass. "The report is another indication of a potential large deposit of battery-grade graphite for the entire site. The attributes of graphite marble allow for low-cost clean separation technology, with little or no damage to the high-quality graphite when separated from the surrounding material," specified Mr. Wightman. The results of this latest bulk assessment report are comparable to those of previous tests performed at Dalhousie University by Dr. Ian M. Flint, a senior consulting metallurgist.

Robelin Property (Québec)

On April 5, 2017, the Company has entered into an option agreement with 4 prospectors (one prospector is a former officer (CFO) and another prospector is a new officer (CEO)) to acquire a 100% interest in 78 mining claims of the Robelin Property, located in Québec, by issuing 6,500,000 common shares. On May 26, 2017, the Company acquired 100% interest by issuing the 6,500,000 common shares at a fair value of \$0.20 per share for a consideration of \$1,300,000 (\$140,000 for a former officer (CFO) and \$500,000 for a new officer (CEO)). The Robelin Property is located 85 km East South East from the town of Kuujjuaq. The property are subject to a 2.0% NSR on production, of which half (1/2) may be purchased at any time by the Company for \$1,000,000.

Dissimieux Lake

On March 21, 2016 and amended on May 4, 2016, the Company has entered into an option agreement with Jourdan Resources Inc., to acquire a 100% interest in 15 mining claims located within Dissimieux Lake Phosphate Titanium-REE's property, province of Québec, by issuing 1,200,000 common shares within 15 days following the date of the signature and a number of common shares equivalent to an amount of \$180,000 within 90 days following the signature. On April 5, 2016, the Company issued 1,200,000 common shares at a fair value of \$0.25 per share for a consideration of \$300,000. On June 20, 2016 the Company fulfilled its obligations by issuing 720,000 common shares at a fair value of \$0.175 (value of \$0.25 as per the agreement for \$180,000) per share for a consideration of \$126,000.

The Project consists of 15 claims covering 8.4 km², and is accessible via Provincial Highway #138 from Forestville, then driving northward on Highway #385 to Labrieville, and from there using a network of secondary gravel forestry roads to reach the east-southeast shore of Dissimieux Lake. The Property hosts titanium-phosphate (ilmenite-apatite) mineralization located near the southern margin of the La Blache Anorthositic Complex (the "LBAC"). The LBAC is elongated in a northeast-southwest direction and is 15 to 25 km wide over 60 km. It was emplaced into a highly metamorphosed and folded package of steeply dipping, N-NE dipping paragneiss and amphibolites of the Grenville Geological Province. The Property is dominated by steep hills, with elevations ranging from 435 m to 700 m above sea level.

Only regional geophysical surveying and geological mapping had been carried out in the Property area before AFCAN Mining Corporation ("AFCAN"), formerly known as Société d'exploration Minière et pétrolière Gaspésie, staked the original claims at Dissimieux Lake. AFCAN completed detailed mapping, sampling and geophysical surveys over the original property (Pritchard, 1994, in GM53348; Birkett, 1995 and 1996, in GM 53515 and GM 54835; Oswald and Birkett, 1996, in GM 54764). A drill program of 8 holes totalling 637.5 m on two sections was also carried out in 1994 by AFCAN (GM 53349).

Ilmenite-apatite concentrations were traced along a 6 km a northeast-southwest corridor, up to 1 km wide, near the south shore of Dissimieux Lake. The mineralization is hosted in several 20 m to 50 m-wide bands

made up of finely disseminated magmatic apatite and ilmenite, associated with gabbro. The ilmenite occurred as a magnetite-ilmenite assemblage linked to magnetic high anomalies. The average grades calculated from surface sampling was 5% TiO₂ (corresponding to 10% ilmenite) and $3.5\% P_2O_5$ (corresponding to 10% apatite). The corresponding average grades from the core samples were $4.72\% TiO_2$ and $3.65\% P_2O_5$, with high values of $8.35\% TiO_2$ and $4.42\% P_2O_5$. Zones characterized by lower intensity magnetic anomalies retained higher TiO₂ grades but were lower in P_2O_5 .

Lakefield Research of Canada Ltd. ("Lakefield") (1997, in GM 54867; 1998, in GM 56490), COREM (2000, in GM 58571) and Lakefield (2000, in GM 58570) assessed the feasibility of concentrating the titanium and phosphate. Lakefield achieved recoveries of 92 % for apatite to produce a concentrate at 41.2 % P_2O_5 , and recovered 62.5 % of the ilmenite to produce a concentrate of 48.1% TiO₂ from an initial a sample containing 3.5 % P2O5 and 5.4 % TiO₂. It was concluded at the time that the higher the TiO2 and P2O5 grades in rocks, the higher the recoveries in concentrates.

Met-Chem Canada Inc. ("Met-Chem") (2000, in GM 58569) attempted to estimate the "Mining Potential" of the southern portion of the ilmenite-apatite mineralization. The underlying concept rested entirely on the assumption that a direct correlation existed between the strong magnetic anomalies and the ilmenite-apatite mineralization. However, this relationship was never confirmed as the mafic components of the LLBAC, such as the gabbros and the ultramafic rocks exhibited high magnetic susceptibilities, even in the absence of ilmenite-apatite mineralization.

Nevertheless, to estimate the potential resources, Met-Chem used the two drilled sections from AFCAN, the geophysical surveys and results of the geological mapping. The cumulative length of favorable magnetic anomalies covered 11,200 m, multiplied by width (averaging 90 m) of the mineralization based on the area of mineralization calculated from the two existing drill sections to a maximum depth of 75 m. A specific gravity of 3.25 t/m³ was used based on core samples.

In 2012 to 2013 Jourdan drilled 34 holes at Dissimieux Lake, for a total of 3949 m, demonstrating mineralization over a strike length of 2.4 kilometres. Five parallel zones of phosphate mineralization were intersected, often containing mineralization > 100m in drilled thickness.

A target resources of 235 million tonnes were estimated at a grade of $3.65\% P_2O_5$ and $4.72\% TiO_2$ based on the drill core results (Met-Chem, 2000, in GM58569). The estimate is considered historic Mineral Resources.

The terms "Mining Potential" and "Anticipated Resources" are not recognized National Instrument ("NI") 43-101 Mineral Resources or Mineral Reserves categories, and therefore should not the relied upon. There has been insufficient work and a Qualified Person has not reviewed nor evaluated "Mining Potential", "Anticipated Resources" or historic Mineral Resources in terms of NI 43-101 standards to qualify the estimates into current Mineral Resources. There is no evidence at this time to suggest that any future exploration would result in any of the estimates being converted into NI 43-101 compliant Mineral Resources. GENIUS is of the opinion that the estimates reflects either the ilmenite-apatite or titanium-phosphate mineralization potential of the Property.

The last major work on the Property involved the Met-Chem scoping study (2000, in GM 58569). Met-Chem indicated the ilmenite-phosphate mineralization was amenable to open-pit mining with a 1:1 waste to ore. It was proposed to transport the concentrate via a pipeline at a cost of \$3.28 per tonne based on a yearly transport of 457,500 tonnes of concentrate (217,500 tonnes of ilmenite and 240,000 tonnes of apatite) over a distance of 140 km. In 2009, the Vendors assayed a sample from the original apatite concentrate for Rare Earth Elements ("REE's") and Rare Metal analysis at ALS Laboratories using the 38 element ICP-MS Analytical Method (ME-MS81) (refer to the appended table). The apatite concentrate sample contains 0.18% TREE's, of which 72% are LREE's (Light REE'S: La, Ce, Pr, Nd, Pm, Sm) and 28% are HREE's (Heavy REE's: Eu, Tb, Dy, Ho, Er, Tm, Yb, Lu, Y). The most significant REE's results are 517 ppm Cerium (Ce), 66 ppm Dysprosium (Dy), 115 ppm Gadolinium (Gd), 169 ppm Lanthanum (La), 405 ppm Neodynium (Nd), 85 ppm Praseodymium (Pr), 98 ppm Samarium (Sm), and 348 ppm Yttrium (Y).

Blockhouse Gold (Nova Scotia)

Upon receiving the results of the IP survey, the collaring of the drill holes began on the Blockhouse property. Drilling, completed by Maritime Diamond Drilling of Brookfield, NS, commenced on January 3rd, 2017 and ended January 23rd, 2017. 644 meters of NQ core were drilled distributed in 7 holes and 3 sites. Most of the drilling was completed at site 1, located southwest of the historic working portals. It was chosen as it is situated near the limit of the underground workings south of the fault offsetting the Prest vein at 250° (Tilsey, 1983). Site 2 was located in the vicinity of the mine portals to target the geophysics anomaly #2 as well as the east vein. Site 3 was situated northeast of the mine portals to drill through the geophysics anomaly #1 as well as to get a section through the Halifax and into the Goldenville groups.

All casing was removed and holes were cement capped, and sites were cleaned up. Downhole surveys were completed using a reflex survey tool.

Hole BH-17-01 was drilled northwest perpendicular to bedding back toward the historic mine workings. The hole was spotted so that it would intersect a historically mapped fault, intersect the Prest vein below historic workings and intersect a geophysics anomaly outlined in the 2016 ground IP survey. This is the first drilling done to date at Blockhouse that was not directly targeting the Prest vein. Results were encouraging as a previously unknown zone of quartz veins with visible gold through the fault, showed 1.1 grams per tonne gold over 9.55 metres, with subintervals of 1.6 g/t Au over 6.2 m and 3.4 g/t Au over 2.1 m and including peak grades of 25.7 g/t over 0.22 m and 7.1 g/t over 0.24 m. The true widths, extent and orientation of the zone are not yet understood

Core was boxed on-site by the drill crew and transported to the core shack by Genius personnel. Core was then logged and marked for sampling. Samples were sawn in half with a diamond blade core saw. Half was sent to Activation Laboratories in Ancaster, Ont., in sealed bags, while half was retained. Once at Actlabs, samples were pulverized and fire assayed with Code 1A2-30. Samples containing visible gold were also submitted for metallic screening, Code 1A4 (100 mesh). Quality assurance/quality control procedures included the systematic insertion of certified reference standards and blanks which were reviewed to verify the integrity of the lab results.

On May 4, 2016, the Company has entered into an option agreement with two prospectors, to acquire a 100% interest in 107 mining claims located in Nova Scotia by issuing 1,000,000 common shares (500,000 common shares for each prospector). In addition, the Company will issue 100,000 common shares common shares for each \$1,000,000 in exploration and evaluation expenditures incurred by Genius, subject to a maximum of 500,000 common shares. An additional 500,000 common shares will be issued if the Company completes a Feasibility Study. Nova Scotia properties consisted of the following properties: Blockhouse Gold (26 claims), Kemptville NS (10 claims), Chocolate Lake NS (6 claims), Dares Lake NS (6 claims) and Gold River NS (1 claim). The properties are subject to a 1.5% NSR of which two-thirds (2/3) may be purchased at any time by the Company for \$1,000,000.

The majority of the Property lie within NTS area 21A and the land package includes 14 licenses comprised of 107 claims covering approximately 1,733 hectares (17.33 km²). The initial exploration focus of Genius will be on the Blockhouse Property and the nearby Dares Lake Property, both located in Lunenburg County.

There are several documented gold bearing veins on the Blockhouse Property, most notably the Prest Vein that saw limited underground (narrow vein) production in the late 1800s up until the early 1930s. This property was revisited in the 1980s when 10 diamond drill holes were completed, testing near surface potential of the property. The drill results and historical mining results are documented in a 1989 drill summary report by James E. Tilsley & Associates Ltd. (filed as an assessment report AR 89-105 with the Nova Scotia DNR) where it is reported that 3,500 ounces of gold was recovered from 6,200 tons of mined and milled material from underground workings between the surface and 90 meters depth. It is further reported that most of the gold was recovered from a fissure vein within a very dark arenaceous slate horizon referring to this production area as the "Prest Shoot". Historical records on file with Nova Scotia Department of Natural Resources indicate that the Prest Shoot accounted for 2,043 tons of mill feed between 1896 and 1935, yielding 3,259 ounces of gold for an average grade of 1.59 ounces per ton (49.6 g/t). The width of the

Prest Vein within the historically mined shoot is reported to average 0.25 m (0.15 to 0.61 m), whereas the wall rock yielded an average of 0.085 ounces per ton (2.9 g/t). However, there was insufficient data to determine the extension of the gold mineralization within the host wall rock. Underground mapping and sampling of the 60 metres level occurred in the late 1930s. The Prest Shoot was traced for 138 metres in the north drift and averaged 0.35 m in width with an average gold content of 0.37 ounces per ton.

In early April 2016, Genius engaged an independent qualified person (IQP) to meet with the Vendors of the Property and complete a due diligence site visit. Samples of vein material were selected by the geologist Neil D. Novak, P.Geo., completed the due diligence investigation at the request of Genius. The Prest Vein does not outcrop, consequently the sampling was limited to selecting random samples from mine spoils that are present as muckpiles near the old mine opening (shaft) that had been covered over and capped by a reinforced concrete slab as per local mine rehabilitation requirements. The samples were presumably from the Prest Vein. and included:

- BH 1 from the Blockhouse Property presumably the Prest Vein. The specimen is a banded dark grey light grey quartz vein. This sample was tested for gold content and returned an assay of 22.5 g/t Au (0.72 ounces/ton);
- BH 2 from the Blockhouse Property; presumably mine waste. This sample was selected from a small trench the geologist dug into the hand-cobbled pile of material near the main shaft. It consists of quartz vein material and dark grey slaty shale. The sample was tested for gold content and returned an assay of 0.136 g/t Au (0.004 ounces/ton);
- BH 3 from the Blockhouse Property, quartz vein material representative of what was thought to be high grade material. The sample was tested for gold content and returned an assay of 11.8 g/t Au (0.378 ounces/ton);
- BH 4 from the Blockhouse Property, quartz vein material representative of high grade material. The sample was tested for gold content and returned an assay of 38.6 g/t Au (1.24 ounces/ton);
- BH 5 from the Blockhouse Property, quartz vein material from a long trench located near the old mill. This could be a sample of vein in an outcrop. The sample was tested for gold contend and returned an assay of 0.315 g/t Au (0.01 ounces/ton).

The assay results for the samples provided a confirmation of the potential as a gold exploration project. The "high grade" gold historically mined at the site and t the reported grades of vein material selected by the geologist were what was expected. Genius is now planning an exploration program which is to take place this summer2016 in which surface trenching, sampling and mapping will take place to ascertain whether gold is present in the host shales. If phase one is successful then phase two will follow involving drilling to depth below the existing mine workings to confirm and extend the information collected from the 1983 drill program.

The Review and Evaluation Committee for the NSMIP supports the project and has approved \$60,000 to explore licenses in Blockhouse, Lunenburg County. All funds awarded by NSMIP are to be directed at paying up to 50% of any combination of drill contract costs, core analysis and trenching completed on the project.

EXPLORATION OUTLOOK

The Company's technical team is currently working on the exploration recommendations set forth for each of its properties. The proposals will be analyzed by the Board of Directors.

QUALIFIED PERSONS

Alex MacKay P.Geo, is the qualified person under NI 43-101 who has reviewed and approved the technical information contained in this document for the Nova Scotia properties.

Dr. Michel Boily P.Geo, is the qualified person under NI 43-101 who has reviewed and approved the technical information contained in this document for the Québec and Peru properties.

FUNCTIONAL AND PRESENTATION CURRENCY

These selected annual financial information, selected quarterly financial information and other financial information are presented in Canadian dollars, the Company's functional currency.

SELECTED ANNUAL FINANCIAL INFORMATION

The following selected financial information is derived from our audited financial statements for each of the three most recently completed financial years.

GENIUS PROPERTIES LTD.			
SELECTED ANNUAL FINANCIAL INFORMATION	December 31	December 31	D 24
	2017	2016	December 31 2015
	\$	\$	\$
CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS			
Operating expenses			
Exploration and evaluation expenditures	3,008,318	799,868	282,701
General and administrative expenses	805,056	638,729	1,132,394
Gain on disposal of property and equipment	-	(25,318)	-
Write-off of property and equipment Gain on disposal of mining properties	-	6,620 (56,250)	- (30,000)
Loss on cancellation on acquisition of assets	-	(30,230)	2,400,000
	3,813,374	1,363,649	3.785.095
	0,010,011	1,000,010	0,100,000
Other expenses (revenues)			
Net change in fair value of marketable securities	(12,640)	(56,770)	20,381
Finance expense	(5,062)	12,569	25,711
Exchange loss (gain)	20,671	40	(190)
Gain on settlement of accounts payable	(636)	(107,901)	(56,208)
	2,333	(152,062)	(10,306)
Income tax	(95,370)	(53,820)	(122,962)
Net loss from continuing operations	3,720,337	1,157,767	3.651.827
Net loss (earnings) from discontinued operations	(1,107)	(100,176)	1,104,182
Net loss and comprehensive loss	3,719,230	1,057,591	4,756,009
	0,1 10,200	.,,	.,,
Net loss from continuing operations attributable to:			
Shareholders of Genius Properties Ltd.	3,720,337	1,157,767	3,651,827
Non-controlling interests	-	-	-
Net loss (earnings) from discontinued operations attributable to:			
Shareholders of Genius Properties Ltd.	(775)	(82,126)	997,467
Non-controlling interests	(332)	(18,050)	106,715
Non-controlling interests	(552)	(10,000)	100,713
Basic and diluted loss (earnings) per share:			
Basic and diluted loss per share from continuing operations	0.13	0.08	0.36
Basic and diluted loss (earnings) per share from discontinued operations	-	(0.01)	0.10
	December 31	December 31	December 31
	2017	2016	2015
	\$	\$	\$
CONSOLIDATED STATEMENTS OF CASH FLOWS			
Continuing operations Cash flows used for operating activities	(1,106,803)	(550,488)	(545,617)
Cash flows from financing activities	1,797,005	234,711	647,757
Cash flows from (used for) investing activities	(582,585)	302,395	(4,575)
Net change in cash and cash equivalents	107,617	(13,382)	97,565
-	,	(,)	,
Discontinued operations			
Cash flows used for operating activities	-	-	(85,766)
Cash flows from financing activities	-	-	-
Cash flows used for investing activities	-	-	(124,353)
Net change in cash and cash equivalents	-	-	(210,119)
	December 31	December 31	December 31
	December 31 2017	2016	2015
	\$	\$	\$
CONSOLIDATED STATEMENTS OF FINANCIAL POSITION			
Cash and cash equivalents	304,536	196,919	210,301
Property and equipment Total assets	-	-	222,699
lotal assets Bank loan	1,097,376	364,061	596,217 202,500
Bank loan Equity	- 352,661	- (344,251)	202,500 (577,810)
Lyuny	352,001	(344,201)	(377,010)

The basic and diluted loss per share from continuing operations during the year ended December 31, 2017 is \$0.13 (\$0.08 in 2016 and \$0.36 in 2015). During the year ended December 31, 2017, the Company realized a net loss from continuing operations of \$3,720,337 as compared to a net loss from continuing operations of \$1,157,767 (an increase of \$2,562,570 compared to 2016) for the year ended December 31, 2016 and to a net loss from continuing operations of \$3,651,827 (a decrease of \$2,494,060 compared to 2015) for the year ended December 31, 2015.

The significant increase of \$2,562,570 for the year ended December 31, 2017 as compared to 2016 in net loss from continuing operations is attributable to a significant increase of \$2,208,450 in exploration expenditures (\$3,008,318 in 2017 compared to \$799,868 in 2016).

The significant decrease of \$2,494,060 for the year ended December 31, 2016 as compared to 2015 in net loss from continuing operations is attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the year ended December 31, 2016.

The total assets as at December 31, 2017 was \$1,097,376 as compared to \$364,061 and \$596,217 for the years ended December 31, 2016 and 2015 respectively. The increase of \$733,315 in total assets in 2017 compared to 2016 (\$1,097,376 compared to \$364,061) is mainly due to a loan to non-related company of \$649,000 as at December 31, 2017.

The decrease of \$232,156 in total assets in 2016 compared to 2015 (\$364,061 compared to \$596,217) is mainly due to the disposal of property and equipment (net book value of \$204,682) in October 2016 combined with the repayment of the bank loan of approximately \$185,000.

Since its incorporation, the Company has not paid any cash dividends on its outstanding common shares. Any future dividend payment will depend on the Company's financial needs to fund its exploration programs and its future growth, and any other factor that the Board may deem necessary to consider. It is highly unlikely that any dividends will be paid in the near future.

RESULTS OF OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 2017

Net (loss) income from continuing operations

During the year ended December 31, 2017, the Company realized a net loss from continuing operations of \$3,720,337 as compared to a net loss from continuing operations of \$1,157,767 for the year ended December 31, 2016.

The significant increase of \$2,562,570 for the year ended December 31, 2017 as compared to 2016 in net loss from continuing operations is attributable to a significant increase of \$2,208,450 in exploration expenditures (\$3,008,318 in 2017 compared to \$799,868 in 2016). The acquisition of the Sakami Property and the Robelin Property in May 2017 are the main factors contributing to the increase of \$2,562,570.

During the year ended December 31, 2016, the Company realized a net loss from continuing operations of \$1,157,767 as compared to a net loss from continuing operations of \$3,651,827 for the year ended December 31, 2015.

The significant decrease of \$2,494,060 for the year ended December 31, 2016 as compared to 2015 in net loss from continuing operations is attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the year ended December 31, 2016.

Operating expenses

During the year ended December 31, 2017, operating expenses were \$3,813,374 as compared to \$1,363,649 for the year ended December 31, 2016.

The significant increase of \$2,449,725 for the year ended December 31, 2017 as compared to 2016 in operating expenses is attributable to a significant increase of \$2,208,450 in exploration expenditures (\$3,008,318 in 2017 compared to \$799,868 in 2016). The acquisition of the Sakami Property and the Robelin Property in May 2017 are the main factors contributing to the increase of \$2,449,725.

During the year ended December 31, 2016, operating expenses were \$1,363,649 as compared to \$3,785,095 for the year ended December 31, 2015.

The significant decrease of \$2,421,446 for the year ended December 31, 2016 as compared to 2015 in operating expenses is attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the year ended December 31, 2016.

Other expenses (revenues)

During the year ended December 31, 2017, the other expenses was \$2,333 as compared to other revenues of \$152,062 for the year ended December 31, 2016 and other revenues of \$10,306 for the year ended December 31, 2015.

The decrease of \$154,395 in 2017 as compared to 2016 (expenses of \$2,333 in 2017 compared to revenues of \$152,062 in 2016) in other revenues is mostly attributable to a decrease of \$44,130 in net change in fair value of marketable securities (revenues of \$12,640 in 2017 compared to revenues of \$56,770 in 2016) combined with a decrease of \$107,265 in gain on settlement of accounts payable (\$636 in 2017 compared to \$107,901 in 2016).

The increase of \$141,756 in 2016 as compared to 2015 (revenues of \$152,062 in 2016 compared to revenues of \$10,306 in 2015) in other revenues is mostly attributable to an increase of \$77,151 in net change in fair value of marketable securities (revenues of \$56,770 in 2016 compared to an expense of \$20,381 in 2015) combined with an increase of \$51,693 in gain on settlement of accounts payable (\$107,901 in 2016 compared to \$56,208 in 2015).

SELECTED QUARTERLY FINANCIAL INFORMATION

Genius Properties anticipates that the quarterly and annual results of operations will primarily be impacted for the near future by several factors, including the timing and efforts of the exploration's expenditures and efforts related to the development of the Company. Due to these fluctuations, the Company believes that the quarter to quarter and the year-to-year comparisons of the operating results may not be a good indication of its future performance.

The following selected quarterly financial information is derived from our unaudited condensed interim financial statements for each of the two most recently completed financial years.

GENIUS PROPERTIES LTD. SELECTED QUARTERLY FINANCIAL INFORMATION

-				2017				2016
	Q4	Q3	Q2	Q1	Q4	Q3	Q2	Q1
-	\$	\$	\$	\$	\$	\$	\$	\$
CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS								
Operating expenses								
Exploration and evaluation expenditures	(218,224)	250,584	2,733,244	242,714	167,121	72,504	319,365	240,878
General and administrative expenses	338,484	136,170	185,691	144,711	225,947	141,621	174,245	96,916
Gain on disposal of property and equipment	-	-	-	-	(25,318)	-	-	-
Write-off of property and equipment	-	-	-	-	6,620	-	-	-
Gain on disposal of mining properties	-	-	-	-	(12,500)	(45,522)	1,772	-
Loss on cancellation on acquisition of assets	-	-	-	-	-	-	-	-
	120,260	386,754	2,918,935	387,425	361,870	168,603	495,382	337,794
Other expenses (revenues)								
Net change in fair value of marketable securities	-	-	-	(12,640)	(3,405)	(865)	(45,000)	(7,500)
Finance expense	1,420	706	631	(7,819)	(14,193)	4,439	4,274	18,049
Exchange loss (gain)	18,127	2,071	473	-	12,854	(11,809)	(1,091)	86
Gain on settlement of accounts payable	(636)	-	-	-	20,280	13,207	(135,388)	(6,000)
_	18,911	2,777	1,104	(20,459)	15,536	4,972	(177,205)	4,635
Income tax	(55,176)	(9,401)	(8,524)	(22,269)	(53,820)	-	-	-
Net loss from continuing operations	83,995	380,130	2,911,515	344,697	323,586	173,575	318,177	342,429
Net loss (earnings) from discontinued operations	80	(616)	(414)	(157)	-	-	-	-
Net loss and comprehensive loss	84,075	379,514	2,911,101	344,540	323,586	173,575	318,177	342,429
Nations from continuing encodings attails to be to								
Net loss from continuing operations attributable to:		000 400	0.044.545	044.007	007.440	100 100	047.077	0.40,400
Shareholders of Genius Properties Ltd.	83,995	380,130	2,911,515	344,697	307,110	190,488	317,977	342,192
Non-controlling interests	- 83,995	- 380.130	- 2,911,515	- 344.697	16,476 323,586	(16,913)	200	237
Net loss (earnings) from discontinued operations attributable to:	00,000	000,100	2,011,010	044,007	020,000	110,010	010,111	042,420
Shareholders of Genius Properties Ltd.	56	(431)	(290)	(110)	(82,126)	-	-	-
Non-controlling interests	24	(185)	(124)	(47)	(18,050)	-	-	-
	80	(616)	(414)	(157)	(100,176)	-	-	-
Basic and diluted loss (earnings) per share:		/	. ,	. /				
Basic and diluted loss per share from continuing operations	0.00	0.01	0.11	0.02	0.02	0.01	0.02	0.03

Note - On February 1st, 2017, the Company completed a share consolidation on a basis of five pre-consolidation shares for one post-consolidation share.

				2017				2016
	Q4	Q3	Q2	Q1	Q4	Q3	Q2	Q1
	\$	\$	\$	\$	\$	\$	\$	\$
CONSOLIDATED STATEMENTS OF CASH FLOWS								
Continuing operations								
Cash flows used for operating activities	(254,685)	(333,462)	(297,833)	(220,823)	(296,890)	(17,000)	(107,139)	(129,459)
Cash flows from financing activities	1,002,855	(11,054)	805,404	(200)	135,336	15,000	145,000	(60,625)
Cash flows from (used for) investing activities	(652,100)	-	-	69,515	302,395	-	-	-
Net change in cash and cash equivalents	96,070	(344,516)	507,571	(151,508)	140,841	(2,000)	37,861	(190,084)
Discontinued operations								
Cash flows used for operating activities	-	-	-	-	-	-	-	-
Cash flows from financing activities	-	-	-	-	-	-	-	-
Cash flows used for investing activities	-	-	-	-	-	-	-	-
Net change in cash and cash equivalents	-	-	-	-	-	-	-	-
				2017				2016
	Q4	Q3	Q2	Q1	Q4	Q3	Q2	Q1
	\$	\$	\$	\$	\$	\$	\$	\$
CONSOLIDATED STATEMENTS OF FINANCIAL POSITION								
Cash and cash equivalents	304,536	208,466	552,982	45,411	196,919	56,078	58,078	20,217
Property and equipment	-	-	-	-	-	212,218	215,712	219,205
Total assets	1,097,376	257,046	647,412	164,380	364,061	454,775	527,079	337,753
Bank loan	-	· -	-	-	· _	185,625	191,250	196,875
Equity	352,661	(515,715)	(136,201)	(528,791)	(344,251)	(282,991)	(179,016)	(663,439)

The net loss from continuing operations of \$83,995 for Q4-2017 is mostly attributable to the reclassification (payments as part of the proposed merger transaction with Cerro De Pasco) from the comprehensive loss to the financial position of an amount of approximately \$320,000 in exploration and evaluation expenditures to the loan to a non-related company.

The net loss from continuing operations of \$2,911,515 for Q2-2017 is mostly attributable to the acquisition of two properties located in Québec in May 2017 for an amount of approximately \$2,500,000.

The net loss from continuing operations of \$173,575 for Q3-2016 is mostly attributable to a gain on disposal of mining properties of \$45,522 combined with a decrease of exploration and evaluation expenditures as compared to Q1-2016 and Q2-2016.

The net loss from continuing operations of \$2,823,796 for Q4-2015 is attributable to a loss on cancellation on acquisition of assets of \$2,400,000.

The net loss from continuing operations of \$150,149 for Q3-2015 is mostly attributable to an overvaluation of the management and consulting fees expenses of Q1-2015 and Q2-2015 adjusted in Q3-2015.

RESULTS OF OPERATIONS FOR THE THREE-MONTH PERIOD ENDED DECEMBER 31, 2017

Net (loss) income from continuing operations

The basic and diluted loss per share from continuing operations for the three-month period ended December 31, 2017 is \$0.00 as compared to \$0.02 for the three-month period ended December 31, 2016.

During the three-month period ended December 31, 2017, the Company realized a net loss from continuing operations of \$83,995 as compared to a net loss from continuing operations of \$323,586 for the three-month period ended December 31, 2016.

The decrease of \$239,591 for the three-month period ended December 31, 2017 in net loss from continuing operations as compared to 2016 in net loss from continuing operations is mostly attributable to the reclassification (payments as part of the proposed merger transaction with Cerro De Pasco) from the comprehensive loss to the financial position of an amount of approximately \$320,000 in exploration and evaluation expenditures to the loan to a non-related company.

Operating expenses

During the three-month period ended December 31, 2017, operating expenses were \$120,260 as compared to \$361,870 for the three-month period ended December 31, 2016.

The decrease of \$241,610 for the three-month period ended December 31, 2017 in operating expenses as compared to 2016 is mostly attributable to a decrease of \$385,345 in exploration and evaluation expenditures (recovery of \$218,224 in exploration expenditure for 2017 as compared to \$167,121 for 2016). Reclassification (payments as part of the proposed merger transaction with Cerro De Pasco) from the comprehensive loss to the financial position of an amount of approximately \$320,000 in exploration and evaluation expenditures to the loan to a non-related company is the main factor contributing to the decrease of \$241,610 in operating expenses.

Other expenses

During the three-month period ended December 31, 2017, the other expenses were \$18,911 as compared to other expenses of \$15,536 for the three-month period ended December 31, 2016. There were no major changes during the three-month period ended December 31, 2017 as compared to the three-month period ended December 31, 2017.

CASH FLOWS

Cash flows used for operating activities

Cash flows used for operating activities were \$1,106,803 during the year ended December 31, 2017, an increase of \$556,315 as compared to cash flows of \$550,488 used for operating activities during the year ended December 31, 2016. The increase of \$556,315 is mostly explained by an increase of \$481,419 of funds used in operating activities before changes in working capital items (\$1,163,479 used for operating activities before changes in working capital items (\$1,163,479 used for operating activities before changes in working capital items for the year ended December 31, 2017 as compared to \$682,060 funds from operating activities before changes in working capital items for the year ended December 31, 2016).

Cash flows (used for) from financing activities

Cash flows from financing activities were \$1,797,005 during the year ended December 31, 2017, an increase of \$1,562,294 as compared to cash flows of \$234,711 from financing activities during the year ended December 31, 2016. The increase of \$1,562,294 is attributable to an increase of \$1,309,125 of proceeds from private placements (\$1,858,025 for the year ended December 31, 2017 as compared to \$548,900 for the year ended December 31, 2016).

Cash flows used for investing activities

Cash flows used for investing activities were \$582,585 during the year ended December 31, 2017, an increase of \$884,980 as compared to cash flows of \$302,395 from investing activities during year ended December 31, 2016.

The increase of \$884,980 is explained by the grant of a loan of \$649,000 to a non-related company during the year ended December 31, 2017.

RELATED PARTY TRANSACTIONS

Related parties include the Company's joint key management personnel. Unless otherwise stated, balances are usually settled in cash. Key management includes directors and senior executives. The remuneration of key management personnel includes the following expenses:

	December 31	December 31
	2017	2016
	\$	\$
Consulting fees	178,778	193,350
Director's fees	30,748	-
Professional fees	-	6,267
Share-based compensation	-	32,940
	209,526	232,557

In addition to the related party transactions presented elsewhere in these financial statements, the following is a summary of other transactions:

For the year ended December 31, 2017, there were no legal fees and share issuance costs charged by a company in which a director is a partner (\$9,081 for the year ended December 31, 2016). In addition, for the year ended December 31, 2016, the Company recorded a gain of \$32,630 on settlement of accounts payable. There were no trade accounts and other payables due to this related party as at December 31, 2017 (\$Nil as at December 31, 2016).

For the year ended December 31, 2017, legal fees, transaction costs and share issuance costs for a total amount of \$42,716 were charged by a company in which a former director is a partner (\$57,471 for the year

ended December 31, 2016). There were no trade accounts and other payables due to this related party as at December 31, 2017 (\$35,407 as at December 31, 2016).

These transactions, entered into the normal course of operations, are measured at the exchange amount which is the amount of consideration established and agreed to by the related parties.

Unless otherwise stated, none of the transactions incorporated special terms and conditions and no guarantees were given or received. Outstanding balances are usually settled in cash.

CONTINGENCIES

Governmental laws and regulations regarding environmental protection regulate the Company's operations. The environmental consequences are not easily identifiable, either in terms of results, the impacts or the expiration date. Currently, and to the best knowledge of its management, the Company is in conformity with current laws and regulations.

SUBSEQUENT EVENTS

On March 8, 2018 the Company amended its option agreement with Mt Cameron Minerals Incorporated. The Company has to incur exploration expenditures as follows: \$500,000 on or before December 31, 2018 and \$500,000 on or before December 31, 2019 instead of \$500,000 on or before December 31, 2017 and \$500,000 on or before December 31, 2018.

In consideration for the postponement of the deadlines of one year to incur the exploration expenditures, the Company issued a total of 200,000 common shares on April 11, 2018 to shareholders of Mt Cameron Minerals Inc., at a deemed value of \$0.15 per common share. These common shares are subject to a hold period under applicable securities laws, which will expire four months and one day from the date of their issuance.

On April 6, 2018, the Company concluded a private placement by issuing 10,373,334 units at a price of \$0.15 per unit for gross proceeds of \$1,556,000. Each unit consists of one common share and one-half of a warrant for a total of 10,373,334 common shares and 5,186,667 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.25 and until April 6, 2019.

The Cash Contribution will be expended, based on the joint determination of Genius Properties and Cerro de Pasco (each acting reasonably), on the development of the Property, for metallurgical testing and to cover capital requirements related to community relations, permitting and general and administrative expenses.

SUMMARY OF THE PROPOSED TRANSACTION WITH CERRO DE PASCO RESOURCES S.A.

On November 9, 2017, the Company has entered into a merger agreement (the "Proposed Transaction") with Cerro de Pasco Resources S.A. ("Cerro"), a company incorporated under the laws of Peru, pursuant to which will result in a merger of Genius and Cerro de Pasco. Cerro's main asset is a 100% interest in the El Metalurgista Concession (where the so-called Quiulacocha Tailings and Excelsior Stockpile are located), located in Peru (the "Property").

Cerro de Pasco and Genius Properties shall effect the Proposed Transaction by merging Cerro de Pasco with a branch of Genius Properties to be established under Peruvian laws ("BranchCo"), such that existing security holders of Cerro de Pasco will become security holders of Genius Properties. In accordance with the terms of the Proposed Transaction, Genius Properties shall (i) issue a sufficient number of common shares of its share capital to allow the current shareholders of Cerro De Pasco ("Cerro Shareholders") to hold, after such issuance, in the aggregate, 75% (subject to an increase as described below) of the total number of common shares of the Corporation issued and outstanding after the Proposed Transaction and (ii) make a cash contribution in the form of a loan (the "Cash Contribution") to Cerro de Pasco in an aggregate amount of US\$2,500,000, of which US\$516,456 (CAD\$649,000) have already been made.

The Cash Contribution will be expended, based on the joint determination of Genius Properties and Cerro de Pasco (each acting reasonably), on the development of the Property, for metallurgical testing and to cover capital requirements related to community relations, permitting and general and administrative expenses.

The percentage of common shares to be held by the Cerro Shareholders may be increased pro rata if the Cash Contribution made by Genius Properties is of a total amount of less than US\$2,500,000.

As a result of the Proposed Transaction, the board of directors of Genius Properties shall be comprised of six directors, four of which will be appointed by Cerro de Pasco and two of which will be current directors of Genius Properties.

Spin-Off of Genius Properties:

As part of the Proposed Transaction, prior to issuing securities to the Cerro Shareholders, Genius Properties will spin off all of its current mining properties into a new wholly-owned Canadian subsidiary (the "Reorganization"). Genius Properties intends to continue the exploration and development of the Company's properties through this new subsidiary, to re-distribute the common shares of this subsidiary to its current shareholders and to list it on a stock exchange.

Specific conditions related to the closing:

The specific conditions that must be met in relation to the closing of the Proposed Transaction are: (i) the completion of the Reorganization by Genius Properties; (ii) the approval of the Proposed Transaction by the board of directors and the shareholders of both parties; (iii) the approval of the Proposed Transaction by the Exchange; and (iv) the absence of material change in the business and operations of Cerro De Pasco and Genius Properties.

Certain Risks associated with the Proposed Transaction:

Under Peruvian mining regulations, a mining concession such as the Property is independent from the surface land on which it is located. Therefore, prior to the beginning of any reprocessing activity on the Property, an agreement will have to be reached with the owner of the surface land where the Property is located.

OFF-FINANCIAL POSITION ARRANGEMENTS

As at December 31, 2017, the Company has non off-financial position arrangements.

GOING CONCERN ASSUMPTION

The accompanying consolidated financial statements have been prepared on the basis of the on going concern assumption meaning the Company will be able to realize its assets and discharge its liabilities in the normal course of business. In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, 12 months from the end of the reporting period.

Management is aware, in making its assessment, of material uncertainties related to events and conditions that may cast a significant doubt on the Company's ability to continue as a going concern and, accordingly, the appropriateness of the use of accounting principles applicable to a going concern. These financial statements do not reflect the adjustments to the carrying values of assets and liabilities, expenses and financial position classifications that would be necessary if the going concern assumption was not appropriate. These adjustments could be material.

For the year ended December 31, 2017, the Company recorded a net loss of \$3,719,230 (\$1,057,591 in 2016) and has an accumulated deficit of \$17,703,249 as at December 31, 2017 (\$13,983,687 as at December 31, 2016). Besides the usual needs for working capital, the Company must obtain funds to enable it to meet the timelines of its exploration programs and to pay its overhead and administrative costs. As at December 31, 2017, the Company had a working capital of \$339,043 (a negative working capital of (\$401,126) as at December 31, 2016) consisting of cash and cash equivalents of \$304,536 (\$196,919 as at December 31, 2016). Management believes that these funds will not be sufficient to meet the obligations and liabilities of the Company. These uncertainties cast significant doubt regarding the Company's ability to continue as a going concern. Any funding shortfall may be met in the future in a number of ways, including but not limited to, the issuance of new equity instruments. Given that the Company has not yet determined whether its mineral properties contain mineral deposits that are economically recoverable, the Company has not yet generated income nor cash flows from its operations. The recovery of the cost of exploration and evaluation assets as well as other tangible and intangible assets, is subject to certain conditions: the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to continue the exploration, evaluation, development, construction and ultimately disposal of these assets. During the year ended December 31, 2017, the Company has raised \$1,858,025 from private placements consisting of common shares and flow-through shares to fund exploration works and working capital. While management has been successful in raising financing in the past, there is no assurance that it will succeed in obtaining additional financing in the future.

CAPITAL MANAGEMENT

The Company considers the items included in equity and long term loan as capital components.

The Company's capital management objectives are:

- to ensure the Company's ability to continue as a going concern;
- to increase the value of the assets of the business; and
- to provide an adequate return to shareholders of the Company.

These objectives will be achieved by identifying the right exploration projects, adding value to these projects and ultimately taking them through to production or sale and cash flow, either with partners or by the Company's own means.

The Company monitors capital on the basis of the carrying amount of equity. Capital for the reporting periods are presented in the statement of changes in equity.

The Company is not exposed to any externally imposed capital requirements except when the Company issues flow-through shares for which the amount should be used for exploration work. On December 15 and 21, 2017, the Company completed a flow-through private placement of \$212,500. As at December 31, 2017, the Company has the obligation to incur \$212,500 in exploration expenditures no later than December 31, 2018 in order to comply with the requirements of flow-through private placement.

The Company sets the amount of capital in proportion to its overall financing structure, i.e. equity and financial liabilities. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. The Company finances its exploration and evaluation activities principally by raising additional capital either through private placements or public offerings. When financing conditions are not optimal, the Company may enter into option agreements or other solutions to continue its exploration and evaluation activities or may slow its activities until conditions improve. No changes were made in the objectives, policies and processes for managing capital during the reporting periods.

CAPITAL

Equity

December 31 2015	December 31 2016	December 31 2017
\$	\$	\$
(577,810)	(344,251)	352,661

IFRS ACCOUNTING POLICIES AND ESTIMATES

The Company's significant accounting policies and estimates under IFRS are disclosed in the audited annual consolidated financial statements for the year ended December 31, 2017.

OTHER REQUIREMENTS IN THE MANAGEMENT DISCUSSION AND ANALYSIS

The following selected financial information is derived from our unaudited financial statements.

GENIUS PROPERTIES LTD.

Disclosure of outstanding share data post consolidation effective February 1st, 2017 (as at April 25, 2018)

Outstanding common shares:		53,585,077		
Outstanding share options: Average exercise price of:		80,000 \$0.250		
Average remaining life of:	Expiry date	3.38 ye Number	Exercise price	Remaining life
September 9, 2021		80,000	\$ 0.25	(years) 3.38
Outstanding warrants:	_	80,000 10,784,878		
Average exercise price of: Average remaining life of:		\$0.250 0.65 ye	ars	
	Expiry date	Number	Exercise price \$	Remaining life (years)
May 26, 2018		2,770,833	0.25	0.08
December 8, 2018		171,000	0.25	0.62
December 15, 2018		1,692,500	0.25	0.64
December 21, 2018		788,500	0.25	0.66
December 29, 2018		83,250	0.25	0.68
December 30, 2018		92,128	0.25	0.68
April 6, 2019		5,186,667	0.25	0.95

RISK AND UNCERTAINTIES

An investment in the common shares of the GNI should be considered highly speculative. Genius Properties is subject to a variety of risks, some of which are described below. If any of the following risks occur, the business, results of operations or financial condition could be adversely affected in a material manner.

10,784,878

Price risk

The Company is exposed to equity securities price risk because of the marketable securities held by the Company. When trading its shares, unfavorable market conditions could result in the disposal of its listed shares at less than its value. As at December 31, 2017 and 2016, price risk is not considered significant.

Credit risk

Credit risk is the risk that the other party to a financial instrument fails to honour one of its obligations and, therefore, causes the Company to incur a financial loss.

The Company's maximum exposure to credit risk is limited to the carrying amount of financial assets at the reporting date.

The Company's management considers that all of the above financial assets that are not impaired or past due for each of the reporting dates are of good credit quality.

Credit risk of other receivables and cash and cash equivalents is considered negligible, since the counterparty which holds the cash and cash equivalents is a reputable bank with excellent external credit rating and the amount of other receivables is guaranteed.

None of the Company's financial assets are secured by collateral or other credit enhancements.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

Liquidity risk management serves to maintain a sufficient amount of cash and to ensure that the Company has financing sources such as private and public investments for a sufficient amount.

During the year ended December 31, 2017, the Company has financed its acquisitions of mining rights, exploration expenditures and working capital needs through private financings consisting of issuance of shares and through long-term debt consisting of an obligation under capital lease (issuance of shares in 2016). Management estimates that the cash and cash equivalents as at December 31, 2017 will not be sufficient to meet the Company's needs for cash during the coming year.

Contractual maturities of financial liabilities (including capital and interest) are as follows:

				December 31
				2017
	Less than		More than	
	1 year	1-5 years	5 years	Total
	\$	\$	\$	\$
Trade accounts payable and accrued liabilities	480,641	-	-	480,641
				December 31
				2016
	Less than		More than	
	1 year	1-5 years	5 years	Total
	\$	\$	\$	\$
Trade accounts payable and accrued liabilities	430,642	-	-	430,642

Interest rate risk

As at December 31, 2017 and 2016, the Company is not exposed to changes in market interest since all financial instruments are at fixed interest rates.

Foreign currency risk

As at December 31, 2017 and 2016, the Company is exposed to currency risk through fluctuations in the foreign exchange rate with respect to the following financial asset:

	December 31	December 31
	2017	2016
	\$	\$
Financial instruments denominated in USD		
Loan to a non-related company	500,000	-
Net exposure	500,000	-

Based on the above net exposure as at December 31, 2017 and assuming all other variables remain constant, a 10% depreciation or appreciation of the Canadian dollar against USD would result in a change of \$50,000 (\$0 in 2016) in the Company's comprehensive loss and changes in equity.

Certain Risks associated with the Proposed Transaction

The completion of the Proposed Transaction is subject to several conditions under applicable securities laws and the November 9, 2017 merger agreement. In the event that any of those conditions is not satisfied or waived, the Proposed Transaction may not be completed.

Upon completion of the Proposed Transaction, Genius Properties will be solely focused on the exploration and development of the Property. Cerro de Pasco has initiated negotiations with local stakeholders for gaining access to a portion of the surface lands that Genius Properties will require for processing the tailings, dumps and slag to which Cerro de Pasco's "El Metalurgista" concession entitles it to. It is the intention of Genius Properties to pursue the negotiations and reach an agreement with local stakeholders. There is however no guarantee that such an agreement will be reached. Unless Genius Properties acquires additional property interests, any adverse developments affecting the Property could have a material adverse effect upon Genius Properties and would materially and adversely affect any profitability, financial performance and results of operations of Genius Properties.

