

CORAZON GOLD CORP. (Formerly ReMac Zinc Corp)

Management Discussion & Analysis
December 31, 2011

The following discussion of performance, financial condition and future prospects should be read in conjunction with the audited annual financial statements of the Company for the year ended December 31, 2011 which have been prepared in accordance with International Financial Reporting Standards ("IFRS"). This Management Discussion and Analysis ("MD&A") includes certain statements that may be deemed "forward looking statements". All statements in this discussion, other than statements of historical fact, that address future exploration activities and events or developments that the Company expects, are forward looking statements. Although the Company believes the expectations expressed in such forward-looking statements are based on reasonable assumptions, such statements are not guarantees of future performance and actual results or developments may differ materially from those in the forward-looking statements. Additional information can be found on Sedar at www.sedar.com. This MD&A is dated April 29, 2012

DESCRIPTION OF THE CORPORATION

REMAC ZINC CORP. ACQUISITION OF 0887398 BC LTD. and 0887406 BC LTD.

On January 14, 2011, ReMac Zinc Corp. ("ReMac") completed the acquisition of all of the issued and outstanding shares of 0887398 B.C. Ltd. ("0887398") in exchange for the issuance of an aggregate 23,446,318 common shares of ReMac on the basis of one common share for each common share of 0887398, pursuant to a share exchange agreement dated October 6, 2010 among 0887398, its shareholders, and its subsidiaries 0887406 B.C. Ltd. ("0887406") and Corazon Exploraciones, S.A. ("Corazon"). 0887398 owned 99.9 % of the issued and outstanding shares of Corazon and 0887406 owned the remaining 0.1% of the issued and outstanding shares of Corazon. In addition, 0887406 agreed to transfer its ownership in Corazon to ReMac pursuant to the terms of a share purchase agreement between ReMac and 0887406. As a result, 0887398 and 0887406 became wholly-owned subsidiaries of ReMac and ReMac holds indirectly 100% of the issued and outstanding shares of Corazon.

o887398 and its subsidiary, Corazon were principally engaged in the acquisition, exploration and development of a resource property located in Santo Domingo, Nicaragua. As a result of the share exchange, the former shareholders of o887398 obtained control of ReMac. Consequently the transaction has been recognized as a reverse asset acquisition in these consolidated financial

statements, with 0887398 being the deemed acquirer of the net assets of ReMac. The consolidated financial statements are a continuation of 0887398 and the net assets and results of operations of ReMac are included in these financial statements from the date of acquisition (January 14, 2011). ReMac changed its name to Corazon Gold Corp. upon completion of the transaction.

Pursuant to the agreement, ReMac granted an aggregate 2% net smelter returns royalty to two controlling shareholders of 0887398. This royalty was exclusive to the Santo Domingo property. All outstanding options (109,287 options) of ReMac at the date of the transaction were fully vested and were cancelled for no consideration upon closing.

ReMac issued 1,250,000 common shares with an estimated fair value of \$250,000 as a finders' fee and other estimated costs of the transaction of \$54,333 which were all expensed.

Reverse asset acquisitions

Net assets of ReMac acquired at fair value include:

Cash and cash equivalents	\$270,613
Accounts receivable, deposits and prepaids	13,576
Reclamation bond	5,000
	289,189
Current liabilities	(46,399)
Net assets acquired	<u>\$242,790</u>

Estimated fair value of common shares issues for ReMac net assets \$242,790

SANTO DOMINGO PROJECT

The Santo Domingo gold project "the Project" is located in the canton of Santo Domingo, in the eastern section of the La Libertad-Santo Domingo mining district, state of Chontales, central Nicaragua. The project totals 650 hectares and is situated 177 kilometres northwest of the major Pacific port and capital city of Managua, Nicaragua.

On April 15, 2010 Corazon, entered into a Concession Agreement which provides the option to acquire a 100% interest in the Santo Domingo concession (the Concession) from Cooperative de Pequenos Mineros de Santo Domingo RL (the "Co-Op") for stage payments totaling USD\$5,500,000. Under the Concession Agreement, Corazon paid an initial USD\$500,000 and was required to make two payments of USD\$2,500,000, the first no later than April 15, 2011 and the second by April 15, 2012. On April 15, 2011 the Company made the first payment of USD\$2,500,000 as required by the Concession Agreement.

The Concession Agreement included sub-surface rights, as well as approximately 130 acres of deeded land with surface rights also owned by the Co-Op.