Exploration and mining risks

The Company is engaged in the business of acquiring and exploring mineral properties in the hope of locating economic deposits of minerals. The Company's property interests are in the exploration and evaluation stage only. The business of mineral exploration involves a high degree of risk. Few properties that are explored are ultimately developed into production. Currently, there are no known bodies of commercial ore on the mineral properties of which the Company owns an interest. Accordingly, there is little likelihood that the Company will realize any profits in the short to medium term. Any profitability in the future from the Company's business will be dependent upon locating an economic deposit of minerals. However, there can be no assurance, even if an economic deposit of minerals is located, that it can be commercially mined.

Unusual or unexpected formations, fires, power outages, labour disruptions, flooding, cave-ins, landslides and the inability to obtain suitable or adequate machinery, equipment or labour are other risks involved in the conduct of exploration programs.

The economics of developing mineral properties is affected by many factors including the cost of operations, variation of the grade of ore mined and fluctuations in the price of any minerals produced. There are no underground or surface plants or equipment on the Company's mineral properties, nor any known body of commercial ore. Programs conducted on the Company's mineral property would be an exploratory search for ore.

Titles to property

While the Company has diligently investigated title to the various properties in which it has interest, and to the best of its knowledge, title to those properties are in good standing, this should not be construed as a guarantee of title. The properties may be subject to prior unregistered agreements or transfer, or native or government land claims, and title may be affected by undetected defects.

Permits and licenses

The Company's operations may require licenses and permits from various governmental authorities. There can be no assurance that the Company will be able to obtain all necessary licenses and permits that may be required to carry out exploration, development and mining operations at its projects.

Metal prices

Even if the Company's exploration programs are successful, factors beyond the control of the Company may affect marketability of any minerals discovered. Metal prices have historically fluctuated widely and are affected by numerous factors beyond the Company's control, including international, economic and political trends, expectations for inflation, currency exchange fluctuations, interest rates, global or regional consumption patterns, speculative activities and worldwide production levels. The effect of these factors cannot accurately be predicted.

Competition

The mining industry is intensely competitive in all its phases. The Company competes with many companies possessing greater financial resources and technical facilities than itself for the acquisition of mineral interests as well as for recruitment and retention of qualified employees.

Environmental regulations

The Company's operations are subject to environmental regulations promulgated by government agencies from time to time. Environmental legislation provides for restrictions and prohibitions of spills, release or emission of various substances produced in association with certain mining industry operations, such as seepage from tailing disposal areas, which could result in environmental pollution. A breach of such legislation may result in imposition of fines and penalties. In addition, certain types of operations require submissions to and approval of environmental impact assessments. Environmental legislation is evolving in a manner which means stricter standards and enforcement, fines and penalties for non-compliance are more stringent. Environmental assessments of proposed projects carry a heightened degree of responsibility for companies and directors, officers and employees. The cost of compliance with changes in governmental regulations has a potential to reduce the profitability of operations. The Company intends to fully comply with all environmental regulations.

Conflicts of interest

Certain directors or proposed directors of the Company are also directors, officers or shareholders of other companies that are similarly engaged in the business of acquiring, developing and exploiting natural resource properties. Such associations may give rise to conflicts of interest from time to time. The directors of the Company are required by law to act honestly and in good faith with a view to the best interests of the Company and to disclose any interest which they may have in any project or opportunity of the Company. If a conflict of interest arises at a meeting of the board of directors, any director in a conflict will disclose his interest and abstain from voting on such matter. In determining whether or not the Company will participate in any project or opportunity, the directors will primarily consider the degree of risk to which the Company may be exposed and its financial position at that time.

Stage of development

The Company's properties are in the exploration stage and to date none of them have a proven ore body. The Company does not have a history of earnings or providing a return on investment, and in future, there is no assurance that it will produce revenue, operate profitably or provide a return on investment.

Industry conditions

Mining and milling operations are subject to government regulations. Operations may be affected in varying degrees by government regulations such as restrictions on production, price controls, tax increases, expropriation of property, pollution controls or changes in conditions under which minerals may be mined, milled or marketed. The marketability of minerals may be affected by numerous factors beyond the control of the Company, such as government regulations. The effect of these factors cannot be accurately determined.

Uninsured risks

The Company's business is subject to a number of risks and hazards, including environmental conditions adverse, environmental regulations, political uncertainties, industrial accidents, labour disputes, unusual or unexpected geological conditions, ground or slope failures, cave-ins, and natural phenomena such as inclement weather conditions, floods and earthquakes. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to the Company's properties or the properties of others, delays in mining, monetary losses and possible legal liability.

Capital needs

The exploration and evaluation, development, mining and processing of the Company's properties may require substantial additional financing. The only current source of future funds available to the Company is the sale of additional equity capital and the borrowings of funds. There is no assurance that such funding will be available to the Company or that it will be obtained on terms favourable to the Company or will provide the Company with sufficient funds to meet its objectives, which may adversely affect the Company's business and financial position.

In addition, any future equity financings by the Company may result in a substantial dilution of the existing shareholders. Failure to obtain sufficient financing may result in delaying or indefinite postponement of further exploration and evaluation, development or production on any or all of the Company's properties or even a loss of property interest.

Key employees

Management of the Company rests on a few key officers and members of the Board of Directors, the loss of any of whom could have a detrimental effect on its operations. The development of the Company's business is and will continue to be dependent on its ability to attract and retain highly qualified management and mining personnel. The Company faces competition for personnel from other employers.

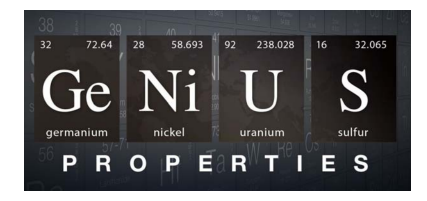
Canada Customs and Revenue Agency

No assurance can be made that Canada Customs and Revenue Agency will agree with the Company's characterization of expenditures as Canadian exploration expenses or Canadian development expenses or the eligibility of such expenses as Canadian exploration expenses under the *Income Tax Act* (Canada).

CERTIFICATION OF ANNUAL FILINGS

The President and Chief Executive Officer and the Chief Financial Officer have signed the Basic Certifications of Annual Filings as required by National Instrument 52-109 for venture issuer, thus confirming, the review, the absence of misrepresentations and the fair presentation of the annual filings.

- The President and Chief Executive Officer and the Chief Financial Officer confirm to have reviewed the annual financial statements and the annual MD&A (together, the "annual filings") of the Company for the year ended December 31, 2017.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive
 Officer and the Chief Financial Officer confirm that the annual filings do not contain any untrue
 statement of a material fact or omit to state a material fact required to be stated or that is necessary
 to make a statement not misleading in light of the circumstances under which it was made, for the
 period covered by the annual filings.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive
 Officer and the Chief Financial Officer confirm that the annual financial statements together with the
 other financial information included in the annual filings fairly present in all material respects the
 financial condition, financial performance and cash flows of the issuer, as of the date of and for the
 period presented in the annual filings.



GENIUS PROPERTIES LTD.

MANAGEMENT'S DISCUSSION AND ANALYSIS

Year ended December 31, 2016 (Fourth Quarter) This management discussion and analysis ("MD&A") of Genius Properties Ltd., ("Genius Properties" or "GNI" or the "Company") follows rule 51-102 of the Canadian Securities Administrators regarding continuous disclosure.

The following MD&A is a narrative explanation, through the eyes of the management of Genius Properties, on how the Company performed during the three-month period and year ended December 31, 2016. It includes a review of the Company's financial condition and a review of operations for the three-month period and year ended December 31, 2016 as compared to the three-month period and year ended December 31, 2015.

This MD&A complements the audited consolidated financial statements for the year ended December 31, 2016 but does not form part of them. It is intended to help the reader understand and assess the significant trends, risks and uncertainties related to the results of operations and it should be read in conjunction with the audited consolidated financial statements as at December 31, 2016 and related notes thereto.

The audited consolidated financial statements for the year ended December 31, 2016 and 2015 have been prepared in accordance with the International Financial Reporting Standards ("IFRS") applicable to the preparation of annual consolidated financial statements. The accounting policies applied in the financial statements are based on IFRS issued and effective as at December 31, 2016. On April 28, 2017, the Board of Directors approved, for issuance, the annual consolidated financial statements.

All figures are in Canadian dollars unless otherwise stated. Additional information relating to the Company can be found on SEDAR at <u>www.sedar.com</u>. The shares of Genius Properties are listed on the Canadian Securities Exchange ("CSE") under the symbol "GNI".

REPORT'S DATE

The MD&A was prepared with the information available as at April 28, 2017.

CAUTION REGARDING FORWARD-LOOKING INFORMATION

This MD&A contains forward-looking statements that are based on the Company's expectations, estimates and projections regarding its business, the mining industry in general and the economic environment in which it operates as of the date of the MD&A. To the extent that any statements in this document contain information that is not historical, the statements are essentially forward-looking and are often identified by words such as "anticipate", "expect", "estimate", "intend", "project", "plan" and "believe". In the interest of providing shareholders and potential investors with information regarding Genius Properties, including management's assessment of future plans and operations, certain statements in this MD&A are forwardlooking and are subject to the risks, uncertainties and other important factors that could cause the Company's actual performance to differ materially from that expressed in or implied by such statements. Such factors include, but are not limited to: volatility and sensitivity to market metal prices, impact of change in foreign currency exchange rates and interest rates, imprecision in reserve estimates, environmental risks including increased regulatory burdens, unexpected geological conditions, adverse mining conditions, changes in government regulations and policies, including laws and policies; and failure to obtain necessary permits and approvals from government authorities, and other development and operating risks. The preliminary assessments contained in the Technical Report referred to in this MD&A, and the estimates contained therein to date are preliminary in nature and are based on a number of assumptions, any one of which, if incorrect, could materially change the projected outcome.

Although the Company believes that the expectations conveyed by the forward-looking statements are based upon information available on the date that such statements were made, there can be no assurance that such expectations will prove to be correct. The reader is cautioned not to rely on these forward-looking statements. The Company disclaims any obligation to update these forward-looking statements unless required to do so by applicable Securities laws. All subsequent forward-looking statements, whether written or orally attributable to the Company or persons acting on its behalf, are expressly qualified in their entirety by these cautionary statements.

NATURE OF ACTIVITIES

Genius Properties Ltd. and its subsidiaries (hereafter the "Company" or "Genius Properties" or "GNI") is engaged in the acquisition and exploration of mineral properties, in the distribution of consumable products and the development of a geo-localisation software through its subsidiaries, created during 2014. In 2015, the Company decided to abandon the distribution of consumable products and the development of a geo-localisation software to concentrate its effort in the acquisition and exploration of mineral properties.

ASSETS ACQUISITION

On May 26, 2015, the Company acquired from an arm's-length third party partial assets of Reiva, composed primarily of a portfolio of proprietary brands and exclusive recipes of natural and functional beverages and related products.

All assets were purchased by the issuance of 30,000,000 common shares of the Company at a deemed value of \$0.11 per share for a total value of \$3,300,000. The common shares issued were subject to a thirty-six (36) month escrow, in accordance with CSE policies and applicable securities regulation.

On October 27, 2015, the parties agreed to cancel the agreement signed on May 26, 2015 and return to the Treasury the 30,000,000 common shares previously issued. These common shares were returned to the Treasury in January 2016 and are presented as shares to be cancelled as of December 31, 2015. Share capital was reduced by \$900,000 representing the fair value of the 30,000,000 common shares at the date of the cancellation and the Company recorded a loss on cancellation on acquisition of assets in the consolidated statements of comprehensive loss of \$2,400,000.

BUSINESS DEVELOPMENT HIGHLIGHTS

• Appointment of Neil D. Novak as Director:

On May 10, 2016, the Company announced the nomination of Mr. Neil D. Novak, B.Sc., P. Geo as Director of the Company.

Neil's career has spanned nearly 4 decades in the mining industry. He graduated from University of Waterloo in 1977 with a B.Sc. (Earth Sciences). Neil has worked as an exploration geologist throughout much of Canada, Africa, Europe, South America, the Caribbean, China, and Russia; but Northern Ontario was his main area of exploration focus.

Neil's long career in the junior resource sector as an exploration geologist and consultant, has made him a desirable candidate for various public company boards. He has been on the Board of Directors of Noront Resources Ltd. (was also VP Exploration for Noront), Simberi Mining Corporation, Cadillac Ventures Inc. and Renforth Resources Inc. Neil remains as a director of Cadillac Ventures Inc., and is also President/CEO and director of a public exploration company Black Widow Resources Inc. Neil continues to own and manage a private family owned geological consulting company Nominex Ltd.

• Appointment of Denis Simard as Director:

On May 10, 2016, the Company announced the nomination of Mr. Denis Simard as Director of the Company.

Denis has almost 35 years of experience in the field of aviation and management of aircraft operations, which makes him an experienced expert recognized nationwide. He has quickly worked his way up by acquiring a vast experience as a pilot but also in the fields management, safety and business development. More recently, Denis has held the positions of Vice President Operations & Marketing, Executive Director, and senior executive in one of the largest helicopter company in Canada. During all of these years, he has played an important role in business development both in Canada and internationally (Haiti, West Africa, Russia, Cuba and Chili). Denis has a thorough knowledge of the economic and regional issues concerning Canadian commercial aviation including mining sectors. From the beginning

of his career, he has been involved during the last 35 years with mining exploration companies across Canada. He is also acting as an independent administrator on a Junior public traded company and one private company. President of Sim Management since October 2015 Denis is still active with the helicopter and mining industry as a consultant.

• Appointment of Mr. Maxime Lemieux, Mr. Hubert Vallée and Mr. Marc Duchesne as Directors during July 2016:

Mr. Maxime Lemieux is a lawyer at McMillan LLP.

Mr. Vallée graduated from Laval University. He has been a leader in the mining industry for 30 years. He joined Quebec Cartier Mining as Project Engineer and was promoted to Director of Operations for its Pellet Plant in 2001. He managed the Iron Ore Company of Canada's Pellet Plant in Sept-Iles before joining Domtar Inc. as Mill Manager of its pulp mill in Lebel-sur-Quévillon. He joined Consolidated Thompson in 2006 and was one of the key people who made this project happen. After the sale of Consolidated Thompson to Cliffs, Mr. Vallée acted as VP Project Development for Phase II of Bloom Lake operation. He has also been involved as Senior Vice President, Project Development, at Century Iron Mines. From February 2014, he acting as CEO and President of Lamelee Iron Ore Ltd. Mr. Vallée is known for its superior abilities to bring projects on stream cost-effectively through design innovation and management processes, maintaining relationships with stakeholders. On December 14, 2016, he became the President and CEO of Canadian Metals Inc., a company focused on the exploration and development of a silica deposit in connection with a proposed downstream integration into ferrosilicon production.

Mr. Duchesne is CPA, CA and has over 25 years of senior financial and management experience with major Québec-based companies, most recently as Senior Vice President of Finance for Consolidated Thompson Iron Mines Inc., located in the Labrador Trough in Quebec, which was acquired by Cliffs Natural Resources Inc.. Mr. Duchesne joined Consolidated Thompson in 2006 and actively participated in all phases of its growth. In addition to overseeing financial reporting, controllership and budget planning duties, Mr. Duchesne directed and supervised project capital expenditures during the crucial mine development phase, and additionally, he and the Consolidated Thompson team raised over \$850 million in financing, negotiated and concluded a \$240 million strategic investment by Wuhan Iron and Steel Company ("WISCO"), one of China's largest steel producers, as well as off-take agreements with WISCO, Worldlink Resources of China and SK Networks Co., a subsidiary of the third largest Korean conglomerate, SK Group.

• Appointment of Mr. Frank Guillemette as President and Mr. Jimmy Gravel as CEO in replacement of Mr. Stéphane Leblanc as President and CEO:

On September 12, 2016, the Company announced the nomination of Mr. Frank Guillemette as the President of the Company and Mr. Jimmy Gravel as the CEO of Genius Properties in replacement of Mr. Stéphane Leblanc who has acted as President and CEO since the inception of Genius.

Mr. Guillemette is an entrepreneur specializing in business finance and venture capital with over 20 years of experience. Mr. Guillemette launched his career as an employee of Fonds Régional de Solidarité Nord-du-Québec where he was responsible for managing the company's mining portfolio and was accountable for the associated financial duties. In 2004, he founded the private company known as Multi-Ressources Boréal where he remains active in the management of exploration and mining land brokerage. Among other successfully executed gold property transactions are the Souart Project that was sold to Osisko Mining in February of 2016 (\$1.5 million after escrower period ended) and an option deal in 2008 on the Monster Lake Project where TomaGold & IAMGOLD have since invested \$10 million in exploration. He has also held the responsibility of managing multi-million dollars of exploration fieldwork on gold, base metals, rare earth and other commodities including phosphorus, iron and titanium projects. Mr. Guillemette also works as a registered representative of Montreal-based exempt market dealer, EMD Financial Inc.

Mr. Gravel has a proven track record in building and managing teams in the manufacturing industry worldwide. As the former President and CEO of an elevator manufacturer; bilingual International Business Development Manager in the marine industry and a successful Land Developer, Mr. Gravel is

now establishing important relationships building a solid reputation in the Mining Industry in Nova Scotia through the mineral properties acquired and optioned in the last few years, including the Blockhouse Property.

Mr. Leblanc will continue to be actively involved in the growth of Genius as Chairman of the Board and will continue to provide insight and assistance in the pursuit of the company's goal of becoming a junior miner and producer in the coming years.

• Appointment of Mr. Jimmy Gravel as the interim President in replacement of Mr. Frank Guillemette:

On September 29, 2016, the Company announced the resignation of Mr. Frank Guillemette as President of Genius Properties and appointed Mr. Jimmy Gravel as the interim President of the Company.

• Resignation of Mr. Neil D. Novak as Director:

On October 18, 2016, Mr. Neil D. Novak resigned as member of the Board of Directors of the Company.

• Appointment of Mr. Terence Coughlan as a technical advisor:

On December 5, 2016, the Company announced the appointment of Mr. Terence Coughlan as a technical advisor of Genius Properties.

Mr. Coughlan, of Dartmouth, Nova Scotia, holds a Bachelor of Science degree in Geology from Saint Mary's University and has been actively involved in the mineral resource industry since 1984. Previously, Mr. Coughlan was the Vice President and Director of Gammon Gold Inc., a mineral exploration company that traded on the TSX and NY Stock exchanges. He was Vice President and Director of Acadian Mining Corporation and furthermore the former President & CEO of GoGold Resources Inc. Mr. Coughlan held this position from January 2010 to January 2016 and currently holds the position of Director and Chairman of the Board. GoGold is a Canadian-based gold and silver producer with properties in Mexico. Mr. Coughlan is a qualified person as defined by National Instrument 43-101

• Resignation of Mr. Stéphane Leblanc as Chairman of the Board:

On December 9, 2016, the Company announced the resignation of Mr. Stéphane Leblanc as the Chairman of the Board of Directors.

• Financing:

On June 21, 2016, the Company concluded a private placement by issuing 2,900,000 units at a price of \$0.05 per unit for net proceeds of \$143,064 after deducting share issuance costs of \$1,936. No commission was paid in connection with this private placement. Each unit consists of one common share and one warrant for a total of 2,900,000 common shares and 2,900,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.10 until June 21, 2017.

On November 10, 2016, the Company concluded a private placement by issuing 300,000 units at a price of \$0.05 per unit for net proceeds of \$15,000. No share issuance costs were incurred and no commission was paid in connection with this private placement. Each unit consists of one common share and one warrant for a total of 300,000 common shares and 300,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.10 until November 10, 2017.

On December 9, 2016, the Company concluded a private placement by issuing 1,240,000 units at a price of \$0.05 per unit for net proceeds of \$58,453 after deducting share issuance costs of \$3,547. No commission was paid in connection with this private placement. Each unit consists of one common share and one warrant for a total of 1,240,000 common shares and 1,240,000 warrants. Each warrant will entitle the holder to acquire one additional common share of the Company at an exercise price of \$0.10 until December 9, 2017.

On December 30, 2016, the Company concluded a private placement by issuing 6,358,000 flow-through common shares at a price of \$0.05 per share for net proceeds of \$248,553 after deducting share issuance costs of \$69,347. An amount of \$95,370 representing the premium paid by the investors was recorded in liability related to flow-through shares based on the residual value method. As part of this private placement, the Company also issued a total of 460,640 broker warrants. Each broker warrant entitles its holder to purchase one common share at \$0.05 per share until December 30, 2018.

BUSINESS DEVELOPMENT SUBSEQUENT EVENTS

Consolidation:

Subsequently to the year-end, in an effort to facilitate greater flexibility in pursuing its plans to advance its projects and to conclude any additional financings required by the Company, Genius Properties, completed a share consolidation on a basis of five pre-consolidation shares for one post-consolidation share. On the share consolidation date, the number of pre-consolidation common shares was 92,395,410. The number of post-consolidation common shares was 18,479,082.

• Appointment of Mr. Guy Goulet as President and CEO of the Company and Mr. jimmy Gravel resigned as President :

On April 5, 2017, Mr. Jimmy Gravel concluded his interim-Presidency of the Company voting in Mr. Goulet as President. Mr. Gravel remains Vice-President of the Company.

Mr. Goulet graduated from École Polytechnique de Montréal in 1986 as a geological engineer. He has been involved at the senior management and board levels of publicly listed junior exploration and mining companies for more than 30 years and is a member of the Ordre des Ingénieurs du Québec. He was cocredited for the restart of the Wrightbar gold mine in Val d'Or, Quebec in 1996 and collaborated with Hydro-Québec (LTD division) and Group STAS on the only project leading to the production of lithium metal from high purity lithium carbonate. From 2000 to 2008, he served as co-founder, president and chairman of H2O Innovation, the largest water treatment company in Canada that manufactures and installs integrated systems for various markets. Returning to his roots in mining, he joined Maya Gold & Silver in 2008 where he served as CEO until his resignation in March 2017. During his tenure he was co-credited for restarting the Zgounder silver mine in Morocco and continues to serve on the board of directors. Mr. Goulet has raised in excess of \$125 million over his career with TSX Venture Exchange companies.

EXPLORATION HIGHLIGHTS

• Acquisition of Dissimieux Lake Phosphate-Titanium-Rare Earth Property:

On March 23, 2016, the Company announced the acquisition of the Dissimieux Lake Titanium-Phosphate-REE's Property (the "Property") from Jourdan Resources Inc. ("Jourdan") located within the La Blache Lake Anorthositic Complex, located 140 km northwest of Baie-Comeau and 130 km north of Forestville (Quebec) along the Upper North Shore of the St-Lawrence River, and approximately 350 km in-line north-northeast of Quebec City.

Acquisition of various properties located in Nova Scotia:

On May 10, 2016, the Company announced the acquisition from two arm's length prospectors associated with 21Alpha Gold Resources, a 100% interest in nine (9) mineral exploration properties covering various mineral showings in the south central region of the Province of Nova Scotia.

• Sales Agreement with Majescor Resources Inc. for Montagne B Lithium:

On May 25, 2016, the Company entered into an option agreement with Majescor Resources Inc. to sell 100% of the Montagne B Lithium Properties (approximately 708 hectares), located 8 and 12 km southwest of Nemaska Lithium's World Class Whabouchi lithium deposit in central Québec.

• Acquisition of Mt. Cameron Graphite deposit:

On October 18, 2016, the Company entered into an assignment agreement dated October 17, 2016 to acquire from Mt. Cameron Minerals Inc. up to a 100% interest in the Mt. Cameron Graphite Deposit located in the Boisdale Hills region of Cape Breton, Nova Scotia, marking a strategic entry into the large flake graphite market. Reports have indicated that this deposit has the potential of becoming one of the largest graphite mines in the world producing ultra-high purity flake graphite.

• Geophysics completed and drill targets identified for the Blockhouse Gold Property belonging to the 9 mineral exploration properties acquired in May 2016:

On December 15, 2016, the Company announced the completion of the 2016 IP survey at the Blockhouse Gold Property. Results have confirmed 2 high priority targets for next month's drilling program to test for the presence of 'leg-reef' and 'saddle' type veins on the property.

In April 2016, samples from mine spoils that are present near the old mine opening (shaft) returned results up to 38.6 g/t Au (1.24 ounces/ton).

In November, 2016, samples assayed from historic drill core, stored at the province's core library, reported results up to 0.5 g/t over 1.5 m in the hangingwall of the Prest vein in DDH BH-1 near the intersection of the Prest vein with the favourable horizon. Historic whole core sampling limited the amount of available core to be sampled. The 2016 IP survey identified this area as one of the high-priority targets.

EXPLORATION SUBSEQUENT EVENTS

• Completion of the due diligence on Mt. Cameron Property:

On January 4 2017, the Company announced the completion of its due diligence with respect to its proposed option to acquire all of Mt. Cameron Minerals Inc. interest in the Mt. Cameron Graphite Deposit, which was previously announced in the Company's news release dated October 18, 2016. The Company intends to proceed in settling the terms of the acquisition with Mt. Cameron in a formal option agreement, which will replace the current binding letter of intent dated October 14, 2016.

• Genius Properties starts drilling at Blockhouse:

On January 5, 2017, the Company announced that the drilling program at the Blockhouse Gold Property has begun. As per the December 15, 2016 press release, the company is drilling 2 high priority targets to test for the presence of leg-reef and saddle type veins on the property. The program will also be targeting the continuity of the "Prest Shoot" that historically produced an average of 49.6 grams of gold per ton.

In January 2017, 644m of NQ core was drilled at Blockhouse, Nova Scotia. The drilling was completed in late January 2017. Drilling targeted 2 geophysics targets outlined in the 2016 IP survey and all three known fissure type veins on the property. Additionally, two holes perpendicular to bedding were completed. Preliminary results showed a new zone of Au mineralized quartz veins along a wider, perpendicular structure to the previously mined Prest fissure veine.

Hole BH-17-01 was drilled northwest perpendicular to bedding back toward the historic mine workings. The hole was spotted so that it would intersect a historically mapped fault, intersect the Prest vein below historic workings and intersect a geophysics anomaly outlined in the 2016 ground IP survey. This is the first drilling done to date at Blockhouse that was not directly targeting the Prest vein. Results were encouraging as a previously unknown zone of quartz veins with visible gold through the fault, showed 1.1 grams per tonne gold over 9.55 metres, with subintervals of 1.6 g/t Au over 6.2 m and 3.4 g/t Au over 2.1

m and including peak grades of 25.7 g/t over 0.22 m and 7.1 g/t over 0.24 m. The true widths, extent and orientation of the zone are not yet understood.

DDH # X	X (NAD83)	Y (NAD83)	Azimuth (degrees	Dip (degrees	Depth (m)	From (m)	To (m)	Interval (m)	Gold (g/t)
BH-17-01	386883	4921246	340	-55	146	36.7	46.25	9.55	1.1
BH-17-02	386883	4921246	80	-45	38		Results	Pending	
BH-17-03	386880	4921246	80	-90	137	92.8	93.8	1.00	0.9
BH-17-04	386857	4921367	45	-45	65		Results	Pending	
BH-17-05	386753	4921431	340	-45	80		Results	Pending	
BH-17-06	386873	4921242	80	-90	119		Results	Pending	
BH-17-07	386889	4921273	280	-70	59		Results	Pending	

Additional samples have been sent to Actlabs, including several intersections of the Prest vein, the east vein, the geophysics targets and additional quartz veins through the fault. The additional results should aid in defining the orientation of the new gold zone at Blockhouse.

Core was boxed on-site by the drill crew and transported to the core shack by Genius personnel. Core was then logged and marked for sampling. Samples were sawn in half with a diamond blade core saw. Half was sent to Activation Laboratories in Ancaster, Ont., in sealed bags, while half was retained. Once at Actlabs, samples were pulverized and fire assayed with Code 1A2-30. Samples containing visible gold were also submitted for metallic screening, Code 1A4 (100 mesh). Quality assurance/quality control procedures included the systematic insertion of certified reference standards and blanks which were reviewed to verify the integrity of the lab results.

Preliminary results at Blockhouse indicate a new gold zone.

The technical sections of this MD&A have been prepared and reviewed by Alex Mackay, PGeo, and a qualified person according to National Instrument 43-101 guidelines.

EXPLORATION ACTIVITIES

Exploration activities for the three-month period ended December 31, 2016

During the three-month period ended December 31, 2016, the Company incurred \$12,030 in exploration and evaluation expenditures (\$238,547 for the three-month period ended December 31, 2015) of which the majority of the expenses were spent on the Nova Scotia properties (approximately 95% of expenses in 2015 were spent on the Dissimieux Lake property.

During the last quarter, the Company focused on the due diligence following the signing of a letter of intent to acquire the Mt. Cameron Graphite property. In addition, Genius Properties completed the induced polarization (IP) survey at the Blockhouse gold property.

GENIUS PROPERTIES LTD.

Exploration and evaluation expenditures For the three-month period ended December 31, 2016

				QUÉBEC								NOVA	SCOTIA					1
	Montagne B	Torngat Diamond	Gueret Guinecourt	Dalquier	Mine Lorraine	Wapoos	Dissimieux Lake	Mount Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Londonderry	Western Lake	Total
							\$											\$
Exploration and evaluation expe	enditures																	
Drilling	-	-	-	-	-	-	4,128	4,290	5,564	-	-	-	-	-	-	-	-	13,98
Geophysical	-	-	-	-	-	-	-	-	7,869	-	-		-	-	-	-	-	7,86
Geology	(4,750)	(230)	-	(216)	-	(67)	(365)	-	(6,843)	1,750	-		-	-	-	-	-	(10,72
Geochemistry	-	-	-	-	-	-	-	-	-	-	-		-	-	-	-	-	
Metallurgy	-	-	-	-	-		-	-	-	-	-		-	-	-	-	-	
Technical Reports	-	-	-	-	-		-	-	-	-	-		-	-	-	-	-	
Environment & Communauty	-	-	-	-	-		-	-	900	-	-		-	-	-	-	-	90
Supervision	-	-		-	-		-	-	-		-				-	-	-	
	(4,750)	(230)	-	(216)	-	(67)	3,763	4,290	7,490	1,750	-	-	-	-	-	-	-	12,03
Mining rights:																		
Acquisition option	-	-	-	-	-		6,420	126,515	(105,355)	8,178	9,813	22,897	6,542	45,794	1,636	19,626	17,991	160,05
Renewal of licences	(4,231)	-	-	-	-		-	· · ·	(4,225)	-	· -	900	900	900	· · ·	· · ·		(5,75)
Acquisition of claims	-	-		-	-		-	-	-	590	-		80	120	-	-	-	79
	(4,231)	-	-	-	-	-	6,420	126,515	(109,580)	8,768	9,813	23,797	7,522	46,814	1,636	19,626	17,991	155,09
Balance, beginning of period	2,446	230	-	216	-	67	460,086		169,702	-	-	-	-	-	-	-	-	632,74
Balance, end of period	(6,535)	-	-	-			470,269	130,805	67,612	10,518	9.813	23,797	7,522	46.814	1.636	19.626	17.991	799,86

GENIUS PROPERTIES LTD.

Exploration and evaluation expenditures For the three-month period ended December 31, 2015

				QUÉBEC								NOVA	SCOTIA					
	Montagne B	Torngat Diamond	Gueret Guinecourt	Dalquier	Mine Lorraine	Wapoos	Dissimieux Lake	Mount Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Londonderry	Western Lake	Total
							\$											\$
Exploration and evaluation expe	enditures																	
Drilling	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Geophysical	-	-	-	-	110,000	-	-	-	-	-	-	-	-	-	-	-	-	110,00
Geology	9,500		-	-	125,000	-	-	-	-	-	-		-	-	-	-		134,50
Geochemistry	-		-	-	-	-	-	-	-	-	-		-	-	-	-		
Metallurgy	-		-	-	-	-	-	-	-	-	-		-	-	-	-		
Technical Reports	-		-	-	-	-	-	-	-	-	-		-	-	-	-		
Environment & Communauty	-		-	-	-	-	-	-	-	-	-		-	-	-	-		
Management fees	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	(5,95
	9,500	-	-	-	235,000	-	-	-	-	-	-	-	-	-	-	-	-	238,54
Mining rights:																		
Acquisition of options	-		-	-	-	-	-	-	-	-	-		-	-	-	-		
Renewal of licences	-		-	-		-	-	-	-		-				-	-	-	
Acquisition of claims	5,819		325	-		-	-	-	-		-				-	-	-	6,14
	5,819		325	-		-		-		-	-	-			-	-	-	6,14
Balance, beginning of period	-	-	-	4,126	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Balance, end of period	15,319		325	4,126	235,000	-	-	-	-	-	-	-	-	-	-	-	-	244,69

Exploration activities for the year ended December 31, 2016

During the year ended December 31, 2016, the Company incurred \$799,868 in exploration and evaluation expenditures (\$282,701 for the year ended December 31, 2015). See the following table below for the allocation of exploration and evaluation expenditures and the mining rights for all the mining properties for the years ended December 31, 2016 and 2015.

During the fiscal year ending December 31, 2016, the Company entered an option agreement with Majescor Resources Inc. to sell 100 percent of the Montagne B Lithium Property. Furthermore, acquisition of the Blockhouse Gold Property also took place. Under the 2016/2017 Nova Scotia mineral incentive program (NSMIP) the Blockhouse Gold District was approved for assistance in funding for its drilling program. The Company also entered into an agreement to acquire up to 100% interest in the Mt. Cameron graphite deposit from Mt. Cameron Minerals Inc. The Company completed the due diligence for the Mt. Cameron acquisition and has also completed the 2016 induced polarization (IP) survey at the Blockhouse Gold Property.

GENIUS PROPERTIES LTD.

Exploration and evaluation expenditures For the year ended December 31, 2016

				QUÉBEC								NOVA	SCOTIA					
	Montagne B	Torngat Diamond	Gueret Guinecourt	Dalquier	Mine Lorraine	Wapoos	Dissimieux Lake	Mount Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Londonderry	Western Lake	Total
							\$											\$
Exploration and evaluation exp	enditures																	
Drilling	-	-	-	-	-	-	4,128	4,290	5,564	-	-	-	-	-	-	-	-	13,98
Geophysical	-	-	-	-	-	-	-	-	15,873	-	-	-	-	-	-	-	-	15,87
Geology	(4,750)	-	-	-	-	-	10,321	-	155	1,750	-	-	-	-	-	-	-	7,47
Geochemistry	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Metallurgy	-	-	-	-	-	-	-		-	-	-	-	-	-	-	-		
Technical Reports	-	-	-	-	-	-	-		-	-	-	-	-	-	-	-		
Environment & Communauty	-	-	-	-	-	-	-	-	900	-	-	-	-	-	-	-	-	90
Supervision	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
	(4,750)	-	-	-	-	-	14,449	4,290	22,492	1,750	-	-	-	-	-	-	-	38,23
Mining rights:																		
Acquisition of options	-	-	-	-	-		455,820	126,515	44,645	8,178	9,813	22,897	6,542	45,794	1,636	19,626	17,991	759,45
Renewal of licences	(2,573)	-	-	-	-	-	-	-	475	-	-	900	900	900	-	-	-	60
Acquisition of claims	788	-	-	-			-	-	-	590		-	80	120	-	-	-	1,57
	(1,785)	-	-	-	-	-	455,820	126,515	45,120	8,768	9,813	23,797	7,522	46,814	1,636	19,626	17,991	761,63
fotal	(6,535)						470,269	130,805	67,612	10,518	9,813	23,797	7,522	46,814	1,636	19,626	17,991	799,86

GENIUS PROPERTIES LTD.

Exploration and evaluation expenditure For the year ended December 31, 2015

				QUÉBEC								NOVA	SCOTIA					
	Montagne B	Torngat Diamond	Gueret Guinecourt	Dalquier	Mine Lorraine	Wapoos	Dissimieux Lake	Mount Cameron	Blockhouse	Kemptville	Chocolate Lake	Tancook Island	Leipsigate	Dares Lake	Gold River	Londonderry	Western Lake	Total
							\$											\$
Exploration and evaluation exp	enditures																	
Drilling	-	-	-	4,126	-	-	-	-	-	-	-	-	-	-	-	-	-	4,12
Geophysical	-	-	-	-	110,000	-	-	-	-	-	-	-	-	-	-	-	-	110,00
Geology	9,500	-	-	-	125,000	-	-	-	-	-	-	-	-	-		-		134,50
Geochemistry	-	-		-	-	-	-	-	-	-	-	-	-	-		-	-	
Metallurgy	-	-	-	-	-		-		-	-	-	-	-	-		-		
Technical Reports	-	-	-	-		-	-	-	-			-				-	-	
Environment & Communauty	-	-	-	-	-		-		-	-	-	-	-	-		-		
Management fees	-	-	-	-		-	-	-	-			-				-	-	23,18
	9,500	-	-	4,126	235,000	-	-	-	-	-	-	-	-	-	-	-	-	271,81
Mining rights:																		
Acquisition of options	-	-	-	-	-	-	-	-	-	-	-	-	-	-		-		
Renewal of licences	-	-	-	-	-	-	-	-	-	-	-	-	-	-		-		
Acquisition of claims	7,152	-	325	-	-	-	-		-	-	-	-	-	-		-		7,47
Claim management	-	-	-	-		-	-	-	-			-				-	-	
¥.	7,152	-	325													-		10.00
Total	16,652			4,126	235,000						-							

Initial purchase of claims

On October 10, 2013, the Company purchased all the rights and interest in approximately 2,950 mining claims located in the Province of Quebec (the "Claims") from two private companies 9248-7792 Quebec Inc. ("9248") and 9257-1256 Quebec Inc. ("9257") for a consideration of 10,000,000 common shares of the Company at \$0.06 representing the fair value of the stock price on the agreement date. A 0.4% and 0.6% net smelter royalty ("NSR") was retained by the private companies, respectively, where 0.2% and 0.3%, respectively, may be repurchased by the Company for a total cash consideration of \$500,000.

Since the acquisition, the Company did not renew and/or identified mining claims that would not be renewed as they become expired.

Montagne B

On July 1, 2014, the Company entered into an agreement with a close relative of the president of the Company, to acquire a 25% interest in 55 mining claims named Montagne "B" property in the Abitibi region, in consideration of all costs associated with an airborne survey (electromagnetic and magnetic) of the 55 mining claims. Exploration on the Montagne "B" is oriented towards the search for special metals.

On May 1st, 2016, the Company entered into an option agreement with Majescor Resources Inc. ("MJX") whereby MJX can acquired a 100% interest in the Montagne B property by making an initial cash payment of \$6,250 (paid), by issuing 625,000 common shares (issued) of MJX to the Company and by making a final cash payment of \$6,250 six months after the completion of a minimum private placement of \$200,000. The 625,000 common shares was estimated at a fair value of \$0,08 per share at the date of issuance (September 2, 2016) for a total of \$50,000. The total consideration received \$56,250 was recorded as a gain on disposal

of mining properties. On October 25, 2016, MJX announced the termination of option agreement signed on May 1st, 2016. As at December 31, 2016, Genius Properties decided to not renew claims at their expiry.

Gueret & Guinecourt Lake

During the year ended December 31, 2015, the Company did not renew the 31 mining claims at their expiry.

Mine Lorraine - Gisement Blondeau

On July 25, 2015, the Company entered into an agreement with Canadian Mining House, to acquire a 10% interest in 83 mining claims named Mine Lorraine-Gisement Blondeau property located in Québec in consideration of \$40,000 in cash payable no later than May 1, 2016 and by incurring a total of \$230,000 in exploration and evaluation expenditures by December 31, 2015. As at December 31, 2016, the Company incurred a total of \$235,000 in exploration and evaluation expenditures but did not pay the required cash payment of \$40,000 as at May, 1, 2016. Since, Genius Properties did not fulfill its obligations, the agreement to acquire an interest in the Mine Lorraine property has been cancelled.

Dissimieux Lake

On March 21, 2016 and amended on May 4, 2016, the Company has entered into an option agreement with Jourdan Resources Inc., to acquire a 100% interest in 15 mining claims located in Dissimieux Lake Phosphate Titanium-REE's property, province of Québec, by issuing 6,000,000 common shares within 15 days following the date of the signature and a number of common shares equivalent to an amount of \$180,000 within 90 days following the signature. On April 5, 2016, the Company issued 6,000,000 common shares at a fair value of \$0.05 per share for a consideration of \$300,000. On June 20, 2016 the Company fulfilled its obligations by issuing 3,600,000 common shares at a fair value of \$0.05 per share for a consideration of \$126,000.

The Project consists of 15 claims for 8.4 km2, and is road accessible via Provincial Highway #138 at Forestville, then driving northward on Highway #385 to Labrieville, and from there using a network of secondary gravel forestry roads provides direct access to the Property on the east-southeast shore of Dissimieux Lake. The Property hosts titanium-phosphate (ilmenite-apatite) mineralization located near the southern margin of the La Blache Anorthositic Complex (the "LBAC"). The LBAC is elongated in a northeast-southwest direction and stretches over 60 km by 15 to 25 km wide, and was emplaced into a highly metamorphosed and folded package of steeply dipping, north-northeast dipping paragneisses and amphibolites of the Grenville Geological Province. The Property is dominated by steep hills, with elevations ranging from 435 m to 700 m above sea level.

- 100% owner Dissimieux Lake Phosphate Project;
- 235 million tonnes @ 3.65% P2O5 and 4.72% TiO2;
- 92% apatite (Ca5(PO4)3F) recovery to produce a 41.2%P2O5 concentrate;
- 62.5% ilmenite (FeTiO3) recovery to produce a 48.1% TiO2 concentrate;

Only regional geophysical surveying and geological mapping had been carried out in the Property area before AFCAN Mining Corporation ("AFCAN"), formerly known as Société d'exploration Minière et pétrolière Gaspésie, staked the original claims at Dissimieux Lake. AFCAN completed detailed mapping, sampling and geophysical surveys over the original property (Pritchard, 1994, in GM53348; Birkett, 1995 and 1996, in GM 53515 and GM 54835; Oswald and Birkett, 1996, in GM 54764). A drill program of 8 holes totalling 637.5 m on two sections was also carried out in 1994 by AFCAN (GM 53349).

Ilmenite-apatite concentrations were traced for more than 6 km of strike length along a northeast-southwest orientation, up to 1 km wide, near the south shore of Dissimieux Lake. The mineralization was hosted in several bands 20 m to 50 m wide made up of finely disseminated magmatic apatite and ilmenite, associated with gabbro, and the ilmenite occurred as a magnetite-ilmenite assemblage linked to magnetic high anomalies. The average grades calculated from surface sampling was 5% TiO2 (corresponding to 10%)

ilmenite) and 3.5% P2O5(corresponding to 10% apatite). The corresponding average grades from the core samples were 4.72% TiO2and 3.65% P2O5, with highs of 8.35% TiO2 and 4.42% P2O5. Lower intensity magnetic anomalies retained the higher TiO2 grades but were lower in P2O5.

Lakefield Research of Canada Ltd. ("Lakefield") (1997, in GM 54867; 1998, in GM 56490), COREM (2000, in GM 58571) and Lakefield (2000, in GM 58570) assessed the feasibility of concentrating the titanium and phosphate. Lakefield achieved recoveries of 92 % of the apatite to produce a concentrate at 41.2 % P2O5, and recovered 62.5 % of the ilmenite to produce a concentrate at 48.1% TiO2 with a sample containing 3.5 % P2O5 and 5.4 % TiO2. It was concluded at the time that the higher the TiO2 and P2O5 grades in rocks, the higher the recoveries in concentrates.

Met-Chem Canada Inc. ("Met-Chem") (2000, in GM 58569) made an attempt to estimate the "Mining Potential" of the southern portion of the ilmenite-apatite mineralization. The underlying concept rested entirely on the assumption that a direct correlation existed between the strong magnetic anomalies and the ilmenite-apatite mineralization. However, this relationship was never confirmed as the mafic components of the LLBAC, such as the gabbros and the ultramafic rocks exhibited high magnetic susceptibilities, even in the absence of ilmenite-apatite mineralization.

Nevertheless to estimate the potential resources, Met-Chem used the two drilled sections from AFCAN, the geophysical surveys and geological mapping. The cumulative length of favorable magnetic anomalies covered 11,200 m, multiplied by width (averaging 90 m) of the mineralization based on the area of mineralization calculated from the two existing drill sections to a maximum depth of 75 m. A specific gravity of 3.25 tonnes per m3 was used based on core samples.

In 2012 to 2013 Jourdan drilled 34 holes at Dissimieux Lake, for a total of 3949 m, demonstrating mineralization over a strike length of 2.4 kilometres. Five parallel zones of phosphate mineralization were intersected, often with intersections of mineralization great than 100m in drilled thickness

"Anticipated Resources" of 235 million tonnes were estimated at a grade of 3.65% P2O5 and 4.72% TiO2based on the drill core results (Met-Chem, 2000, in GM58569). The estimate is considered historic Mineral Resources.

The terms "Mining Potential" and "Anticipated Resources" are not recognized National Instrument ("NI") 43-101 Mineral Resources or Mineral Reserves categories, and therefore should not the relied upon. There has been insufficient work and a Qualified Person has not reviewed nor evaluated "Mining Potential", "Anticipated Resources" or historic Mineral Resources in terms of NI 43-101 standards to qualify the estimates into current Mineral Resources. There is no evidence at this time to suggest that any future exploration would result in any of the estimates being converted into NI 43-101 compliant Mineral Resources. GENIUS is of the opinion that the estimates reflects either the ilmenite-apatite or titanium-phosphate mineralization potential of the Property.

The last major work on the Property was the Met-Chem scoping study (2000, in GM 58569). Met-Chem indicated the ilmenite-phosphate mineralization was amenable to open-pit mining with a 1:1 waste to ore. It was proposed to transport the concentrate via a pipeline at a cost of \$3.28 per tonne transport based on a yearly transport of 457,500 tonnes of concentrate (217,500 tonnes of ilmenite and 240,000 tonnes of apatite) over a distance of 140 km. In 2009, the Vendors assayed a sample from the original apatite concentrate for Rare Earth Elements ("REE's") and Rare Metal analysis at ALS Laboratories using the 38 element ICP-MS Analytical Method (ME-MS81) (refer to the appended table). The apatite concentrate sample contains 0.18% TREE's, of which 72% are LREE's (Light REE'S: La, Ce, Pr, Nd, Pm, Sm) and 28% are HREE's (Heavy REE's: Eu, Tb, Dy, Ho, er, Tm, Yb, Lu, Y). The most significant REE's results are 517 ppm Cerium (Ce), 66 ppm Dysprosium (Dy), 115 ppm Gadolinium (Gd), 169 ppm Lanthanum (La), 405 ppm Neodynium (Nd), 85 ppm Praseodymium (Pr), 98 ppm Samarium (Sm), 521 ppm Strontium (Sr) and 348 ppm Yttrium (Yt).

Blockhouse Gold (Nova Scotia)

On May 4, 2016, the Company has entered into an option agreement with two prospectors, to acquire a 100% interest in 107 mining claims located in Nova Scotia by issuing 5,000,000 common shares (2,500,000 common shares for each prospector). In addition, the Company will issue 500,000 common shares for each \$1,000,000 in exploration and evaluation expenditures incurred by Genius, subject to a maximum of 2,500,000 common shares. An additional 2,500,000 common shares will be issued if the Company completes a feasibility Study. Nova Scotia properties consisted of the following properties: Blockhouse Gold (26 claims), Kemptville NS (5 claims), Chocolate Lake NS (6 claims), Tancook Island NS (14 claims), Leipsigate NS (4 claims), Dares Lake NS (28 claims), Gold River NS (1 claims), Londonderry NS (12 claims) and Western Lake NS (11 claims). The properties are subject to a 1.5% NSR of which two-thirds (2/3) may be purchased at any time by the Company for \$1,000,000.

The majority of the Property lie within NTS area 21"A" and the land package includes 14 licenses comprised of 107 claims covering approximately 1,733 hectares (17.33 square kilometres). The initial exploration focus of Genius will be on the Blockhouse Property and the nearby Dares Lake Property, both located in Lunenburg County.

There are several documented gold bearing veins on the Blockhouse Property, most notably the Prest Vein that saw limited underground (narrow vein) production in the late 1800s up until the early 1930s. This property was revisited in the 1980s when 10 diamond drill holes were completed, testing near surface potential of the property. The drill results and historical mining results are documented in a 1989 drill summary report by James E. Tilsley & Associates Ltd. (filed as an assessment report AR 89-105 with the Nova Scotia DNR) where it is reported that 3,500 ounces of gold was recovered from 6,200 tons of mined and milled material from underground workings between the surface and 90 meters depth. It is further reported that most of the gold was recovered from the fissure vein that was within a very dark arenaceous slate horizon, they refer to this production area as the "Prest Shoot". Historical records on file with Nova Scotia Department of Natural Resources indicate that the Prest Shoot accounted for 2,043 tons of mill feed between 1896 and 1935, yielding 3,259 ounces of gold for an average grade of 1.59 ounces per ton (49.6 a/t). The width of the Prest Vein within the historically mined shoot is reported to average 0.25 meters (range of 0.15 to 0.61 m) and the wall rock where sampled is reported to average 0.085 ounces per ton (2.9 g/t). however there was insufficient sample data to determine how extensive the gold mineralization is within the host wall rock. Underground mapping and sampling of the 60 metre level occurred in the late 1930s, the Prest Shoot as described was traced for 138 metres in the north drift and averaged 0.35 metres in width with an average gold content of 0.37 ounces per ton.

In early April 2016, Genius engaged an independent qualified person (IQP) to meet with the Vendors of the Property and complete a due diligence site visit, where samples of vein material were selected by the geologist. Neil D. Novak P.Geo., a Qualified Person completed the due diligence investigation at the request of Genius. The Prest Vein does not outcrop, consequently the sampling was limited to selecting random samples from mine spoils that are present as piles near the old mine opening (shaft) that had been covered over and capped by a reinforced concrete slab as per local mine rehabilitation requirements. The samples were presumably from the Prest Vein. One sample of quartz vein was selected from three different piles, one sample was selected that included arenaceous shale with minor quartz from a waste pile and then one sample was selected from a saddle type vein that outcropped on the Property near the site of the historical mill.

- BH 1 from the Blockhouse Property presumably the Prest Vein. The specimen is a banded dark grey light grey quartz vein. This sample was tested for gold content and returned an assay of 22.5 g/t Au (0.72 ounces/ton);
- BH 2 from the Blockhouse Property presumably mine waste, this sample was selected from a small trench that the author dug into the hand-cobbed pile of material near the main shaft, it consists of quartz vein material and dark grey slatey shale. This sample was tested for gold content and returned an assay of 0.136 g/t Au (0.004 ounces/ton);

- BH 3 from the Blockhouse Property, quartz vein material representative of what was thought to be high grade material. This sample was tested for gold content and returned an assay of 11.8 g/t Au (0.378 ounces/ton);
- BH 4 from the Blockhouse Property, quartz vein material representative of high grade material. This sample was tested for gold content and returned an assay of 38.6 g/t Au (1.24 ounces/ton);
- BH 5 from the Blockhouse Property, quartz vein material from a long trench located near the old mill, this may be a sample of vein in outcrop, but not 100% certain due to overburden. This sample was tested for gold contend and returned an assay of 0.315 g/t Au (0.01 ounces/ton).

The assay results for the samples provided a degree of comfort that the Blockhouse Property was interesting as a gold exploration project, confirming that "high grade" gold was historically mined at the site and that the reported grades of vein material selected by the Vendors of the Property were typical of what to expect. Genius is now planning an exploration program to take place this summer where surface trenching followed by sampling and mapping will take place in order to map out the near surface gold mineralization and to ascertain whether gold is present in the host shales. If phase one is successful then phase two will ensue involving drilling to depth below the existing mine workings to confirm and extend knowledge learned from the 1983 drill program.

The Review and Evaluation Committee for the NSMIP supports the project and has approved \$60,000 to explore licenses in Blockhouse, Lunenburg County. All funds awarded by NSMIP are to be directed at paying up to 50% toward any combination of drill contract costs, core analysis and trenching completed on the project. The Blockhouse property exploration program for the summer of 2016, as submitted in the grant application, is estimated to cost approximately \$250,000.

Mt. Cameron Graphite Project (Nova Scotia)

Genius Properties Ltd. has entered into an assignment agreement dated October 17, 2016 to acquire from Mt. Cameron Minerals Inc. up to a 100% interest in the Mt. Cameron Graphite Deposit located in the Boisdale Hills region of Cape Breton, Nova Scotia, marking a strategic entry into the large flake graphite market. Reports have indicated that this deposit has the potential of becoming one of the largest graphite mines in the world producing ultra-high purity flake graphite.

The Property is conveniently located 25 kilometers west of Sydney, Nova Scotia and is comprised of 7 licenses (82 claims over 13.3 km2). In regards to infrastructure, the property is easily accessible by paved roads and is in close proximity of an electric utility. With the potential construction of NOVAPORT, a deepwater mega-terminal in Sydney, trans-Atlantic shipping would be readily available, Moreover, having an extensive history in steel manufacturing and coal mining, Sydney has a highly skilled workforce to offer.

The mineralization on the Property is flake graphite in marble of the George River formation and has been identified along a strike length of approximately 12 km with zones up to 1.5 km wide and interpreted to be up to 300 m deep. Mt. Cameron has carried out prospecting, drilling and geophysics on the Property; all of which indicate an extensive mineralized zone. Preliminary mineral processing studies have been carried out by Dr. Ian Flint, former Director of the Minerals Engineering Center at Dalhousie University in Halifax

Historical works:

• **2004** - As part of a regional reconnaissance exploration program, Mt. Cameron mapped extensive beds and ridges of graphitic marble and schist in Pre Cambrian - Grenville Age rocks on the eastern flank of the Boisdale Hills, some 25 km west of Sydney, Nova Scotia. Preliminary metallurgical work on samples taken during the mapping of these units determined that the graphite in these rocks is of the rare flake form. Average grade of the marble hosted surface samples was greater than 4% graphite;

- 2007 The Province, through the Office of Economic Development and DNR, commissioned a graphite market study to determine market trends and supply / demand worldwide. The study determined that the Property had good potential to be one of the largest graphite mines in the world. Indications are that this deposit is substantial and has the potential to be mined at annual rates resulting in annual production as high 200,000 tonnes of ultra high purity flake graphite and still maintain a 20 year, or longer, mine life;
- 2008 In August 2008, Mt. Cameron initiated an exploration and metallurgical testing program budgeted at \$4 million. Initial results from deep penetrating geophysics, drilling, assaying, bulk sampling, and pilot plant testing at the Mineral Engineering Centre at Dalhousie University met or exceeded expectations;
- **2009** Further metallurgical work determined that the flake graphite could be readily separated from the marble by flotation with expected commercial production after refining of above 99% graphite. Bench scale metallurgical testing has already achieved a grade of 99.3% from a large bulk sample taken in 2008.
- **2010** In the late Fall, a 1,300 m diamond drilling program identified an area west of Campbell Lake where 10 holes intersected up to 40 m of high grade graphitic marble extending about 400 m along strike. This area shows considerable promise for the development of a substantial mining operation.

"The Mt. Cameron Graphite deposit could be one of the largest in the world," says John Wightman, M.Sc., FGAC, P.Eng, President of Mt. Cameron Minerals Inc). Mr. Wightman's optimism about the potential value of the graphite deposit has received support in a report to Mt. Cameron regarding a bulk sample assessed by Separation Technology LLC of Needham, Mass. "The report is another indication of a potential large deposit of battery-grade graphite throughout the site. The attributes of graphite marble allow for low-cost clean separation technology, with little or no damage to the high-quality graphite when separated from the surrounding material," specified Mr. Wightman. The numbers in this latest bulk assessment align with those from previous tests at Dalhousie University by Dr. Ian M. Flint, a senior consulting metallurgist.

EXPLORATION OUTLOOK

The Company's technical team is currently working on the exploration recommendations set forth for each of it's properties. The proposals will be analyzed by the Board of Directors.

QUALIFIED PERSON

Alex MacKay P.Geo, is the qualified person under NI 43-101 who has reviewed and approved the technical information contained in this document for the 2016 explored properties.

FUNCTIONAL AND PRESENTATION CURRENCY

These selected annual financial information, selected quarterly financial information and other financial information are presented in Canadian dollars, the Company's functional currency.

SELECTED ANNUAL FINANCIAL INFORMATION

The following selected financial information is derived from our audited financial statements for each of the three most recently completed financial years.

SELECTED ANNUAL FINANCIAL INFORMATION			
	December 31	December 31	December 31
	2016	2015	2014
	\$	\$	\$
CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS Operating expenses			
Exploration and evaluation expenditures	799,868	282,701	764,411
General and administrative expenses	638,729	1,132,394	1,101,246
Gain on disposal of property and equipment	(25,318)	-	-
Write-off of property and equipment	6,620	-	-
Gain on disposal of mining properties	(56,250)	(30,000)	(80,000)
Loss on cancellation on acquisition of assets	- 1,363,649	2,400,000 3,785,095	1.785.657
	1,303,049	3,703,033	1,705,057
Other expenses (revenues)			
Net change in fair value of marketable securities	(56,770)	20,381	(86,693)
Finance expense	12,569	25,711	4,554
Exchange loss (gain)	40	(190)	6,786
Gain on settlement of accounts payable	(107,901)	(56,208)	-
	(152,062)	(10,306)	(75,353)
Tax income	(53,820)	(122,962)	-
Net loss from continuing operations	1,157,767	3,651,827	1,710,304
Net loss (earnings) from discontinued operations	(100,176)	1,104,182	340,385
Net loss and comprehensive loss	1,057,591	4,756,009	2,050,689
Net loss from continuing operations attributable to:			
Shareholders of Genius Properties Ltd.	1,157,767	3,651,827	1,710,304
Non-controlling interests	-	-	-
Net loss (earnings) from discontinued operations attributable to:			
Shareholders of Genius Properties Ltd.	(82,126)	997,467	273,945
Non-controlling interests	(18,050)	106,715	66,440
Basic and diluted loss (earnings) per share: Basic and diluted loss per share from continuing operations	0.02	0.07	0.07
Basic and diluted loss per share from discontinued operations	(0.02	0.02	0.07
((0.00)		
	December 31	December 31	December 31
	2016	2015	2014
CONSOLIDATED STATEMENTS OF CASH FLOWS	\$	\$	\$
Continuing operations			
Cash flows used for operating activities	(550,488)	(545,617)	(1,760,320)
Cash flows from financing activities	234,711	647,757	1,942,724
Cash flows from (used for) investing activities	302,395	(4,575)	(49,565)
Net change in cash and cash equivalents	(13,382)	97,565	132,839
Discontinued operations			
Cash flows used for operating activities	-	(85,766)	(284,609)
Cash flows from financing activities	-	-	-
Cash flows used for investing activities	-	(124,353)	(264,846)
Net change in cash and cash equivalents	-	(210,119)	(549,455)
	December 31	December 31	December 31
	2016	2015	2014
CONSOLIDATED STATEMENTS OF FINANCIAL POSITION	\$	\$	φ
Cash and cash equivalents	196,919	210,301	322,855
Property and equipment	-	222,699	233,509
Intangible assets	-	-	513,144
Bank loan	-	202,500	225,000
Equity	(344,251)	(577,810)	(645,593)
Total assets	364,061	596,217	1,520,003

The basic and diluted loss per share from continuing operations during the year ended December 31, 2016 is \$0.02 (\$0.07 in 2015 and \$0.07 in 2014). During the year ended December 31, 2016, the Company realized a net loss from continuing operations of \$1,157,767 as compared to a net loss from continuing operations of \$3,651,827 (a decrease of \$2,494,060 compared to 2015) for the year ended December 31, 2015 and to a net loss from continuing operations of \$1,710,304 (a decrease of \$1,941,523 compared to 2014) for the year ended December 31, 2014.

The significant decrease of \$2,494,060 for the year ended December 31, 2016 as compared to 2015 in net loss from continuing operations is attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the year ended December 31, 2016.

The significant increase of \$1,941,523 for the year ended December 31, 2015 as compared to 2014 in net loss from continuing operations is mainly attributable to the loss of cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss on cancellation on acquisition of assets of \$Nil for the year ended December 31, 2014.

The total assets as at December 31, 2016 was \$364,061 as compared to \$596,217 and \$1,520,003 for the years ended December 31, 2015 and 2014 respectively. The decrease of \$232,156 in total assets in 2016 compared to 2015 (\$364,061 compared to \$596,217) is mainly due to the disposal of property and equipment (net book value of \$204,682) in October 2016 combined with the repayment of the bank loan of approximately \$185,000.

A decrease of \$1,155,942 in total assets in 2015 compared to 2014, is mainly due to the write-off of inventories of \$287,991 and intangibles of \$560,122 in 2015 following the decision (November 2015) of the Company to discontinued the distribution of consumable products under its subsidiary Zencig and the development of a geo-localisation software under its subsidiary Zippler to concentrate its effort on the acquisition and exploration of mineral properties.

Since its incorporation, the Company has not paid any cash dividends on its outstanding common shares. Any future dividend payment will depend on the Company's financial needs to fund its exploration programs and its future growth, and any other factor that the Board may deem necessary to consider. It is highly unlikely that any dividends will be paid in the near future.

RESULTS OF OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 2016

Net (loss) income from continuing operations

During the year ended December 31, 2016, the Company realized a net loss from continuing operations of \$1,157,767 as compared to a net loss from continuing operations of \$3,651,827 for the year ended December 31, 2015.

The significant decrease of \$2,494,060 for the year ended December 31, 2016 as compared to 2015 in net loss from continuing operations is attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the year ended December 31, 2016.

During the year ended December 31, 2015, the Company realized a net loss from continuing operations of \$3,651,827 as compared to a net loss from continuing operations of \$1,710,304 for the year ended December 31, 2014.

The significant increase of \$1,941,523 for the year ended December 31, 2015 as compared to 2014 in net loss from continuing operations is mainly attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the year ended December 31, 2014.

Operating expenses

During the year ended December 31, 2016, operating expenses were \$1,363,649 as compared to \$3,785,095 for the year ended December 31, 2015.

The significant decrease of \$2,421,446 for the year ended December 31, 2016 as compared to 2015 in operating expenses is attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the year ended December 31, 2016.

The significant increase of \$347,111 for the year ended December 31, 2016 as compared to 2015 in net loss is mostly attributable to a significant increase of \$196,122 in share-based compensation combined with an increase of \$141,394 in management and consulting fees and an increase of \$40,420 in travel and promotion.

During the year ended December 31, 2015, operating expenses were \$3,785,095 as compared to \$1,785,657 for the year ended December 31, 2015.

The significant increase of \$1,999,438 for the year ended December 31, 2015 as compared to 2014 in operation expenses is mainly attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the year ended December 31, 2014..

Other expenses (revenues)

During the year ended December 31, 2016, the other revenues was \$152,062 as compared to other revenues of \$10,306 for the year ended December 31, 2015 and other revenues of \$75,353 for the year ended December 31, 2014.

The increase of \$141,756 in 2016 as compared to 2015 (revenues of \$ 152,062 in 2016 compared to revenues of \$10,306 in 2015) in other revenues is mostly attributable to an increase of \$77,151 in net change in fair value of marketable securities (revenues of \$56,770 in 2016 compared to an expense of \$20,381 in 2015) combined with an increase of \$51,693 in gain on settlement of accounts payable (\$107,901 in 2016 compared to \$56,208 in 2015).

The decrease of \$65,047 in 2016 as compared to 2015 (revenues of \$ 10,306 in 2015 compared to revenues of \$75,353 in 2014) in other revenues is mostly attributable to a decrease of \$107,074 in net change in fair value of marketable securities (expense of \$20,381 in 2015 compared to revenues of \$86,693 in 2015).

SELECTED QUARTERLY FINANCIAL INFORMATION

Genius Properties anticipates that the quarterly and annual results of operations will primarily be impacted for the near future by several factors, including the timing and efforts of the exploration's expenditures and efforts related to the development of the Company. Due to these fluctuations, the Company believes that the quarter to quarter and the year-to-year comparisons of the operating results may not be a good indication of its future performance.

The following selected quarterly financial information is derived from our unaudited condensed interim financial statements for each of the two most recently completed financial years.

SELECTED ANNUAL FINANCIAL INFORMATION

-	Q4	Q3	Q2	2016 Q1	Q4	Q3	Q2	2015 Q1
-	\$	\$	\$	\$	\$	\$	\$	\$
CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS	Ŧ	•	•	Ţ	•	Ŧ	Ŧ	•
Operating expenses								
Exploration and evaluation expenditures	167,121	72,504	319,365	240,878	262,219	10,466	4,557	5,459
General and administrative expenses	225,947	141,621	174,245	96,916	284,973	171,015	321,638	354,768
Gain on disposal of property and equipment	(25,318)	-	-	-	16,055	(16,055)	-	-
Write-off of property and equipment	6,620	-	-	-	-	-	-	-
Gain on disposal of mining properties	(12,500)	(45,522)	1,772	-	(30,000)	-	-	-
Loss on cancellation on acquisition of assets	-	-	-	-	2,400,000	-	-	-
-	361,870	168,603	495,382	337,794	2,933,247	165,426	326,195	360,227
Other expenses (revenues)								
Net change in fair value of markeinvestments	(3,405)	(865)	(45,000)	(7,500)	35,381	(15,000)	-	-
Finance expense	(14,193)	4,439	4,274	18,049	25,711	-	-	-
Exchange loss (gain)	12,854	(11,809)	(1,091)	86	8,627	(277)	58	(8,598)
Gain on settlement of accounts payable	20,280	13,207	(135,388)	(6,000)	(56,208)	-	-	-
-	15,536	4,972	(177,205)	4,635	13,511	(15,277)	58	(8,598)
Tax income	(53,820)	-	-	-	(122,962)	-	-	-
Net loss from continuing operations	323,586	173,575	318,177	342,429	2,823,796	150,149	326,253	351,629
Net loss (earnings) from discontinued operations	-	-	-	-	558,238	454,115	41,305	50,524
Net loss and comprehensive loss	323,586	173,575	318,177	342,429	3,382,034	604,264	367,558	402,153
Net loss from continuing operations attributable to:								
Shareholders of Genius Properties Ltd.	307.110	190.488	317.977	342,192	2.823.796	150,149	326.253	351.629
Non-controlling interests	16,476	(16,913)	200	237	(62,381)	52,428	3.315	6,638
-	323,586	173,575	318,177	342.429	2.761.415	202,577	329,568	358,267
Net loss (earnings) from discontinued operations attributable to:	020,000	110,010	010,111	0.12,120	2,701,110	202,011	020,000	000,201
Shareholders of Genius Properties Ltd.	(82,126)				997.467			
Non-controlling interests	(18,050)	-	-	-	106,715	-	-	-
-	(100,176)	-	-		1,104,182		-	
Basic and diluted loss (earnings) per share:	(100,170)	-	-	-	1,104,102	-	-	-
Basic and diluted loss per share from continuing operations	0.00	0.00	0.01	0.01	0.01	0.01	0.01	0.02
Basic and diluted loss (earnings) per share from discontinued operations	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

The net loss from continuing operations of \$173,575 for Q3-2016 is mostly attributable to a gain on disposal of mining properties of \$45,522 combined with a decrease of exploration and evaluation expenditures as compared to Q1-2016 and Q2-2016.

The net loss from continuing operations of \$2,823,796 for Q4-2015 is attributable to a loss on cancellation on acquisition of assets of \$2,400,000.

The net loss from continuing operations of \$150,149 for Q3-2015 is mostly attributable to an overvaluation of the management and consulting fees expenses of Q1-2015 and Q2-2015 adjusted in Q3-2015.

RESULTS OF OPERATIONS FOR THE THREE-MONTH PERIOD ENDED DECEMBER 31, 2016

Net (loss) income from continuing operations

The basic and diluted loss per share from continuing operations for the three-month period ended December 31, 2016 is \$0.00 as compared to \$0.01 for the three-month period ended December 31, 2015.

During the three-month period ended December 31, 2016, the Company realized a net loss from continuing operations of \$323,586 as compared to a net loss from continuing operations of \$2,823,796 for the three-month period ended December 31, 2015.

The significant decrease of \$2,500,210 for the three-month period ended December 31, 2016 as compared to 2015 in net loss from continuing operations is attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in Q4-2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for Q4-2016.

Operating expenses

During the three-month period ended December 31, 2016, operating expenses were \$361,870 as compared to \$2,933,247 for the three-month period ended December 31, 2015.

The significant decrease of \$2,571,377 for the three-month period ended December 31, 2016 as compared to 2015 in operating expenses is attributable to the loss on cancellation on acquisition of assets of \$2,400,000 recorded in 2015 as compared to a loss of cancellation on acquisition of assets of \$Nil for the three-month period ended December 31, 2016.

Other expenses (revenues)

During the three-month period ended December 31, 2016, the other expenses was \$15,536 as compared to other expenses of \$13,511 for the three-month period ended December 31, 2015.

There were no major changes in during the three-month period ended December 31, 2016 compared to Q4-2015 in other expenses.

CASH FLOWS

Cash flows used for operating activities

Cash flows used for operating activities were \$550,488 during the year ended December 31, 2016, a decrease of \$80,895 as compared to cash flows of \$631,383 used for operating activities during the year ended December 31, 2015. The decrease of \$80,895 is explained by funds of \$Nil used for operating activities of discontinued operations during the year ended December 31, 2016 as compared to funds of \$85,766 used for operating activities of discontinued operations during the year ended December 31, 2015.

Cash flows from financing activities

Cash flows from financing activities were \$234,711 during the year ended December 31, 2016, a decrease of \$413,046 as compared to cash flows of \$647,757 generated from financing activities during year ended December 31, 2015. The decrease of \$413,046 is partially explained by the repayment of \$50,000 for a loan payable to a director and the repayment of \$202,500 for a bank loan during the year ended December 31, 2016. There were no repayments of loan during the year ended December 31, 2015.

In addition, Genius Properties raised \$487,211 from private placements (common shares) net of share issuance costs of \$61,689 during the year ended December 31, 2016 as compared to funds of \$615,257 raised from private placements (common shares) net of share issuance costs of \$19,793 during the year ended December 31, 2015 which consisted of a decrease \$128,046 for the year ended December 31, 2016 as compared to the year ended December 31, 2015.

Cash flows used for investing activities

Cash flows from investing activities were \$302,395 during the year ended December 31, 2016, an increase of \$431,323 as compared to cash flows of \$128,928 used for investing activities during the year ended December 31, 2015.

The decrease of \$431,046 is explained by no acquisition of property and equipment combined with the proceeds of disposal of property and equipment of \$230,000 and proceeds of disposal of marketable securities of \$72,395 during the year ended December 31, 2016 as compared to the acquisition of property and equipment of \$4,575 and cash used for investing activities of discontinued operations of \$124,353 during the year ended December 31, 2015.

RELATED PARTY TRANSACTIONS

Related parties include the Company's joint key management personnel. Unless otherwise stated, balances are usually settled in cash. Key management includes directors and senior executives. The remuneration of key management personnel includes the following expenses:

	December 31	December 31	
	2016	2015	
	\$	\$	
Management fees (exploration expenditures)	-	23,184	
Consulting fees	193,350	403,650	
Professionnal fees	6,267	24,000	
Share-based compensation	32,940	14,850	
	232,557	465,684	

In addition to the related party transactions presented elsewhere in these financial statements, the following is a summary of other transactions:

For the year ended December 31, 2016, legal fees and share issuance costs for a total amount of \$9,081 were charged by a company in which a director is a partner (\$95,164 for the year ended December 31, 2015). In addition, for the year ended December 31, 2016, the Company recorded a gain of \$32,630 on settlement of accounts payable (\$Nil for the year ended December 31, 2015). Trade accounts and other payables include an amount of \$Nil (\$182,619 as at December 31, 2015) due to this related party.

For the year ended December 31, 2016, legal fees, transaction costs and share issuance costs for a total amount of \$57,471 were charged by a company in which a director is a partner (\$Nil for the year ended December 31, 2015). Trade accounts and other payables include an amount of \$35,407 (\$Nil as at December 31, 2015) due to this related party.

For the year ended December 31, 2016, a company controlled by the former CEO did not charge any rental office expenses (\$6,000 for the year ended December 31, 2015).

These transactions, entered into the normal course of operations, are measured at the exchange amount which is the amount of consideration established and agreed to by the related parties.

Unless otherwise stated, none of the transactions incorporated special terms and conditions and no guarantees were given or received. Outstanding balances are usually settled in cash.

RECLASSIFICATION

Certain comparative figures have been reclassified to conform to the presentation adopted in the current year, mainly a reclassification within General and administrative expenses items (Professional fees to management and consulting fees, see Note 18 in the audited financial statements). The reclassification has no material impact on the clarity and usefulness of information presented in this MD&A.

CONTINGENCIES

Governmental laws and regulations regarding environmental protection regulate the Company's operations. The environmental consequences are not easily identifiable, either in terms of results, the impacts or the expiration date. Currently, and to the best knowledge of its management, the Company is in conformity with current laws and regulations.

SUBSEQUENT EVENTS

Subsequently to the year end, in an effort to facilitate greater flexibility in pursuing its plans to advance its projects and to conclude any additional financings required by the Company, Genius Properties, completed a

share consolidation on a basis of five pre-consolidation shares for one post-consolidation share. On the share consolidation date, the number of pre-consolidation common shares was 92,395,410. The number of post-consolidation common shares was 18,479,082.

On January 3, 2017 the Company amended its option agreement with Mt. Cameron Minerals Incorporated and 21 Alpha Resources Inc. The amount of cash payment had been reduced to \$125,000 instead of \$175,000 and the number of shares has been increased to 4,000,000 shares instead of 3,000,000. The Company has issued 4,000,000 common shares to 21 Alpha Resources Inc. at a fair value of \$0.04 per share for a consideration of \$160,000.

OFF-FINANCIAL POSITION ARRANGEMENTS

As at December 31, 2016, the Company has non off-financial position arrangements.

GOING CONCERN ASSUMPTION

The accompanying consolidated financial statements have been prepared on the basis of the a going concern assumption meaning the Company will be able to realize its assets and discharge its liabilities in the normal course of business. In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, 12 months from the end of the reporting period.

Management is aware, in making its assessment, of material uncertainties related to events and conditions that may cast a significant doubt on the Company's ability to continue as a going concern and, accordingly, the appropriateness of the use of accounting principles applicable to a going concern. These financial statements do not reflect the adjustments to the carrying values of assets and liabilities, expenses and financial position classifications that would be necessary if the going concern assumption was not appropriate. These adjustments could be material.

For the year ended December 31, 2016, the Company recorded a net loss of \$1,057,591 (\$4,756,009 in 2015) and has an accumulated deficit of \$13,983,687 as at December 31, 2016 (\$12,908,046 as at December 31, 2015). Besides the usual needs for working capital, the Company must obtain funds to enable it to meet the timelines of its exploration programs and to pay its overhead and administrative costs. The Company has not yet determined whether its mineral properties contain mineral deposits that are economically recoverable. The Company has not yet generated income nor cash flows from its operations. The recovery of the cost of exploration and evaluation assets as well as other tangible and intangible assets, is subject to certain conditions: the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to continue the exploration, evaluation, development, construction and ultimately disposal of these assets. As at December 31, 2016, the Company had a negative working capital of (\$401,126) ((\$823,009) as at December 31, 2015) consisting of cash and cash equivalents of \$196,919 (\$210,301 as at December 31, 2015). Management believes that these funds will not be sufficient to meet the obligations and liabilities of the Company. These uncertainties cast significant doubt regarding the Company's ability to continue as a going concern. Any funding shortfall may be met in the future in a number of ways, including but not limited to, the issuance of new equity instruments. During the year ended December 31, 2016, the Company has raised \$548,900 from private placements to fund exploration works and working capital. While management has been successful in raising financing in the past, there is no assurance that it will succeed in obtaining additional financing in the future.

CAPITAL MANAGEMENT

The Company considers the items included in equity and long term loan as capital components.

The Company's capital management objectives are:

- to ensure the Company's ability to continue as a going concern;
- to increase the value of the assets of the business; and
- to provide an adequate return to shareholders of the Company.

These objectives will be achieved by identifying the right exploration projects, adding value to these projects and ultimately taking them through to production or sale and cash flow, either with partners or by the Company's own means.

The Company monitors capital on the basis of the carrying amount of equity. Capital for the reporting periods are presented in the statement of changes in equity.

The Company is not exposed to any externally imposed capital requirements except when the Company issues flow-through shares for which the amount should be used for exploration work. On December 30, 2016, the Company completed a flow-through private placement of \$317,900. As at December 31, 2016, the Company has the obligation to incur \$317,900 in exploration expenditures no later than December 31, 2017 in order to comply with the requirements of flow-through private placement.

The Company sets the amount of capital in proportion to its overall financing structure, i.e. equity and financial liabilities. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. The Company finances its exploration and evaluation activities principally by raising additional capital either through private placements or public offerings. When financing conditions are not optimal, the Company may enter into option agreements or other solutions to continue its exploration and evaluation activities or may slow its activities until conditions improve. No changes were made in the objectives, policies and processes for managing capital during the reporting periods.

CAPITAL

	December 31	December 31	December 31
	2016	2015	2014
	\$	\$	\$
ity	(344,251)	(577,810)	(645,593)

IFRS ACCOUNTING POLICIES AND ESTIMATES

The Company's significant accounting policies and estimates under IFRS are disclosed in the audited annual consolidated financial statements for the year ended December 31, 2016.

OTHER REQUIREMENTS IN THE MANAGEMENT DISCUSSION AND ANALYSIS

The following selected financial information is derived from our unaudited financial statements.

GENIUS PROPERTIES LTD.

Disclosure of outstanding share data post consolidation effective February 1st, 2017 (as at April 28, 2017)

Outstanding common shares:		18,479,082		
Outstanding share options:		950,000		
Average exercise price of:		\$0.389		
Average remaining life of:		3.40 ye	ars	
	Expiry date	Number	Exercise price	Remaining life
			\$	(years)
April 9, 2019		260,000	0.50	1.95
August 6, 2020		270,000	0.50	3.27
			0.05	4.37
September 9, 2021		420,000	0.25	4.37

Outstanding warrants:	3,543,636
Average exercise price of:	\$0.454
Average remaining life of:	0.21 years

	Expiry date	Number	Exercise price	Remaining life
			\$	(years)
June 7, 2017		2,000,000	0.25	0.11
June 21, 2017		580,000	0.50	0.15
June 29, 2017		163,508	0.25	0.17
June 29, 2017		400,000	1.50	0.17
November 10, 2017		60,000	0.50	0.54
December 9, 2017		248,000	0.50	0.62
December 30, 2018		92,128	0.25	1.67
		3,543,636		

RISK AND UNCERTAINTIES

An investment in the common shares of the CME should be considered highly speculative. Genius Properties is subject to a variety of risks, some of which are described below. If any of the following risks occur, the business, results of operations or financial condition could be adversely affected in a material manner.

Price risk

The Company is exposed to equity securities price risk because of the marketable securities held by the Company. When trading its shares, unfavorable market conditions could result in the disposal of its listed shares at less than its value. As at December 31, 2015 and 2016, price risk is not considered significant.

Credit risk

Credit risk is the risk that the other party to a financial instrument fails to honour one of its obligations and, therefore, causes the Company to incur a financial loss.

The Company's maximum exposure to credit risk is limited to the carrying amount of financial assets at the reporting date.

The Company's management considers that all of the above financial assets that are not impaired or past due for each of the reporting dates are of good credit quality.

Credit risk of cash and cash equivalents is considered negligible, since the counterparty is a reputable bank with excellent external credit rating.

None of the Company's financial assets are secured by collateral or other credit enhancements.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

Liquidity risk management serves to maintain a sufficient amount of cash and to ensure that the Company has financing sources such as private and public investments for a sufficient amount.

During the year, the Company has financed its acquisitions of mining rights, exploration expenditures and working capital needs through private financings (issuance of shares in 2016). Management estimates that the cash and cash equivalents as at December 31, 2016 will not be sufficient to meet the Company's needs for cash during the coming year.

Contractual maturities of financial liabilities (including capital and interest) are as follows:

				December 31
				2016
	Less than		More than	
	1 year	1-5 years	5 years	Total
	\$	\$	\$	\$
Trade accounts payable and accrued liabilities	430,642	-	-	430,642
				December 31
				2015
	Less than		More than	
	1 year	1-5 years	5 years	Total
	\$	\$	\$	\$
Trade accounts payable and accrued liabilities	769,307	-	-	769,307
Loan payable to a director	55,000	-	-	55,000
Bank loan	202,500	-	-	202,500

Interest rate risk

As at December 31, 2016, the Company is not exposed to changes in market interest. As at December 31, 2015, the Company was exposed to changes in market interest through its long-term debt at variable interest rate.

Exploration and mining risks

The Company is engaged in the business of acquiring and exploring mineral properties in the hope of locating economic deposits of minerals. The Company's property interests are in the exploration and evaluation stage only. The business of mineral exploration involves a high degree of risk. Few properties that are explored are ultimately developed into production. Currently, there are no known bodies of commercial ore on the mineral properties of which the Company owns an interest. Accordingly, there is little likelihood that the Company will realize any profits in the short to medium term. Any profitability in the future from the Company's business will be dependent upon locating an economic deposit of minerals. However, there can be no assurance, even if an economic deposit of minerals is located, that it can be commercially mined.

Unusual or unexpected formations, fires, power outages, labour disruptions, flooding, cave-ins, landslides and the inability to obtain suitable or adequate machinery, equipment or labour are other risks involved in the conduct of exploration programs.

The economics of developing mineral properties is affected by many factors including the cost of operations, variation of the grade of ore mined and fluctuations in the price of any minerals produced. There are no underground or surface plants or equipment on the Company's mineral properties, nor any known body of commercial ore. Programs conducted on the Company's mineral property would be an exploratory search for ore.

Titles to property

While the Company has diligently investigated title to the various properties in which it has interest, and to the best of its knowledge, title to those properties are in good standing, this should not be construed as a guarantee of title. The properties may be subject to prior unregistered agreements or transfer, or native or government land claims, and title may be affected by undetected defects.

According to the mining law and regulations of the Province of Québec, to renew its claims, the Company must incur a minimum of exploration expenditures and must pay the Québec government, a rent per claim, for every 2 years renewal period. Between the date of this MD&A and December 31, 2017, no claim will need to be renewed for a negligible amount and will not require additional exploration expenditures because the Company has met the requirements.

According to the mining law and regulations of the Province of Nova Scotia, to renew its claims, the Company must incur a minimum of exploration expenditures and must pay the Nova Scotia government, a rent per claim of \$20.00 and \$200.00 of expenditures, for every one year renewal period. Between the date of this MD&A and December 31, 2017 259 claims will need to be renewed for an amount of \$5,180 plus \$51,800 in additional exploration expenditures.

Permits and licenses

The Company's operations may require licenses and permits from various governmental authorities. There can be no assurance that the Company will be able to obtain all necessary licenses and permits that may be required to carry out exploration, development and mining operations at its projects.

Metal prices

Even if the Company's exploration programs are successful, factors beyond the control of the Company may affect marketability of any minerals discovered. Metal prices have historically fluctuated widely and are affected by numerous factors beyond the Company's control, including international, economic and political trends, expectations for inflation, currency exchange fluctuations, interest rates, global or regional consumption patterns, speculative activities and worldwide production levels. The effect of these factors cannot accurately be predicted.

Competition

The mining industry is intensely competitive in all its phases. The Company competes with many companies possessing greater financial resources and technical facilities than itself for the acquisition of mineral interests as well as for recruitment and retention of qualified employees.

Environmental regulations

The Company's operations are subject to environmental regulations promulgated by government agencies from time to time. Environmental legislation provides for restrictions and prohibitions of spills, release or

emission of various substances produced in association with certain mining industry operations, such as seepage from tailing disposal areas, which could result in environmental pollution. A breach of such legislation may result in imposition of fines and penalties. In addition, certain types of operations require submissions to and approval of environmental impact assessments. Environmental legislation is evolving in a manner which means stricter standards and enforcement, fines and penalties for non-compliance are more stringent. Environmental assessments of proposed projects carry a heightened degree of responsibility for companies and directors, officers and employees. The cost of compliance with changes in governmental regulations has a potential to reduce the profitability of operations. The Company intends to fully comply with all environmental regulations.

Conflicts of interest

Certain directors or proposed directors of the Company are also directors, officers or shareholders of other companies that are similarly engaged in the business of acquiring, developing and exploiting natural resource properties. Such associations may give rise to conflicts of interest from time to time. The directors of the Company are required by law to act honestly and in good faith with a view to the best interests of the Company and to disclose any interest which they may have in any project or opportunity of the Company. If a conflict of interest arises at a meeting of the board of directors, any director in a conflict will disclose his interest and abstain from voting on such matter. In determining whether or not the Company will participate in any project or opportunity, the directors will primarily consider the degree of risk to which the Company may be exposed and its financial position at that time.

Stage of development

The Company's properties are in the exploration stage and to date none of them have a proven ore body. The Company does not have a history of earnings or providing a return on investment, and in future, there is no assurance that it will produce revenue, operate profitably or provide a return on investment.

Industry conditions

Mining and milling operations are subject to government regulations. Operations may be affected in varying degrees by government regulations such as restrictions on production, price controls, tax increases, expropriation of property, pollution controls or changes in conditions under which minerals may be mined, milled or marketed. The marketability of minerals may be affected by numerous factors beyond the control of the Company, such as government regulations. The effect of these factors cannot be accurately determined.

Uninsured risks

The Company's business is subject to a number of risks and hazards, including environmental conditions adverse, environmental regulations, political uncertainties, industrial accidents, labour disputes, unusual or unexpected geological conditions, ground or slope failures, cave-ins, and natural phenomena such as inclement weather conditions, floods and earthquakes. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to the Company's properties or the properties of others, delays in mining, monetary losses and possible legal liability.

Capital needs

The exploration and evaluation, development, mining and processing of the Company's properties may require substantial additional financing. The only current source of future funds available to the Company is the sale of additional equity capital and the borrowings of funds. There is no assurance that such funding will be available to the Company or that it will be obtained on terms favourable to the Company or will provide the Company with sufficient funds to meet its objectives, which may adversely affect the Company's business and financial position.

In addition, any future equity financings by the Company may result in a substantial dilution of the existing shareholders. Failure to obtain sufficient financing may result in delaying or indefinite postponement of further exploration and evaluation, development or production on any or all of the Company's properties or even a loss of property interest.

Key employees

Management of the Company rests on a few key officers and members of the Board of Directors, the loss of any of whom could have a detrimental effect on its operations. The development of the Company's business is and will continue to be dependent on its ability to attract and retain highly qualified management and mining personnel. The Company faces competition for personnel from other employers.

Canada Customs and Revenue Agency

No assurance can be made that Canada Customs and Revenue Agency will agree with the Company's characterization of expenditures as Canadian exploration expenses or Canadian development expenses or the eligibility of such expenses as Canadian exploration expenses under the *Income Tax Act* (Canada).

CERTIFICATION OF ANNUAL FILINGS

The President and Chief Executive Officer and the Chief Financial Officer have signed the Basic Certifications of Annual Filings as required by National Instrument 52-109 for venture issuer, thus confirming, the review, the absence of misrepresentations and the fair presentation of the annual filings.

- The President and Chief Executive Officer and the Chief Financial Officer confirm to have reviewed the annual financial statements and the annual MD&A (together, the "annual filings") of the Company for the year ended December 31, 2016.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive
 Officer and the Chief Financial Officer confirm that the annual filings do not contain any untrue
 statement of a material fact or omit to state a material fact required to be stated or that is necessary
 to make a statement not misleading in light of the circumstances under which it was made, for the
 period covered by the annual filings.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive
 Officer and the Chief Financial Officer confirm that the annual financial statements together with the
 other financial information included in the annual filings fairly present in all material respects the
 financial condition, financial performance and cash flows of the issuer, as of the date of and for the
 period presented in the annual filings.

ADDITIONAL INFORMATION

The additional information on the Company is available through regular filings of quarterly financial statements and press releases on Sedar (www.sedar.com) and on the Company's website www.geniusproperties.ca.

Officers

(s) Guy Goulet Guy Goulet President and CEO (s) Stéphane Leblanc Stéphane Leblanc CFO

Directors

Jimmy Gravel Maxime Lemieux Hubert Vallée Marc Duchesne Guy Goulet Transfer agent Computershare Canada 1500 boulevard Henri-Bourassa Bureau 700 Montréal (Québec) H3A3S8

Special advisor

Terence Coughlan Claude Rousseau

Head office

1000 Sherbrooke Street West Suite 2700 Montréal QC H3A3G4

Legal advisors

Montréal (Québec)

Auditor Raymond Chabot Grant Thornton Montréal (Québec)

Lavery, De Billy SENCRL / LLP

GENIUS PROPERTIES LTD.

(formerly Synergy Acquisition Corp.)

MANAGEMENT'S DISCUSSION AND ANALYSIS

Year ended December 31, 2015 (Fourth Quarter) This management's discussion and analysis ("MD&A") follows rule 51-102A of the Canadian Securities Administrators regarding continuous disclosure for reporting issuers.

The following MD&A is a narrative explanation, through the eyes of the management of Genius Property Ltd., on how the Company performed during the year ended December 31, 2015. It includes a review of the Company's financial condition and a review of operations for the year ended December 31, 2015 as compared to the year ended December 31, 2014.

This MD&A complements the consolidated audited financial statements (hereinafter "Audited Financial Statement") for the year ended December 31, 2015 but does not form part of them. It is intended to help the reader understand and assess the significant trends, risks and uncertainties related to the results of operations and it should be read in conjunction with the audited financial statements as at December 31, 2015 and related notes thereto.

The audited financial statements for the year ended December 31, 2015 and 2014 have been prepared in accordance with the International Financial Reporting Standards ("IFRS") applicable to the preparation of annual financial statements. The IFRS are issued by the International Accounting Standards Board ("IASB") and Interpretations of the International Financial Reporting Interpretations Committee ("IFRIC"). The accounting policies applied in the financial statements are based on IFRS issued and effective as at December 31, 2015. On April 29, 2016, the Board of Directors approved, for issuance, the annual consolidated financial statements.

REPORT'S DATE

This MD&A of Genius Properties Ltd (the "Corporation") of the financial condition and results of the operation of the Corporation constitutes management's review, as at April 29, 2016, of the factors that affected the Corporation's financial and operating performance for the year ended December 31, 2015. Without contrary indication, all the amounts are in Canadian dollars. Additional information relating to the Corporation is available on the System for Electronic Document Analysis and Retrieval ("SEDAR") at www.sedar.com.

CAUTION REGARDING FORWARD-LOOKING INFORMATION

This MD&A contains forward-looking statements that are based on the Corporation's expectations, estimates and projections regarding its business, the mining industry in general and the economic environment in which it operates as of the date of the MD&A. These statements are reasonable but involve a number of risks and uncertainties, and there can be no assurance that they will prove to be accurate. Therefore, actual outcome and results may differ materially from those expressed in or implied by these forward-looking statements. The estimates contained therein to date are preliminary in nature and are based on a number of assumptions, any one of which, if incorrect, could materially change the projected outcome. Factors that could affect the outcome include, among others: the actual results of current exploration, competition, general business, economic, political and social uncertainties, environmental issues, additional financial requirements and the Corporation's ability to meet such requirements. There can be no assurance that forward-looking

NATURE OF ACTIVITIES

On January 31, 2014, the Corporation announced that it had completed its previously announced name change from "Synergy Acquisition Corp" to "Genius Properties Ltd.". The common shares of the Corporation commenced trading on the Canadian Securities Exchange under the new corporate name and under the new symbol, "GNI", within the next two or three trading days. The Corporation has also continued into Quebec under the Canada Business Corporations Act from Alberta. The name change and the continuation were approved by shareholders of the Corporation at the special meeting of shareholders held on January 6, 2014.

The Corporation is at the exploration and evaluation stage and its operations include the acquisition, exploration, evaluation, development of production facilities and ultimately, the sale of exploration and evaluation assets.

The recovery of the exploration and evaluation assets is dependent upon: the discovery of economically recoverable reserves and resources, securing and maintaining title and beneficial interest in the properties, the ability to obtain the necessary financing to complete exploration, evaluation, development and construction of processing facilities, obtaining certain government approvals and proceeds from disposal of assets.

Genius is primarily targeting Quebec's excellent mineral potential to discover new world-class deposits and is the ideal partner for exploration companies and capital pool companies looking for qualified transaction projects of merit. The Company intends to enter various types of agreements on its available mineral properties.

DISCONTINUED OPERATIONS

On November 11, 2015, the Corporation anounced that it would discontinued the distribution of consumable products under its subsidiary Zencig and the development of a geo-localisation sofware under its subsidiary Zippler to concentrate its effort on the acquisition and exploration of mineral properties

Despite the current boom in e-cigarettes, several factors had a negative effect on the distribution of Zencig products. First of all, the market soon shifted from an emphasis on disposable cigarettes to an emphasis on rechargeable cigarettes. The shift actually happened in less time than it took to address the very first orders. Moreover, the negative recommendations issued by the World Health Organization (WHO) advising against the use of e-cigarettes in public spaces, not to mention a number of admittedly isolated incidents that were the subject of lawsuits and which had an impact on insurance premium increases, are among the numerous other obstacles that arose to hinder the distribution of these products. In other words, a combination of unfavourable factors has made it more commercially viable for the Corporation to take a step back from diversification.

Reiva

On May 26, 2015, the Corporation acquired from an arm's-length third party all the assets of Reiva, composed primarily of a portfolio of proprietary brands and exclusive recipes of natural and functional beverages and related products.

All assets were purchased by the issuance of 30,000,000 common shares of the Corporation at a deemed value of \$0.11 per share for a total value of \$3,300,000. The common shares issued were subject to a thirty-six (36) month escrow, in accordance with CSE policies and applicable securities regulation.

On October 27, 2015, the parties agreed to cancel the agreement signed on May 26, 2015 and return to Treasury the 30,000,000 common shares issued previously. These common shares were returned to Treasury in February 2016 and are presented as shares to be cancelled as at December 31, 2015. Share capital was reduced by \$900,000 representing the fair value of the 30,000,000 common shares at the date of the cancellation and the Corporation recorded a loss on cancellation on acquisition of assets in the consolidated statements of comprehensive loss of \$2,400,000.

OVERVIEW OF BUSINESS

Building

The decision to steer away from these activities will prompt the immediate need to sell off the commercial building.

Vehicule

In August 2015, the Corporation returned its leased GMAC vehicle, thus terminating the lease that was scheduled to end in August 2016.

Exploration and Evaluation expenditures

			31, 2015			2014
	Miningrights	expenditures	Total	Mining rights	expenditures	Total
	\$	\$	\$	\$	\$	\$
Precious metals						
Monster Lake (50%)	-	-	-	-	105 333	105 333
Nouranda-South	-	-	-	530	28 200	28730
Sapeena	-	-	-	-	7 622	7 622
Torngat diamond	-	-	-	-	7 147	7 147
Vendôme-Sud (50%)	-			2 288	11 657	13 945
Total precious metals	-	-	-	2818	159 959	162 777
Base metals						
Dalquier	-	4 126	4 126	-	132 729	132 729
Ruby Lake	-	-	-	-	5 081	5 081
Massicotte Est (40%)	-	-	-	-	82 253	82 253
Mine Lorraine		235 000	235 000		<u> </u>	-
Total base metals	-	239 126	239 126	-	220 063	220 063
Industrial metals						
Port-Daniel	-	-	-	-	27 600	27 600
Wapoos					23 652	23 652
Total industrial metals	-	-	-	-	51 252	51 252
Special metals						
Kontili	-	-	-	-	7 444	7 444
Lullwitz-Kaeppelli	-	-	-	-	5 200	5 200
Versant REE	-	-	-	-	5 581	5 581
Gueret Guinecourt	325	-	325	-	54 690	54 690
Montagne B (25%)	7 152	9 500	16 652	-	32 400	32 400
Other properties					133 396	133 396
Total special metals	7 477	9 500	16 977		238 711	238 711
Grand total	7 477	248 626	256 103	2 818	669 985	672 803

The following table presents the mining rights and exploration and evaluation expenditures by properties :

The following table presents exploration and evaluation expenditures by nature :

	31,	2014
	\$	\$
Mining rights	7 477	2 818
Exploration and evaluation expenditures		
Geology	134 500	175 327
Geophysics	110 000	421 557
Drilling	-	70 776
Sampling	4 126	2 325
	256 103	672 803
Management fees	23 184	49018
Claims management	3 414	42 590
	282 701	764 411

Initial purchase of claims

On October 10, 2013, the Corporation purchased all the rights and interest in approximately 2,950 mining claims located in the Province of Quebec (the "Claims") from two private companies 9248-7792 Quebec Inc. ("9248") and 9257-1256 Quebec Inc. ("9257") for a consideration of 10,000,000 common shares of the Corporation at \$0.06 representing the fair value of the stock price on the agreement date. A 0.4% and 0.6% net smelter royalty ("NSR") was retained by the private companies, respectively, where 0.2% and 0.3%, respectively, may be repurchased by the Corporation for a total cash consideration of \$500,000.

Since the acquisition, the Corporation did not renew and/or identified mining claims that would not be renewed as they become expired. At December 31, 2015, the Corporation decided to keep the Wapoos property which consist of 14 mining claims, the Torngat property which consist of 63 mining claims and the Port-Daniel property which consist of 23 mining claims.

Monster Lake

On November 26, 2013, the Corporation signed a property sale agreement with Mazorro Resources Inc. ("MR") for the Monster Lake property, which was amended on January 24, 2014. The property consists of two blocks totaling 81 mining claims and covers 4,300 hectares. Under the sale agreement, MR acquired 50% of the rights and interests of the Corporation's Monster Lake area property by making total cash payments of \$80,000 and by issuing up to 4,000,000 common shares and 1,000,000 warrants of MR to the Corporation as follow:

- At the date of approval of the transaction by the regulatory authorities, \$25,000, 1,500,000 common shares and 1,000,000 warrants;
- At the delivery of the technical report, \$25,000 and 1,500,000 common shares;
- At the date of depositing the report on Sedar, \$10,000;
- Six (6) months after the deposit of the report, the Corporation will receive \$10,000;
- Twelve (12) months after the signature of the agreement, the Corporation will receive 1,000,000 common shares;
- Twelve (12) months after the depositing the report on Sedar, the Corporation will receive \$10,000.

In 2013, the Corporation received \$25,000 in cash, 1,500,000 common shares and 1,000,000 warrants of MR valued at \$19,850 for a total gain on disposal of a mining property of \$44,850.

In 2014, the Corporation received \$35,000 in cash and 1,500,000 common shares of MR valued at \$45,000 for a total gain on disposal of a mining property of \$80,000.

Subsequently to the year ended December 31, 2015, MR has indicated its intention to terminate the agreement and not to pursue the development of the property. The Corporation will not renew the mining claims as they become expired.

Vendôme-Sud

On January 9, 2014, the Corporation entered into an agreement with a company owned by the CEO of the Corporation, to acquire a 50% interest in 33 claims named Vendôme-Sud property in the Abitibi region, in consideration of all costs associated with an airborne survey (electromagnetic and magnetic) of the 33 claims and the production of a 43-101 technical report. Exploration on the Vendôme-Sud property is oriented towards the search for copper, nickel, zinc, silver and gold.

On August 18, 2015, the Corporation sold its property Vendôme-Sud for a consideration of 1,500,000 common shares of Black Widow Resources Inc. valued at \$30,000. A gain on disposal of properties of \$30,000 was recognized in net loss.

Massicote-est

On January 13, 2014, the Corporation entered into an agreement with Canadian Metals Inc. a related party by virtue of common management and directors, to acquire a 40% interest in 172 mining claims named Massicotte-Est property in the Matagami region, in consideration of all costs associated with an airborne survey (electromagnetic and magnetic) of the 172 mining claims up to a maximum of \$80,000. The airborne survey was completed during January 2014, raw data has been obtained and geophysical interpretation was still pending. As at December 31, 2015, the Corporation decided not to renew the claims as they become expired.

Montagne B

On July 1, 2014, the Corporation entered into an agreement with a close relative of the president of the Corporation, to acquire a 25% interest in 55 mining claims named Montagne "B" property in the Abitibi region, in consideration of all costs associated with an airborne survey (electromagnetic and magnetic) of the 55 mining claims. Exploration on the Montagne "B" is oriented towards the search for special metals.

Guéret & Guinecourt Lake

On October 1, 2014, the Corporation entered into an agreement with a company owned by the president of the Corporation, to acquire a 25% interest in 31 mining claims named Gueret & Guinecourt property in the Abitibi region, in consideration of all costs associated with an airborne survey (electromagnetic and magnetic) of the 31 mining claims. Exploration on the Gueret & Guinecourt property is oriented towards the search for special metals. During the year ended December 31, 2015, the Corporation did not renew the 31 mining claims at their expiry.

Mine Lorraine – Gissement Blondeau

On July 25, 2015, the Corporation entered into an agreement with Canadian Mining House, to acquire a 10% interest in 83 mining claims named Mine Lorraine-Gisement Blondeau property located in Quebec in consideration of \$40,000 in cash payable no later than May 1, 2016 and by incurring a total of \$230,000 in exploration and evaluation expenditures by December 31, 2015. At December 31, 2015, the Corporation incurred a total of \$235,000 thus fulfilling the requirements.

Board member nomination and resignation

July 6, 2015 Genius Properties Ltd. hold is annual general and special meeting, the re-election of Stéphane Leblanc, Guy Paul Allard and Patricia Lafontaine and the election of Denis Richard, Guy Chamberland and Daniel Simard, as directors of the Corporation.

October 28, 2015 the Company announces that Mr Guy Chamberland and Daniel Simard resigned from their duties as Directors. Mr Denis Richard resigned from his position as President and Chief Executive Officer and as Director. At the same date Mr Stéphane Leblanc was hired as President and Chief Executive of Genius Properties Ltd.

SELECTED FINANCIAL INFORMATION

The Corporation prepared its financial statements in accordance with International Financial Reporting Standards ("IFRS"), as published by the International Accounting Standards Board. The Corporation's financial statements are presented in Canadian dollars, which is also the functional currency of the Corporation.

MANAGEMENT'S DISCUSSION AND ANALYSIS

		31 décembre 2015	31 décembre 2014
Expenses		\$	\$
Mining rights		7 477	2 818
Exploration and evaluation exp	penditures		
	Geology	134 500	175 327
	Geophysics	110 000	421 557
	drilling	-	70 776
	Sampling	4 1 2 6	2 325
Management fees		23 184	49 018
Claims management		3 414	42 590
		282 701	764 411
General and administrative ex	penses		
	Consulting fees	525 369	494 109
	Professional fees	229 729	188 963
	Regulatory fees	166 423	49 821
	Office expenses and others	86 084	87 604
	Business development	54 209	63 701
	Depreciation - Property and equipment	13 822	1 180
	Part XII tax and other non-compliance penality	361	93 400
	Share-based payments	44 440	122 468
	Other	11 957	-
		1 132 394	1 101 246
Gain on disposal of mining pro	perties	(30 000)	(80 000)
Loss on cancellation on acquis	ition of assets	2 400 000	-
	ses (revenues), income tax and loss		
rom discontinued operations		3 785 095	1 785 657
Other expenses (revenues)			()
Net change in fair value of inve	stments	7 500	(5 632)
Financial expenses	Interest on current liabilities and bank charges	8 2 2 2	4 5 5 4
	Interest on long-term debts	9 089	4 5 5 4
	Penalty on contract termination	8 400	
		0.00	
Exchange loss (gain)		(190)	6 786
Exchange loss (gain) Loss (gain) on disposal or expir	y of investments	(190) 12 881	
			6786 (81061) -
Loss (gain) on disposal or expir		12 881	(81 061)
Loss (gain) on disposal or expir		12 881 (56 208)	
Loss (gain) on disposal or expir Gain on settlement of payable		12 881 (56 208)	(81 061)
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax		12 881 (56 208) (10 306)	(81 061)
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax		12 881 (56 208) (10 306) (122 962)	(81 061)
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax	S	12 881 (56 208) (10 306) (122 962)	(81 061)
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income	s	12 881 (56 208) (10 306) (122 962) (122 962)	(81 061) - (75 353) - - -
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation	s	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827	(81 061) - (75 353) - - - 1 710 304
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat	s	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827	(81 061) - (75 353) - - - 1 710 304
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation	s	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182	(81 061) - (75 353) - - - 1 710 304 340 385
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat	s ns cions	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182	(81 061) - (75 353) - - - 1 710 304 340 385
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss and comprehensive loss	s ns cions s s attributable to :	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182	(81 061) - (75 353) - - - 1 710 304 340 385
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss and comprehensive loss Net loss from continuing operation	s ns cions s s attributable to :	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009	(81 061) - (75 353) - - - 1 710 304 340 385 2 050 689
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss and comprehensive loss Net loss from continuing operation Shareholders of Genius Proper	s ns cions s s attributable to :	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009	(81 061) - (75 353) - - - 1 710 304 340 385 2 050 689
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss and comprehensive loss Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests	s ions is attributable to : ties Ltd.	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827	(81 061) - (75 353) - - 1 710 304 340 385 2 050 689 1 710 304 -
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss and comprehensive loss Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests	s ions is attributable to : ties Ltd. ons attributable to :	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827	(81 061) - (75 353) - - 1 710 304 340 385 2 050 689 1 710 304 -
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss and comprehensive loss Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests Net loss from discontinued operati	s ions is attributable to : ties Ltd. ons attributable to :	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827 3 651 827	(81 061) (75 353) - 1 710 304 340 385 2 050 689 1 710 304 - 1 710 304
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss and comprehensive loss Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests Net loss from discontinued operati Shareholders of Genius Proper	s ions is attributable to : ties Ltd. ons attributable to :	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827 3 651 827 	(81 061) - - - - - - - - - - - - - - - - - - -
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests Net loss from discontinued operati Shareholders of Genius Proper	s ions is attributable to : ties Ltd. ons attributable to :	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827 3 651 827 	(81 061) - (75 353) - 1 710 304 340 385 2 050 689 1 710 304 - 1 710 304 273 945 66 440
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests Net loss from discontinued operati Shareholders of Genius Proper Non-controlling interests	s ions is attributable to : ties Ltd. ons attributable to :	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827 3 651 827 	(81 061) - (75 353) - - 1 710 304 340 385 2 050 689 1 710 304 - 1 710 304 273 945 66 440
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests Net loss from discontinued operati Shareholders of Genius Proper Non-controlling interests	s is attributable to : ties Ltd. ons attributable to : ties Ltd.	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827 3 651 827 	(81 061) - (75 353) - - 1 710 304 340 385 2 050 689 1 710 304 - 1 710 304 273 945 66 440
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests Net loss from discontinued operati Shareholders of Genius Proper Non-controlling interests Shareholders of Genius Proper Non-controlling interests Basic and diluted loss per share Basic and diluted loss per share	s is attributable to : ties Ltd. ons attributable to : ties Ltd.	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827 3 651 827 997 467 106 715 1 104 182	(81 061) - (75 353) - 1 710 304 340 385 2 050 689 1 710 304 - 1 710 304 - 1 710 304 273 945 66 440 340 385
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests Net loss from discontinued operati Shareholders of Genius Proper Non-controlling interests Shareholders of Genius Proper Non-controlling interests Basic and diluted loss per share Basic and diluted loss per share	s is attributable to : ties Ltd. e from continuing operations	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827 3 651 827 997 467 106 715 1 104 182	(81 061) - (75 353) - - 1 710 304 340 385 2 050 689 1 710 304 - 1 710 304 - 1 710 304 - 2 73 945 66 440 340 385 0,07
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests Net loss from discontinued operati Shareholders of Genius Proper Non-controlling interests Shareholders of Genius Proper Non-controlling interests Basic and diluted loss per share Basic and diluted loss per share	s is attributable to : ties Ltd. e from continuing operations	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827 3 651 827 997 467 106 715 1 104 182	(81 061) - (75 353) - 1 710 304 340 385 2 050 689 1 710 304 - 1 710 304 - 1 710 304 273 945 66 440 340 385 0,07
Loss (gain) on disposal or expir Gain on settlement of payable ncome tax Tax income Net loss from continuing operation Net loss from discontinued operat Net loss from continuing operation Shareholders of Genius Proper Non-controlling interests Net loss from discontinued operati Shareholders of Genius Proper Non-controlling interests Shareholders of Genius Proper Non-controlling interests Basic and diluted loss per share Basic and diluted loss per shar	s is attributable to : ties Ltd. e from continuing operations	12 881 (56 208) (10 306) (122 962) (122 962) 3 651 827 1 104 182 4 756 009 3 651 827 	(81 061) (75 353) 1 710 304 340 385 2 050 689 1 710 304 1 710 304 2 73 945 66 440 340 385 0,07 0,01

No dividends were declared or paid in 2015 and 2014.

Financial Position for the year ended December 31, 2015

As at December 31, 2015, the current assets amounts to \$351,018 (\$760,469 as at December 2014), includes cash of \$210,301. On December 29, 2014, the Corporation completed a flow-through private placement of \$245,925 for which all requirements were fulfilled at December 31, 2015. On December 29, 2015, the Corporation completed a flow-through private placement of \$134,595. The Corporation has until December 31, 2016 to incur eligible exploration and evaluation expenditures in order to comply with the requirements of flow-through private placement.

All the intangible assets was write off as at December 31, 2015. The exploration and evaluation assets are now include in the statements of comprehensive loss.

Financial Position	December 31, 2015 \$	December 31, 2014 \$
Current assets	351,018	760,469
Investment	22,500	12,881
Property and equipment	222,699	233,509
Intangible assets	-	513,144
Total Assets	596,217	1,520,003
Current liabilities	(1,174,027)	(874,410)
Shareholders' equity	(404,655)	(712,033)
Non-controlling interests	(173,155)	(66,440)
Total liabilities and Equity	(596,217)	(1 520 003)

No dividends were declared or paid in 2015, 2014 or 2013.

FINANCING ACTIVITIES

a) On December 29, 2015, the Corporation completed a private placement with the issuance of 2,691,900 flow-through shares at a price of \$0.05 per share for gross proceeds of \$134,595 and the issuance of 498,500 units at a price of \$0.03 per unit for gross proceeds of \$14,955. Each Unit is comprised of one common share and one share purchase warrant with each whole warrant entitling the holder to acquire a common share of the Corporation at an exercise price of \$0.05 per share for a period of 18 months. An amount of \$53.820 representing the premium paid by the investors was reduced from share capital and recorded in Other liability related to flow-through financings. The fair value of the warrants was based on the Black-Scholes valuation model, using a stock price of \$0.02, a risk-free rate of 0.50%, an expected life of 1.5 year, an annualized volatility of 165% and a dividend rate of 0%. As a result, the warrants valued at \$2,493 were recorded under warrant and as a reduction of share capital in the statement of changes in equity. As part of these private placements, the Corporation also issued a total of 319.040 broker warrants. Each broker warrant entitles its holder to purchase one common share at \$0.05 per share for a period of 18 months. The fair value of the broker warrants was based on the Black-Scholes valuation model, using a stock price of \$0.02, a risk-free rate of 0.50%, an expected life of 1.5 year, an annualized volatility of 165% and a dividend rate of 0%. As a result, the broker warrants valued at \$1,276 were recorded under warrant and as share issuance costs as a reduction of share capital in the consolidated statement of changes in equity. Total share issuance costs amounted to \$21,069 including the fair value of the broker warrants of \$1,276. The Corporation has made estimates as to the volatility of comparable corporations.

- b) On December 7, 2015, the Corporation completed a private placement with the issuance of 10,000,000 units at a price of \$0.03 per unit for gross proceeds of \$300,000. Each Unit is comprised of one common share and one share purchase warrant with each whole warrant entitling the holder to acquire a common share of the Corporation at an exercise price of \$0.05 per share for a period of 18 months. The fair value of the warrants was based on the Black-Scholes valuation model, using a stock price of \$0.02, a risk-free rate of 0.60%, an expected life of 1.5 year, an annualized volatility of 165% and a dividend rate of 0%. As a result, the warrants were valued at \$104,560 and recorded under warrant and as a reduction of share capital in the statement of changes in equity. The Corporation has made estimates as to the volatility of comparable corporations.
- c) On August 7, 2015, the Corporation completed a private placement with the issuance of 1,216,666 shares at a price of \$0.06 per share for a total cash consideration of \$73,000. No warrants were issued during this share issuance.
- d) On July 17, 2015, the Corporation completed a private placement with the issuance of 1,874,997 shares at a price of \$0.06 per share for a total cash consideration of \$112,500. No warrants were issued during this share issuance.
- e) On December 29, 2014, the Corporation completed a private placement with the issuance of 1,229,625 flow-through shares at a price of \$0.20 per share for gross proceeds of \$245,925 and the issuance of 148,900 common shares at a price of \$0.15 for gross proceeds of \$22,335. No warrants were issued under these private placements. An amount of \$122,962 representing the premium paid by the investors was reduced from share capital and recorded in Other liability related to flow-through financings. In addition, the Corporation issued 111,212 broker warrants as a finders fee. Each broker warrant entitles its holder to purchase one common share at \$0.20 per share for a period of 12 months. The fair value of the broker warrants was based on the Black-Scholes valuation model, using a stock price of \$0.10, a risk-free rate of 1.01%, an expected life of one year, an annualized volatility of 100% and a dividend rate of 0%. As a result, the broker warrants valued at \$2,146 were recorded under warrant and as share issuance costs in reduction of share capital in the statement of changes in equity. Total share issuance costs amounted to \$27,371 including the fair value of the broker warrants of \$2,146.
- f) On November 21st, 2014, the Corporation completed a private placement with the issuance of 2,333,333 shares at a price of \$0.15 per share for a total cash consideration of \$350,000. Share issuance costs amounted to \$5,750. No warrants were issued during this share issuance.
- g) On July 4, 2014, the Corporation completed a private placement with the issuance of 870,000 common shares at a price of \$0.25 per share for gross proceeds of \$217,500. Share issuance costs amounted to \$2,296. As part of this private placement, the Corporation issued 300,000 warrants which entitles its holder to purchase one common share at a price of \$0.22 fro a period of 18 months. As a result, the warrants value at \$19,241 were recorded under warrant and as a reduction of share capital in the statement of changes in equity. The fair value of the warrants was based on the Black-Scholes valuation model, using a stock price of \$0.24, a risk-free rate of 1.13%, an expected life of 18 months, an annualized volatility of 100% and a dividend rate of 0%.
- h) On June 19, 2014, the Corporation completed a private placement with the issuance of 6,905,332 common shares at a price of \$0.15 per share for gross proceeds of \$1,035,820. Share issuance costs amounted to \$15,585. No warrants were issued under that private placement. A subscription of \$105,000 was receivable on June 19, 2014 and at the request of the holder, the cheque and the corresponding 700,000 common shares certificate were kept in escrow with the legal advisor of the Corporation. As the check could not be deposited because of lack of funds by December 31, 2014, the shares certificate was cancelled by the legal advisor of the Corporation; therefore, the revised share issuance for this private placement is 6,205,332 common shares at a price of \$0.15 per share for gross proceeds of \$930,820.

Share issuance for contract settlement:

- a) On December 29, 2015, the Corporation issued 2,000,000 units valued at the fair value of the services rendered of \$200,000 for exploration and evaluation expenditures incurred. Each unit is comprises of one common share and one share pruchase warrant with each whole warrant entitling the holder to acquire one common share of the Corporation at a price of \$0.30 per share for a period of 18 months. The fair value of the warrants was based on the Black-Scholes valuation model, using a stock price of \$0.02, a risk-free rate of 0.50%, an expected life of 1.5 year, an annualized volatility of 165% and a dividend rate of 0%. As a result, the warrants valued at \$40,000 were recorded under warrant and as a reduction of share capital in the consolidated statement of changes in equity. The Corporation has made estimates as to the volatility of comparable corporations
- b) On October 27, 2015, as described in Note 3, the acquisition of all assets of Reiva was cancelled. As a result, the 30,000,000 common shares issued on May 26, 2015 need to be return to Treasury. These commons shares were return to Treasury on January 19, 2016. As at October 27, 2015, the cancellation of the acquisition have been accounted as shares to be cancelled in the consolidated statement of changes in equity at a price of \$0.03 per share.
- c) On August 17, 2015, the Corporation issued 3,693,212 common shares at a price of \$0.04 as part of debt settlement agreements with suppliers for a total amount of \$147,729. As a result, the Corporation recorded a gain on settlement of payables of \$56,208 in the consolidated statement of comprehensive loss.
- d) On June 1, 2015 the Corporation signed a consulting agreement under which 500,000 common shares are required to be issued upon signature. As at December 31, 2015, the shares were still to be issued and accounted as shares to issue in the statement of changes in equity valued at the fair value of services rendered.
- e) On May 26, 2015, the Corporation issued 30,000,000 common shares at a price of \$0.11 per share for a total consideration of \$3,300,000 for the acquisition of all the assets of Reiva as described in Note 3. These shares will be subject to a thirty-six (36) month escrow, in accordance with CSE policies and applicable securities regulation. As part of this transaction, the Corporation also issued 1,400,000 common shares at a price of \$0.11 per share for a total consideration of \$154,000 as a finders fee.
- f) On December 22, 2014, the Corporation and North Lion Holding Corp. ("North Lion") signed an agreement to settle and terminate the consulting agreement between the parties. It was decided by the parties to issue 200,000 common shares to North Lion and pay expenses incurred of US\$1,320. As at December 31, 2014, the shares were still to be issued and accounted as shares to issue in the statement of changes in equity at the year-end closing price. They were issued on January 29, 2015.
- g) On April 24, 2014, the Corporation issued 500,000 common shares at \$0.12 per share for a total consideration of \$60,000 for the acquisition of intangible assets acquired by Zippler Inc. its subsidiary as described in Note 3.

SUMMARY OF QUARTERLY RESULTS

The Corporation prepared its financial statements in accordance with the International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board. The Corporation's financial statements are presented in Canadian dollars, which is also the functional currency of the Corporation.

			Net
Quarter	Net	Comprehensive	income per
ended	income (loss)	income	share
	\$	\$	\$
December 31, 2015	(2 360 089)	(2 360 089)	(0,01)
September 30, 2015	(619 316)	(619 316)	(0,01)
June 30, 2015	(326 252)	(326 252)	(0,01)
March 31, 2015	(346 170)	(346 170)	(0,01)
December 31, 2014	(794 797)	(794 797)	(0,02)
September 30, 2014	(212 359)	(212 359)	(0,02)
June 30, 2014	(283 654)	(283 654)	(0,02)
March 31, 2014	(419 494)	(419 494)	(0,01)

Summary of quarterly results of the last eight quarter-ends

During the quarter ended December 31, 2015, a net loss of \$2,360,089 was recorded compared to a net loss of \$794,797 for the same period in 2014, the variation is mainly due to a write off of intangibles assets and the change of accounting policy regarding exploration and evaluation expenditures in order to recognize these expenditures directly to the profit or loss instead of capitalizing them as exploration and evaluation assets.

During the quarter ended September, 2015, a net loss of \$619,316 was recorded compared to a net loss of \$212,359 for the same period in 2014, the variation is mainly due to the write off of inventories and the change of accounting policy regarding exploration and evaluation expenditures in order to recognize these expenditures directly to the profit or loss instead of capitalizing them as exploration and evaluation assets. In this quarter the Corporation issued options which create a Black & Scholes expense. In 2014 a gain on sale of investment of \$103,561 was recorded in the quarter and a gain on sale of claims for \$57,500.

During the quarter ended June 30, 2015, a net loss of \$326,252 was recorded compared to a net loss of \$283,654 for the same period in 2014, the variation is mainly due to the change of accounting policy regarding exploration and evaluation expenditures in order to recognize these expenditures directly to the profit or loss instead of capitalizing them as exploration and evaluation assets. The consulting fees and the Professional fees have increase in 2015, the Corporation hiring many consultants for his business.

During the quarter ended March 31, 2015, a net loss of \$346,170 was recorded compared to a net loss of \$419,494 for the same period in 2014, the variation is mainly due to the change of accounting policy regarding exploration and evaluation expenditures in order to recognize these expenditures directly to the profit or loss instead of capitalizing them as exploration and evaluation assets.

RELATED PARTY TRANSACTIONS

The Corporation related party transactions are disclosed to the Note 25 in the annual audited consolidated financial statements for the year ended December 31, 2015.

LIQUIDITY AND CAPITAL RESOURCES

The Corporation has a negative working capital of \$823,009 as at December 31, 2015 (\$113,941 as at December 31, 2014) considering cash of \$210,301, but has \$134,595 to spend in exploration and evaluation work in order to comply with the requirements of flow-through financing, until December 31, 2016. The company is still confident spending this money before the end of 2016.

The Corporation's principal source of financing is equity financing, the success of which depends on capital markets, the attractiveness of exploration companies to investors, and metal prices. To continue its future exploration activities and be able to support its ongoing operations, the Corporation will need to maintain and expand its relationships with the financial community in order to obtain further equity financing. A financing is mandatory to pay the working capital and to continue the exploration and evaluation of the mining properties.

As of December 31, 2015, there is significant doubt as to the Corporation's ability to meet all its liabilities and commitments as they will fall due, to pay its administrative costs and exploration and evaluation expenses and to pursue its research for new mining properties. There are no guarantees that measures taken by management will be successful.

SUBSEQUENT EVENTS

Acquisition of the Dissimieux property

On March 22, 2016, the Corporation aquired 100 % of the Dissimieux Lake property from Jourdan Resources Inc. composed of 15 mining claims and located within the La Blanche Lake anorthositic complex by the issuance of 6,000,000 common shares on April 5, 2016 at a price of \$0.02 per share and the payment of \$100,000 in cash or by the issuance of shares within 90 days of the signature of the agreement for a total consideration of \$220,000. As part of this transaction, the Corporation issued 420,000 common shares valued at a price of \$0.02 per share for a total consideration of \$8,400 as finders fees.

The vendor will retain a 2% net smelter return. The Corporation will have the right to purchase 1 % of the net smelter return held by the vendor for \$1,000,000.

Signature of a settlement agreement

On April 5, 2016, the Corporation also completed a private placement with the issuance of 2,020,000 common shares at a price of \$0.05 per share as part of debt settlements with suppliers for a total amount of \$101,000 for service done in 2016. As a result, the Corporation will record a loss on settlement of payables of \$28,600.

Off Financial Position Arrangements

The Corporation has not entered into any off-balance sheet arrangements including, without limitation, in respect of guarantee contracts, contingent interests in assets transferred to entities, derivative financial obligations, or in respect to any obligation under a variable interest equity arrangement.

Going concern

The assessment of the Corporation'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.

New Accounting Standards

The Corporation new accounting standards are disclosed in the Note 7 to the annual audited consolidated financial statements for the year ended December 31, 2015.

IFRS ACCOUNTING POLICIES AND ESTIMATES

The Company's significant accounting policies and estimates under IFRS are disclosed in the Note 6 in the annual audited consolidated financial statements for the year ended December 31, 2015.

Other Requirements in the Management Discussion and Analysis

The following selected financial information is derived from our unaudited financial statements.

Commons Share outstanding	85 425 410
---------------------------	------------

Share Options outstanding	3 575 000
Weight average exercise price	0,10

	Expiration date	Number_	Exercise price \$	Estimated contractual time remaining (years)
April 9, 2019		1 725 000	0,10	3,3
August 6, 2020		1 850 000	0,10	4,6
		3 575 000		

13 117 140

0,09

Warrants outstanding

Weighted average exercise price

	Expiration date	Number	Exercice price	Estimated contractual time remaining in years
			\$	(years)
January 4, 2016		300 000	0,22	0,0
June 7, 2017		10 000 000	0,05	1,2
June 30, 2017		817 540	0,05	1,3
June 30, 2017		2 000 000	0,30	2,5
		13 117 540		

FINANCIAL INSTRUMENTS AND OTHER INSTRUMENTS

Financial risks factors

The Corporation's activities expose it to a variety of financial risks: price risk, credit risk and liquidity risk. Risk management is carried out by management under policies approved by the board of directors. The board of directors provides written policies for overall risk management, as well as written policies covering specific areas, such as interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial

instruments, and investment of excess liquidity. The company's overall risk management program seeks to minimize potential adverse effects on the company's financial performance.

a) Price risk

The Corporation is exposed to equity securities price risk because of investments held by the Corporation. When trading its shares, bad market conditions could result in the disposal of its listed shares at less than value as at December 31, 2015. A 1% variation in the closing price on the stock market would result in an non-material variation.

b) Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Corporation is subject to concentrations of credit risk through cash. The Corporation reduces its credit risk by maintaining part of its cash in financial instruments and held with a Canadian chartered bank.

c) Liquidity risk

Liquidity risk is the risk that the Corporation will not be able to meet the obligations associated with its financial liabilities. The Corporation has no history of earnings and does not expect to receive revenues from operations in the foreseeable future, if all. The Corporation generates cash flows primarily from its financing activities).

Management estimates that the funds as at December 31, 2015 will not be sufficient to meet the Corporation's obligations and budgeted assets through December 31, 2016. Any additional funding may be met in the future in a number of ways including but not limited to, the issuance of new equity instruments. Cash flow forecasting is performed by the Corporation which monitors rolling forecasts of the Corporation's liquidity requirements to ensure it has sufficient cash to meet operational needs at all times. Surplus cash, if any, over and above balances required for working capital management are invested in interest bearing short-term deposits with a maturity within 12 months, which are selected with appropriate maturities or sufficient liquidity to provide sufficient head-room as determined by the above-mentioned forecasts. Accounts payable and accrued liabilities as at December 31, 2015 consist of items that should be settled within approximately 30 days (note 2 to the financial statements for information on going concern).

Risks and Uncertainties

An investment in the common shares of the Corporation should be considered highly speculative for a variety of reasons. The following is a general description of certain significant risk factors which should be considered:

Risks Inherent to Mining Exploration

The Corporation is engaged in the business of acquiring and exploring mineral properties in the hope of locating economic deposits of minerals. The Corporation's property interests are in the exploration and evaluation stage only and are without a known body of commercial ore. Accordingly, there is little likelihood that the Corporation will realize any profits in the short to medium term. Any profitability in the future from the Corporation's business will be dependent upon locating an economic deposit of minerals. However, there can be no assurance, even if an economic deposit of minerals is located, that it can be commercially mined.

Regulation and Environmental Requirements

The activities of the Corporation require permits from various governmental authorities and are governed by laws and regulations governing prospecting, development, mining, production, exports, taxes, labour standards, occupational health, environmental protection and other matters.

Increased costs and delays may result of the need to comply with applicable laws and regulations. If the Corporation is unable to obtain or renew licenses, approvals and permits, it may be curtailed or prohibited from proceeding with exploration or development activities.

Capital Needs

The exploration and evaluation, development, mining and processing of the Corporation's properties may require substantial additional financing. The only current source of future funds available to the Corporation is the sale of additional equity capital and the borrowings of funds. There is no assurance that such funding will be available to the Corporation or that it will be obtained on terms favorable to the Corporation or will provide the Corporation with sufficient funds to meet its objectives, which may adversely affect the Corporation's business and financial position.

In addition, any future equity financings by the Corporation may result in a substantial dilution of the existing shareholders. Failure to obtain sufficient financing may result in delaying or indefinite postponement of further exploration and evaluation, development or production on any or all of the Corporation's properties or even a loss of property interest.

Commodity Prices

The market price of the Corporation's common shares, its financial results and its exploration and evaluation, development and mining activities have previously been, or may in the future be, significantly adversely affected by the volatility in the price of precious or base minerals, including lithium and phosphate

Uninsured Risks

The Corporation's business is subject to a number of risks and hazards, including environmental conditions adverse, environmental regulations, political uncertainties, industrial accidents, labour disputes, unusual or unexpected geological conditions, ground or slope failures, cave-ins, and natural phenomena such as inclement weather conditions, floods and earthquakes. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to the Corporation's properties or the properties of others, delays in mining, monetary losses and possible legal liability.

Going Concern

The future of the Corporation depends on its ability to finance its activities and to develop its assets. Failure to obtain sufficient financing may result in the Corporation not being able to continue its operations, realize its assets and discharge its liabilities in the normal course of business in the foreseeable future.

QUALIFIED PERSON

Donald Theberge, Eng., P.Geo., is the Qualified Person under National Instrument 43-101 who has reviewed the scientific and technical information in this document.

OUTLOOK

The availability of funds is a function of the capital markets. The Corporation is confident to be in a position to finance itself and to find new mining properties.

The Corporation's ability to continue as a going concern is dependent upon raising additional funds. The outcome of these matters cannot be predicted at this time.

CERTIFICATION OF ANNUAL FILINGS

The President and Chief Executive Officer and the Chief Financial Officer have signed the Basic Certifications of Annual Filings as required by National Instrument 52-109 for venture issuer, thus confirming, the review, the absence of misrepresentations and the fair presentation of the annual filings.

- The President and Chief Executive Officer and the Chief Financial Officer confirm to have reviewed the annual financial statements and the annual MD&A (together, the "annual filings") of the Company for the year ended December 31, 2015.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive
 Officer and the Chief Financial Officer confirm that the annual filings do not contain any untrue
 statement of a material fact or omit to state a material fact required to be stated or that is necessary to
 make a statement not misleading in light of the circumstances under which it was made, for the period
 covered by the annual filings.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive
 Officer and the Chief Financial Officer confirm that the annual financial statements together with the
 other financial information included in the ann2ual filings fairly present in all material respects the
 financial condition, financial performance and cash flows of the issuer, as of the date of and for the
 period presented in the annual filings.

ADDITIONAL INFORMATION

Additional information on the Corporation is available through regular filings of quarterly financial statements and press releases on SEDAR (www.sedar.com) or on our web site.

CORPORATE INFORMATION

Dirigeants

(s) Stéphane Leblanc Stéphane Leblanc President

Administrators Stéphane Leblanc Patricia Lafontaine

Guy-Paul Allard

Head office

2735, rue Tebbutt Trois-Rivières (Québec) G9A5E1 Tél : 418-717-2553

Auditor

Raymond Chabot Grant Thornton Montréal (Québec)

(s) Liette Nadon

Liette Nadon Chief financial officer

Transfer Agent Computershare Canada 1500 boulevard Henri-Bourassa Bureau 700

Bureau 700 Montréal (Québec) H3A3S8

Legal Advisors

McMillan S.E.N.C.R.L.,s.r.l. Montréal (Québec)

SCHEDULE "C"

FINANCIAL STATEMENTS OF THE TARGET

Cerro De Pasco Resources S.A.

Condensed Interim Statement of Financial Position as at March 31, 2018 and 2017



CERRO DE PASCO RESOURCES S.A.

CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION As at March 31, 2018 December 31, 2017 (Unaudited)

	March 2018	December 2017
	C\$	C\$
ASSETS		
CURRENT ASSETS		
Cash	87,973	35,320
Other accounts receivable	246,951	231,991
Total current assets	334,924	267,311
NON-CURRENT ASSETS		
Property, plant and Equipment	947	947
Intangible assets	1,262,215	1,228,645
Assets for deferred income tax	45,219	45,219
Total non-current assets	1,308,381	1,274,811
TOTAL ASSETS	1,643,305	1,542,122
LIABILITIES AND EQUITY NON-CURRENT LIABILITIES Trade accounts payable	15,185	52,218
Other accounts payable	2,532,675	2,258,908
Total non-current liabilities	2,547,860	2,311,126
TOTAL LIABILITIES	2,547,860	_,,
EQUITY		
Capital	185,523	185,523
Capital Premium	810,888	810,888
Accumulated results	(1,900,966)	(1,765,415)
TOTAL EQUITY	(904,555)	(769,004)
TOTAL LIABILITIES AND EQUITY	1,643,305	1,542,122

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CERRO DE PASCO RESOURCES S.A.

CONDENSED INTERIM STATEMENT OF COMPREHENSIVE INCOME For the three-month period ended March 31, 2018 and 2017

(Unaudited)

	March 2018	March 2017
	C\$	C\$
OPERATING COSTS		
Administration expenses	(152,928)	(76,516)
Total operation costs	(152,928)	(76,516)
OPERATING LOSS	(152,928)	(76,516)
OTHER INCOME		
Financial income	37,600	109,643
Total other income	37,600	109,643
Income tax		
NET INCOME (OVERALL LOSS)	(115,328)	33,127

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CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY

For the three-month period ended March 31, 2018 and 2017 (Unaudited)

			Capital	Accumulated	
	Notes	Capital	Premium	results	Total
		C\$	C\$	C\$	C\$
As at January 1, 2017		185,180	807,246	(1,262,062)	(269,636)
Comprehensive income: Conversion effect Net income for the three-month		-	-	(103,187)	(103,187)
period ended March 31, 2017 Total overall result		-	-	33,127 (70,060)	33,127 (70,060)
Balance as at March 31, 2017		(185,180)	807,246	(1,125,748)	(133,322)
Balance as at December 31, 2017		185,523	810,888	(1,765,415)	(769,004)
As at January 1, 2018		185,523	810,888	(1,765,415)	(769,004)
Conversion effect				(20,223)	(20,223)
Overall loss				(115,328)	(115,328)
Total overall result		185,523	810,888	(1,900,966)	(904,555)
As at March 31, 2018		185,523	810,888	(1,900,966)	(904,555)

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RSM Panez, Chacaliaza & Asociados Av. De La Floresta 497, 2do. Piso Urb. Chacarilla del Estanque San Borja, Lima-Perú T: 51(1) 3726262 www.rsm.pe



CERRO DE PASCO RESOURCES S.A.

CONDENSED STATEMENT OF CASH FLOWS

For the three-month period ended March 31, 2018 and 2017 (Unaudited)

	Notes	2018	2017
		C\$	C\$
CASH FLOWS FROM OPERATING ACTIVITIES			
Other charges related to the activity		(14,960)	(47,858)
Payment to suppliers and taxes		(261,623)	(367,330)
Net cash used in operating activities		(276,583)	(415,188)
CASH FLOWS FROM FINANCING ACTIVITIES		x · · x	· · · · ·
Loans received		329,236	415,603
Net cash from financing activities		329,236	415,603
NET INCREASE OF CASH DURING THE THREE-			
MONTH PERIOD		52,653	415
CASH			
As at January 1st		35,320	10,237
As at March 31		87,973	10,652

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NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS Three – months periods ended March 31, 2018 and 2017

1. IDENTIFICATION AND ECONOMIC ACTIVITY

1.1 Identification

Cerro de Pasco Resources S.A. (hereinafter, the Company), was incorporated in Peru, in the city of Lima on October 31, 2003. Its legal domicile is located at Parque Melitón Porras 161 Dpto. 502 Urb. Armendáriz, Miraflores, Lima, Perú.

The General Shareholders' Meeting of July 10, 2012 approved the change of company name and company type from Cory Gold Minning S.A.C to the current one of Cerro de Pasco Resources S.A.

1.2 Economic Activity

The Company is engaged in mining activities.

The Company is in pre-operative stage. Operational activities are estimated to start as projects reach the level of economic feasibility and have the environmental impact study approved by the competent authority. During the year, only administrative work has been done in the concession.

The company has a tailings concession called El Metalurgista (Quiulacocha Project) located in the Simón Bolívar District, in the province of Cerro de Pasco, in the department of Pasco, Peru. This concession covers an area of 96 hectares.

1.3 Going concern

The condensed interim financial statements of the Company have been prepared under the Fundamental Hypothesis of Going Concern. However, the Company has accumulated losses that exceed the capital stock in recent years. The General Corporation Law grants a period of one year to reverse this situation through the contribution of shareholders. If this is not done, there is a risk that the Company will lose continuity unless it generates future profits that exceed this equity deficit.

1.4 Authorization to issue interim financial statements

The condensed interim financial statements, as at March 31, 2018 have been authorized for issuance by the Board of directors.

2. BASIS OF PREPARATION

2.1 Statement of compliance

These condensed interim financial statements have been prepared in accordance with the International Financial Reporting Standards ("IFRS"), issued by the International Accounting Standards Board ("IASB") in accordance with IAS 34, Interim Financial Reporting.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS Three – months periods ended March 31, 2018 and 2017

Certain information, in particular the accompanying notes, normally included in the audited annual financial statements prepared in accordance with IFRS has been omitted or condensed. Accordingly, these unaudited condensed interim statements do not include all the information required for full annual financial statements, and, therefore, should be read in conjunction with the audited annual financial statements of the Company and the notes thereto for the year ended December 31, 2017.

2.2 Basis of measurement

The unaudited condensed interim financial statements have been prepared on the historical cost basis except for when IFRS requires recognition at fair value.

3. New standards and interpretations that have not yet been adopted

Since the issuance of the Company's audited consolidated financial statements for the year ended December 31, 2017, the IASB and IFRIC have issued no additional new and revised standards and interpretations which are applicable to the Company.

Management anticipates that all of the pronouncements will be adopted in the Company's accounting policy for the first period beginning after the effective date of pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Company's financial statements is provided below. Certain other new standards and interpretations have been issued but are not expected to have an impact on the Company's financial statements.

The following new standards, interpretations and amendments have been issued but are not yet effective and therefore have not been applied in preparing these financial statements:

(i) IFRS 9 - Financial Instruments

In July 2014, the IASB published IFRS 9 which replaces IAS 39, Financial Instruments: Recognition and Measurement (IAS 39). IFRS 9 introduces improvements which include a logical model for classification and measurement of financial assets, a single, forward-looking 'expected loss' impairment model and a substantially-reformed approach to hedge accounting. IFRS 9 is effective for annual reporting periods beginning on or after January 1, 2018. Earlier application is permitted. The application of this new standard will not have significant impact on the financial statements.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS Three – months periods ended March 31, 2018 and 2017

(ii) IFRS 16 - Leases

In January 2016, the IASB published IFRS 16 which will replace IAS 17 Leases. IFRS 16 eliminates the classification as an operating lease and requires lessees to recognize a rightof-use asset and a lease liability in the statement of financial position for all lease with exemptions permitted for short-term leases and leases of low value assets. In addition, IFRS 16: changes the definition of a lease; sets requirements on how to account for the asset and liability, including complexities such as non-lease elements, variable lease payments and options periods; changes the accounting for sale and leaseback arrangements; largely retains IAS 17's approach to lessor accounting and introduces new disclosure requirements.

The standard is effective for annual periods beginning on or after January 1, 2019 with early adoption permitted, but only if the entity is also applying IFRS 15. The Company is required to retrospectively apply IFRS 16 to all existing leases as of the date of transition and has the option to either:

- apply IFRS 16 with full retrospective effect; or
- recognize the cumulative effect of initially applying IFRS 16 as an adjustment to opening equity at the date of initial application.

As a practical expedient, an entity is not required to reassess whether a contract is, or contains, a lease at the date of initial application. The Company is assessing the impact of this standard on its consolidated financial statements; however, the Company believes that on adoption of the standard there will be an increase to assets and liabilities, as the Company will be required to record a right-of-use asset and a corresponding lease liability on its consolidated statements of financial position, as well as a decrease to operating costs, an increase to finance costs (due to accretion of the lease liability) and an increase to depreciation (due to depreciation of the right-of-use asset).

FINANCIAL STATEMENTS December 31, 2017

Content

Opinion from the independent auditors	1-3
Financial Statements:	
Statment of financial position	4
Statement of comprehensive income	5
Statement of changes in Equity	6
Statement of Cash Flows	7
Notes to the financial statements	8-23
Statement of Cash Flows	7

C\$ = Canadian Dollar



OPINION FROM THE INDEPENDENT AUDITORS

To the shareholders CERRO DE PASCO RESOURCES S.A.

Opinion

We have audited the enclosed financial statements from **CERRO DE PASCO RESOURCES S.A.** (in pre-operative stage), which comprise the Statement of financial position as of December 31st, 2017, the Statement of comprehensive income, the Statement of changes in equity and the Statement of cash flows for the year ending on that date and the notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the enclosed financial statements reasonably present, in all material respects, the financial situation of the Company as of December 31st, 2017, its financial performance and cash flows for the year ending on that date, in accordance with the International Financial Reporting Standards (IFRS).

Bases for the Opinion

We perform our audit in accordance with International Standards on Auditing (ISA). Our responsibility under these standards is described below, in the section of our Opinion "Auditor Responsibilities in relation to the audit of the financial statements". We are independent from the Company in accordance with the Code of Ethics for Professional Accountants (IESBA Code) together with the ethical requirements that are relevant to our audit of the financial statements in Peru, and we have fulfilled our other ethical responsibilities in accordance with these requirements and of the IESBA code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Issues

The Key Audit Issues are those issues which, in our professional opinion, were the most important in our audit of the current period's financial statements. These issues were addressed in the context of our audit of the financial statements taken as a whole and in the formation of our opinion on the matter, and we do not provide a separate opinion on these issues.

Uncertainty about the ongoing business. -

The Company has accumulated losses which amounted to C\$1,372,385 as of December 31, 2017 (C\$1,221,685 as of December 31, 2016) which exceed the capital in C\$1,186,861.

The Company, in accordance with the General Corporation Law, has one year to reverse this situation through capital contributions by shareholders.

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1



Opinion from the independent auditors (continuation)

The Company's financial statements as of December 31st, 2017 have been prepared assuming that it will continue under the fundamental assumption of ongoing business, and do not include the adjustments and reclassifications that might be necessary if it was not able to operate normally.

Responsibilities of the Management and those in charge of the governance of the Company regarding the financial statements

Management is responsible for the preparation and reasonable presentation of the financial statements in accordance with International Financial Reporting Standards and by the internal control that the Management determines is necessary for the preparation of the financial statements that are free of important inaccuracies, due to fraud or error.

In the preparation of the financial statements, the Management is responsible for evaluating the ability of the Company to continue as an ongoing business, revealing when applicable, matters related to the ongoing business and with the use of the accounting base of the ongoing business, unless the Management intends to liquidate the Company or cease its activities, or has no other more realistic alternative than doing so.

Those responsible for the governance of the Company are responsible for supervising the process of its financial information.

Responsibilities of the Auditor in relation to the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements taken as a whole are free of significant inaccuracies due to fraud or error and to issue an audit opinion that includes our opinion. Reasonable assurance is a high level of assurance, but it is not a guarantee that an audit conducted in accordance with ISAs will always detect a significant existing inaccuracy.

Inaccuracies may be due to fraud or errors, but they are considered significant when individually or collectively, they can reasonably be expected to influence the economic decisions that users make based on the financial statements.

As part of an audit in accordance with ISAs, we applied professional judgment and maintained professional skepticism during the audit. Also:

- We identify and assess the risks of material misstatements in the financial statements, due to fraud or error, design and perform risk-sensitive audit procedures and obtain sufficient and appropriate audit evidence to provide a basis for our opinion. The risk of not detecting inaccuracies resulting from fraud is greater than one resulting from error, since fraud can involve collusion, falsification, intentional omissions, misrepresentations or the annulment of internal control.
- We obtained an understanding of the internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- We evaluate the correctness of the accounting policies used, the reasonableness of the accounting estimates and the corresponding disclosures made by the Management.

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Opinion from the independent auditors (continuation)

- We conclude on the adequacy of using the accounting basis of the ongoing Business by the Management and, based on the audit evidence obtained, we conclude on the existence, or not, of a significant uncertainty related to events or conditions that can be put into significant doubt about the ability of the Company to continue as an ongoing business. If we conclude that there is significant uncertainty, we are required to draw attention in the audit report to the related disclosures in the financial statements or, if such disclosures are insufficient, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of the audit report. However, future events or conditions may cause the Company to stop activities as an ongoing business.
- We evaluate the general presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves reasonable presentation.

We communicate with those charged with governance of the Company regarding, among other matters, the planned scope and timing of the audit, as well as the important audit findings, including any significant deficiencies in internal control that we identified during our audit.

We also provide those responsible for the governance of the Company with a statement that they have complied with the relevant ethical requirements regarding independence, and we communicate to them all the relationships and other matters that may reasonably be expected to affect our independence and, when applicable, the corresponding safeguards.

From the matters that were reported to those in charge of the governance of the Company, we determined the most important ones in the audit of the financial statements of the current period and therefore were included as Key Auditing Issues. These issues were described in the Audit Opinion, unless a law or regulation has prevented their disclosure or when, in extremely rare circumstances, we determine that a matter should not be reported in our Opinion because the negative consequences of doing so would exceed the benefits of public interest that would reasonably be expected from such communication.

Countersigned by:

Panez, Chacaliaza y Asociados Sociedad Civil de R.L.

Alberto Alcántara Bernaola (Partner) Certified Public Accountant Register № 3380

January 26, 2018 Lima, Perú

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3

STATEMENT OF FINANCIAL POSITION

As of December 31, 2017

	Notes	2017	2016
		C\$	C\$
ASSETS			
CURRENT ASSETS			
Cash	3	35,320	10,431
Other accounts receivable	4	231,991	55,035
Total current assets		267,311	65,466
NON-CURRENT ASSETS			
Property, plant and Equipment		947	-
Intangible assets	5	1,621,676	634,928
Assets for deferred income tax		45,219	
Total non-current assets		1,667,842	634,928
TOTAL ASSETS		1,935,153	700,394
LIABILITIES AND EQUITY			
NON-CURRENT LIABILITIES			
Trade accounts payable		52,218	-
Other accounts payable	6	2,258,908	933,399
Total non-current liabilities		2,311,126	933,399
TOTAL LIABILITIES		2,311,126	933,399
EQUITY			
Capital	7	185,523	196,135
Capital Premium	-	810,888	860,213
Accumulated results		(1,372,384)	(1,289,353)
TOTAL EQUITY		(375,973)	(233,005)
TOTAL LIABILITIES AND EQUITY		1,935,153	700,394

STATEMENT OF COMPREHENSIVE INCOME

For the year ended on December 31, 2017

	Notes	2017	2016
		C\$	C\$
OPERATING COSTS			
Administration expenses	8	(299,734)	(47,228)
Total operation costs		(299,734)	(47,228)
OPERATING LOSS		(299,734)	(47,228)
OTHER INCOME (EXPENSES)			
Financial income		27 515	12 706
		37,545	13,796
Total other income (expenses)		37,545	13,796
Income tax		45,219	-
OVERALL LOSS		(216,971)	(33,432)

STATEMENT OF CHANGES IN EQUITY For the year ended on December 31, 2017

	Notes	Capital	Capital Premium	Accumulated results	Total
		C\$	C\$	C\$	C\$
As of January 1, 2016		197,094	864,419	(1,262,062)	(200,549)
Overall results: Conversion effect		(959)	(4,206)	6,141	976
Overall loss		-	-	(33,432)	(33,432)
Total overall result of the year		-	-	(33,432)	(33,432)
As of December 31, 2016		196,135	860,213	1,289,353	(233,005)
Overall results:			(00,000)		(233,005)
Capitalization outflow		(8,537)	(90,333)	-	(98,871)
Capitalization		8,218	86,154	-	94,373
Overall loss		-	-	(216,971)	(216,971)
Adjustments		(10,293)	(45,146)	133,940	78,501
Total overall result of the year		(10,612)	(49,325)	(83.031)	(142,968)
As of December 31, 2017		185,523	810,888	(1,372,384)	(375,973)

STATEMENT OF CASH FLOWS

For the year ended on December 31, 2017

	Notes	2017	2016
		C\$	C\$
CASH FLOWS FROM OPERATING ACTIVITIES			
Other charges related to the activity		(176,956)	-
Payment to suppliers and taxes		6,999	(2,130)
Net cash used in operating activities		(169,957)	(2,130)
CASH FLOWS FROM INVESTMENT ACTIVITIES		, · · ·	
Purchase of Properties, Plant and Equipment		(947)	-
Net cash used in investment activities		(947)	-
CASH FLOWS FROM FINANCING ACTIVITIES			
Loans received		195,793	2,324
Net cash from financing activities		195,793	2,324
NET (DECREASE) INCREASE OF CASH IN THE			
YEAR		24,889	194
CASH			
As of January 1		10,431	10,237
As of December 31	3	35,320	10,431

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

1. IDENTIFICATION AND ECONOMIC ACTIVITY

1.1 Identification

Cerro de Pasco Resources S.A. (hereinafter, the Company), was incorporated in Peru, in the city of Lima on October 31, 2003. Its legal domicile is located at Av. Jorge Basadre 607, oficina 226, San Isidro, Lima, Peru.

The General Shareholders' Meeting of July 10, 2012 approved the change of company name and company type from Cory Gold Minning S.A.C to the current one of Cerro de Pasco Resources S.A.

1.2 Economic Activity

The Company is engaged in mining activities.

The Company is in pre-operative stage. Operational activities are estimated to start as projects reach the level of economic feasibility, have the environmental impact study approved by the competent authority, obtain access to the surface lands located over "El Metalurgista" mining concession and the approval of other required permits by the competent authorities. During the year only administrative work has been done in relation to the mining concession.

The company has a mining concession called "El Metalurgista" located in the Simón Bolívar District, in the province of Cerro de Pasco, in the department of Pasco, Peru. This concession covers an area of 96 hectares.

1.3 Ongoing Business

The financial statements of the Company have been prepared under the Fundamental Hypothesis of Ongoing Business. However, the Company has accumulated losses that exceed the capital stock in recent years. The General Corporation Law grants a period of one year to reverse this situation through the contribution of shareholders. If this is not done, there is a risk that the Company will lose continuity unless it generates future profits that exceed this equity deficit.

1.4 Authorization to issue financial statements

The financial statements, as of December 31, 2017, have been authorized for issuance by the Management and are pending the approval of the General Shareholders Board. In the opinion of the Management, the accompanying financial statements will be approved without amendment at the Annual Compulsory General Shareholders Meeting. The financial statements as of December 31, 2016 have been authorized for issuance by the Management, which is pending approval by the General Shareholders' Meeting.

2. MAIN ACCOUNTING POLICIES

The main accounting policies adopted by the Company in the preparation and presentation of its financial statements have been applied consistently for the years presented and are indicated below:

2.1 Compliance statement

The Company's financial statements are prepared on an ongoing Business basis and in accordance with the International Financial Reporting Standards (hereinafter "IFRS"). The IFRS are those issued by the International Accounting Standard Board – IASB and their corresponding Interpretations.

The financial statements comprise a statement of financial position, a statement of comprehensive income, a statement of changes in equity, a statement of cash flows and notes to the financial statements. Income and expenses, excluding the components of Other comprehensive income, are recognized for the determination of the profit or loss of the year. Other comprehensive income is part of the comprehensive income statement and includes items of income and expenses (including reclassification adjustments) that are not recognized for the determination of the profit or permitted by IFRS.

The reclassification adjustments are amounts reclassified to results in the current period that were recognized in other comprehensive income in the current period or in previous periods. Transactions with the owners of the Company in their capacity as owners are recognized in the Statement of Changes in Equity.

The Company presents expenses classified by function in the Statement of Comprehensive Income. The Company believes that this method provides more useful information to the users of the financial statements since it reflects the form that the operations are executed from a business perspective. The format of the Statement of Financial Position is based on a current / non-current distinction.

Bases for measurement

The financial statements have been prepared based on historical cost, unless otherwise mentioned in the accounting policies detailed below. The historical cost is generally based on the fair value of the consideration given in exchange for assets.

Fair value is the price that would be received for selling an asset or that would be paid for transferring a liability in an orderly transaction between market participants at the measurement date. When the fair value of an asset or liability is measured, the Company uses observable market information to the extent possible. If the fair value of an asset or liability is not directly observable, the value is estimated by the Company (working closely with qualified external appraisers) using valuation techniques that maximize the use of data from observable inputs and minimize the use of data from unobservable entries. The input data used is consistent with the characteristics of the asset or liability that market participants took into consideration.

The Company measures some of its financial instruments such as cash, trade accounts receivable, accounts receivable from related parties, trade accounts payable and accounts payable to related parties at fair value on the date of the statement of financial position. Reasonable values are categorized at different levels of a hierarchy.

The classification at the different levels will depend on the degree to which the input data are observable and the importance of these for the measurement of fair value in its entirety, as follows:

Level 1

Fair value measurements are those that are derived from quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2

Fair value measurements are those that are derived from input data other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices).

• Level 3

Fair value measurements are those that are derived from technical valuations that include input data for the asset or liability that are not based on observable market information (unobservable input data).

Transfers between the different levels of the fair value hierarchy are recognized by the Company at the end of the reporting period in which the change occurred.

Likewise, Management analyzes the movements in the values of assets and liabilities that must be measured in accordance with the Company's accounting policies.

For purposes of fair value disclosures, the Company has determined the types of assets and liabilities based on their nature, characteristics and risks and the level of the fair value hierarchy, as explained above.

Applications of new standards and amendments

The IFRS issued and in force in Peru as of December 31, 2017 - The CNC, through Resolution N° 001-2017-EF/30 issued on January 17, 2017, formalized the amendments to IFRS 4; through Resolution N° 002-2017-EF/30 issued on April 27, 2017, it formalized the annual improvements to the IFRS standards 2014-2016, the IFRIC 22 and the amendments to IAS 40; through Resolution N° 003- 2017-EF/30 issued on August 25, 2017, it formalized the 2017 version of the International Financial Reporting Standards (NIC, IFRS, CINIIF, SIC), through Resolution N° 004-2017-EF/30 issued on September 28, 2017, formalized IFRS 7, CINIIF 23 and through Resolution N° 004-2017-EF/30 formalized the IAS 17 insurance contracts. The application of the versions is according to the entry into force stipulated in each specific standard, with the exception to IFRS 15 "Revenue from Ordinary Activities Resulting from Contracts with Customers", whose formalization was postponed to January 1, 2019, by means of Resolution N° 005-2017 EF/30 issued on December 28, 2017.

For the preparation of these financial statements, the new standards or amendments detailed below are mandatory for the first time for the year beginning on January 1, 2017.

Amendments to IAS 7 "Disclosure Initiative (issued January 2016)" .-

The amendments, applicable to annual periods beginning on January 1, 2017, require entities to disclose information that allows users of financial statements to evaluate changes in liabilities produced by financing activities, including those derived from cash flows as well as those that do not imply cash flows. The amendments are not expected to have a material effect on the Company's financial statements.

 Amendments to IAS 12 Recognition of Deferred Tax Assets for Unrealized Losses (issued in January 2016). The amendments in recognition of Deferred Tax Assets for unrealized losses clarify the recognition requirements of deferred tax assets for unrealized losses in debt instruments measured at fair value.

Annual improvements

The Annual Improvements are detailed below:

- IFRS 1 First-time Adoption of International Financial Reporting Standards Elimination of short-term exemptions for entities that adopt IFRS for the first time
- IFRS 12 Disclosures about interests in Other Entities. Clarification of the scope of the standard.
- IAS 28 Investments in Associates and Joint Ventures. Measurement at fair value of an associate or joint venture.

New standards and amendments issued but not yet effective as of December 31, 2017

The Company has not yet applied the following new standards or amendments that have been issued by the IASB but are not yet effective for the year beginning on January 1, 2016 (the list does not include information about new requirements or amendments that affect the interim financial presentation or first-time adopters of IFRS since they are not relevant to the Company).

The Management anticipates that the new standards and amendments will be adopted in the financial statements of the Company when they are effective. The Company has evaluated, to the extent possible, the potential effect of all these new standards or amendments that will be effective in future periods.

 Clarifications to IFRS 15 Revenue from Ordinary Activities from Contracts with Customers (issued in April 2016).-Amendments do not change the underlying principles of the standard.

The amendments clarify how to:

- Identify a performance obligation (the commitment to transfer a good or a service to a client) in a contract.
- Determine if an entity is a main (the provider of a good or service) or an agent (responsible for arranging that the good or service be provided); and
- Establish whether income from ordinary activities for the concession of an intellectual property license to an entity should be recognized at a certain time or over time.

 Amendments to IFRS 2 Classification and Measurement of Operations with Payment Based on Shares (issued in June 2016).-

The modifications are required for the accounting of:

- The effects of the conditions for irrevocability and conditions other than the irrevocability of the Concession on the measurement of a share-based payment that is settled in cash.
- Transactions with payments based on shares with a net settlement characteristic due to tax obligations to be withheld.
- A modification of the terms and conditions of a share-based payment that changes the classification of the transaction to be settled in cash or liquidated with equity instruments.
- Amendments to IFRS 4 Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts (issued in September 2016).-The amendments introduce two optional approaches:
 - A temporary exemption Entities whose activities are predominantly connected with insurance may choose to continue applying IAS 39 instead of IFRS 9.
 - An overlap approach all entities that issue insurance contracts and apply IFRS 9 may elect to reclassify in other comprehensive income, the difference in the amounts recognized in profit or loss for eligible financial assets between applying IFRS 9 and applying IAS 39.

• IFRS 9 Financial Instruments (issued in July 2014).-

This amendment will replace the IAS 39 (and all previous versions of IFRS 9) in effect for periods beginning on January 1, 2018. It contains requirements for the classification and measurement of financial assets and liabilities, impairment, hedge accounting and derecognition.

- IFRS 9 requires that all financial assets be subsequently measured at amortized cost or fair value (in the result of the period or in other comprehensive income), depending on their classification by reference to the business model to which they belong and the contractual characteristics of their Cash Flow.
- For financial liabilities, the most significant effects of IFRS 9 relate to the cases where the fair value option is taken: the amount of change in the fair value of a financial liability designated at fair value through the result of the period which is attributable to changes in credit risk if that liability was recognized in other comprehensive income (instead of the result of the period), unless this generates an accounting inconsistency.
- For the impairment of financial assets, IFRS 9 introduces a "predicted credit loss" model based on the concept of anticipating expected losses at the beginning of the contract; it will no longer be necessary for there to be objective evidence of impairment before that credit loss is recognized.
- For the accounting of hedges, IFRS 9 introduces a substantial revision that allows a better reflection in the financial statements of how the risk management activities are carried out to cover financial and non-financial risks.
- The provisions for derecognition of accounts remain almost unchanged with respect to IAS 39.
- Transfers of Investment Property (Amendments to IAS 40) (issued in December 2016).-Clarifies when there is a transfer to or from Investment Properties.

- IFRS 22 Transactions in Foreign Currency and Advance Considerations (issued in December 2016)
 It addresses how to determine the date of the transaction for the purpose of establishing the exchange rate to be used in the initial recognition of the asset, expense or income (or the part thereof), in the derecognition of a non-monetary asset or non-monetary liability that arises from the payment or collection of the anticipated consideration in foreign currency
- IFRS 23 Uncertainty regarding the Treatment of Income Tax (issued in June 2017).-This Interpretation clarifies how to apply the recognition and measurement requirements of IAS 12 when there is uncertainty regarding the treatment of income tax. In this circumstance, an entity will recognize and measure its asset or liability for deferred or current taxes by applying the requirements of IAS 12 on the basis of taxable profit (tax loss), tax bases, unused fiscal losses, unused tax credits and tax rates determined by applying this Interpretation.
- IFRS 16 Leases (issued in January 2016).-

The new standard, in effect for annual periods beginning on January 1, 2019, replaces IAS 17 and its interpretations. The biggest change introduced is that almost all leases will be incorporated into the financial statements of lessees under a single model (except for leases for less than 12 months and leases of low-value assets), eliminating the distinction between operating leases and Finance leases. The lessor's accounting, however, remains largely unchanged and the distinction between operating and financial leases is retained. The Management of the Company anticipates that IFRS 16 will be adopted in the financial statements of the Company when it is mandatory and that the application of the new standard will have a significant effect on the amounts presented in the Company's leases. However, it is not feasible to provide a reasonable estimate of that effect until a detailed review has been completed.

IFRS 17 Insurance contracts (issued in May 2017).-

The new standard in effect for annual periods beginning on January 1, 2021 establishes principles for the recognition, measurement, presentation and disclosure of insurance contracts that are within the scope of the Standard. The objective of IFRS 17 is to ensure that an entity provides relevant information that faithfully represents those contracts. This information provides a basis for users of financial statements to assess the effect that insurance contracts have on the financial position, financial performance and cash flows of the entity.

2.2 Transactions in foreign currency

Functional currency and Presentation currency

The functional currency for the preparation of the financial statements is the Peruvian Sol. Functional currency is understood as that currency of the main economic environment of the Company.

The currency for the presentation of the financial statements is the Canadian Dollar.

Transactions and balances

For the preparation of the financial statements:

i) Transactions in currencies other than the functional currency of the Company are recognized at the exchange rates that were in effect on the date of the transactions.

ii) The balances receivable and payable in foreign currency as of December 31, 2017 and 2016 are measured at the year-end exchange rate.

The exchange differences that arise in the conversion to the exchange rate recognized at the beginning of the transaction and at the exchange rate on the settlement date of the operation are recorded as financial income (cost) in the statement of comprehensive income.

Presentation in Canadian Dollars

The Company has converted its financial statements into Presentation Currency (Canadian Dollars) as follows:

As of December 31, 2017, the balances of monetary assets and liabilities have been converted to Canadian Dollars using the sales exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/2.820, respectively, (S/2.672 as of December 31, 2016) for C\$1.00.

Non-monetary assets and liabilities and equity accounts have been converted to Canadian dollars using the sales exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/2.820, respectively, (S/2.672 as of December 31, 2016) for C\$1.00.

The items in the statement of comprehensive income have been converted to Canadian dollars using the sales exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/2.820, respectively, (S/2.672 as of December 31, 2016) for C\$1.00.

In all cases, the converted value of the assets is not considered to exceed the market value.

2.3 Financial assets and liabilities

The financial assets and liabilities presented in the statement of financial position correspond to the items cash, accounts receivable and liabilities in general.

At the initial moment of recognition, financial assets are measured at fair value, plus costs directly related to the transaction. The Company determines the classification of financial assets upon initial recognition and, when permitted and appropriate, evaluates this designation at the end of each year.

Financial liabilities are recorded in full at amortized cost and are recognized when the Company is part of the instrument's contractual agreements.

Financial instruments (assets and liabilities) are offset when you have the legal right to compensate them and the Management intends to pay them on a net basis or to make the asset and pay the liability simultaneously.

A financial asset is written off when: (i) the rights to receive cash flows from the asset have expired, (ii) the Company retains the rights to receive the cash flows from the asset, but has assumed an obligation to pay them without a significant delay under a transfer agreement or (iii) the Company has transferred its rights to receive the cash flows from the asset and (a) it has transferred substantially all the risks and benefits of the asset or (b) the Company has not transferred or retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

A liability is written off when the obligation related to the liability is paid or expires.

The Company evaluates on each date of the Statement of Financial Position whether there is objective evidence that a financial asset or a group of them is impaired. A financial asset or a group of financial assets deteriorate and generate losses only if there is objective evidence of impairment as a result of one or more events subsequent to the initial recognition of the asset and when said loss event has an impact on the projected cash flows estimated of the financial asset or a group of financial assets that can be estimated reliably.

2.4 Cash

It includes the cash of the Company in its possession and that deposited in commercial banks.

2.5 Properties, plant and equipment

The Properties, plant and equipment are recorded at cost minus the corresponding accumulated depreciation and any impairment of accumulated value when it occurs.

Properties, plant and equipment are recognized at the important component level.

The initial cost of the Properties, plant and equipment includes the purchase price, including non-refundable import duties and taxes and any directly attributable cost to locate and leave the asset in its location and conditions of use.

Expenses incurred after the Properties, plant and equipment have been put into operation, such as repairs and routine maintenance and reconditioning costs, are normally charged to the result of the period in which such expenses are incurred.

In the event that these maintenance disbursements are less frequent and meet the criteria for recognition as Properties, plant and equipment, they are capitalized as an additional cost of this asset.

The Properties, plant and equipment and any significant part is written off at the time of sale or when no future economic benefits are expected from its use or sale. Any profit or loss at the time of derecognition of the asset is included in the Statement of Comprehensive Income.

If it is observed that said assets have suffered a deterioration in value, its technical evaluation proceeds and any loss is recorded in the results of the year.

Depreciation is calculated using the straight-line method over the depreciable amount, which is determined based on the estimated useful life of the assets. The estimated useful lives are the following:

	Lifespan in years	Depreciation rate
Miscellaneous equipment	10	10%

The residual amounts, useful life and methods of depreciation of the items of Properties, plant and equipment are reviewed and adjusted prospectively at each closing date of the year. Profits or losses arising from sales or withdrawals of assets are presented in the Statement of Comprehensive Income.

2.6 Intangible assets

Intangible assets are initially recorded at acquisition cost. An intangible asset is recognized as an asset if it is probable that the future attributable economic benefits that it generates will flow to the Company and its cost can be measured reliably and correspond mainly to the acquired concession and the mining exploration expenses, will be amortized over the execution period of the reserve.

2.7 Impairment of long-term assets

The Company will periodically review the carrying amounts of its assets, including intangible assets with an indefinite life, to determine whether there are indications that said assets have suffered an impairment loss. If there is any indication, the recoverable amount of the asset is evaluated in order to determine the extent of the impairment loss. When it is not possible to estimate the recoverable amount of an individual asset, the Company will estimate the recoverable amount of the cash generating Unit to which the asset belongs. When a consistent and reasonable distribution base is identified, the common assets are also distributed to the cash generating units or, failing that, to the smallest group of cash generating units for which a consistent and reasonable distribution base is identified.

The recoverable amount is the higher value between the fair value minus the cost of selling it and the value in use. The value in use is the present value of future estimated cash flows that are expected to be obtained from an asset or cash generating unit.

If it is estimated that the recoverable amount of an asset is lower than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is immediately recognized as an expense, unless the corresponding asset has been revalued, in which case such losses are recognized first as a reduction of the revaluation surplus.

An impairment loss can be subsequently reversed and recorded as income in the period of recovery, up to the amount in which the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset in previous years. This does not apply to the Goodwill.

2.8 Classification of assets and liabilities as current and non-current

Assets (excluding income tax assets) with planned realization or for sale or consumption purposes within twelve months from the date of the Statement of financial position are classified as current assets. Liabilities (excluding income tax liabilities) with estimated settlement within twelve months from the date of the Statement of financial position are classified as current. All other assets and liabilities (including deferred income tax) are classified as "non-current".

2.9 Provisions

Provisions are recognized when the Company has a present obligation (legal or implicit) as a result of a past event, it is probable that an outflow of resources incorporating economic benefits will be required to cancel the obligation and the amount of the obligation can be estimated.

The amount recognized as a provision is the best estimate of the amount required to settle the present obligation at the end of the presentation period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the estimated cash flows to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is significant). When it is expected to recover from a third party, some of the economic benefits required to settle a provision, an account receivable is recognized as an asset when it is virtually certain that the refund will be received and the amount of the account receivable can be measured in a reliable manner.

The present obligations arising from onerous contracts are recognized and measured as provisions. It is considered that there is an onerous contract when the Company has a contract under which the unavoidable costs of complying with the obligations derived from the contract exceed the economic benefits that are expected to be received from it.

2.10 Employee benefits

Annual vacation break

The annual leave of the staff is provisioned against the results of the year as they are accruing. The estimated obligation for the annual leave of the staff is presented in the liabilities of the State of financial situation.

Compensation for length of service

The provision for the obligation to pay for compensation for length of service of the staff is constituted by the full indemnification rights in accordance with the effective legislation and the net obligation of the deposits made with a cancellation nature, is shown in the liabilities of the State of financial situation.

2.11 Recognition of income and expenses

Expenses. -

Expenses are recognized in the income statement when there is a decrease in future economic benefits, related to a decrease in assets or an increase in liabilities, which can be measured reliably.

Financial income (costs). -

They are recorded in profit or loss in the periods with which they are related and recognized when they accrue, regardless of when they are received or paid.

2.12 Income tax

The expense or income tax on earnings for the period corresponds to current and deferred tax, it is recognized in the income statement, and included in the determination of the profit or loss of the year, except if such tax is related to items recognized in other comprehensive income or directly in equity, in which case, income tax on current or deferred income is also recognized in other comprehensive income or directly in equity.

The current income tax is determined by applying the tax rate established in the current tax legislation on the taxable income for the year. Current income tax is recognized as an expense for the period.

Deferred income tax is recorded in its entirety applying the liability method over the temporary differences that arise between the tax regulations that affect the assets and liabilities and the carrying amount in the financial statements. However, the deferred income tax is not recorded if it arises from the initial recognition of an asset or liability in a transaction that does not affect the accounting or tax profit or loss. The deferred income tax is determined by applying the current tax rate at the date of the financial statements and is expected to be applicable when the deferred income tax assets are realized and / or the deferred income tax liabilities are settled.

Deferred income tax assets are recognized to the extent that it is probable that future taxable profits will be generated in the Company against which the temporary differences may be applied.

Deferred income tax assets and liabilities are offset when there is a legal right to offset current tax assets and liabilities and when deferred income tax assets and liabilities refer to income tax controlled by the tax authorities where there is an intention to offset the balances on a net basis.

2.13 Contingent liabilities and assets

Contingent liabilities are not recognized in the financial statements, but are disclosed in notes to the financial statements unless the possibility of an outflow of resources is remote.

Contingent assets are not recognized in the financial statements, but are disclosed in notes to the financial statements when the entry of economic benefits is probable.

Items previously treated as contingent liabilities or assets are recognized in the financial statements of the period in which the change in probability occurs; that is, when it is considered probable in the case of liabilities, or almost certain in the case of assets, that there will be an exit or entry of resources, respectively.

3. CASH

The Company maintains its current accounts in local financial entities in Peruvian Soles and in US Dollars, the funds are freely available and do not accrue interest.

The company keeps registered the amount of US \$ 8,000 in its bank accounts, which is equivalent to C\$9,186 for judicial deposit in Banco de la Nación in favor of the Company, for a trial carried out with the Quiulacocha Peasant Community.

4. OTHER ACCOUNTS RECEIVABLE

This item includes:

		2017	2016
		C\$	C\$
Tax credit for General Sales Tax	(a)	70,376	51,792
Other accounts receivable		161,615	3,243
Total		231,991	55,035

(a) In the opinion of the Management, the tax credit of the General Sales Tax will be fully compensated in the medium term.

5. INTANGIBLE ASSETS

This item includes:

	2017	2016
	C\$	C\$
Quiulacocha Project mining rights (a)	980,241	616,111
Other intangibles	641,435	18,817
Total	1,621,676	634,928

(a) Corresponds to the contract for the transfer of mining rights celebrated on April 22, 2004, with Mr. Víctor Freundt.

6. OTHER ACCOUNTS PAYABLE

This item includes:

		2017	2016
		C\$	C\$
Taxes payable		1,626	22
Employee benefits		-	1,403
Headquarters		102,176	111,657
Shareholders	(a)	1,266,846	326,897
Mining concession	(b)	230,142	377,246
Other accounts payable	(C)	658,118	116,174
Total		2,258,908	933,399

(a) Corresponds to the loans received from Manuel Rodríguez for the amount of C\$65,514, H&G Sezc for the amount of C\$150,395, Alpha Capital for the amount of C\$670,102, Asameka Capital for the amount of C\$107,542, Steven Zadka for the amount of C\$57,535, Gordaldo Limited for the amount of C\$172,606 and Torben Limited for the amount of C\$43,152.

- (b) Corresponds to the signing of the mining concession with Víctor Freundt.
- (c) They correspond mainly to the loan received from Genius Properties Ltd. for the amount of C\$596,376 and other minor accounts payable for the amount of C\$61,742.

7. CAPITAL

As of December 31, 2017, the capital of the Company is represented by 50,000,000 common shares subscribed and paid whose nominal value is S/0.01 per share. As of December 31, 2017, it has 59 shareholders.

The Company, as of December 31, 2017, has made minor adjustments for the amount of C\$66,272.

8. ADMINISTRATIVE EXPENSES

This item includes:

	2017	2016
	C\$	C\$
Payments to the staff	-	43,521
Services provided by third parties	268,578	-
Taxes	-	16
Various management loads	31,156	3,691
Total	299,734	47,228

9. TAX SITUATION

Income tax

The Income Tax rate for the year 2017 applicable to companies is 29.5%.

Additionally, the tax of 5% will be taxed by the company for any sum or delivery in kind that results in taxable income of the third category that represents an indirect disposition of income not susceptible of subsequent tax control, including amounts charged to expenses and undeclared income until December 31, 2017.

Tax on dividends

If the Company distributes all or part of its profits, it will apply an additional rate of 5% on the amount distributed; tax that is the responsibility of the shareholders, as long as they are natural persons or are legal entities not domiciled in the country.

Revision by the Tax Administration

The Tax Authority of the country has the power to audit and, if applicable, correct the tax on the corresponding earnings calculated by the Company during the four years after the year of the presentation of the sworn statement. The fiscal years 2013 to 2017 are pending inspection by the Tax Administration in Peru (SUNAT).

General Sales Tax (IGV)

The rate of the General Sales Tax (IGV) is 18%, which includes 2% for Municipal Promotion Tax.

Transfer prices

Transactions made by taxpayers that have related parties or those made from, to or through territories of low or no taxation whose income accrued in the taxable year exceeds two thousand three hundred (2,300) Tax Units (UIT) must present annually the informative affidavit Local Report, regarding the transactions that generate taxable income and / or deductible costs or expenses for the determination of the tax. Taxpayers who are part of a group whose income accrued in the taxable year exceeds twenty thousand (20,000) UIT must submit annually a sworn informative statement Master Report that contains the organizational structure, the description of the group and its financial and fiscal position. Taxpayers who are part of a multinational group must present annually, the information affidavit Country Report by Country that contains, information related to the global distribution of income, taxes paid and business activities of each of the entities belonging to the group multinational that develop their activity in a specific country or territory.

Tax loss

In accordance with the provisions of the Income Tax Law and its amendments, the entities established in Peru that establish carryforward tax losses have the option to choose between one of the following two methods:

The tax loss may be used up to four years from the year following its generation.

The tax loss may be offset by future taxable profits from year to year until its final extinction, applying such loss up to 50 percent of its taxable income.

The Company is currently applying the "A" method for the compensation of its losses. The tax loss to offset future taxable profits amounts to S / 648,663.

The Management of the Company believes that, as a consequence of the application of these standards, no material contingencies will arise for the Company as of December 31, 2017. In any case, any assessment by the tax authorities would be recognized in the year happen

10. CONTINGENT LIABILITIES AND ASSETS

In the opinion of the Management of the Company and the Legal Advisors, there are no significant lawsuits or claims pending to be resolved or other contingencies against the Company as of December 31, 2017.

11. INFORMATION ON THE REASONABLE VALUE OF FINANCIAL INSTRUMENTS

As of September 30, 2017, the Company maintains financial instruments measured at fair value. The other financial instruments are carried at amortized cost and their estimated fair value for disclosure in this note, as well as the level in the fair value hierarchy, is described below:

Level 1

The financial assets included in this category are those that are measured based on quotes obtained from an active market. A financial instrument is considered as quoted in an active market if prices are easily and regularly available from a centralized trading mechanism, agent, broker, industry group, price providers or regulatory entities and such prices come regularly from transactions in the market.

For financial assets and liabilities that are liquid or have short-term maturities (less than three months), the carrying amount is considered to be similar to its fair value. This assumption is also applicable for term deposits, savings accounts without a specific maturity and variable rate financial instruments.

Level 2

The financial instruments included in the Level 2 category are measured based on market factors. This category includes instruments measured using market prices of similar instruments, whether in active markets or not, and other valuation techniques (models) in which all significant data are directly or indirectly observable in the market.

The fair value of financial assets and liabilities that are at a fixed rate and at amortized cost is determined by comparing the market interest rates at the time of initial recognition with the current market rates related to similar financial instruments.

Level 3

As of December 31, 2017, the Company does not maintain financial instruments in this category. The financial assets included in Level 3 are measured using a valuation technique (internal model), based on assumptions that are not supported by prices of observable transactions in the current market for the same instrument, or based on available market data.

Based on the above-described criteria, the Management of the Company estimates that there are no significant differences between the carrying amount and the fair value of the Company's financial instruments as of December 31, 2017.

The following are the amounts of the financial assets and liabilities of the Statement of Financial Position, classified by categories:

		2017		
	Financial	Assets	Financial Liabilities	_
	Level 1	Level 2	Level 2	Total
	C\$	C\$	C\$	C\$
<u>Assets</u>				
Cash	35,320	-	-	35,320
Other accounts receivable	-	231,991	-	231,991
Total	35,320	231,991	-	267,311
Liabilities				
Trade accounts payable			52,218	52,218
Other accounts payable	-	-	2,258,907	2,258,907
Total	-	-	2,311,125	2,311,125

12. FINANCIAL RISK MANAGEMENT

The Company's activities expose it to a variety of financial risks: market risk, credit risk, liquidity risk and capital risk. The Company's risk management program focuses on the unpredictability of financial markets and seeks to minimize the potential adverse effects on its financial performance.

The Management, based on technical knowledge and experience, establishes policies to control market, credit, liquidity and capital risk.

(a) Market risk

(i) Interest rate risk

The Company's exposure to this risk is due to changes in interest rates on its financial assets and liabilities. The Company does not have significant assets or liabilities that accrue interest.

(ii) Exchange rate risk

Exchange rate risk is the risk that the fair value or future cash flows of a financial instrument may fluctuate as a result of changes in the exchange rates of a foreign currency.

The Management of the Company monitors and analyzes the actions to be taken in the face of fluctuations in the exchange rate of the Peruvian currency against the US Dollar so that it does not significantly affect the results of its operations.

(b) Credit risk

Credit risk is the risk that one of the parties to a financial instrument causes a financial loss to the other by breaching an obligation. The financial assets of the Company potentially exposed to credit risk concentrations due to its operating activities correspond mainly to deposits in banks and financial institutions.

With regard to bank accounts, the Company maintains bank accounts in several leading financial institutions of recognized prestige in the local market, so they do not represent credit risk.

(c) Liquidity risk

Liquidity risk is the risk that an entity will find it difficult to meet obligations associated with financial liabilities at maturity at a reasonable cost.

The Company's policy is to ensure that it will always have enough cash to allow it to meet its obligations when due.

The following is a breakdown of the Company's financial liabilities classified considering the time remaining from the date of the Statement of financial position until maturity:

	20	17	2016	
Maturity	Trade Accounts Payable	Other Accounts Payable	Trade Accounts Payable	Other Accounts Payable
	C\$	C\$	C\$	C\$
Less than 1 year	52,218	1,626	-	-
Older than 1 year	-	2,257,281	-	933,399
Total	27,173	2,258,907	-	933,399

The Management of the Company controls the liquidity risks associated with the amounts included in each of the categories detailed above, by periodically evaluating the financial viability of the clients and adequately managing the maturities of the assets and liabilities in such a way that matches the income streams and future payments; as well as solving their working capital with cash flows from their operating activities.

13. FACTS OCCURRED AFTER THE PERIOD IN WHICH IT IS BEING INFORMED

Between December 31, 2017 and the date if issuance of these financial statements, no subsequent events have occurred that could have a significant effect on the figures presented, nor on the economic and financial situation of the Company.

FINANCIAL STATEMENTS 31 December 2016

Content

4
5
6
7
23

C\$ = Canadian Dollar

US\$ = US Dollar



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INDEPENDENT AUDITORS REPORT

To the shareholders CERRO DE PASCO RESOURCES S.A.

Opinion

We have audited the accompanying financial statements of **CERRO DE PASCO RESOURCES S.A.** (in pre-operative stage), which comprise the statement of financial position as at 31 December 2016, the statement of comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended and the notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material aspects, the financial position of the Company as at 31 December 2016, its financial performance and cash flows for the year then ended, in accordance with the International Financial Reporting Standards (IFRS).

Basis for the opinion

We conducted our audit in accordance with International Standards on Auditing (ISA). Our responsibility under these standards are further described, in the "Auditor Responsibilities for the audit of the financial statements" section of our report. We are independent from the Company in accordance with the Code of Ethics for Professional Accountants (IESBA Code) in conjunction with the ethical requirements that are relevant to our audit of the financial statements in Peru, and we have fulfilled our other ethical responsibilities in accordance with these requirements and of the IESBA code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

The Key Audit Matters are those matters that, in our professional opinion, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole and in and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Going concern uncertainty. -

The Company has accumulated losses which amounted to C\$1,289,353 as at 31 December 2016 (C\$1,262,062 as at 31 December 2015), which exceed the capital in C\$233,004.

The Company, in accordance with the General Corporation Law, has one year to reverse this situation through capital contributions from the shareholders.

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Independent auditor's report (continued)

The Company's financial statements as at 31 December 2016 have been prepared assuming that this will continue under the fundamental assumption of going concern, and do not include the adjustments and reclassifications that might be necessary if it could not operate normally.

Responsibilities of the Management and those in charge of the governance for the financial statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with International Financial Reporting Standards made official by the Peruvian Accounting Standards Board (CNC per English words) and for such internal control as Management determines is necessary to enable the preparation of the financial statements that are free of material misstatement, due to fraud or error.

In preparing the financial statements, management is responsible for assessing the ability of the Company to continue as Going Concern, disclosing as applicable, matters related to Going Concern and using the Going Concern basis of accounting, unless the management intends to liquidate the Company or to cease operations, or has no other more realistic alternative but to do so.

Those in charge of the Company's governance are responsible for overseeing the Company's financial reporting process.

Responsibilities of the Auditor for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free of material misstatements whether due to fraud or error and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but it is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists.

Misstatements can arise from fraud or errors, and they are considered material if individually or in the aggregate, they can reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatements in the financial statements, due to fraud
 or error, design and perform risk-sensitive audit procedures and obtain sufficient and appropriate
 audit evidence to provide a basis for our opinion. The risk of not detecting inaccuracies resulting
 from fraud is greater than one resulting from error, since fraud can involve collusion, falsification,
 intentional omissions, misrepresentations or the annulment of internal control.
- Obtain an understanding of the internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of the accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management.

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Independent auditor's report (continued)

- Conclude on the appropriateness of management's use of the the Going Concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that can be put into significant doubt on the Company's ability to continue as a Going Concern business. If we conclude that a material uncertainty exists, we are required to draw attention in our audit report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of the auditor's report. However, future events or conditions may cause the Company to stop activities as Going Concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves reasonable presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, as well as the important audit findings, including any significant deficiencies in internal control that we identified during our audit.

We also provide those charged with governance with a statement that they have complied with the relevant ethical requirements regarding independence, and communicate to them all the relationships and other matters that may reasonably be thought to bear on our independence and, where applicable, related safeguards.

From the matters that were reported to the people in charge of the Company's governance, we determined which are the most important in the audit of the financial statements for this period and therefore they were included as Key Auditing Matters. These issues are described in the Audit Opinion, unless a law or regulation has prevented its disclosure in that regard or when, in extremely rare circumstances, we determine that a matter should not be communicated in our Opinion because the negative consequences would be greater than the benefits of public interest, whichwould be fairly expected of such communication.

Countersigned by:

Panez, Chacaliaza y Asociados Sociedad Civil de R.L.

Alberto Alcántara Bernaola (Partner) Peruvian Certified Public Accountant Registration Nº 3380

28 April, 2017 Lima, Perú

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3



STATEMENT OF FINANCIAL POSITION

At 31 December 2016

	Notes	2016	2015
		C\$	C\$
ASSETS			
CURRENT ASSETS			
Cash	3	10,431	10,287
Other accounts receivable	4	55,035	54,096
Total current assets		65,466	64,383
NON-CURRENT ASSETS			
Other intangible assets	5	634,928	637,672
Total non-current assets		634,928	637,672
TOTAL ASSETS		700,394	702,055
LIABILITIES AND EQUITY NON-CURRENT LIABILITIES			
	C	000 000	000 004
Other accounts payable	6	933,399	902,604
Total non-current liabilities		933,399	902,604
TOTAL LIABILITIES		933,399	902,604
	7	106 125	107.004
Capital	1	196,135	197,094
Capital premium		860,213	864,419
Retained earnings		(1,289,353)	(1,262,062)
TOTAL EQUITY		(233,005)	(200,549)
TOTAL LIABILITIES AND EQUITY		700,394	702,055

STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31 December 2016

	Notes	2016	2015
		C\$	C\$
OPERATING EXPENSES			
Administration expenses	8	(47,228)	(139,197)
Total operating expenses		(47,228)	(139,197)
OPERATING LOSS		(47,228)	(139,197)
OTHER INCOME (EXPENSES)			
Financial income (expenses), net		13,796	(99,482)
Total other income (expenses)		13,796	(99,482)
LOSS OF THE YEAR		(33,432)	(238,679

STATEMENT OF CHANGES IN EQUITY

For the year ended on 31 December 2016

			Capital	Retained	
	Notes	Capital	Premium	Earnings	Total
		C\$	C\$	C\$	C\$
At 1 January 2015		209,196	846,624	(1,082,203)	(26,383)
Comprehensive income:					
Loss for the year		-	-	(238,679)	(238,679)
Adjustments		(19,275)	(78,008)	58,820	(38,463)
Total comprehensive income of the					
year		(19,275)	(78,008)	(179,859)	(277,142)
Transactions with owners:					
Increase in capital		7,173	95,803	-	102,976
Total transactions with owners		7,173	95,803	-	102,976
Total of the year 2015		(12,102)	17,795	(179,859)	(174,166)
At 31 December 2015		197,094	864,419	(1,262,062)	(200,549)
Comprehensive income:					
Loss for the year		-	-	(33,432)	(33,432)
Adjustments		(959)	(4,206)	6,141	976
Total comprehensive income of the		× 1	• · · · /		
year		(959)	(4,206)	(27,291)	(32,456)
Total of the year 2016		(959)	(4,206)	(27,291)	(32,456)
At 31 December 2016		196,135	860,213	(1,289,353)	(233,005)

STATEMENT OF CASH FLOWS

For the year ended on 31 December 2016

	Notes	2016	2015
		C\$	C\$
CASH FLOWS FROM OPERATING ACTIVITIES			
Payment to providers of goods and services		(3,333)	(110,108)
Payment of taxes		1,203	(4,643)
Net cash from operating activities		(2,130)	(114,751)
CASH FLOWS FROM FINANCING ACTIVITIES		, ,	, <u> </u>
Loans		2,324	124,818
Net cash provided by financing activities		2,324	124,818
NET INCREASE OF CASH IN THE YEAR		194	10,067
CASH			
At 1 January		10,237	220
At 31 December	3	10,431	10,287

NOTES TO THE FINANCIAL STATEMENTS 31 December 2016

1. IDENTIFICATION AND ECONOMIC ACTIVITY

1.1 Identification

Cerro de Pasco Resources S.A. (hereinafter, the Company), was incorporated in Peru, in the city of Lima on 31 October 2003. Its legal domicile is located at Parque Meliton Porras 165 office 502, Miraflores, Lima, Peru.

The General Shareholders' Meeting of July 10, 2012 approved the change of company name and company type from Cory Gold Minning S.A.C to the current one of Cerro de Pasco Resources S.A.

1.2 Economic Activity

The main activity of the Company is to carry out activities related to mining. As of 31 December 2016, it is in pre-operative stage. Operational activities are estimated to start as projects reach the level of economic feasibility and have the environmental impact study approved by the competent authority. During the year only administrative work has been done in the concession.

The company has a tailings concession called El Metalurgista (Quiulacocha Project) located in the Simón Bolívar District, in the province of Cerro de Pasco, in the department of Pasco, Peru. This concession covers an area of 96 hectares.

1.3 Going Concern

The financial statements of the Company have been prepared under the Fundamental Assumption of Going Concern. However, the Company has accumulated losses that exceed the capital stock in recent years. The General Corporation Law grants a period of one year to reverse this situation through the contribution of shareholders. If this is not done, there is a risk that the Company will lose continuity unless it generates future profits that exceed this equity deficit.

1.4 Authorization to issue financial statements

The financial statements, as of 31 December 2016, have been authorized for issuance by the Management and will be presented for the approval of the Shareholders. In the opinion of the Management, the accompanying financial statements will be approved without amendment at the Annual Compulsory General Shareholders Meeting. The financial statements as of December 31, 2015 have been authorized for issuance by the Management, which is pending approval by the General Shareholders' Meeting.

2. MAIN ACCOUNTING POLICIES

The main accounting policies adopted by the Company in the preparation and presentation of its financial statements are indicated below:

2.1 Compliance statement

The Company's financial statements are prepared on an ongoing Business basis and in accordance with the International Financial Reporting Standards (hereinafter "IFRS"). The IFRS are those issued by the International Accounting Standard Board (hereinafter "IASB") and their corresponding Interpretations.

Application of new standards and amendments

For the preparation of these financial statements, the new standards or amendments detailed below are mandatory for the first time for the year beginning on January 1, 2016 (the list does not include information about the new or modified requirements that affect the intermediate financial report or first-time adopters of IFRS - for example, IFRS 14 Deferred Accounts for Regulated Activities (issued in January 2014) - given that they are not relevant to the Company.

Amendment to the IAS 1 Disclosure Initiative (issued in December 2014).The amendment, applicable for annual periods beginning on January 1, 2016, clarifies
the guidelines on materiality and data grouping, the presentation of subtotals, the
structure of the financial statements and the disclosure of accounting policies. The
amendment had no significant effect on the Company's financial statements.

 Amendments to IAS 16 and IAS 38 "Clarification of Acceptable Methods of Depreciation and Amortization" (issued in May 2014).-

The amendments, effective prospectively for annual periods beginning on January 1, 2016, add guidelines and clarify that (i) the use of the income-based method to calculate the depreciation of an asset is not appropriate because the income generated by an activity that includes the use of an asset generally reflects factors other than the consumption of the economic benefits incorporated in the asset, and (ii) it is generally presumed that the revenues are an inappropriate basis for measuring the consumption of the economic benefits incorporated in an intangible asset; however, this presumption may be rebutted in certain limited circumstances. The amendments had no effect on the Company's financial statements.

Amendments to IAS 16 and IAS 41 "Agriculture: Bearer Plants" (issued in June 2014)
 .-

The amendments, applicable to annual periods beginning on January 1, 2016, define the production plants - that is, live plants that are used only for the cultivation of agricultural products in various periods and usually discarded at the end of their productive lives - and it includes them within the scope of IAS 16 while the agricultural products of the producing plants remain within the scope of IAS 41. As the Company does not develop agricultural activity, this modification had no effect on the financial statements of the Company.

 Amendment to IAS 19 (Annual Improvements Cycle to IFRS 2012-2014, issued in September 2014).-

The amendment, applicable to annual periods beginning on January 1, 2016, clarifies that it is the currency in which the liabilities are denominated and not the country in which they originate what is important when determining the discount rate for postemployment benefit obligations. Therefore, the assessment of whether there is a deep market in high quality corporate bonds is based on corporate bonds in that currency (not corporate bonds in a particular country), and in the absence of a deep market for high quality corporate bonds in that currency, the government bonds in the corresponding currency must be used. This amendment had no effect on the Company's financial statements.

 Amendment to IAS 27 Equity Method in Separate Financial Statements (issued in August 2014).-

The amendment, applicable to annual periods beginning on January 1, 2016, reincorporates the option of the equity method allowing entities to use the equity method to account for investments in subsidiaries, joint ventures and associated in their separate financial statements. This amendment had no effect on the Company's financial statements.

Amendment to IFRS 5 (Cycle of improvements to IFRS 2012-2014, issued in September 2014).-

The amendment, applicable prospectively to the periods beginning on January 1, 2016, adds specific guidance when an entity reclassifies an asset (or group of assets for disposal) from held for sale to held for distribution to owners, or vice versa, and for the cases where the accounting of held for sale is discontinued. This amendment had no effect on the Company's financial statements.

 Amendment to IFRS 7 (Annual cycle of improvements to IFRS 2012-2014, issued in September 2014) .-

The amendment, applicable to annual periods beginning on January 1, 2016, provides guidelines to clarify whether a service contract is continually involved with a transferred asset. This amendment had no effect on the Company's financial statements.

- Amendments to IFRS 10, IFRS 12 and IAS 29 Investment Entities: Applying the Consolidation Exception (issued in December 2014) . The amendments, applicable to annual periods beginning on January 1, 2016, clarify the application of a consolidation exception for investment entities and their subsidiaries. The amendments had no effect on the Company's financial statements.
- Amendment to IFRS 11 Accounting for Acquisitions of Interests in Joint Operations (issued in May 2014).

The amendment, applicable prospectively for periods beginning on January 1, 2016, requires that an acquirer of a participation in a joint operation in which the activity constitutes a business (as defined in IFRS 3) applies all accounting principles and disclosures for combinations according to IFRS 3 and other IFRS, except for those principles that conflict with the guidelines of IFRS 11. The amendment applies both to the initial acquisition of a participation in a joint operation, and to the acquisition of an additional interest in a joint operation (in the latter case, previously held shares are not remeasured). This amendment had no effect on the Company's financial statements

New standards and amendments issued but not yet effective

The Company has not yet applied the following new standards or amendments that have been issued by the IASB but are not yet effective for the year beginning on January 1, 2016 (the list does not include information about new requirements or amendments that affect the interim financial presentation or first-time adopters of IFRS since they are not relevant to the Company).

The Management anticipates that the new standards and amendments will be adopted in the financial statements of the Company when they are effective. The Company has evaluated, to the extent possible, the potential effect of all these new standards or amendments that will be effective in future periods.

• Amendments to IAS 7 Disclosure Initiative (issued in January 2016) .-

The amendments, applicable to annual periods beginning on January 1, 2017, require entities to provide information that allows users of financial statements to evaluate changes in liabilities derived from their financial activities. The amendments are not expected to have a material effect on the Company's financial statements.

- Amendments to IAS 12 Recognition of Deferred Tax Assets for Unrealized Losses.-.
 The amendments, applicable to annual periods beginning on January 1, 2017, clarify
 that the accounting for deferred income tax assets related to unrealized losses on
 instruments measured at Fair Value, to address diversity in practice. The amendments
 are not expected to have a material effect on the Company's financial statements.
- Amendments to IFRS 2 Classification and Measurement of Share-based Payment Transactions (issued in June 2016).

The amendments, applicable to annual periods beginning on January 1, 2018, clarify the effects of the irrevocability conditions of the payments based on shares (PBA) settled in cash, the accounting of the transactions of a PBA with a net settlement characteristic of obligations for withholding taxes and the effect of an amendment of the terms and conditions of a PBA that changes the classification of the transaction from cash settlement to settled with equity instruments. The amendments are not expected to have a material effect on the Company's financial statements.

• Amendments to IFRS 4 Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts (issued in September 2016).

The amendments grant all entities that issue insurance contracts the option to recognize, in other comprehensive income, the volatility that could arise when applying IFRS 9 before implementing the replacement of IFRS 4 Insurance Contracts, which the IASB Board is working on draft, instead of the result of the period. In addition, entities whose activities are predominantly related to insurance have an optional temporary exemption from applying IFRS 9 (until 2021), thus continuing the application of IAS 39. Since the Company has not issued insurance contracts, the amendments are not expected to affect their financial statements.

IFRS 9 Financial Instruments (issued in July 2014).-This amendment will replace the IAS 39 (and all previous versions of IFRS 9) in effect for periods beginning on January 1, 2018. It contains requirements for the classification and measurement of financial assets and liabilities, impairment, hedge accounting and derecognition.

- IFRS 9 requires that all financial assets be subsequently measured at amortized cost or fair value (in the result of the period or in other comprehensive income), depending on their classification by reference to the business model to which they belong and the contractual characteristics of their Cash Flow.
- For financial liabilities, the most significant effects of IFRS 9 relate to the cases where the fair value option is taken: the amount of change in the fair value of a financial liability designated at fair value through the result of the period which is attributable to changes in credit risk if that liability was recognized in other comprehensive income (instead of the result of the period), unless this generates an accounting inconsistency.
- For the impairment of financial assets, IFRS 9 introduces a "predicted credit loss" model based on the concept of anticipating expected losses at the beginning of the contract; it will no longer be necessary for there to be objective evidence of impairment before that credit loss is recognized.
- For the accounting of hedges, IFRS 9 introduces a substantial revision that allows a better reflection in the financial statements of how the risk management activities are carried out to cover financial and non-financial risks.
- The provisions for derecognition of accounts remain almost unchanged with respect to IAS 39.

The Management of the Company anticipates that IFRS 9 will be adopted in its financial statements when it is mandatory and that the application of this new standard could have a significant effect on the amounts presented with respect to financial assets and liabilities. However, it is not possible to provide a reasonable estimate of that effect until a detailed review has been completed.

- Amendments to IFRS 10 and IAS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (issued in September 2014). The amendments deal with a current conflict between the two standards and clarify that the gain or loss must be fully recognized when the transaction involves a business, and partially if it involves assets that do not constitute a business. The effective date of the amendments, initially set for annual periods beginning on or after January 1, 2016, has now been postponed indefinitely but its early application is still allowed. The amendments are not expected to have a material effect on the Company's financial statements.
- IFRS 15 Revenue from Contracts with Customers (issued in May 2014 and modified for clarifications in April 2016).-

The new standard, effective for annual periods beginning on January 1, 2018, replaces IAS 11, IAS 18 and its interpretations. It establishes a single and comprehensive framework for income recognition which will be applied consistently in transactions, economic activities and capital markets, with a basic principle (based on a five-step model to be applied in all contracts with clients), Improved disclosures and new or improved guidelines (for example, when revenue is recognized, accounting for variable consideration, compliance costs and obtaining a contract, etc.). The Directors of the Company anticipate that IFRS 15 will be adopted in the financial statements of the Company when it is mandatory and that the application of the new standard could have a significant effect on the amounts presented with respect to the income of the Company. However, it is not possible to provide a reasonable estimate of that effect until a detailed review has been completed.

- IFRS 16 Leases (issued in January 2016) .-
 - (i) The new standard, in effect for annual periods beginning on January 1, 2019, replaces IAS 17 and its interpretations. The biggest change introduced is that almost all leases will be incorporated into the financial statements of lessees under a single model (except for leases of less than 12 months and leases of low-value assets), eliminating the distinction between operating leases and financial leases. The lessor's accounting, however, remains largely unchanged and the distinction between operating and financial leases is retained.

The Management of the Company anticipates that IFRS 16 will be adopted in the financial statements of the Company when it is mandatory and that the application of the new standard will have a significant effect on the amounts presented in the Company's leases. However, it is not feasible to provide a reasonable estimate of that effect until a detailed review has been completed.

2.2 Transactions in foreign currency

Functional currency and Presentation currency

The functional currency for the preparation of the financial statements is the Peruvian Sol. Functional currency is understood as that currency of the main economic environment of the Company.

The currency for the presentation of the financial statements is the Canadian Dollar.

Transactions and balances

The Company has prepared its financial statements in Canadian Dollars based on its accounting records, carried in Peruvian Soles. These financial statements have been converted to Canadian Dollars, following the methodology indicated below:

As of December 31, 2016, the balances of monetary assets and liabilities have been converted to Canadian Dollars using the exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/. 2,672, respectively, (S/. 2,659 as of December 31, 2015) for C \$ 1.00.

Non-monetary assets and liabilities and equity accounts have been converted to Canadian dollars using the sale exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/. 2,672, respectively, (S/. 2,659 at December 31, 2015) for C \$ 1.00.

The items in the statement of comprehensive income have been converted to Canadian dollars using the sale exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/. 2,672, respectively, (S/. 2,659 as of December 31, 2015) for C \$ 1.00.

2.3 Financial assets and liabilities

The financial assets and liabilities presented in the statement of financial position correspond to the items cash, accounts receivable and financial obligations.

At the initial moment of recognition, financial assets are measured at fair value, plus costs directly related to the transaction. The Company determines the classification of financial assets upon initial recognition and, when permitted and appropriate, evaluates this designation at the end of each year.

Financial liabilities are recorded in full at amortized cost and are recognized when the Company is part of the instrument's contractual agreements.

Financial instruments (assets and liabilities) are offset when you have the legal right to compensate them and the Management intends to pay them on a net basis or to make the asset and pay the liability simultaneously.

A financial asset is written off when: (i) the rights to receive cash flows from the asset have expired, (ii) the Company retains the rights to receive the cash flows from the asset, but has assumed an obligation to pay them without a significant delay under a transfer agreement or (iii) the Company has transferred its rights to receive the cash flows from the asset and (a) it has transferred substantially all the risks and benefits of the asset or (b) the Company has not transferred or retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

A liability is written off when the obligation related to the liability is paid or expires.

The Company evaluates on each date of the Statement of Financial Position whether there is objective evidence that a financial asset or a group of them is impaired. A financial asset or a group of financial assets deteriorate and generate losses only if there is objective evidence of impairment as a result of one or more events subsequent to the initial recognition of the asset and when said loss event has an impact on the projected cash flows estimated of the financial asset or a group of financial assets that can be estimated reliably.

2.4 Cash

It includes the cash of the Company in its possession and that deposited in commercial banks.

2.5 Trade accounts receivable

Trade accounts receivable are recorded at their nominal value and are presented net of any estimate of impairment. The Management of the Company evaluates the accuracy of the impairment based on the specific identification of the uncollectible accounts receivable and loads the impairment to the expenses of the period in which it is required.

The estimation of doubtful accounts arises when the collection has been carried out, there is a level of certainty that the collection efforts will not be successful and, as a result of this, it will be necessary to initiate legal actions.

This estimate is based on the probability of collection of each debtor considering the age of the debt, the Management's judgment and the customer's credit record.

The subsequent recovery of previously adjusted amounts is used against the accounts of impairment estimates. Changes in the carrying amount of the allowance account for doubtful accounts are recognized in the Statement of Comprehensive Income.

2.6 Inventories

Inventories are measured at the weighted average cost or at their net realizable value, the lowest. The net realizable value is the sale price in the normal course of business, minus the costs to put inventories on sale condition and marketing and distribution expenses.

2.7 Other intangible assets

Intangible assets are initially recorded at acquisition cost. An intangible asset is recognized as an asset if it is probable that the future attributable economic benefits that it generates will flow to the Company and its cost can be measured reliably and correspond mainly to the acquired concession and the mining exploration expenses, will be amortized over the execution period of the reserve.

2.8 Impairment of long-term assets

The Company will periodically review the carrying amounts of its assets, including intangible assets with an indefinite life, to determine whether there are indications that said assets have suffered an impairment loss. If there is any indication, the recoverable amount of the asset is evaluated in order to determine the extent of the impairment loss. When it is not possible to estimate the recoverable amount of an individual asset, the Company will estimate the recoverable amount of the cash generating Unit to which the asset belongs. When a consistent and reasonable distribution base is identified, the common assets are also distributed to the cash generating units or, failing that, to the smallest group of cash generating units for which a consistent and reasonable distribution base is identified.

The recoverable amount is the higher value between the fair value minus the cost of selling it and the value in use. The value in use is the present value of future estimated cash flows that are expected to be obtained from an asset or cash generating unit.

If it is estimated that the recoverable amount of an asset is lower than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is immediately recognized as an expense, unless the corresponding asset has been revalued, in which case such losses are recognized first as a reduction of the revaluation surplus.

An impairment loss can be subsequently reversed and recorded as income in the period of recovery, up to the amount in which the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset in previous years. This does not apply to the Goodwill.

2.9 Classification of assets and liabilities as current and non-current

Assets (excluding income tax assets) with planned realization or for sale or consumption purposes within twelve months from the date of the Statement of financial position are classified as current assets. Liabilities (excluding income tax liabilities) with estimated settlement within twelve months from the date of the Statement of financial position are classified as current. All other assets and liabilities (including deferred income tax) are classified as "non-current".

2.10 Provisions

Provisions are recognized when the Company has a present obligation (legal or implicit) as a result of a past event, it is probable that an outflow of resources incorporating economic benefits will be required to cancel the obligation and the amount of the obligation can be estimated.

The amount recognized as a provision is the best estimate of the amount required to settle the present obligation at the end of the presentation period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the estimated cash flows to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is significant).

When it is expected to recover from a third party, some of the economic benefits required to settle a provision, an account receivable is recognized as an asset when it is virtually certain that the refund will be received and the amount of the account receivable can be measured in a reliable manner.

The present obligations arising from onerous contracts are recognized and measured as provisions. It is considered that there is an onerous contract when the Company has a contract under which the unavoidable costs of complying with the obligations derived from the contract exceed the economic benefits that are expected to be received from it.

2.11 Employee benefits

Annual vacation leave

The annual leave of the staff is provisioned against the results of the year as they are accruing. The estimated obligation for the annual leave of the staff is presented in the liabilities of the State of financial situation.

Severance payment

The provision for the obligation to pay for severance payment of the staff is constituted by the full indemnification rights in accordance with the effective legislation and the net obligation of the deposits made with a cancellation nature, is shown in the liabilities of the State of financial situation.

2.12 Recognition of income and expenses

Expenses.-

Expenses are recognized in the income statement when there is a decrease in future economic benefits, related to a decrease in assets or an increase in liabilities, which can be measured reliably.

Financial income (costs).-

They are recorded in profit or loss in the periods with which they are related and recognized when they accrue, regardless of when they are received or paid.

2.13 Income tax

The expense or income tax on earnings for the period corresponds to current and deferred tax, it is recognized in the income statement, and included in the determination of the gain or loss of the year, except if such tax is related to items recognized in other comprehensive income or directly in equity, in which case, income tax on current or deferred income is also recognized in other comprehensive income or directly in equity.

The current income tax is determined by applying the tax rate established in the current tax legislation on the taxable income for the year. Current income tax is recognized as an expense for the period.

Deferred income tax is recorded in its entirety applying the liability method over the temporary differences that arise between the tax regulations that affect the assets and liabilities and the carrying amount in the financial statements. However, the deferred income tax is not recorded if it arises from the initial recognition of an asset or liability in a transaction that does not affect the accounting or tax profit or loss. The deferred income tax is determined by applying the current tax rate at the date of the financial statements and is expected to be applicable when the deferred income tax assets are realized and / or the deferred income tax liabilities are settled.

Deferred income tax assets are recognized to the extent that it is probable that future taxable profits will be generated in the Company against which the temporary differences may be applied.

Deferred income tax assets and liabilities are offset when there is a legal right to offset current tax assets and liabilities and when deferred income tax assets and liabilities refer to income tax controlled by the tax authorities where there is an intention to offset the balances on a net basis.

2.14 Contingent liabilities and assets

Contingent liabilities are not recognized in the financial statements, but are disclosed in notes to the financial statements unless the possibility of an outflow of resources is remote.

Contingent assets are not recognized in the financial statements, but are disclosed in notes to the financial statements when the entry of economic benefits is probable.

Items previously treated as contingent liabilities or assets are recognized in the financial statements of the period in which the change in probability occurs; that is, when it is considered probable in the case of liabilities, or almost certain in the case of assets, that there will be an exit or entry of resources, respectively.

3. CASH

The Company maintains its current accounts in local financial entities in Peruvian Soles and in US Dollars, the funds are freely available and do not accrue interest.

The company keeps registered the amount of US \$ 8,000 in its bank accounts, which is equivalent to C\$10,036 for judicial deposit in Banco de la Nación in favor of the Company, for a trial carried out with the Quiulacocha Peasant Community.

4. OTHER ACCOUNTS RECEIVABLE

This item includes:

		2016	2015
		C\$	C\$
Tax credit for General Sales Tax	(a)	51,792	51,459
Other accounts receivable		3,243	2,636
Total		55,035	54,095

(a) In the opinion of the Management, the tax credit of the General Sales Tax will be fully compensated in the medium term.

5. OTHER INTANGIBLE ASSETS

This item includes:

	2016	2015
	C\$	C\$
Quiulacocha Project mining rights (a)	616,111	623,377
Other intangibles	18,817	14,295
Total	634,928	637,672

(a) Corresponds to the contract for the transfer of mining rights celebrated on April 22, 2004, with Mr. Víctor Freundt.

6. OTHER ACCOUNTS PAYABLE

This item includes:

		2016	2015
		C\$	C\$
Taxes payable		22	-
Employee benefits		1,403	1,409
Headquarters	(a)	111,657	113,973
Shareholders	(b)	11,089	11,319
Mining concession	(c)	377,246	535,632
Other accounts payable	(d)	431,982	240,270
Total		933,399	902,603

(a) Corresponds to the Cerro Verde Resources Ltd. loan, for US \$ 88,794, for 2016 and 2015

- (b) Corresponds to the loan for US \$ 8,818 obtained from Redwood Int. Service, Kevin J Ernst, Gordaldo Ltda. and Steven Zadka for the year 2016 and 2015
- (c) Corresponds to the signing of the mining concession with Víctor Freundt pending payment of US \$ 300,000. (as of December 31, 2015 US \$ 417,300)
- (d) They correspond mainly to the loan received from Alpha Capital for an amount of C \$ 140,863 equivalent to US \$ 112,000; accounting services payable to Legalia S.A. for C \$ 110,125 equivalent to US \$ 87,576 and H & G SEZC for an amount of C \$ 164,351 equivalent to US \$ 130,698 and others for C \$ 2,331.

7. CAPITAL

As of December 31, 2016, the capital of the Company is represented by 50,500,000 common shares subscribed and paid whose nominal value is S / 0.01 per share. As of December 31, 2016, it has 66 shareholders.

The structure of the shareholding is as follows:

Percentage of individual participation in the capital	Number of shareholders	Total percentage of participation
From 0.01 to 10.00	64	55.59
From 10.01 to 20.00	2	44.41
	66	100.00

In the General Shareholders' Meeting held on February 27, 2015, the capitalization of credits for a value of C \$ 204,268 was agreed, of which C \$ 7,173 correspond to the nominal value of shares to be issued and C \$ 7,173 to the capital premium. The capital increase agreement is pending its registration in public records.

8. ADMINISTRATIVE EXPENSES

This item includes:

	2016	2015
	C\$	C\$
Services provided by third parties	43,521	72,094
Taxes	16	15
Various management loads	3,691	67,088
Total	47,228	139,197

9. TAX SITUATION

The Income Tax rate for the year 2016 applicable to the Companies is 28%. As of 2017, the rate will be 29.5%.

If the Company distributes all or part of its profits, it will apply an additional rate of 6.8% on the amount distributed; tax that is the responsibility of the shareholders, as long as they are natural persons or are legal entities not residing in the country. As of January 1, 2017, the rate will be 5%.

Additionally, the rate of 4.1% will be levied by the Company for any sum or delivery in kind that results in taxable income of the third category which represents an indirect rental provision not susceptible to subsequent tax control, including amounts charged to expenses and undeclared income. As of 2017, the tax rate will be 5%.

The sworn statements of the Income Tax 2012 to 2016, are pending review by the National Superintendency of Customs and Tax Administration (SUNAT). In case of receiving tax assessments, the higher taxes, surcharges, readjustments, penalties and default interest that may arise, as applicable, would be applied against the results of the years in which the final settlements take place.

The rate of the Value Added Tax (IGV) is 18%, which includes 2% for Municipal Promotion Tax.

For the determination of Income Tax and Value Added Tax in transactions between affiliates and with Companies resident in countries or territories with low or no taxation, transfer pricing rules must be applied. These standards require the documentation, information and the Transfer Pricing Study. Likewise, the Affidavit and the Transfer Pricing Study must be submitted in accordance with the standards in force.

In accordance with the provisions of the Income Tax Law and its amendments, the entities established in Peru that establish carryforward tax losses, have the option to choose between one of the following methods:

- A. The tax loss may be used up to four years from the year following its generation.
- B. The tax loss may be offset by future taxable profits from year to year until its final extinction, applying such loss up to 50% of its taxable income.

The Company has chosen the "A" method for the compensation of its loss. The accumulated tax loss to offset future taxable profits amounts to C\$865,522.

The Company Management believes that, as a result of the application of these standards, no significant contingencies will arise for the Company as of December 31, 2016. In any case, any assessment by the tax authorities would be recognized in the year it occurs.

Additional information: Calculation for determining the 2016 Income Tax

Accounting Loss Additions	(33,432) 41,138
Deductions	-
Tax utility	7,706
Net losses from previous years	(865,522)
Balance of uncompensated losses	(857,816)

10. CONTINGENCIES

In the opinion of the Management of the Company and the Legal Advisors, there are no significant lawsuits or claims pending to be resolved or other contingencies against the Company as of December 31, 2016.

11. INFORMATION ON THE FAIR VALUE OF FINANCIAL INSTRUMENTS

At 31 December 2016 and 2015, the Company maintains financial instruments measured at fair value. The other financial instruments are carried at amortized cost and their estimated fair value for disclosure in this note, as well as the level in the fair value hierarchy, is described below:

Level 1

The financial assets included in this category are those that are measured based on quotes obtained from an active market. A financial instrument is considered as quoted in an active market if prices are easily and regularly available from a centralized trading mechanism, agent, broker, industry group, price providers or regulatory entities and such prices come regularly from transactions in the market.

For financial assets and liabilities that are liquid or have short-term maturities (less than three months), the carrying amount is considered to be similar to its fair value. This assumption is also applicable for term deposits, savings accounts without a specific maturity and variable rate financial instruments.

Level 2

The financial instruments included in the Level 2 category are measured based on market factors. This category includes instruments measured using market prices of similar instruments, whether in active markets or not, and other valuation techniques (models) in which all significant data are directly or indirectly observable in the market.

The fair value of financial assets and liabilities that are at a fixed rate and at amortized cost is determined by comparing the market interest rates at the time of initial recognition with the current market rates related to similar financial instruments.

Level 3

As of December 31, 2016 and 2015, the Company does not maintain financial instruments in this category. The financial assets included in Level 3 are measured using a valuation technique (internal model), based on assumptions that are not supported by prices of observable transactions in the current market for the same instrument, or based on available market data.

Based on the above-described criteria, the Management of the Company estimates that there are no significant differences between the carrying amount and the fair value of the Company's financial instruments as of December 31, 2016 and 2015.

The following are the amounts of the financial assets and liabilities of the Statement of Financial Position, classified by categories:

	2016				
-	Financial	Assets	Financial Liabilities		
	Level 1	Level 2	Level 2	Total	
	C\$	C\$	C\$	C\$	
Assets					
Cash	10,431	-	-	10,431	
Other accounts receivable	-	55,035	-	55,035	
Total	10,431	55,035	-	65,466	
Liabilities					
Other accounts payable	-	-	933,399	933,399	
Total	-		933,399	933,399	

12. FINANCIAL RISK MANAGEMENT

The Company's activities expose it to a variety of financial risks: market risk, credit risk, liquidity risk and capital risk. The Company's risk management program focuses on the unpredictability of financial markets and seeks to minimize the potential adverse effects on its financial performance.

The Management, based on technical knowledge and experience, establishes policies to control market, credit, liquidity and capital risk.

(a) Market risk

(i) Interest rate risk

The Company's exposure to this risk is due to changes in interest rates on its financial assets and liabilities. The Company does not have significant assets or liabilities that accrue interest.

(ii) Exchange rate risk

Exchange rate risk is the risk that the fair value or future cash flows of a financial instrument may fluctuate as a result of changes in the exchange rates of a foreign currency.

The Management of the Company monitors and analyzes the actions to be taken in the face of fluctuations in the exchange rate of the Peruvian currency against the US Dollar so that it does not significantly affect the results of its operations.

(b) Credit risk

Credit risk is the risk that one of the parties to a financial instrument causes a financial loss to the other by breaching an obligation. The financial assets of the Company potentially exposed to credit risk concentrations due to its operating activities correspond mainly to deposits in banks and financial institutions.

With regard to bank accounts, the Company maintains bank accounts in several leading financial institutions of recognized prestige in the local market, so they do not represent credit risk.

(c) Liquidity risk

Liquidity risk is the risk that an entity will find it difficult to meet obligations associated with financial liabilities at maturity at a reasonable cost.

The Company's policy is to ensure that it will always have enough cash to allow it to meet its obligations when due.

The following is a breakdown of the Company's financial liabilities classified considering the time remaining from the date of the Statement of financial position until maturity:

	2016		2015	
Maturity	Trade Accounts Payable	Other Accounts Payable	Trade Accounts Payable	Other Accounts Payable
	C\$	C\$	C\$	C\$
Less than 1 year	-	-	-	-
Older than 1 year	-	933,399	-	902,603
Total	-	933,399	-	902,603

The Management of the Company controls the liquidity risks associated with the amounts included in each of the categories detailed above, by periodically evaluating the financial viability of the clients and adequately managing the maturities of the assets and liabilities in such a way that matches the income streams and future payments; as well as solving their working capital with cash flows from their operating activities.

13. FACTS OCCURRED AFTER THE REPORTING PERIOD

Between December 31, 2016 and the date of issuance of these financial statements, no subsequent events have occurred that could have a significant effect on the figures presented, nor on the economic and financial situation of the Company.

FINANCIAL STATEMENTS 31 December 2015

Content

Independent auditor's report	1-3
Financial Statements:	
Statement of financial position	4
Statement of comprehensive income	5
Statement of changes in equity	6
Statement of cash flows	7
Notes to the financial statements	8-24

C\$ = Canadian Dollar US\$ = US Dollar



RSM Panez, Chacaliaza & Asociados Av. De La Floresta 497, 2do. Piso Urb. Chacarilla del Estanque San Borja, Lima-Perú T: 51(1) 3726262 www.rsm.pe

INDEPENDENT AUDITOR'S REPORT

To the shareholders of CERRO DE PASCO RESOURCES S.A.

Opinion

We have audited the accompanying financial statements of **CERRO DE PASCO RESOURCES S.A.** (in pre-operative stage), which comprise the statement of financial position as at 31 December 2015, and the statement of comprehensive income, statement of changes in equity and the Statement of cash flows for the year then ended, and the notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material aspects, the financial position of the Company as at 31 December 2015, its financial performance and cash flows for the year then ended in accordance with the International Financial Reporting Standards (IFRS).

Basis for the Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibility under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Company in accordance with the Code of Ethics for Professional Accountants (IESBA Code) in conjunction with the ethical requirements that are relevant to our audit of the financial statements in Peru, and we have fulfilled our other ethical responsibilities in accordance with these requirements and of the IESBA code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Going concern uncertainty. -

The Company has accumulated losses which amounted to C\$1,262,062 as at 31 December 2015 (C\$1,082,203 as at 31 December 2014) which exceed the capital in C\$200,549.

The Company, in accordance with the General Corporation Law, has one year to reverse this situation through capital contributions from the shareholders.

The financial statements of the Company as at 31 December 2015 have been prepared assuming that this will continue under the fundamental assumption of going concern, and do not include the adjustments and reclassifications that might be necessary if it could not operate normally.

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Independent auditor's report (continued)

Responsibilities of the Management and those in charge of the governance for the financial statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with International Financial Reporting Standards made official by the Peruvian Accounting Standards Board (CNC per English words) and for such internal control as Management determines is necessary to enable the preparation of the financial statements that are free of from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as Going Concern, disclosing, as applicable, matters related to Going Concern and using the Going Concern basis of accounting unless management either intends to liquidate the Branch or to cease operations, or has no realistic alternative but to do so.

Those in charge of the Company's governance are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements taken as a whole are free from material misstatement whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but it is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatements in the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain sufficient and appropriate audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting misstatement resulting from fraud is greater than one resulting from error, as fraud can involve collusion, falsification, intentional omissions, misrepresentations or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Management.

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Opinion from the independent auditors (continuation)

- Conclude on the appropriateness of management's use of the Going Concern basis of accounting
 and, based on the audit evidence obtained, whether a material uncertainty exists related to events
 or conditions that may cast significant doubt on the Company's ability to continue as a Going
 Concern. If we conclude that a material uncertainty exists, we are required to draw attention in
 our auditor's report to the related disclosures in the financial statements or, if such disclosures
 are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained
 up to the date of our auditor's report. However, future events or conditions may cause the Branch
 to cease to continue as a Going Concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves reasonable presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, as well as the important audit findings, including any significant deficiencies in internal control that we identified during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate to them all the relationships and other matters that may reasonably be thought to bear on our Independence, and where applicable, related safeguards.

From the matters that were communicated to the people in charge of the Company's governance, we determined which are the most important in the audit of financial statements for this period and therefore they were included as Key Audit Matters. These issues are described in the Audit Opinion, unless a law or regulation has prevented its disclosure in that regard or when, in extremely rare circumstances, we determine that a matter should not be communicated in our Opinion because the negative consequences would be greater that the benefit of public interest, which would be fairly expected of such communication.

Other matters

The financial statements as at 31 December 2014 were not examined by independent auditors and they are only presented for comparative purposes.

Countersigned by:

Panez, Chacaliaza y Asociados Sociedad Civil de R.L.

Alberto Alcántara Bernaola (Partner) Peruvian Certified Public Accountant Registration Nº 3380

April 25, 2017 Lima, Peru

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STATEMENT OF FINANCIAL POSITION

At 31 December 2015

	Notes	2015	2014
		C\$	C\$
ASSETS			
CURRENT ASSETS			
Cash	3	10,287	242
Other accounts receivable	4	54,096	256,027
Inventories		-	3,970
Total current assets		64,383	260,239
NON-CURRENT ASSETS			
Property, plant and equipment		-	976
Other intangible assets	5	637,672	768,947
Total non-current assets		637,672	769,923
TOTAL ASSETS		702,055	1,030,162
LIABILITIES AND EQUITY CURRENT LIABILITIES Bank overdraft		-	176,066
Trade accounts payable		-	23,755
Total current liabilities		-	199,821
NON-CURRENT LIABILITIES			
Other accounts payable	6	902,604	856,724
Total non-current liabilities		902,604	856,724
TOTAL LIABILITIES		902,604	1,056,545
EQUITY			
Capital	7	197,094	209,196
Capital premium		864,419	846,624
Accumulated results		(1,262,062)	(1,082,203)
TOTAL EQUITY		(200,549)	(26,383)
TOTAL LIABILITIES AND EQUITY		702,055	1,030,162

STATEMENT OF COMPREHENSIVE INCOME

For the year ended on December 31, 2015

	Notes	2015	2014
		C\$	C\$
OPERATING EXPENSES			
Administration expenses	8	(139,197)	(57,743)
Total operating costs		(139,197)	(57,743)
OPERATING LOSS		(139,197)	(57,743)
OTHER INCOME (EXPENSES)			
Financial expenses		(99,482)	(52,161)
Total other income (expenses)		(99,482)	(52,161)
LOSS OF THE YEAR		(238,679)	(109,904)

STATEMENT OF CHANGES IN EQUITY

For the year ended 31 December 2015

		Capital	Retained	
Notes	Capital	Premium	Earnings	Total
	C\$	C\$	C\$	C\$
At 1 January 2014	209,196	846,624	(947,333)	108,487
Comprehensive income:				
Loss for the year	-	-	(109,904)	(109,904)
Adjustments	-	-	(24,966)	(24,966)
Total comprehensive income of the			· · ·	· · ·
year	-	-	(134,870)	(134,870)
At 31 December 2014	209,196	846,624	(1,082,203)	(26,383)
Comprehensive income:				
Loss for the year	_	-	(238,679)	(238,679)
Adjustments	(19,275)	(78,008)	58,820	(38,463)
Total comprehensive income of the			,	
year	(19,275)	(78,008)	(179,859)	(277,142)
Transactions with owners:				
Increase in capital	7,173	95,803	-	102,976
Total transactions with owners	7,173	95,803	-	102,976
Total of the year 2015	(12,102)	17,795	(179,859)	(174,166)
At 31 December 2015	197,094	864,419	(1,262,062)	(200,549)

STATEMENT OF CASH FLOWS

For the year ended December 31, 2015

	Notes	2015	2014
		C\$	C\$
CASH FLOWS FROM OPERATING ACTIVITIES			
Payment to providers of goods and services		(110,108)	(192,985)
Payment of taxes		(4,643)	(1,830)
Net cash used in operating activities		(114,751)	(194,815)
CASH FLOWS FROM FINANCING ACTIVITIES			
Loans		124,818	180,884
Net cash provided by financing activities		124,818	180,884
NET INCREASE OF CASH IN THE YEAR		10,067	(13,931)
CASH			
At 1 January		220	14,173
At 31 December	3	10,287	242

NOTES TO THE FINANCIAL STATEMENTS 31 December 2015

1. IDENTIFICATION AND ECONOMIC ACTIVITY

1.1 Identification

Cerro de Pasco Resources S.A. (hereinafter, the Company), was incorporated in Peru, in the city of Lima on 31 October 2003. Its legal domicile is located at Parque Meliton Porras 165 office 502, Miraflores, Lima, Peru.

The General Shareholders' Meeting dated 10 July 2012 approved the change of company name and company type from Cory Gold Minning S.A.C to the current one of Cerro de Pasco Resources S.A.

1.2 Economic Activity

The main activity of the Company is to carry out activities related to mining. As of 31 December 2015, it is in pre-operative stage. Operational activities are estimated to start as projects reach the level of economic feasibility and have the environmental impact study approved by the competent authority. During the year only administrative work has been done in the concession.

The company has a tailings concession called El Metalurgista (Quiulacocha Project) located in the Simón Bolívar District, in the province of Cerro de Pasco, in the department of Pasco, Peru. This concession covers an area of 96 hectares.

1.3 Going concern

The financial statements of the Company have been prepared under the Fundamental Assumption of Going Concern. However, the Company has accumulated losses that exceed the capital stock in recent years. The General Corporation Law grants a period of one year to reverse this situation through the contribution of shareholders. If this is not done, there is a risk that the Company will lose continuity unless it generates future profits that exceed this equity deficit.

1.4 Authorization to issue financial statements

The financial statements, as at 31 December 2015 have been authorized for issuance by the Management and will be presented for the approval of the Shareholders. In the opinion of the Management, the accompanying financial statements will be approved without amendment at the Annual Compulsory General Shareholders Meeting. The financial statements as of 31 December 2014 have been authorized for issuance by the Management on 27 April 2015, which are pending formalization in the books of the General Shareholders' Meeting.

2. MAIN ACCOUNTING POLICIES

The main accounting policies adopted by the Company in preparing and reporting the financial statements are indicated below:

2.1 Compliance statement

The Company's financial statements are prepared on a Going Concern basis and in accordance with the International Financial Reporting Standards (hereinafter "IFRS"). The IFRS are those issued by the International Accounting Standard Board (hereinafter "IASB") and their corresponding Interpretations.

Application of new standards and amendments

For the preparation of these financial statements, the new standards or amendments detailed below are mandatory for the first time for the year beginning on 1 January 2016 (the list does not include information about the new or modified requirements that affect the intermediate financial report or first-time adopters of IFRS - for example, IFRS 14 Deferred Accounts for Regulated Activities (issued in January 2014) - given that they are not relevant to the Company.

- Amendment to the IAS 1 Disclosure Initiative (issued in December 2014).-The amendment, applicable for annual periods beginning on January 1, 2016, clarifies the guidelines on materiality and data grouping, the presentation of subtotals, the structure of the financial statements and the disclosure of accounting policies. The amendment had no significant effect on the Company's financial statements.
- Amendments to IAS 16 and IAS 38 "Clarification of Acceptable Methods of Depreciation and Amortization" (issued in May 2014).-The amendments, effective prospectively for annual periods beginning on January 1, 2016, add guidelines and clarify that (i) the use of the income-based method to calculate the depreciation of an asset is not appropriate because the income generated by an activity that includes the use of an asset generally reflects factors other than the consumption of the economic benefits incorporated in the asset, and (ii) it is generally presumed that the revenues are an inappropriate basis for measuring the consumption of the economic benefits incorporated in an intangible asset; however, this presumption may be rebutted in certain limited circumstances. The amendments had no effect on the Company's financial statements.
- Amendments to IAS 16 and IAS 41 " Agriculture: Bearer Plants " (issued in June 2014)
 .-

The amendments, applicable to annual periods beginning on January 1, 2016, define the production plants - that is, live plants that are used only for the cultivation of agricultural products in various periods and usually discarded at the end of their productive lives - and it includes them within the scope of IAS 16 while the agricultural products of the producing plants remain within the scope of IAS 41. As the Company does not develop agricultural activity, this modification had no effect on the financial statements of the Company. Amendment to IAS 19 (Annual Improvements Cycle to IFRS 2012-2014, issued in September 2014) .-

The amendment, applicable to annual periods beginning on January 1, 2016, clarifies that it is the currency in which the liabilities are denominated and not the country in which they originate what is important when determining the discount rate for postemployment benefit obligations. Therefore, the assessment of whether there is a deep market in high quality corporate bonds is based on corporate bonds in that currency (not corporate bonds in a particular country), and in the absence of a deep market for high quality corporate bonds in that currency, the government bonds in the corresponding currency must be used. This amendment had no effect on the Company's financial statements.

 Amendment to IAS 27 Equity Method in Separate Financial Statements (issued in August 2014).-

The amendment, applicable to annual periods beginning on January 1, 2016, reincorporates the option of the equity method allowing entities to use the equity method to account for investments in subsidiaries, joint ventures and associated in their separate financial statements. This amendment had no effect on the Company's financial statements.

• Amendment to IFRS 5 (Cycle of improvements to IFRS 2012-2014, issued in September 2014) .-

The amendment, applicable prospectively to the periods beginning on January 1, 2016, adds specific guidance when an entity reclassifies an asset (or group of assets for disposal) from held for sale to held for distribution to owners, or vice versa, and for the cases where the accounting of held for sale is discontinued. This amendment had no effect on the Company's financial statements.

 Amendment to IFRS 7 (Annual cycle of improvements to IFRS 2012-2014, issued in September 2014) .-

The amendment, applicable to annual periods beginning on January 1, 2016, provides guidelines to clarify whether a service contract is continually involved with a transferred asset. This amendment had no effect on the Company's financial statements.

- Amendments to IFRS 10, IFRS 12 and IAS 29 Investment Entities: Applying the Consolidation Exception (issued in December 2014). The amendments, applicable to annual periods beginning on January 1, 2016, clarify the application of a consolidation exception for investment entities and their subsidiaries. The amendments had no effect on the Company's financial statements.
- Amendment to IFRS 11 Accounting for Acquisitions of Interests in Joint Operations (issued in May 2014).

The amendment, applicable prospectively for periods beginning on January 1, 2016, requires that an acquirer of a participation in a joint operation in which the activity constitutes a business (as defined in IFRS 3) applies all accounting principles and disclosures for combinations according to IFRS 3 and other IFRS, except for those principles that conflict with the guidelines of IFRS 11. The amendment applies both to the initial acquisition of a participation in a joint operation, and to the acquisition of an additional interest in a joint operation (in the latter case, previously held shares are not remeasured). This amendment had no effect on the Company's financial statements.

New standards and amendments issued but not yet effective

The Company has not yet applied the following new standards, revised or amended that have been issued by the IASB but are not yet effective for the financial year beginning on January 1, 2015. The Management anticipates that the new standards, amendments and interpretations will be adopted in the financial statements of the Company when they are effective. The Company has evaluated, where applicable, the potential impact in all of these new standards, amendments and interpretations that will be effective in future periods.

• Amendments to IAS 1 "Presentation of Financial Statements" issued in December 2014.-

The amendments, applicable for annual periods beginning on January 1, 2016, clarify the guidelines on materiality and data grouping, the presentation of subtotals, the structure of financial statements and the disclosure of accounting policies. The modifications are not expected to have a material effect on the Company's financial statements. Early adoption of this NIC is allowed.

 Amendments to IAS 16 and IAS 38 (Annual Improvements to IFRS 2010 - 2012), issued in May 2014.-

The amendments add guidelines and clarify that (i) the use of a method proportional to the income to calculate the depreciation of an asset is not appropriate because the income generated by an activity that includes the use of an asset generally reflects factors other than the consumption of the economic benefits of expressed in the asset, and (ii) it is assumed that revenues are generally an inappropriate basis for measuring the consumption of economic benefits expressed in an intangible asset; however, this presumption can be refuted in certain circumstances. They enter into force prospectively from annual periods beginning on January 1, 2016. The Management does not anticipate any effect on the Company's financial statements.

• Amendments to IAS 16 "Property, Plant and Equipment" and IAS 41 "Agriculture", issued in June 2014.-

The amendments, applicable for annual periods beginning on or after January 1, 2016, define a Production Plant - as live plants that are used only for the cultivation of agricultural products in various periods and usually discarded at the end of their productive lives (for example, vineyards, rubber trees, oil palms) - and includes them within the scope of IAS 16 while the agricultural products of the production plants remain within the scope of IAS 41. Since the Company has no agricultural activity, the Management does not anticipate any effect on its financial statements.

• Amendment to IAS 19 "Employee Benefits" (improvement cycle 2012-2014), issued in September 2014.-

The amendment, applicable to annual periods beginning on January 1, 2016, clarifies that the high-quality corporate bonds used to estimate the discount rate for postemployment benefits must be denominated in the same currency as the benefits to be paid. No effect is anticipated in the financial statements of the Company.

• Amendments to IAS 27 "Separate Financial Statements", issued in August 2014.-The amendments, applicable to annual periods beginning on or after January 1, 2016, reinstate the option of the equity method allowing entities to use this method to account for investments in subsidiaries, joint ventures and associates in their separate financial statements. It is not applicable to the Company since it only refers to separate financial statements. Early adoption of this amendment is allowed.

- Amendment to IFRS 5 "Non-Current Assets Held for Sale and Discontinued Operations" (improvement cycle 2012-2014), issued in September 2014.-The amendment, applicable prospectively for annual periods beginning on January 1, 2016, adds specific guidance when an entity reclassifies an asset (or an alienable group of assets) from held for sale to maintained for distribution to owners, or vice versa, and for cases where the posting of held for sale is discontinued. No effect is anticipated in the financial statements of the Company. Early adoption of this amendment is allowed.
- Amendment to IFRS 7 "Financial Instruments: Information to be Disclosed" (improvement cycle 2012-2014), issued in September 2014.-The amendment, applicable to annual periods beginning on January 1, 2016, provides guidelines to clarify whether a service contract is continually involved with a transferred asset. No effect is anticipated in the financial statements of the Company

IFRS 9 "Financial Instruments", issued in July 2014.This JERS replaces IAS 20 (and all provisions versions of JERS)

This IFRS replaces IAS 39 (and all previous versions of IFRS 9) and will become effective as of annual periods beginning on or after January 1, 2018. This IFRS contains new requirements for classification and measurement of financial assets and liabilities, impairment, hedge accounting, and derecognition.

- IFRS 9 requires all recognized financial assets to be subsequently measured at amortized cost or fair value (through profit or loss or other comprehensive income), depending on their classification in reference to the business model to which they belong and their cash flow contractual characteristics.
- For financial liabilities, the most significant effect of IFRS 9 refers to the cases where the fair value option is taken: the amount of change to fair value of a financial liability designated at fair value through profit or loss attributable to changes in credit risk of a liability is recognized in other comprehensive income (instead of profit or loss), unless an accounting inconsistency is produced.
- For the impairment of financial assets, IFRS 9 introduces a "estimated credit loss" model based on the concept of anticipating estimated losses at the beginning of the contract; it will no longer be necessary for there to be objective evidence of impairment before a credit loss is recognized.
- For the accounting of hedges, IFRS 9 introduces a substantial improvement that allows a better reflection in the financial statements of how to begin the risk management activities in cases of cases of exposure coverage of financial and non-financial risks.
- The provisions for derecognition remain almost unchanged with IAS 39.

The Management anticipates that IFRS 9 will be adopted in the financial statements of the Company when it is mandatory and that the application of the new IFRS could have a significant effect on the amounts reported with respect to financial assets and liabilities of the Company. However, it is not possible to provide a reasonable estimate of that effect until a detailed review has been completed.

• Amendments to IFRS 10 "Consolidated Financial Statements" and IAS 28 "Investments in Associates and Joint Ventures", issued in September 2014.-The amendments, applicable prospectively to annual periods beginning on January 1, 2016, are aimed at a current conflict between the two standards and clarify that all gain or loss should be recognized when the transaction involves a business, and it must be partially recognized when it involves assets that do not constitute an entire business. No effect is anticipated in the financial statements of the Company.

- Amendment to IFRS 10 "Consolidated Financial Statements" Amendment, IFRS 12 "Information to be Disclosed on Interests in Other Entities" and IAS 28 "Investments in Associates and Joint Ventures", issued in December 2014.-The amendment, applicable to annual periods beginning on January 1, 2016, clarifies the application of a consolidation exception for investment entities and other subsidiaries. No effect is anticipated in the financial statements of the Company.
- Amendments to IFRS 11 "Accounting for Acquisitions of Shares in Joint Operations", issued in May 2014.-

The amendments, applicable prospectively to annual periods beginning on January 1, 2016, require an acquirer of a share in a joint operation in which the activity constitutes a business (as defined in IFRS 3), it should apply all the accounting principles and disclosures about business combinations of IFRS 3 and other IFRS, with the exception of those principles that conflict with the guidelines of IFRS 11. The amendments apply both to the initial acquisition of a share in a joint operation as well as the acquisition of an additional share in a joint operation (in the latter case, previously held shares are not remeasured). No effect is anticipated in the financial statements of the Company.

- IFRS 15 "Revenue from Contracts with Customers", issued in May 2014.-
 - The new standard, effective for annual periods beginning on January 1, 2018, replaces IAS 11, IAS 18 and interpretations (SIC 31 and IFRS 13, 15 and 18). It establishes a single and comprehensive framework for revenue recognition to be applied consistently among transactions, industries and capital markets, with a main principle (based on a five-step model to be applied to all contracts with customers), improved disclosures, and new or improved guidelines (for example, the point at which income is recognized, accounting under variable conditions, costs of completing and obtaining a contract, etc.). The Management anticipates that IFRS 15 will be adopted in the financial statements of the Company when it is mandatory and that the application of the new standard could have a significant effect on reported amounts with respect to the Company's income. However, it is not possible to provide a reasonable estimate of this effect until a detailed review is completed.

IFRS 14 "Adjusted Activity Deferral Accounts", issued in January 2014.-This IFRS allows an entity that adopts IFRS for the first time to continue accounting for the balances of the deferred accounts of regulated activities in its first financial statements under IFRS, in accordance with its GAAP prior to the adoption of IFRS. Likewise, it introduces limited changes in some accounting practices according to previous GAAP for balances of the deferred accounts of regulated activities, which are mainly related to the presentation of said accounts. The scope of this Standard is limited to entities that adopt IFRS for the first time. This standard is applicable as of January 1, 2016 and its early adoption is allowed.

Esta NIIF permite que una entidad que adopta por primera vez las NIIF continúe contabilizando los saldos de las cuentas de diferimientos de actividades reguladas en sus primeros estados financieros conforme a las NIIF, de acuerdo con sus PCGA anteriores a la adopción de las NIIF. Asimismo, introduce cambios limitados en algunas prácticas contables según PCGA anteriores para saldos de las cuentas de diferimientos de actividades reguladas, que se relacionan principalmente con la presentación de dichas cuentas. El alcance de esta Norma se limita a las entidades que adoptan por primera vez las NIIF. Esta norma es aplicable a partir de 1 de enero de 2016 y su adopción anticipada es permitida.

Improvement to IAS 34 "Intermediate Financial Information" (improvement cycle 2012 - 2014), issued in September 2014.-

The IASB received a request to clarify the meaning of "intermediate financial information" as defined in IAS 34 Intermediate Financial Information. The question is whether "in some other part of the intermediate financial information" as described in paragraph 16A of IAS 34 means that the required information must be provided in the notes to the intermediate financial statements or if it means that it can be presented in some other part.

The IASB proposes to amend paragraph 16A of IAS 34 to clarify the meaning of disclosing information "elsewhere in the intermediate financial information" and to require the introduction of a cross reference of the intermediate financial statements to the location of this information. If the information to be disclosed required by IAS 34 is presented outside of the intermediate financial statements, such information to be disclosed must be available to users of the intermediate financial statements under the same conditions and at the same time as the intermediate financial statements.

The IASB emphasizes that the proposed amendments would expand the scope of the financial statements to include the disclosures presented in some other part of the intermediate financial information. This amendment is applicable as of January 1, 2016 and its early adoption is allowed.

2.2 Transactions in foreign currency

Functional currency and Presentation currency

The functional currency for the preparation of the financial statements is the Peruvian Sol. Functional currency is understood as that currency of the main economic environment of the Company.

The currency for the presentation of the financial statements is the Canadian Dollar.

Transactions and balances

The Company has prepared its financial statements in Canadian Dollars based on its accounting records, carried in Peruvian Soles. These financial statements have been converted to Canadian Dollars, following the methodology indicated below:

As of December 31, 2015, the balances of monetary assets and liabilities have been converted to Canadian Dollars using the exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/2.659, respectively, (S/2.414 as of December 31, 2014) for C\$1.00.

Non-monetary assets and liabilities and equity accounts have been converted to Canadian dollars using the sale exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/2.659, respectively, (S/2.414 as of December 31, 2014) for C\$1.00.

The items in the statement of comprehensive income have been converted to Canadian dollars using the sale exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/2.659, respectively, (S/2.414 as of December 31, 2014) for C\$1.00.

2.3 Financial assets and liabilities

The financial assets and liabilities presented in the statement of financial position correspond to the items cash, accounts receivable and financial obligations.

At the initial moment of recognition, financial assets are measured at fair value, plus costs directly related to the transaction. The Company determines the classification of financial assets upon initial recognition and, when permitted and appropriate, evaluates this designation at the end of each year.

Financial liabilities are recorded in full at amortized cost and are recognized when the Company is part of the instrument's contractual agreements.

Financial instruments (assets and liabilities) are offset when you have the legal right to compensate them and the Management intends to pay them on a net basis or to make the asset and pay the liability simultaneously.

A financial asset is written off when: (i) the rights to receive cash flows from the asset have expired, (ii) the Company retains the rights to receive the cash flows from the asset, but has assumed an obligation to pay them without a significant delay under a transfer agreement or (iii) the Company has transferred its rights to receive the cash flows from the asset and (a) it has transferred substantially all the risks and benefits of the asset or (b) the Company has not transferred or retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

A liability is written off when the obligation related to the liability is paid or expires.

The Company evaluates on each date of the Statement of Financial Position whether there is objective evidence that a financial asset or a group of them is impaired. A financial asset or a group of financial assets deteriorate and generate losses only if there is objective evidence of impairment as a result of one or more events subsequent to the initial recognition of the asset and when said loss event has an impact on the projected cash flows estimated of the financial asset or a group of financial assets that can be estimated reliably.

2.4 Cash

It includes the cash of the Company in its possession and that deposited in commercial banks.

2.5 Trade accounts receivable

Trade accounts receivable are recorded at their nominal value and are presented net of any estimate of impairment. The Management of the Company evaluates the accuracy of the impairment based on the specific identification of the uncollectible accounts receivable and loads the impairment to the expenses of the period in which it is required.

The estimation of doubtful accounts arises when the collection has been carried out, there is a level of certainty that the collection efforts will not be successful and, as a result of this, it will be necessary to initiate legal actions.

This estimate is based on the probability of collection of each debtor considering the age of the debt, the Management's judgment and the customer's credit record.

The subsequent recovery of previously adjusted amounts is used against the accounts of impairment estimates. Changes in the carrying amount of the allowance account for doubtful accounts are recognized in the Statement of Comprehensive Income.

2.6 Inventories

Inventories are measured at the weighted average cost or at their net realizable value, the lowest. The net realizable value is the sale price in the normal course of business, minus the costs to put inventories on sale condition and marketing and distribution expenses.

2.7 Other intangible assets

Intangible assets are initially recorded at acquisition cost. An intangible asset is recognized as an asset if it is probable that the future attributable economic benefits that it generates will flow to the Company and its cost can be measured reliably and correspond mainly to the acquired concession and the mining exploration expenses, will be amortized over the execution period of the reserve.

2.8 Impairment of long-term assets

The Company will periodically review the carrying amounts of its assets, including intangible assets with an indefinite life, to determine whether there are indications that said assets have suffered an impairment loss. If there is any indication, the recoverable amount of the asset is evaluated in order to determine the extent of the impairment loss. When it is not possible to estimate the recoverable amount of an individual asset, the Company will estimate the recoverable amount of the cash generating Unit to which the asset belongs. When a consistent and reasonable distribution base is identified, the common assets are also distributed to the cash generating units or, failing that, to the smallest group of cash generating units for which a consistent and reasonable distribution base is identified.

The recoverable amount is the higher value between the fair value minus the cost of selling it and the value in use. The value in use is the present value of future estimated cash flows that are expected to be obtained from an asset or cash generating unit.

If it is estimated that the recoverable amount of an asset is lower than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is immediately recognized as an expense, unless the corresponding asset has been revalued, in which case such losses are recognized first as a reduction of the revaluation surplus.

An impairment loss can be subsequently reversed and recorded as income in the period of recovery, up to the amount in which the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset in previous years. This does not apply to the Goodwill.

2.9 Classification of assets and liabilities as current and non-current

Assets (excluding income tax assets) with planned realization or for sale or consumption purposes within twelve months from the date of the Statement of financial position are classified as current assets. Liabilities (excluding income tax liabilities) with estimated settlement within twelve months from the date of the Statement of financial position are classified as current. All other assets and liabilities (including deferred income tax) are classified as "non-current".

2.10 Provisions

Provisions are recognized when the Company has a present obligation (legal or implicit) as a result of a past event, it is probable that an outflow of resources incorporating economic benefits will be required to cancel the obligation and the amount of the obligation can be estimated.

The amount recognized as a provision is the best estimate of the amount required to settle the present obligation at the end of the presentation period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the estimated cash flows to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is significant).

When it is expected to recover from a third party, some of the economic benefits required to settle a provision, an account receivable is recognized as an asset when it is virtually certain that the refund will be received and the amount of the account receivable can be measured in a reliable manner.

The present obligations arising from onerous contracts are recognized and measured as provisions. It is considered that there is an onerous contract when the Company has a contract under which the unavoidable costs of complying with the obligations derived from the contract exceed the economic benefits that are expected to be received from it.

2.11 Employee benefits

Annual vacation leave

The annual leave of the staff is provisioned against the results of the year as they are accruing. The estimated obligation for the annual leave of the staff is presented in the liabilities of the State of financial situation.

Severance payment

The provision for the obligation to pay severance payment to the staff is constituted by the full indemnification rights in accordance with the effective legislation and the net obligation of the deposits made with a cancellation nature, is shown in the liabilities of the State of financial situation.

2.12 Recognition of income and expenses

Expenses. -

Expenses are recognized in the income statement when there is a decrease in future economic benefits, related to a decrease in assets or an increase in liabilities, which can be measured reliably.

Financial income (costs). -

They are recorded in profit or loss in the periods with which they are related and recognized when they accrue, regardless of when they are received or paid.

2.13 Income tax

The expense or income tax on earnings for the period corresponds to current and deferred tax, it is recognized in the income statement, and included in the determination of the gain or loss of the year, except if such tax is related to items recognized in other comprehensive income or directly in equity, in which case, income tax on current or deferred income is also recognized in other comprehensive income or directly in equity.

The current income tax is determined by applying the tax rate established in the current tax legislation on the taxable income for the year. Current income tax is recognized as an expense for the period.

Deferred income tax is recorded in its entirety applying the liability method over the temporary differences that arise between the tax regulations that affect the assets and liabilities and the carrying amount in the financial statements. However, the deferred income tax is not recorded if it arises from the initial recognition of an asset or liability in a transaction that does not affect the accounting or tax profit or loss. The deferred income tax is determined by applying the current tax rate at the date of the financial statements and is expected to be applicable when the deferred income tax assets are realized and / or the deferred income tax liabilities are settled.

Deferred income tax assets are recognized to the extent that it is probable that future taxable profits will be generated in the Company against which the temporary differences may be applied.

Deferred income tax assets and liabilities are offset when there is a legal right to offset current tax assets and liabilities and when deferred income tax assets and liabilities refer to income tax controlled by the tax authorities where there is an intention to offset the balances on a net basis.

2.14 Contingent liabilities and assets

Contingent liabilities are not recognized in the financial statements, but are disclosed in notes to the financial statements unless the possibility of an outflow of resources is remote.

Contingent assets are not recognized in the financial statements, but are disclosed in notes to the financial statements when the entry of economic benefits is probable.

Items previously treated as contingent liabilities or assets are recognized in the financial statements of the period in which the change in probability occurs; that is, when it is considered probable in the case of liabilities, or almost certain in the case of assets, that there will be an exit or entry of resources, respectively.

3. CASH

The Company maintains its current accounts in local financial entities in Peruvian Soles and in US Dollars, the funds are freely available and do not accrue interest.

The company keeps registered the amount of US \$ 8,000 in its bank accounts, which is equivalent to C\$10,253 for judicial deposit in Banco de la Nación in favor of the Company, for a trial carried out with the Quiulacocha Peasant Community.

4. OTHER ACCOUNTS RECEIVABLE

This item includes:

		2015	2014
		C\$	C\$
Tax credit for Value Added Tax	(a)	51,459	54,472
Tax on Net Assets		2,637	201,555
Total		54,096	256,027

(a) In the opinion of the Management, the tax credit of the Value Added Tax will be fully compensated in the medium term.

5. OTHER INTANGIBLE ASSETS

This item includes:

	2015	2014
	C\$	C\$
Quiulacocha Project mining rights (a)	623,377	766,521
Other intangibles	14,295	2,426
Total	637,672	768,947

(a) Corresponds to the contract for the transfer of mining rights celebrated on April 22, 2004, with Mr. Víctor Freundt.

6. OTHER ACCOUNTS PAYABLE

This item includes:

		2015	2014
		C\$	C\$
Taxes payable		-	297
Employee benefits		1,409	4,875
Shareholder loans		20,070	77,128
Third party loans	(a)	266,615	69,911
Mining concession	(b)	535,632	594,532
Other accounts payable	(C)	78,877	109,981
Total		902,603	856,724

- (a) They correspond mainly to the loan received from H&G SEZC for an amount of C \$ 152,642 equivalent to US \$ 118,920 and a balance payable to Cerro Verde Resources Ltd. from C \$ 113,973 equivalent to US \$ 88,794.
- (b) Corresponds to the signing of the mining concession with Víctor Freundt pending payment of US \$ 417,300 (as of December 31, 2015 US \$ 480,000)
- (c) Correspond mainly to provisions for legal advice C \$ 76,059.

7. CAPITAL

(a) Share Capital

As of December 31, 2015, the capital of the Company is represented by 50,500,000 common shares subscribed and paid whose nominal value is S/ 0.01 per share. As of December 31, 2015, it has 66 shareholders.

The structure of the shareholding is as follows:

Percentage of individual participation in the capital	Number of shareholders	Total percentage of participation
From 0.01 to 10.00	64	64.36
From 10.01 to 20.00	2	35.64
	66	100.00

In the General Shareholders' Meeting held on December 17, the capital increase was agreed and approved for C \$ 1,880 through contributions made by the shareholder Grupo Coril S.A.B. S. A., This capital increase agreement has not been registered in the public records as of the date of this report.

In the General Shareholders' Meeting held on February 27, 2015, the capitalization of credits for a value of C 204,268 was agreed, of which C 7,173 correspond to the nominal value of shares to be issued and C 7,173 to the capital premium. The capital increase agreement is pending its registration in public records.

(b) Capital Premium

It corresponds to the largest payment made by the shares issued in the capital increase dated February 27, 2015.

The balance as of December 31, 2015 of the capital premium is C \$ 864,419. The General Corporation Law establishes in article 233 that capital premiums can only be distributed when the legal reserve has reached its maximum limit. They can be capitalized at any time.

8. ADMINISTRATIVE EXPENSES

This item includes:

	2015	2014
	C\$	C\$
Services provided by third parties	72,094	46,846
Taxes	15	11
Various management loads	67,088	10,886
Total	139,197	57,743

9. TAX SITUATION

The Income Tax rate for the year 2015 applicable to the Companies is 28%. As of 2017, the rate will be 29.5%.

If the Company distributes all or part of its profits, it will apply an additional rate of 6.8% on the amount distributed; tax that is the responsibility of the shareholders, as long as they are natural persons or are legal entities not residing in the country. As of January 1, 2017, the rate will be 5%.

Additionally, the rate of 4.1% will be levied by the Company for any sum or delivery in kind that results in taxable income of the third category which represents an indirect rental provision not susceptible to subsequent tax control, including amounts charged to expenses and undeclared income. As of 2017, the tax rate will be 5%.

The sworn statements of the Income Tax 2012 to 2015, are pending review by the National Superintendency of Customs and Tax Administration (SUNAT). In case of receiving tax assessments, the higher taxes, surcharges, readjustments, penalties and default interest that may arise, as applicable, would be applied against the results of the years in which the final settlements take place.

The rate of the Value Added Tax (IGV) is 18%, which includes 2% for Municipal Promotion Tax.

For the determination of Income Tax and Value Added Tax in transactions between affiliates and with Companies resident in countries or territories with low or no taxation, transfer pricing rules must be applied. These standards require the documentation, information and the Transfer Pricing Study. Likewise, the Affidavit and the Transfer Pricing Study must be submitted in accordance with the standards in force.

In accordance with the provisions of the Income Tax Law and its amendments, the entities established in Peru that establish carryforward tax losses, have the option to choose between one of the following methods:

- A. The tax loss may be used up to four years from the year following its generation.
- B. The tax loss may be offset by future taxable profits from year to year until its final extinction, applying such loss up to 50% of its taxable income.

The Company has chosen the "A" method for the compensation of its loss. The accumulated tax loss to offset future taxable profits amounts to C\$869,753.

The Company Management believes that, as a result of the application of these standards, no significant contingencies will arise for the Company as of December 31, 2015. In any case, any assessment by the tax authorities would be recognized in the year it occurs.

Additional information: Calculation for determining the 2015 Income Tax

Accounting Loss Additions	(238,679) 148,337
Deductions	-
Tax loss	(90,342)
Net losses from previous years	(779,411)
Balances of uncompensated losses	(869,753)

10. CONTINGENCIES

In the opinion of the Management of the Company and the Legal Advisors, there are no significant lawsuits or claims pending to be resolved or other contingencies against the Company as of December 31, 2015.

11. INFORMATION ON THE FAIR VALUE OF FINANCIAL INSTRUMENTS

As of December 31, 2015 and 2014, the Company maintains financial instruments measured at fair value. The other financial instruments are carried at amortized cost and their estimated fair value for disclosure in this note, as well as the level in the fair value hierarchy, is described below:

Level 1

The financial assets included in this category are those that are measured based on quotes obtained from an active market. A financial instrument is considered as quoted in an active market if prices are easily and regularly available from a centralized trading mechanism, agent, broker, industry group, price providers or regulatory entities and such prices come regularly from transactions in the market.

For financial assets and liabilities that are liquid or have short-term maturities (less than three months), the carrying amount is considered to be similar to its fair value. This assumption is also applicable for term deposits, savings accounts without a specific maturity and variable rate financial instruments.

Level 2

The financial instruments included in the Level 2 category are measured based on market factors. This category includes instruments measured using market prices of similar instruments, whether in active markets or not, and other valuation techniques (models) in which all significant data are directly or indirectly observable in the market.

The fair value of financial assets and liabilities that are at a fixed rate and at amortized cost is determined by comparing the market interest rates at the time of initial recognition with the current market rates related to similar financial instruments.

Level 3

As of December 31, 2015 and 2014, the Company does not maintain financial instruments in this category. The financial assets included in Level 3 are measured using a valuation technique (internal model), based on assumptions that are not supported by prices of observable transactions in the current market for the same instrument, or based on available market data.

Based on the above-described criteria, the Management estimates that there are no significant differences between the carrying amount and the fair value of the Company's financial instruments as of December 31, 2015 and 2014.

The following are the amounts of the financial assets and liabilities of the Statement of Financial Position, classified by categories:

	2015			
	Financia	Financial Liabilities		
	Level 1	Level 2	Level 2	Total
	C\$	C\$	C\$	C\$
<u>Assets</u>				
Cash	10,287	-	-	10,287
Other accounts receivable	-	54,096	-	54,096
Total	10,287	54,096		64,383
Liabilities				
Other accounts payable	-	-	902,603	902,603
Total	-	-	902,603	902,603

12. FINANCIAL RISK MANAGEMENT

The Company's activities expose it to a variety of financial risks: market risk, credit risk, liquidity risk and capital risk. The Company's risk management program focuses on the unpredictability of financial markets and seeks to minimize the potential adverse effects on its financial performance.

The Management, based on technical knowledge and experience, establishes policies to control market, credit, liquidity and capital risk.

(a) Market risk

(i) Interest rate risk

The Company's exposure to this risk is due to changes in interest rates on its financial assets and liabilities. The Company does not have significant assets or liabilities that accrue interest.

(ii) Exchange rate risk

Exchange rate risk is the risk that the fair value or future cash flows of a financial instrument may fluctuate as a result of changes in the exchange rates of a foreign currency.

The Management monitors and analyzes the actions to be taken in the face of fluctuations in the exchange rate of the Peruvian currency against the US Dollar so that it does not significantly affect the results of its operations.

(b) Credit risk

Credit risk is the risk that one of the parties to a financial instrument causes a financial loss to the other by breaching an obligation. The financial assets of the Company potentially exposed to credit risk concentrations due to its operating activities correspond mainly to deposits in banks and financial institutions.

With regard to bank accounts, the Company maintains bank accounts in several leading financial institutions of recognized prestige in the local market, so they do not represent credit risk.

(c) Liquidity risk

Liquidity risk is the risk that an entity will find it difficult to meet obligations associated with financial liabilities at maturity at a reasonable cost.

The Company's policy is to ensure that it will always have enough cash to allow it to meet its obligations when due.

The following is a breakdown of the Company's financial liabilities classified considering the time remaining from the date of the Statement of financial position until maturity:

-	2015	5	2014	
– Maturity	Trade Accounts Payable	Other Accounts Payable	Trade Accounts Payable	Other Accounts Payable
	C\$	C\$	C\$	C\$
Less than 1 year	-	-	23,755	-
Older than 1 year	-	902,603	-	856,724
Total	-	902,603	23,755	856,724

The Management of the Company controls the liquidity risks associated with the amounts included in each of the categories detailed above, by periodically evaluating the financial viability of the clients and adequately managing the maturities of the assets and liabilities in such a way that matches the income streams and future payments; as well as solving their working capital with cash flows from their operating activities.

13. FACTS OCCURRED AFTER THE REPORTING PERIOD

Between December 31, 2015 and the date of issuance of these financial statements, no subsequent events have occurred that could have a significant effect on the figures presented, nor on the economic and financial situation of the Company.

SCHEDULE "D"

MANAGEMENT'S DISCUSSION & ANALYSIS OF THE TARGET

MANAGEMENT'S DISCUSSION AND ANALYSIS

Three-month period ended March 31, 2018 (First Quarter) This management discussion and analysis ("MD&A") of Cerro de Pasco Resources S.A., ("Cerro de Pasco" or the "Company") complements the condensed interim consolidated financial statements for the three-month period ended March 31, 2018 but does not form part of them. It is intended to help the reader understand and assess the significant trends, risks and uncertainties related to the results of operations and it should be read in conjunction with the condensed interim consolidated financial statements as at March 31, 2018 as well as the audited consolidated financial statements, accompanying notes and MD&A for the year ended December 31, 2017.

The following MD&A is a narrative explanation, through the eyes of the management of Cerro de Pasco, on how the Company performed during the three-month period ended March 31, 2018. It includes a review of the Company's financial condition and a review of operations for the indicated period as compared to the three-month period ended March 31, 2017.

The consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards ("IFRS") applicable to the preparation of consolidated financial statements.

All figures are in Canadian dollars unless otherwise stated.

REPORT'S DATE

The MD&A was prepared with the information available as at July 4, 2018.

CAUTION REGARDING FORWARD-LOOKING INFORMATION

This MD&A contains forward-looking statements that are based on the Company's expectations, estimates and projections regarding its business, the mining industry in general and the economic environment in which it operates as of the date of the MD&A. To the extent that any statements in this document contain information that is not historical, the statements are essentially forward-looking and are often identified by words such as "anticipate", "expect", "estimate", "intend", "project", "plan" and "believe". In the interest of providing shareholders and potential investors with information regarding Cerro de Pasco, including management's assessment of future plans and operations, certain statements in this MD&A are forwardlooking and are subject to the risks, uncertainties and other important factors that could cause the Company's actual performance to differ materially from that expressed in or implied by such statements. Such factors include, but are not limited to: volatility and sensitivity to market metal prices, impact of change in foreign currency exchange rates and interest rates, imprecision in reserve estimates, environmental risks including increased regulatory burdens, unexpected geological conditions, adverse mining conditions, changes in government regulations and policies, including laws and policies; and failure to obtain necessary permits and approvals from government authorities, and other development and operating risks. The preliminary assessments contained in the Technical Report referred to in this MD&A, and the estimates contained therein to date are preliminary in nature and are based on a number of assumptions, any one of which, if incorrect, could materially change the projected outcome.

Although the Company believes that the expectations conveyed by the forward-looking statements are based upon information available on the date that such statements were made, there can be no assurance that such expectations will prove to be correct. The reader is cautioned not to rely on these forward-looking statements. The Company disclaims any obligation to update these forward-looking statements unless required to do so by applicable Securities laws. All subsequent forward-looking statements, whether written or orally attributable to the Company or persons acting on its behalf, are expressly qualified in their entirety by these cautionary statements.

NATURE OF ACTIVITIES

Cerro de Pasco Resources S.A. (hereafter the "Company" or "Cerro de Pasco") is engaged in mining activities. The Company is in pre-operative stage. Operational activities are estimated to start as projects reach the level of economic feasibility, have the environmental impact study approved by the competent authority, obtain access to the surface lands located over "El Metalurgista" mining concession and the approval of other required permits by the competent authorities.

The company has a mining concession called "El Metalurgista" located in the Simón Bolívar District, in the province of Cerro de Pasco, in the department of Pasco, Peru. This concession covers an area of 96 hectares.

ACQUISITION BY GENIUS PROPERTIES LTD.

On November 9, 2017, Cerro de Pasco has entered into a Merger Agreement with Genius Properties Ltd. (hereafter "Genius Properties" or "Genius"), by which Genius Properties (through BranchCo) will absorb Cerro de Pasco by means of the Merger. The Merger Agreement is available on SEDAR at www.sedar.com.

Cerro de Pasco and Genius will effect the Proposed Transaction by merging Cerro de Pasco with BranchCo, such that existing security holders of Cerro de Pasco will become security holders of Genius. In accordance with the terms of the Proposed Transaction, Genius will (i) issue a sufficient number of Common Shares to allow the Cerro Shareholders to hold, after such issuance, in the aggregate, 75% (subject to an increase as described below) of the total number of Common Shares issued and outstanding after the Proposed Transaction and (ii) make the Cash Contribution to Cerro de Pasco in an aggregate amount of US\$2,500,000.

Following the Proposed Transaction, Cerro de Pasco will be legally extinguished and, accordingly, the Cerro Shares will be cancelled. Genius will receive all of Cerro de Pasco's assets and liabilities.

The Cash Contribution will be expended, based on the joint determination of Genius and Cerro de Pasco (each acting reasonably), on the development of the Property, for metallurgical testing and to cover capital requirements related to community relations, permitting and general and administrative expenses.

The percentage of common shares to be held by the Cerro Shareholders will be increased pro rata if the Cash Contribution made by Genius is of a total amount of less than US\$2,500,000.

As a result of the Proposed Transaction, the board of directors of the Resulting Issuer shall be comprised of six directors, four of which will be former representatives of Cerro de Pasco and two of which will be current directors of Genius. The Resulting Issuer will conduct the principal business conducted by Cerro de Pasco prior to its absorption by Genius (through BranchCo), being the acquisition and development of the Property.

The Proposed Transaction is an arm's length Fundamental Change of Genius Properties within the meaning of Policy 8 – Fundamental Changes & Changes of Business of the CSE and is subject to a number of conditions precedent, including the receipt of all requisite regulatory, corporate and shareholder approvals, including that of the CSE.

BUSINESS DEVELOPMENT HIGHLIGHTS

Genius Properties Ltd. announced a proposed transaction with Cerro De Pasco S.A. and filing of NI 43-101 Technical Report:

On November 9, 2017 Genius Properties announced that it has entered into a merger agreement dated November 9, 2017 (the "Merger Agreement") with Cerro De Pasco Resources S.A. ("Cerro De Pasco") setting out the terms of a transaction which will result in a merger of Genius and Cerro de Pasco.

NI 43-101 Technical Report about The Excelsior Property

In connection with the transaction concerning the Quiulacocha Tailings and Excelsior Stockpile, Genius announced on November 9, 2017 it has completed a Technical Report ("NI 43-101 Report") prepared in accordance with National Instrument 43-101 Standards of Disclosure for Mineral Projects ("NI 43-101") dated November 9, 2017 and entitled "The Excelsior Property: The Excelsior Mineral Pile (EMP) and Quiulacocha Tailings (QT) associated with the Cerro de Pasco Mine, Cerro de Pasco District, Altiplano Region, North-Central Peru". Highlights of the NI 43-101 Report are as follows:

The property is known as Excelsior and consists of the Excelsior Mineral Pile ("EMP") and Quiulacocha Tailings ("QT") forming residues generated by the processing of the Cerro de Pasco Mine Pb-Zn-Ag-Cu ore located 310 km from Lima, in east-central Peru.

The EMP occupies an area of 94 ha and contains 26,400,000 m3 of fragmentary rocks forming terraces composed of sulfide-rich rocks, sericitized volcanic and carbonate (dolomitic) rocks. Metal-bearing minerals consist of sphalerite (Zn), tennantite (Cu), cerussite (Pb), enargite (Cu) and galena (Pb, Agrich). The more reliable Historical Resources Estimate generated 42.89 Mt @ 0.09 wt. % Cu (85.1 M lb), 0.73 wt. % Pb (690.3 M lb), 1.59 wt. % Zn (1696.1 M lb) and 66.1 g/t Ag (91.1 M oz) with Pb+Zn= 2.33 wt. %*.

The QT cover a surface of 114 ha and contain approximately 79 Mt of pyrite-bearing tailings of two different types: Cu-rich and Zn-Pb-rich sulphides. The best Historical Resources Estimate generated a total of 2.94 Mt @ 43.1 g/t Ag (4.1 M oz), 418 ppm Cu, 0.79 wt. % Pb (51.2 M lb) and 1.43 wt. % Zn (92.7 M lb)*.

* The estimates presented above are detailed and discussed in the NI 43-101 Report. They are treated as historic information and have not been verified for economic evaluation by the Corporation. These are considered Historical Mineral Resources and do not refer to any category of sections 1.2 and 1.3 of the NI 43-101 Instrument such as Mineral Resources or Mineral Reserves as stated in the 2010 CIM Definition Standards on Mineral Resources and Mineral Reserves. A Qualified Person (within the meaning of NI 43-101) has not done sufficient work to classify the historical estimate as current Mineral Resources or Mineral Reserves. The explanation lies in the inability by the QP to fully verify the data acquired by the various historical drilling campaigns and other sampling works. Further drilling would be required to upgrade or verity the historical resources. However, the QP has read the documents pertaining to the description of the different methods used in the historical evaluation of the Mineral Resources and is of the opinion they are reliable but need to be updated to fully conform to the NI 43-101 or CIM norms. Furthermore, no Mineral Resources were calculated on the Excelsior property since 2013.

The NI 43-101 Report was prepared by Michel Boily, PhD, geo of Montreal, Quebec, Independent Qualified Person.

Filing of Semi-Detailed Environmental Impact Assessment

On 6 June 2018, CERRO DE PASCO RESOURCES S.A. filed before the Environmental Mining Bureau of the Peruvian Energy and Mines, the Semi-Detailed Environmental Impact Assessment (EIA-SD) of the project involving the construction of 87 drilling platforms over an area of 80.67 hectares, which the company has decided to execute on its "EI Metalurgista" concession, located at the Simon Bolivar District, Province and Department of Pasco, Peru.

The purpose of this drilling campaign will be to confirm historical drill hole data, confirm consistency of grades between historical drill holes for better modeling and planning, and to establish a compliant NI 43-101 resource estimate.

The Semi-Detailed Environmental Impact Study (EIA-SD) of the "Exploration of Quiulacocha and Excelsior Deposits" project, Category II, has been prepared based on the regulations and standards issued by the Ministry of Energy and Mines (MEM), in compliance with the provisions of Supreme Decree No. 020-2008-EM: Environmental Regulation for Mining Exploration Activity, also in the Terms of Reference for Mining Exploration Activities established in Ministerial Resolution No. 167-2008-MEM / DM.

Capital Stock

The current capital stock of Cerro de Pasco is S/ 92,857,075, divided into 92,857,075 shares with a par value of S/ 0.01 each, fully subscribed and paid.

The most recent capital increase, to the above mentioned amount, was approved at the Board of Directors Meeting held on May 16, 2018 and shareholders meeting held on June 19th, 2018.

BUSINESS DEVELOPMENT SUBSEQUENT EVENTS

• Cerro de Pasco announced the exercise of its Option to acquire title over the El Metalurgista concession:

On January 10, 2018, Cerro de Pasco exercised its Option and, on January 12, 3018, the public deed whereby it formally acquired title over the concession and paid its former titleholder, Mr. Victor Freundt Orihuela, the balance of the US\$853,700 purchase price was executed. As a result, Cerro de Pasco is now the exclusive titleholder of the aforesaid concession, holding a 100% interest over it. Mr. Freundt retains the right to receive a 2% NSR royalty on the products obtained from the concession. This royalty can be bought back entirely by Cerro de Pasco as of initiation of commercial production in the concession, by paying a consideration of US\$3 million if the royalty is bought back by the end of the 2nd year, US\$3.5 million if bought back by the end of the 3rd year, or US\$4 million if bought back by the end of the 4th year.

CORPORATE OBJECTIVES FOR 2018:

- Complete Merger Agreement with Genius Properties Ltd.
- Execute an agreement to use or acquire the nearby milling and processing facilities
- Acquire the surface rights on "Parcel K"
- Conduct metallurgical testing and bulk-sampling
- Initiate drilling to confirm geological resources NI43-101
- Complete internal engineering studies

EXPLORATION OUTLOOK

As part of the next steps in the development of the project, the Company will first need to update the historical Mineral Resource Estimates performed on the QT and EMP to render them compliant with the NI43-101 and CIMM norms. Regarding the EMP Resource Estimate, re-sampling of the 2009 RC drill holes (if retrievable) and pits, and sinking of twin holes will be necessary. The upgrading to Indicated or Measured Mineral Resources may also require additional RC drill holes to tighten the spacing which currently sits at 30 to 50 m. Note the QT Mineral Resource Estimates concerns about 225,000 m2 of tailings area; less than half of the total surface. The Company might consider an auger drilling program to expand the QT resources. This represents Phase I of the recommended work which the Company estimates the cost at \$CAD200K.

Thereafter, the Company will consider bulk testing of the EMP mineralization at Volcan Compania Minera S.A.A. Cerro de Pasco installations. A minimum processing of 10,000t is envisaged. Once Mineral Resources Estimates are produced, a Feasibility Study should be completed. The study would handle the details of the

economic analysis, market studies and contracts and capital and operating costs of the Excelsior project. This represents Phase II of the recommended work.

QUALIFIED PERSONS

Dr. Michel Boily P.Geo, is the qualified person under NI 43-101 who has reviewed and approved the technical information contained in this document for Cerro de Pasco.

FUNCTIONAL AND PRESENTATION CURRENCY

The Company has converted its financial statements into Presentation Currency (Canadian Dollars) as follows:

As of March 31, 2018, the balances of monetary assets and liabilities have been converted to Canadian Dollars using the sales exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/. 2.745, respectively, (S/. 2.623 as of March 31, 2017) for C\$1.00.

Non-monetary assets and liabilities and equity accounts have been converted to Canadian dollars using the sales exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/. 2.745, respectively, (S/. 2.623 as of March 31, 2017) for C\$1.00.

The items in the statement of comprehensive income have been converted to Canadian dollars using the sales exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/. 2.745, respectively, (S/.2.623 as of March 31, 2017) for C\$1.00.

In all cases, the converted value of the assets is not considered to exceed the market value.

SELECTED ANNUAL FINANCIAL INFORMATION

The following selected annual financial information is derived from our audited financial statements for the three-month period ended March 31, 2018.

STATEMENT OF COMPREHENSIVE INCOME

For the first quarter ended march 31, 2018

	Notes	March 2018	March 2017
		C\$	C\$
OPERATING EXPENSES		-	
Administration Expenses		(152,928)	(76,516)
Total operation expenses	•	(152,928)	(76,516)
OPERATING LOSS	•	(152,928)	(76,516)
OTROS INCOME (EXPENSES)			
Financial Income		37,600	109,643
Total other income (expenses)		37,600	109,643
Income tax			-
LOSS OF THE YEAR		(115,328)	33,127

During the three-month period ending March 31, 2018, the Company realized a net loss from operations of \$115,328 as compared to a net gain from operations of \$33,127 in three-month period ending March 31, 2017. This increase in net loss is entirely attributable to an increase in administrative, legal, and merger related work related to the development of Cerro de Pasco.

STATEMENT OF CASH FLOWS

As of March 31, 2018

	Notes	2018	2017
		C\$	C\$
CASH FLOWS FROM OPERATING ACTIVITIES			
Other charges related to the activity		(14,960)	(47,858)
Payment to suppliers and taxes		(236,734)	(367,330)
Net cash used in operating activities		(251,694)	(415,188)
CASH FLOWS FROM FINANCING ACTIVITIES			
Loans received		329,236	415,603
Net cash from financing activities		329,236	415,603
NET INCREASE OF CASH IN THE YEAR		77,542	415
CASH			
As of January 1		10,431	10,237
As of December 31		87,973	10,652

Cash Flows

Cash flows from operating activities

Cash flows from operating activities were (C\$251,694) during the three-month period ending March 31, 2018, a decrease of \$163,494 as compared to cash flows from operations of (\$415,188) during the three-month period ending March 31, 2017. The decrease is mainly explained by other charges related to the activity.

Cash flows from financing activities

Cash flows from financing activities were C\$329,236 during the three-month period ending March 31, 2018, a decrease of C\$86,367 as compared to cash flows from financing of C\$415,603 during the three-month period ending March 31, 2017.

STATEMENT OF FINANCIAL POSITION

At 31 March 2018

		March	March
	Notes	2018	2017
100570		C\$	C\$
ASSETS CURRENT ASSETS			
Cash		87,973	10,652
Other Accounts Receivable		246,951	102,893
Total current assets	·	334,924	113,545
Total current assets		334,924	115,545
NON-CURRENT ASSETS			
Property, plant and equipment		947	-
Intangible assets		1,262,215	1,053,862
Assets for deferred income tax		45,219	-
Total non-current assets		1,308,381	1,053,862
TOTAL ASSETS	•	1,643,305	1,167,407
LIABILITIES AND EQUITY CURRENT LIABILITIES			
Trade accounts payable		15,185	27,869
Other accounts payable		2,532,675	1,272,860
Total current liabilities		2,547,860	1,300,729
TOTAL LIABILITIES		2,547,860	1,300,729
EQUITY			
Capital		185,523	185,180
Capital Premium		810,888	807,246
Accumulated results		(1,900,966)	(1,125,748)
TOTAL EQUITY		(904,555)	(133,322)
TOTAL LIABILITIES AND EQUITY		1,643,305	1,167,407

Key balance sheet items

Cash

The Company maintains its current accounts in local financial entities in Peruvian Soles and in US Dollars. The funds are freely available and do not accrue interest. As of three-month period ending March 31, 2018 the equivalent cash balance was C\$87,973, the increase in cash against three-month period ending March 31, 2017 is attributable to the funds received as result of the Merger Agreement.

Other accounts receivable

Other accounts receivable amounted to C\$246,951 as at March 31, 2018, as compared to C\$102,893 as result of an increase in the general sales tax credit and advance payments to management.

Intangible assets

Intangible assets increased to C\$1,262,215 as at March 31, 2018 from C\$1,053,862 as at March 31, 2017. This was as result of excersizing the "El Metalurgista" option agreement and filing of the EIA-SD.

Other accounts payable

Other accounts payable totaled \$2,547,860 as at March 31, 2018, as compared to \$1,272,860 as at March 31, 2017. The increase was mainly attributable to loans received from shareholders. Other accounts payable also included a loan received from Genius Properties Ltd and a provision for payments to management.

CONTINGENCIES

Governmental laws and regulations regarding environmental protection regulate the Company's operations. The environmental consequences are not easily identifiable, either in terms of results, the impacts or the expiration date. Currently, and to the best knowledge of its management, the Company is in conformity with current laws and regulations.

GOING CONCERN ASSUMPTION

The accompanying consolidated financial statements have been prepared on the basis of the going concern assumption meaning the Company will be able to realize its assets and discharge its liabilities in the normal course of business. However, the Company has accumulated losses that exceed the capital stock in recent years. The General Corporation Law grants a period of one year to reverse this situation through the contribution of shareholders. If this is not done, there is a risk that the Company will lose continuity unless it generates future profits that exceed this equity deficit.

CAPITAL MANAGEMENT

The Company considers the items included in equity and long-term loan as capital components.

The Company's capital management objectives are:

- to ensure the Company's ability to continue as a going concern;
- to increase the value of the assets of the business; and
- to provide an adequate return to shareholders of the Company.

These objectives will be achieved by identifying the right exploration projects, adding value to these projects and ultimately taking them through to production or sale and cash flow, either with partners or by the Company's own means.

The Company monitors capital on the basis of the carrying amount of equity. Capital for the reporting periods are presented in the statement of changes in equity.

The Company sets the amount of capital in proportion to its overall financing structure, i.e. equity and financial liabilities. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. The Company finances its exploration and evaluation activities principally by raising additional capital mainly through private placements. When financing conditions are not optimal, the Company may enter into other solutions to continue its exploration and evaluation activities or may slow its activities until conditions improve. No changes were made in the objectives, policies and processes for managing capital during the reporting periods.

IFRS ACCOUNTING POLICIES AND ESTIMATES

The Company's significant accounting policies and estimates under IFRS are disclosed in the audited annual consolidated financial statements for the year ended December 31, 2017.

RISK AND UNCERTAINTIES

An investment in the common shares of the "Merged Company" should be considered highly speculative. The company is subject to a variety of risks, some of which are described below. If any of the following risks occur, the business, results of operations or financial condition could be adversely affected in a material manner.

Credit risk

Credit risk is the risk that the other party to a financial instrument fails to honour one of its obligations and, therefore, causes the Company to incur a financial loss.

The Company's maximum exposure to credit risk is limited to the carrying amount of financial assets at the reporting date.

The Company's management considers that all of the above financial assets that are not impaired or past due for each of the reporting dates are of good credit quality.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

Liquidity risk management serves to maintain a sufficient amount of cash and to ensure that the Company has financing sources such as private investments for a sufficient amount.

Over the past years, the Company has financed its acquisitions of mining rights, exploration expenditures and working capital needs through private financings. Management estimates that the cash and cash equivalents as at December 31, 2017 will not be sufficient to meet the Company's needs for cash during the coming year and additional sources of funds will therefore be required.

Interest rate risk

As at March 31, 2018, the Company is not exposed to changes in market interest.

Exploration and mining risks

The Company is engaged in the business of acquiring and exploring mineral properties in the hope of locating economic deposits of minerals. The Company's property interests are in the exploration and evaluation stage only. The business of mineral exploration involves a high degree of risk. Few properties that are explored are ultimately developed into production. Currently, there are no known bodies of commercial ore on the mineral properties of which the Company owns an interest. Accordingly, there is little likelihood that the Company will realize any profits in the short to medium term. Any profitability in the future from the Company's business will be dependent upon locating an economic deposit of minerals. However, there can be no assurance, even if an economic deposit of minerals is located, that it can be commercially mined.

Unusual or unexpected formations, fires, power outages, labour disruptions, flooding, cave-ins, landslides and the inability to obtain suitable or adequate machinery, equipment or labour are other risks involved in the conduct of exploration programs.

The economics of developing mineral properties is affected by many factors including the cost of operations, variation of the grade of ore mined and fluctuations in the price of any minerals produced. There are no underground or surface plants or equipment on the Company's mineral properties, nor any known body of commercial ore. Programs conducted on the Company's mineral property would be an exploratory search for ore.

Permits and licenses

The Company's operations will require licenses and permits from various governmental authorities. There can be no assurance that the Company will be able to obtain all necessary licenses and permits that may be required to carry out exploration, development and mining operations at its projects.

Metal prices

Even if the Company's exploration programs are successful, factors beyond the control of the Company may affect marketability of any minerals discovered. Metal prices have historically fluctuated widely and are affected by numerous factors beyond the Company's control, including international, economic and political trends, expectations for inflation, currency exchange fluctuations, interest rates, global or regional consumption patterns, speculative activities and worldwide production levels. The effect of these factors cannot accurately be predicted.

Competition

The mining industry is intensely competitive in all its phases. The Company competes with many companies possessing greater financial resources and technical facilities than itself for the acquisition of mineral interests as well as for recruitment and retention of qualified employees.

Environmental regulations

The Company's operations are subject to environmental regulations promulgated by government agencies from time to time. Environmental legislation provides for restrictions and prohibitions of spills, release or emission of various substances produced in association with certain mining industry operations, such as seepage from tailing disposal areas, which could result in environmental pollution. A breach of such legislation may result in imposition of fines and penalties. In addition, certain types of operations require submissions to and approval of environmental impact assessments. Environmental legislation is evolving in a manner which means stricter standards and enforcement, fines and penalties for non-compliance are more stringent. Environmental assessments of proposed projects carry a heightened degree of responsibility for companies and directors, officers and employees. The cost of compliance with changes in governmental regulations has a potential to reduce the profitability of operations. The Company intends to fully comply with all environmental regulations.

Conflicts of interest

Certain directors or proposed directors of the Company are also directors, officers or shareholders of other companies that are similarly engaged in the business of acquiring, developing and exploiting natural resource properties. Such associations may give rise to conflicts of interest from time to time. The directors of the Company are required by law to act honestly and in good faith with a view to the best interests of the Company and to disclose any interest which they may have in any project or opportunity of the Company. If a conflict of interest arises at a meeting of the board of directors, any director in a conflict will disclose his interest and abstain from voting on such matter. In determining whether or not the Company will participate in any project or opportunity, the directors will primarily consider the degree of risk to which the Company may be exposed and its financial position at that time.

Stage of development

The Company's properties are om the pre-operative stage. The Company does not have a history of earnings or providing a return on investment, and in future, there is no assurance that it will produce revenue, operate profitably or provide a return on investment.

Industry conditions

Mining and milling operations are subject to government regulations. Operations may be affected in varying degrees by government regulations such as restrictions on production, price controls, tax increases, expropriation of property, pollution controls or changes in conditions under which minerals may be mined, milled or marketed. The marketability of minerals may be affected by numerous factors beyond the control of the Company, such as government regulations. The effect of these factors cannot be accurately determined.

Uninsured risks

The Company's business is subject to a number of risks and hazards, including environmental conditions adverse, environmental regulations, political uncertainties, industrial accidents, labour disputes, unusual or unexpected geological conditions, ground or slope failures, cave-ins, and natural phenomena such as inclement weather conditions, floods and earthquakes. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to the Company's properties or the properties of others, delays in mining, monetary losses and possible legal liability.

Capital needs

The exploration and evaluation, development, mining and processing of the Company's properties may require substantial additional financing. The only current source of future funds available to the Company is the sale of additional equity capital and the borrowings of funds. There is no assurance that such funding will be available to the Company or that it will be obtained on terms favourable to the Company or will provide the Company with sufficient funds to meet its objectives, which may adversely affect the Company's business and financial position.

In addition, any future equity financings by the Company may result in a substantial dilution of the existing shareholders. Failure to obtain sufficient financing may result in delaying or indefinite postponement of further exploration and evaluation, development or production on any or all of the Company's properties or even a loss of property interest.

Key employees

Management of the Company rests on a few key officers and members of the Board of Directors, the loss of any of whom could have a detrimental effect on its operations. The development of the Company's business is and will continue to be dependent on its ability to attract and retain highly qualified management and mining personnel. The Company faces competition for personnel from other employers.

CERTIFICATION OF INTERIM FILINGS

- The President and General Manager confirm to have reviewed the interim financial report and the interim MD&A (together, the "filings") of the Company for the three-month period ended March 31, 2018.
- Based on their knowledge, having exercised reasonable diligence, the President and General Manager confirm that the filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, for the period covered by the filings.
- Based on their knowledge, having exercised reasonable diligence, the President and General Manager confirm that the financial statements together with the other financial information included in the filings fairly present in all material respects the financial condition, financial performance and cash flows of the issuer, as of the date of and for the period presented in the filings.

ADDITIONAL INFORMATION

Although the Company is not a reporting issuer in Canada, additional information on the Company is available through certain filings and press releases filed by Genius on Sedar (www.sedar.com) and on Genius' website at www.geniusproperties.ca.

MANAGEMENT'S DISCUSSION AND ANALYSIS

Officers

(s) Steven Allen Zadka Steven Allen Zadka President of the Board

Directors

Steven Allen Zadka Manuel Lizando Rodríguez-Mariátegui Canny Luis Carlos Martin Rodrigo Prado Frank Hodgson Keith Philip Brill

Auditor

RSM Panez, Chacaliaza & Asociados Av. De La Floresta 497, 2do. Piso Urb. Chacarilla del Estanque San Borja, Lima-Perú (s) Manuel Lizando Rodríguez-Mariátegui Canny Manuel Lizando Rodríguez-Mariátegui Canny General Manager and Director

Head Office

Av. Jorge Basadre 607, Of. 226 San Isidro, Lima - Perú

Legal Advisors

Rodrigo Elias & Medrano Av. San Felipe 758 Lima 15072 - Perú

CERRO DE PASCO RESOURCES S.A.

MANAGEMENT'S DISCUSSION AND ANALYSIS

Fiscal year ended December 31, 2017

This management discussion and analysis ("MD&A") of Cerro de Pasco Resources S.A., ("Cerro de Pasco" or the "Company") complements the consolidated financial statements for the twelve-month ended December 31, 2017, but does not form part of them. It is intended to help the reader understand and assess the significant trends, risks and uncertainties related to the results of operations and it should be read in conjunction with the consolidated financial statements 31, 2017 and related notes thereto.

The following MD&A is a narrative explanation, through the eyes of the management of Cerro de Pasco, on how the Company performed during the fiscal year ended December 31, 2017. It includes a review of the Company's financial condition and a review of operations for the indicated period.

The consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards ("IFRS") applicable to the preparation of consolidated financial statements.

All figures are in Canadian dollars unless otherwise stated.

REPORT'S DATE

The MD&A was prepared with the information available as at December 31, 2017.

CAUTION REGARDING FORWARD-LOOKING INFORMATION

This MD&A contains forward-looking statements that are based on the Company's expectations, estimates and projections regarding its business, the mining industry in general and the economic environment in which it operates as of the date of the MD&A. To the extent that any statements in this document contain information that is not historical, the statements are essentially forward-looking and are often identified by words such as "anticipate", "expect", "estimate", "intend", "project", "plan" and "believe". In the interest of providing shareholders and potential investors with information regarding Cerro de Pasco, including management's assessment of future plans and operations, certain statements in this MD&A are forward-looking and are subject to the risks, uncertainties and other important factors that could cause the Company's actual performance to differ materially from that expressed in or implied by such statements. Such factors include, but are not limited to: volatility and sensitivity to market metal prices, impact of change in foreign currency exchange rates and interest rates, imprecision in reserve estimates, environmental risks including increased regulatory burdens, unexpected geological conditions, adverse mining conditions, changes in government regulations and policies, including laws and policies; and failure to obtain necessary permits and approvals from government authorities, and other development and operating risks. The preliminary assessments contained in the Technical Report referred to in this MD&A, and the estimates contained therein to date are preliminary in nature and are based on a number of assumptions, any one of which, if incorrect, could materially change the projected outcome.

Although the Company believes that the expectations conveyed by the forward-looking statements are based upon information available on the date that such statements were made, there can be no assurance that such expectations will prove to be correct. The reader is cautioned not to rely on these forward-looking statements. The Company disclaims any obligation to update these forward-looking statements unless required to do so by applicable Securities laws. All subsequent forward-looking statements, whether written or orally attributable to the Company or persons acting on its behalf, are expressly qualified in their entirety by these cautionary statements.

NATURE OF ACTIVITIES

Cerro de Pasco Resources S.A. (hereafter the "Company" or "Cerro de Pasco") is engaged in mining activities. The Company is in pre-operative stage. Operational activities are estimated to start as projects reach the level of economic feasibility, have the environmental impact study approved by the competent authority, obtain

access to the surface lands located over "El Metalurgista" mining concession and the approval of other required permits by the competent authorities.

The company has a mining concession called "El Metalurgista" located in the Simón Bolívar District, in the province of Cerro de Pasco, in the department of Pasco, Peru. This concession covers an area of 96 hectares. During the year, only administrative work has been done in relation to the concession.

ACQUISITION BY GENIUS PROPERTIES LTD.

On November 9, 2017, Cerro de Pasco has entered into a Merger Agreement with Genius Properties Ltd. (hereafter "Genius Properties" or "Genius"), by which Genius Properties (through BranchCo) will absorb Cerro de Pasco by means of the Merger. The Merger Agreement is available on SEDAR at www.sedar.com.

Cerro de Pasco and Genius will effect the Proposed Transaction by merging Cerro de Pasco with BranchCo, such that existing security holders of Cerro de Pasco will become security holders of Genius. In accordance with the terms of the Proposed Transaction, Genius will (i) issue a sufficient number of Common Shares to allow the Cerro Shareholders to hold, after such issuance, in the aggregate, 75% (subject to an increase as described below) of the total number of Common Shares issued and outstanding after the Proposed Transaction and (ii) make the Cash Contribution to Cerro de Pasco in an aggregate amount of US\$2,500,000.

Following the Proposed Transaction, Cerro de Pasco will be legally extinguished and, accordingly, the Cerro Shares will be cancelled. Genius will receive all of Cerro de Pasco's assets and liabilities.

The Cash Contribution will be expended, based on the joint determination of Genius and Cerro de Pasco (each acting reasonably), on the development of the Property, for metallurgical testing and to cover capital requirements related to community relations, permitting and general and administrative expenses.

The percentage of common shares to be held by the Cerro Shareholders will be increased pro rata if the Cash Contribution made by Genius is of a total amount of less than US\$2,500,000.

As a result of the Proposed Transaction, the board of directors of the Resulting Issuer shall be comprised of six directors, four of which will be former representatives of Cerro de Pasco and two of which will be current directors of Genius. The Resulting Issuer will conduct the principal business conducted by Cerro de Pasco prior to its absorption by Genius (through BranchCo), being the acquisition and development of the Property.

The Proposed Transaction is an arm's length Fundamental Change of Genius Properties within the meaning of Policy 8 – Fundamental Changes & Changes of Business of the CSE and is subject to a number of conditions precedent, including the receipt of all requisite regulatory, corporate and shareholder approvals, including that of the CSE.

BUSINESS DEVELOPMENT HIGHLIGHTS

• Genius Properties Ltd. announced a proposed transaction with Cerro De Pasco S.A. and filing of NI 43-101 Technical Report:

On November 9, 2017 Genius Properties announced that it has entered into a merger agreement dated November 9, 2017 (the "Merger Agreement") with Cerro De Pasco Resources S.A. ("Cerro De Pasco") setting out the terms of a transaction which will result in a merger of Genius and Cerro de Pasco.

NI 43-101 Technical Report about The Excelsior Property

In connection with the transaction concerning the Quiulacocha Tailings and Excelsior Stockpile, Genius announced on November 9, 2017 it has completed a Technical Report ("NI 43-101 Report") prepared in accordance with National Instrument 43-101 Standards of Disclosure for Mineral Projects ("NI 43-101")

dated November 9, 2017 and entitled "The Excelsior Property: The Excelsior Mineral Pile (EMP) and Quiulacocha Tailings (QT) associated with the Cerro de Pasco Mine, Cerro de Pasco District, Altiplano Region, North-Central Peru". Highlights of the NI 43-101 Report are as follows:

The property is known as Excelsior and consists of the Excelsior Mineral Pile ("EMP") and Quiulacocha Tailings ("QT") forming residues generated by the processing of the Cerro de Pasco Mine Pb-Zn-Ag-Cu ore located 310 km from Lima, in east-central Peru.

The EMP occupies an area of 94 ha and contains 26,400,000 m3 of fragmentary rocks forming terraces composed of sulfide-rich rocks, sericitized volcanic and carbonate (dolomitic) rocks. Metal-bearing minerals consist of sphalerite (Zn), tennantite (Cu), cerussite (Pb), enargite (Cu) and galena (Pb, Ag-rich). The more reliable Historical Resources Estimate generated 42.89 Mt @ 0.09 wt. % Cu (85.1 M lb), 0.73 wt. % Pb (690.3 M lb), 1.59 wt. % Zn (1696.1 M lb) and 66.1 g/t Ag (91.1 M oz) with Pb+Zn= 2.33 wt. %*.

The QT cover a surface of 114 ha and contain approximately 79 Mt of pyrite-bearing tailings of two different types: Cu-rich and Zn-Pb-rich sulphides. The best Historical Resources Estimate generated a total of 2.94 Mt @ 43.1 g/t Ag (4.1 M oz), 418 ppm Cu, 0.79 wt. % Pb (51.2 M lb) and 1.43 wt. % Zn (92.7 M lb)*.

* The estimates presented above are detailed and discussed in the NI 43-101 Report. They are treated as historic information and have not been verified for economic evaluation by the Corporation. These are considered Historical Mineral Resources and do not refer to any category of sections 1.2 and 1.3 of the NI 43-101 Instrument such as Mineral Resources or Mineral Reserves as stated in the 2010 CIM Definition Standards on Mineral Resources and Mineral Reserves. A Qualified Person (within the meaning of NI 43-101) has not done sufficient work to classify the historical estimate as current Mineral Resources or Mineral Reserves. The explanation lies in the inability by the QP to fully verify the data acquired by the various historical drilling campaigns and other sampling works. Further drilling would be required to upgrade or verity the historical resources. However, the QP has read the documents pertaining to the description of the different methods used in the historical evaluation of the Mineral Resources and is of the opinion they are reliable, but need to be updated to fully conform to the NI 43-101 or CIM norms. Furthermore, no Mineral Resources were calculated on the Excelsior property since 2013.

The NI 43-101 Report was prepared by Michel Boily, PhD, geo of Montreal, Quebec, Independent Qualified Person.

Capital Stock

The current capital stock of Cerro de Pasco is S/ 523,315.25, divided into 52,331,525 shares with a par value of S/ 0.01 each, fully subscribed and paid.

The most recent capital increase, to the above mentioned amount, was approved at the General Shareholders Meeting held on December 13, 2017 and confirmed at the board meeting held on January 18, 2018. It was the result of conversions of credits of shareholders.

Such most recent capital increase is pending public registration, being the currently registered capital stock of S/ 500,000.00. Registration is expected to be achieved in May 2018. Notwithstanding the pending registration, the new shares resulting from this capital increase have already been validly issued.

Capital increases prior to the merger

Prior to the effectiveness of the merger with BranchCo, Cerro de Pasco will have to convert certain outstanding debts towards shareholders into shares, in order to increase its capital stock while reducing its liabilities and, that way, remedy the current financial situation of liabilities exceeding the amount of Cerro de Pasco's paid-in capital.

The credits that may be converted are, among others, those held by Alpha Capital Anstalt ("<u>Alpha</u>") and Assameka Capital, Inc. ("<u>Assameka</u>"), for total amounts of US\$ 555,556.00 and US\$ 55,556.00, respectively. Such credits result from convertible financing transactions entered into by Cerro de Pasco with those entities in 2017. The General Shareholders Meeting of Cerro de Pasco held on April 21, 2017

approved to delegate to the board of directors (until December 31, 2018) the faculty to approve capital increases up to a total amount of US\$ 650,000.00 each time Alpha and/or Assameka decide to convert (totally or partially) their outstanding credits into Cerro de Pasco shares.

Cerro de Pasco expects to convert credits of Alpha, Assameka and eventually other creditors in May 2018.

BUSINESS DEVELOPMENT SUBSEQUENT EVENTS

• Cerro de Pasco announced the exercise of its Option to acquire title over the El Metalurgista concession:

On January 10, 2018, Cerro de Pasco exercised its Option and, on January 12, 3018, the public deed whereby it formally acquired title over the concession and paid its former titleholder, Mr. Victor Freundt Orihuela, the balance of the US\$853,700 purchase price was executed. As a result, Cerro de Pasco is now the exclusive titleholder of the aforesaid concession, holding a 100% interest over it. Mr. Freundt retains the right to receive a 2% NSR royalty on the products obtained from the concession. This royalty can be bought back entirely by Cerro de Pasco as of initiation of commercial production in the concession, by paying a consideration of US\$3 million if the royalty is bought back by the end of the 2nd year, US\$3.5 million if bought back by the end of the 3rd year, or US\$4 million if bought back by the end of the 4th year.

CORPORATE OBJECTIVES FOR 2018:

- Complete Merger Agreement with Genius Properties Ltd.
- Execute an agreement to use or aquire the nearby milling and processing facilities
- Acquire the surface rights on "Parcel K"
- Complete Environmental Impact Assessment study
- Conduct metallurgical testing and bulk-sampling
- Initiate drilling to confirm geological resources NI43-101
- Complete internal engineering studies

EXPLORATION OUTLOOK

As part of the next steps in the development of the project, the Company will first need to update the historical Mineral Resource Estimates performed on the QT and EMP to render them compliant with the NI43-101 and CIMM norms. Regarding the EMP Resource Estimate, re-sampling of the 2009 RC drill holes (if retrievable) and pits, and sinking of twin holes will be necessary. The upgrading to Indicated or Measured Mineral Resources may also require additional RC drill holes to tighten the spacing which currently sits at 30 to 50 m. Note the QT Mineral Resource Estimates concerns about 225,000 m2 of tailings area; less than half of the total surface. The Company might consider an auger drilling program to expand the QT resources. This represents Phase I of the recommended work which the Company estimates the cost at \$CAD200K.

Thereafter, the Company will consider bulk testing of the EMP mineralization at Volcan Compania Minera S.A.A. Cerro de Pasco installations. A minimum processing of 10,000t is envisaged. Once Mineral Resources Estimates are produced, a Feasibility Study should be completed. The study would handle the details of the economic analysis, market studies and contracts and capital and operating costs of the Excelsior project. This represents Phase II of the recommended work.

QUALIFIED PERSONS

Dr. Michel Boily P.Geo, is the qualified person under NI 43-101 who has reviewed and approved the technical information contained in this document for Cerro de Pasco.

FUNCTIONAL AND PRESENTATION CURRENCY

The Company has converted its financial statements into Presentation Currency (Canadian Dollars) as follows:

As of December 31, 2017, the balances of monetary assets and liabilities have been converted to Canadian Dollars using the sales exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/. 2.820, respectively, (S/. 2.672 as of December 31, 2016) for C\$1.00.

Non-monetary assets and liabilities and equity accounts have been converted to Canadian dollars using the sales exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/. 2.820, respectively, (S/. 2.672 as of December 31, 2016) for C\$1.00.

The items in the statement of comprehensive income have been converted to Canadian dollars using the sales exchange rate published by the Superintendency of Banking, Insurance and Pension Funds effective as of that date of S/. 2.820, respectively, (S/.2.672 as of December 31, 2016) for C\$1.00.

In all cases, the converted value of the assets is not considered to exceed the market value.

SELECTED ANNUAL FINANCIAL INFORMATION

The following selected annual financial information is derived from our audited financial statements for the fiscal year ended December 31, 2017.

STATEMENT OF COMPREHENSIVE INCOME

For the year ended on December 31, 2017

	Notes	2017	2016
		C\$	C\$
OPERATING COSTS			
Administration expenses	8	(299,734)	(47,228)
Total operation costs		(299,734)	(47,228)
OPERATING LOSS		(299,734)	(47,228)
OTHER INCOME (EXPENSES)			
Financial income		37,545	13,796
Total other income (expenses)		37,545	13,796
Income tax		45,219	-
OVERALL LOSS		(216,971)	(33,432)

During the year ended December 31, 2017, the Company realized a net loss from operations of \$299,734 as compared to a net loss from operations of \$47,228 in fiscal year 2016. This increase in net loss is entirely attributable to an increase in administrative work related to the development of Cerro de Pasco. In 2017, administrative expenses included services provided by third parties (\$268,578) and various management loads (\$31,156).

STATEMENT OF CASH FLOWS

For the year ended on December 31, 2017

	Notes	2017	2016
		C\$	C\$
CASH FLOWS FROM OPERATING ACTIVITIES			
Other charges related to the activity		(176,956)	-
Payment to suppliers and taxes		6,999	(2,130)
Net cash used in operating activities		(169,957)	(2,130)
CASH FLOWS FROM INVESTMENT ACTIVITIES			
Purchase of Properties, Plant and Equipment		(947)	-
Net cash used in investment activities		(947)	-
CASH FLOWS FROM FINANCING ACTIVITIES			
Loans received		195,793	2,324
Net cash from financing activities		195,793	2,324
NET (DECREASE) INCREASE OF CASH IN THE			
YEAR		24,889	194
CASH			
As of January 1		10,431	10,237
As of December 31	3	35,320	10,431

CASH FLOWS

Cash flows from operating activities

Cash flows from operating activities were (\$169,957) during the year ended December 31, 2017, a decrease of \$167,827 as compared to cash flows from operations of (\$2,130) during the year ended December 31, 2016. The decrease is mainly explained by other charges related to the activity.

Cash flows from investment activities

Cash flows from investment activities were (\$947) during the year ended December 31, 2017 as compared to none in the year ended December 31, 2016, which are related to the acquisition of properties, plant and equipment.

Cash flows from financing activities

Cash flows from financing activities were \$195,793 during the year ended December 31, 2017, an increase of \$193,469 as compared to cash flows from financing of \$2,324 during the year ended December 31, 2016. The increase is entirely driven by new loans received in fiscal year 2017.

STATEMENT OF FINANCIAL POSITION

As of December 31, 2017

	Notes	2017	2016
		C\$	C\$
ASSETS			
CURRENT ASSETS			
Cash	3	35,320	10,431
Other accounts receivable	4	231,991	55,035
Total current assets		267,311	65,466
NON-CURRENT ASSETS			
Property, plant and Equipment		947	-
Intangible assets	5	1,621,676	634,928
Assets for deferred income tax		45,219	
Total non-current assets		1,667,842	634,928
TOTAL ASSETS		1,935,153	700,394
LIABILITIES AND EQUITY			
NON-CURRENT LIABILITIES			
Trade accounts payable		52,218	-
Other accounts payable	6	2,258,908	933,399
Total non-current liabilities		2,311,126	933,399
TOTAL LIABILITIES		2,311,126	933,399
EQUITY			
Capital	7	185,523	196,135
Capital Premium		810,888	860,213
Accumulated results		(1,372,384)	(1,289,353)
TOTAL EQUITY		(375,973)	(233,005)
TOTAL LIABILITIES AND EQUITY		1,935,153	700,394

KEY BALANCE SHEET ITEMS

Cash

The Company maintains its current accounts in local financial entities in Peruvian Soles and in US Dollars. The funds are freely available and do not accrue interest. The company keeps registered the amount of US \$8,000 in its bank accounts, which is equivalent to C\$9,186, for judicial deposit in Banco de la Nación in favor of the Company, for a trial carried out with the Quiulacocha Peasant Community.

Other accounts receivable

This item includes:

		2017	2016
		C\$	C\$
Tax credit for General Sales Tax	(a)	70,376	51,792
Other accounts receivable		161,615	3,243
Total		231,991	55,035

Other accounts receivable amounted to \$231,911 as at December 31, 2017, which included \$70,376 of Tax credit for General Sales Tax. In the opinion of the Management, the tax credit of the General Sales Tax will be fully compensated in the medium term.

Intangible assets

This item includes:

	2017	2016
	C\$	C\$
Quiulacocha Project mining rights (a)	980,241	616,111
Other intangibles	641,435	18,817
Total	1,621,676	634,928

Intangible assets increased to \$1,621,676 as at December 31, 2017 from \$634,928 as at December 31, 2016. These included "El Metalurgista" mining concession (\$980,241) and other intangibles (\$641,435). The El Metalurgista rights are related to the contract for the transfer of mining rights celebrated on April 22, 2004, with Mr. Victor Freundt.

Other accounts payable

Other accounts payable totaled \$2,258,908 as at December 31, 2017, as compared to \$933,399 as at December 31, 2016. The increase was mainly attributable to loans received from shareholders. Other accounts payable also included a loan received from Genius Properties Ltd. of \$596,376.

CONTINGENCIES

Governmental laws and regulations regarding environmental protection regulate the Company's operations. The environmental consequences are not easily identifiable, either in terms of results, the impacts or the expiration date. Currently, and to the best knowledge of its management, the Company is in conformity with current laws and regulations.

GOING CONCERN ASSUMPTION

The accompanying consolidated financial statements have been prepared on the basis of the going concern assumption meaning the Company will be able to realize its assets and discharge its liabilities in the normal course of business. However, the Company has accumulated losses that exceed the capital stock in recent years. The General Corporation Law grants a period of one year to reverse this situation through the contribution of shareholders. If this is not done, there is a risk that the Company will lose continuity unless it generates future profits that exceed this equity deficit.

CAPITAL MANAGEMENT

The Company considers the items included in equity and long term loan as capital components.

The Company's capital management objectives are:

- to ensure the Company's ability to continue as a going concern;
- to increase the value of the assets of the business; and
- to provide an adequate return to shareholders of the Company.

These objectives will be achieved by identifying the right exploration projects, adding value to these projects and ultimately taking them through to production or sale and cash flow, either with partners or by the Company's own means.

The Company monitors capital on the basis of the carrying amount of equity. Capital for the reporting periods are presented in the statement of changes in equity.

The Company sets the amount of capital in proportion to its overall financing structure, i.e. equity and financial liabilities. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. The Company finances its exploration and evaluation activities principally by raising additional capital mainly through private placements. When financing conditions are not optimal, the Company may enter into other solutions to continue its exploration and evaluation activities or may slow its activities until conditions improve. No changes were made in the objectives, policies and processes for managing capital during the reporting periods.

IFRS ACCOUNTING POLICIES AND ESTIMATES

The Company's significant accounting policies and estimates under IFRS are disclosed in the audited annual consolidated financial statements for the year ended December 31, 2017.

RISK AND UNCERTAINTIES

An investment in the common shares of the "Merged Company" should be considered highly speculative. The company is subject to a variety of risks, some of which are described below. If any of the following risks occur, the business, results of operations or financial condition could be adversely affected in a material manner.

Credit risk

Credit risk is the risk that the other party to a financial instrument fails to honour one of its obligations and, therefore, causes the Company to incur a financial loss.

The Company's maximum exposure to credit risk is limited to the carrying amount of financial assets at the reporting date.

The Company's management considers that all of the above financial assets that are not impaired or past due for each of the reporting dates are of good credit quality.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

Liquidity risk management serves to maintain a sufficient amount of cash and to ensure that the Company has financing sources such as private investments for a sufficient amount.

Over the past years, the Company has financed its acquisitions of mining rights, exploration expenditures and working capital needs through private financings. Management estimates that the cash and cash equivalents as at December 31, 2017 will not be sufficient to meet the Company's needs for cash during the coming year and additional sources of funds will therefore be required.

Interest rate risk

As at December 31, 2017, the Company is not exposed to changes in market interest.

Exploration and mining risks

The Company is engaged in the business of acquiring and exploring mineral properties in the hope of locating economic deposits of minerals. The Company's property interests are in the exploration and evaluation stage only. The business of mineral exploration involves a high degree of risk. Few properties that are explored are ultimately developed into production. Currently, there are no known bodies of commercial ore on the mineral properties of which the Company owns an interest. Accordingly, there is little likelihood that the Company will realize any profits in the short to medium term. Any profitability in the future from the Company's business will be dependent upon locating an economic deposit of minerals. However, there can be no assurance, even if an economic deposit of minerals is located, that it can be commercially mined.

Unusual or unexpected formations, fires, power outages, labour disruptions, flooding, cave-ins, landslides and the inability to obtain suitable or adequate machinery, equipment or labour are other risks involved in the conduct of exploration programs.

The economics of developing mineral properties is affected by many factors including the cost of operations, variation of the grade of ore mined and fluctuations in the price of any minerals produced. There are no underground or surface plants or equipment on the Company's mineral properties, nor any known body of commercial ore. Programs conducted on the Company's mineral property would be an exploratory search for ore.

Permits and licenses

The Company's operations will require licenses and permits from various governmental authorities. There can be no assurance that the Company will be able to obtain all necessary licenses and permits that may be required to carry out exploration, development and mining operations at its projects.

Metal prices

Even if the Company's exploration programs are successful, factors beyond the control of the Company may affect marketability of any minerals discovered. Metal prices have historically fluctuated widely and are affected by numerous factors beyond the Company's control, including international, economic and political trends, expectations for inflation, currency exchange fluctuations, interest rates, global or regional consumption patterns, speculative activities and worldwide production levels. The effect of these factors cannot accurately be predicted.

Competition

The mining industry is intensely competitive in all its phases. The Company competes with many companies possessing greater financial resources and technical facilities than itself for the acquisition of mineral interests as well as for recruitment and retention of qualified employees.

Environmental regulations

The Company's operations are subject to environmental regulations promulgated by government agencies from time to time. Environmental legislation provides for restrictions and prohibitions of spills, release or emission of various substances produced in association with certain mining industry operations, such as seepage from tailing disposal areas, which could result in environmental pollution. A breach of such legislation may result in imposition of fines and penalties. In addition, certain types of operations require submissions to and approval of environmental impact assessments. Environmental legislation is evolving in a manner which means stricter standards and enforcement, fines and penalties for non-compliance are more stringent. Environmental assessments of proposed projects carry a heightened degree of responsibility for companies and directors, officers and employees. The cost of compliance with changes in governmental regulations has a potential to reduce the profitability of operations. The Company intends to fully comply with all environmental regulations.

Conflicts of interest

Certain directors or proposed directors of the Company are also directors, officers or shareholders of other companies that are similarly engaged in the business of acquiring, developing and exploiting natural resource properties. Such associations may give rise to conflicts of interest from time to time. The directors of the Company are required by law to act honestly and in good faith with a view to the best interests of the Company and to disclose any interest which they may have in any project or opportunity of the Company. If a conflict of interest arises at a meeting of the board of directors, any director in a conflict will disclose his interest and abstain from voting on such matter. In determining whether or not the Company will participate in any project or opportunity, the directors will primarily consider the degree of risk to which the Company may be exposed and its financial position at that time.

Stage of development

The Company's properties are om the pre-operative stage. The Company does not have a history of earnings or providing a return on investment, and in future, there is no assurance that it will produce revenue, operate profitably or provide a return on investment.

Industry conditions

Mining and milling operations are subject to government regulations. Operations may be affected in varying degrees by government regulations such as restrictions on production, price controls, tax increases, expropriation of property, pollution controls or changes in conditions under which minerals may be mined, milled or marketed. The marketability of minerals may be affected by numerous factors beyond the control of the Company, such as government regulations. The effect of these factors cannot be accurately determined.

Uninsured risks

The Company's business is subject to a number of risks and hazards, including environmental conditions adverse, environmental regulations, political uncertainties, industrial accidents, labour disputes, unusual or unexpected geological conditions, ground or slope failures, cave-ins, and natural phenomena such as inclement weather conditions, floods and earthquakes. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to the Company's properties or the properties of others, delays in mining, monetary losses and possible legal liability.

Capital needs

The exploration and evaluation, development, mining and processing of the Company's properties may require substantial additional financing. The only current source of future funds available to the Company is the sale of additional equity capital and the borrowings of funds. There is no assurance that such funding will be available to the Company or that it will be obtained on terms favourable to the Company or will provide the Company

with sufficient funds to meet its objectives, which may adversely affect the Company's business and financial position.

In addition, any future equity financings by the Company may result in a substantial dilution of the existing shareholders. Failure to obtain sufficient financing may result in delaying or indefinite postponement of further exploration and evaluation, development or production on any or all of the Company's properties or even a loss of property interest.

Key employees

Management of the Company rests on a few key officers and members of the Board of Directors, the loss of any of whom could have a detrimental effect on its operations. The development of the Company's business is and will continue to be dependent on its ability to attract and retain highly qualified management and mining personnel. The Company faces competition for personnel from other employers.

CERTIFICATION OF ANNUAL FILINGS

- The President and Chief Executive Officer and the Chief Financial Officer confirm to have reviewed the annual financial report and the annual MD&A (together, the "filings") of the Company for the twelvemonth period ended December 31, 2017.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive
 Officer and the Chief Financial Officer confirm that the filings do not contain any untrue statement of a
 material fact or omit to state a material fact required to be stated or that is necessary to make a
 statement not misleading in light of the circumstances under which it was made, for the period covered
 by the filings.
- Based on their knowledge, having exercised reasonable diligence, the President and Chief Executive
 Officer and the Chief Financial Officer confirm that the financial statements together with the other
 financial information included in the filings fairly present in all material respects the financial condition,
 financial performance and cash flows of the issuer, as of the date of and for the period presented in
 the filings.

Additional information

Although the Company is not a reporting issuer in Canada, additional information on the Company is available through certain filings and press releases filed by Genius on Sedar (www.sedar.com) and on Genius' website at www.geniusproperties.ca.

MANAGEMENT'S DISCUSSION AND ANALYSIS

Officers

(s) Steven Allen Zadka Steven Allen Zadka President of the Board

Directors

Steven Allen Zadka Manuel Lizando Rodríguez-Mariátegui Canny Luis Carlos Martin Rodrigo Prado Frank Hodgson Keith Philip Brill

Auditor

RSM Panez, Chacaliaza & Asociados Av. De La Floresta 497, 2do. Piso Urb. Chacarilla del Estanque San Borja, Lima-Perú (s) Manuel Lizando Rodríguez-Mariátegui Canny Manuel Lizando Rodríguez-Mariátegui Canny General Manager and Director

Head Office

Av. Jorge Basadre 607, Of. 226 San Isidro, Lima - Perú

Legal Advisors

Rodrigo Elias & Medrano Av. San Felipe 758 Lima 15072 - Perú

SCHEDULE "E"

PRO FORMA FINANCIAL STATEMENTS OF THE RESULTING ISSUER

Genius Metals Inc.

Unaudited Pro Forma Financial Statements March 31, 2018 (Expressed in Canadian dollars)

Unaudited Pro Forma Financial Statements Pro Forma Statement of

Financial Position as at March 31, 2018	2
Notes to Pro Forma Financial Statements	3 - 4

Genius Metals Inc. Unaudited Pro Forma Statement of Financial Position As at March 31, 2018

(Expressed in Canadian dollars)

	Genius			
	Metals Inc.			Pro forma
	March 31,		Pro forma	March 31,
-	2018	Note	Adjustments	2018
100570	\$		\$	\$
ASSETS				
Current	10	2->	750.000	
Cash and cash equivalents	10	2c)	750 000	
		2c)	(37 500)	710 500
Other receivables		3	-10 42 531	712 500 42 531
		2a) 2a)	42 531 2 500	42 531 2 500
Prepaids expenses	10	za)		
	10		757 521	757 531
Non-current		a)	05 450	05 450
Property, plant and equipment		2a)	25 459	25 459
Other intangible assets		2a)	3 832 549	3 832 549
Total assets	10		4 615 529	4 615 539
	10		4 015 529	4 015 559
LIABILITIES				
Current				
Trade accounts payable and other liabilities		2a)	723 325	
		2b)	(49 500)	673 825
Other liability related to flow-through financings		2a)	40 299	40 299
Loan payable to a director, without interest		2a)	180 000	180 000
Current portion of obligation under capital lease)	2a)	2 061	2 061
· · · ·		,	896 185	896 185
Non-current				
Obligation under capital lease		2a)	4 356	4 356
Total liabilities		,	900 541	900 541
· · · · · · · · · · · · · · · · · · ·				
SHAREHOLDERS' EQUITY				
Share Capital	10	2a)	2 952 998	
		2b)	49 500	
		2c)	750 000	
		2c)	(37 500)	
_		_3	-10	3 714 998
Total shareholders' equity	10		3 714 988	3 714 998
Total liabilities, shareholders' equity				
and capital	10		4 615 529	4 615 539
=				

The accompanying notes are an integral part of the unaudited pro forma financial statements.

Genius Metals Inc. Notes to Unaudited Pro Forma Financial Statements As at March 31, 2018 (Expressed in Canadian dollars)

1 - BASIS OF PRESENTATION

The unaudited Pro Forma financial statements of Genius Metals Inc. have been prepared by management from information available to the company. The unaudited pro forma financial statements have been prepared from the inclusion in the management information circular dated June 6, 2018. In the opinion of the company's management the unaudited pro forma financial statements include all adjustments necessarily for the transaction described in the management information circular.

The unaudited pro forma financial statements have been prepared as if the transactions described in Note 2 had occurred on March 31, 2018

The unaudited pro forma financial statements are not necessarily indicative of the financial financial position that would have been attained had the transactions actually taken place at the dates indicated and do not purport to be indicative of the effects that may be expected to occur in the future.

2 - PRO FORMA ASSUMPTIONS

The unaudited pro forma financial statements give effect to the following assumptions and adjustments:

a) Pursuant to the Asset Transfer Agreement entered into between Genius Properties Ltd and Genius Metals Inc., Genius Properties Ltd. will transfer the ownership of all mining rights and titles, other receivables, prepaid expenses and the property and equipment from Genius Properties Ltd to Genius Metals Inc/Métaux Genius Inc ("Genius Metals"). Genius Properties Ltd. will also transfer to Genius Metals the trade accounts payable and other liabilities, the other liability related to flow-trough shares of \$40,299 and obligation under capital lease. In consideration for such transfer, Genius Metals will issue to Genius 9,797,970 Genius Metals common shares at a deemed price of \$0.526 per common shares representing an aggregate consideration of \$2,952,998.

The fair value of the net assets to be transfered was established at \$4,120,449.

Genius Metals has adopted, as accounting policy, the capitalization of (i) the acquisition cost of mining properties; as well as (ii) the deferred exploration expenses. This change is consistent with the change in accounting policy of Genius Properties Ltd at the time of the transaction.

The mining rights will be transfered at book value of \$3,832,549, following the change in accounting policy of Genuis Properties Ltd.

Genius Metals will be accounted at the book value of the net asset transfered of \$2,952,998.

The pro-forma statements do not include the following assets (liabilities) of Genius Canadian Properties ("Properties").

	\$
Cash and cash equivalents	551 907
Loan to a non-related company	(989 050)

The above asset (liabilities) were not transferred. In addition, all the liabilities of Genius Canadian Properties were transfered.

Genius Metals Inc.

Notes to Unaudited Pro Forma Financial Statements As at March 31, 2018 (Expressed in Canadian dollars)

2 - PRO FORMA ASSUMPTIONS (continued)

- b) Prior to the closing of the Transaction, Genius Metals will enter into shares for debt agreements, pursuant to which they will convert the aggregate \$49,500 into shares of Cerro de Pasco.
- c) The Issuer intends to arrange a private placement of shares for a minimum of \$750,000 and a maximum of \$3,000,000. The expenses of the spin-off and Genius Metals Private Pacements are estimated at \$37,500 in the case of a minimum Private Placement and \$150,000 in the case of a maximum Private Placement.
- d) The pro forma effective income tax rate will be approximately 27%.

3 - SHARE CAPITAL

A continuity of issued share capital and related recorded values after giving effect to the pro forma adjustments described in Note 2 is set out as follows: Number

		1 tainio oi	
·	Notes	of Shares	Amount
			\$
Initial issuance of shares		10	10
	2 a)	9 797 970	2 952 998
Repurchase of shares for cancellation		(10)	(10)
Shares for debt agreements	2 b)	TBD	49 500
Issuer private placements	2 c)	TBD	750 000
Shares issuance expenses	2 c)		(37 500)
Pro forma share capital as at December 31, 2017		9 797 970	3 714 998

Genius Metals Inc.

Unaudited Pro Forma Financial Statements December 31, 2017 (Expressed in Canadian dollars)

Unaudited Pro Forma Financial Statements

Pro Forma Statement of	
Financial Position as at December 31, 2017	2
Notes to Pro Forma Financial Statements	3 - 4

Genius Metals Inc. Unaudited Pro Forma Statement of Financial Position As at December 31, 2017

(Expressed in Canadian dollars)

	Genius			
	Metals Inc.			Pro forma
	December 31,		Pro forma	December 31,
	2017	Note	Adjustments	2017
400-770	\$		\$	\$
ASSETS				
Current	400	0-)	004 500	
Cash and cash equivalents	100	2a)	304 536	
		2c) 2c)	750 000	1 017 136
Other receivables		,	(37 500) 101 713	1017130
Prepaids expenses		2a) 2a)	23 615	23 615
r repaids expenses	100	2a)	1 142 364	1 142 464
Non ourrent	100		1 142 304	1 142 404
Non-current		20)	18 512	18 512
Property, plant and equipment Other intangible assets		2a) 2a)	4 600 000	4 600 000
Other intaligible assets		2a)	4 000 000	4 000 000
Total assets	100		5 760 876	5 760 976
LIABILITIES				
Current				
Trade accounts payable and other liabilities		2a)	695 263	
		2b)	(49 500)	645 763
Other liability related to flow-through financings		2a)	42 500	42 500
Current portion of obligation under capital lease	e	2a)	2 058	2 058
			690 321	690 321
Non-current		a \		
Obligation under capital lease		2a)	4 894	4 894
Total liabilities			695 215	695 215
SHAREHOLDERS' EQUITY				
Share Capital	100	2a)	4 303 661	
Share Capital	100	2a) 2b)	49 500	
		20) 2c)	750 000	
		2c)	(37 500)	5 065 761
Total shareholders' equity	100		5 065 661	5 065 761
Total liabilities, shareholders' equity				
	100		5 760 876	5 760 976
and capital	100	:	5 100 010	5 100 910

The accompanying notes are an integral part of the unaudited pro forma financial statements.

Genius Metals Inc.

Notes to Unaudited Pro Forma Financial Statements As at December 31, 2017 (Expressed in Canadian dollars)

1 - BASIS OF PRESENTATION

The unaudited Pro Forma financial statements of Genius Metals Inc. have been prepared by management from information available to the company. The unaudited pro forma financial statements have been prepared from the inclusion in the management information circular dated May 22, 2018. In the opinion of the company's management the unaudited pro forma financial statements include all adjustments necessarily for the transaction described in the management information circular.

The unaudited pro forma financial statements have been prepared as if the transactions described in Note 2 had occurred on December 31, 2017

The unaudited pro forma financial statements are not necessarily indicative of the financial financial position that would have been attained had the transactions actually taken place at the dates indicated and do not purport to be indicative of the effects that may be expected to occur in the future.

2 - PRO FORMA ASSUMPTIONS

The unaudited pro forma financial statements give effect to the following assumptions and adjustments:

a) Pursuant to the Asset Transfer Agreement entered into between Genius Properties Ltd and Genius Metals Inc., Genius Properties Ltd. will transfer the ownership of all mining rights and titles, cash, other receivables, prepaid expenses and the property and equipment from Genius Properties Ltd to Genius Metals Inc/Métaux Genius Inc ("Genius Metals"). Genius Properties Ltd. will also transfer to Genius Metals the trade accounts payable and other liabilities, the other liability related to flow-trough shares of \$42,500 and obligation under capital lease. In consideration for such transfer, Genius Metal will issue to Genius 9,797,970 Genius Metals common shares at a deemed price of \$0.526 per common shares representing an aggregate consideration of \$4,303,661.

The fair value of the net assets to be transfered was established at \$4,303,661.

The mining rights will be transfered at book value of \$4,600,000 Genius Metals will be accounted at the fair value of the net asset transfered of \$4,303,661.

The pro-forma statements do not include the following assets of Genius Canadian Properties ("Properties").

Loan to a non-related company

<u>\$</u> 649 000

The above assets were not transferred. In addition, all the liabilities of Genius Canadian Properties were transfered.

Genius Metals Inc.

Notes to Unaudited Pro Forma Financial Statements As at December 31, 2017 (Expressed in Canadian dollars)

2 - PRO FORMA ASSUMPTIONS (continued)

- b) Prior to the closing of the Transaction, Genius Metals will enter into shares for debt agreements, pursuant to which they will convert the aggregate \$49,500 into shares of Cerro de Pasco.
- c) The Issuer intends to arrange a private placement of shares for a minimum of \$750,000 and a maximum of \$3,000,000. The expenses of the spin-off and Genius Metals Private Pacements are estimated at \$37,500 in the case of a minimum Private Placement and \$150,000 in the case of a maximum Private Placement.
- k) The pro forma effective income tax rate will be approximately 27%.

3 - SHARE CAPITAL

A continuity of issued share capital and related recorded values after giving effect to the pro forma adjustments described in Note 2 is set out as follows: Number

	Notes	of Shares	Amount
			\$
	2 a)	9 797 790	4 303 661
Shares for debt agreements	2 b)	TBD	750 000
Issuer private placements	2 c)	TBD	49 500
Pro forma share capital as at December 31, 2017		9 797 790	5 103 161