The Santo Domingo property lies within B2Gold's La Libertad project where gold is hosted and mined from high-grade quartz veins and shears. The veins on B2Gold's concession continue through the Santo Domingo project and the goal of Corazon's exploration program was to test the potential at Santo Domingo for hosting an economic vein deposit.

The Company has completed geologic mapping and sampling, trenching and two phases of drilling, the first ever performed on the 6 km² Santo Domingo concession. Drill testing of the numerous veins identified in the mapping and trenching program began on February 6, 2011 and concluded on March 29, 2012. During this time, a total 7,450 metres of HQ core was drilled in 47 holes. Hole depths ranges from 59.80 to 367.65 metres with an average depth of 158.51 metres. Drill targets spanned the entire district and were selected on the basis of surface assays, vein strength (width & length), structural setting and surface production history by local miners.

The vein/shear targets were encountered in 46 of the 47 holes, although in several of the holes, all or part of the vein had been exploited by surface mining leaving either a void or backfill in the drill intercept. A review of the results, shown in Table 1 below, reveals that 4 of the vein intercepts exceeded a grade thickness (grade in grams of gold per tonne multiplied by thickness of intercept in meters - GT) of 20 with the highest GT being 25.78 (4.80 metres of 5.37 g/t Au), however step out drilling adjacent to these intercepts could not confirm continuity along strike. Deeper (>100m below surface) tests of the veins revealed diminishing widths and gold grades. Corazon followed a rigorous QA/QC program consisting of inserting blanks every tenth sample and certified standards every 25th sample; the results for the QA/AC program were satisfactory, and no "red flag" issues were identified related to sample handing, preparation or analysis.

Based on the unsatisfactory drilling results obtained, the Company ceased exploration of the Santo Domingo project and elected not to make the USD\$2,500,000 payment required on April 15, 2012 in order to acquire the concession. The option payments and the capitalized expenses as December 31, 2011 of \$6,133,926 have been written off.

Table 1

Hala Na	Intercept		tercept	Apparent	
Hole No.	Vein	From	To	Width	Gold (g/t)
SD01-11	Tigre	30.40	36.50	6.10	3.60
	Incl.	34.45	36.50	2.05	6.57
SD02-11	Amparo	115.95	117.55	1.60	1.48
SD03-11	Amparo	149.70	150.35	0.65	0.03
SD04-11	Tigre	82.20	85.10	2.90	1.98
	Incl.	82.20	83.00	0.80	6.27
SD05-11	Amparo	37.80	38.95	1.15	1.82
SD06-11	Amparo	68.80	70.55	1.75	4.71
SD07-11	Las Nubes			No Significant	Assays
SD08-11	Las Nubes	55.80	70.80	15.00	<0.391
SD09-11	Las Nubes	130.40	130.55	0.15	7.24
SD10-11	San Gregorio	42.80	44.40		Stoped
		44.40	45.10	0.70	2.49
		56.60	57.25	0.65	3.67
SD11-11	San Gregorio	80.70	84.65		Stoped
		_			_
SD12-11	San Gregorio	108.00	111.65		Stoped
		113.75	114.75	1.00	4.15
SD13-11	San Sebastian	72.20	75.75	3.55	3.06
	Incl.	72.20	73.30	1.10	6.11
SD14-11	San Sebastian	_			cant Assays
SD15-11	San Sebastian	93.60	96.00	2.40	0.41
SD16-11	San Sebastian	78.00	78.75	0.75	2.07
SD17-11	San Sebastian	109.00	115.00	6.00	1.23
SD18-11	San Sebastian	146.55	146.80	0.25	3.27
		151.35	153.00	1.65	2.81
SD19-11	Amparo	30.70	33.10	2.40	5.75
	Incl.	32.80	33.10	0.30	27.50
		33.10	36.00		Stoped
		36.00	37.70	1.70	2.30
SD20-11	Sto. Domingo	40.70	48.90	8.20	0.88
SD21-11	Sto. Domingo	68.65	69.00	0.35	16.81
	Sto. Domingo	117.60	119.65	2.05	0.22
SD22-11	Sto. Domingo	121.70	122.95	1.25	17.47
SD23-11	Amparo	141.10	142.65	1.55	1.24
SD24-11	San Gregorio	136.90	137.00	0.10	4.57
		215.25	218.60	3.35	<0.1

SD25-11	San Gregorio	238.00	240.80	2.80	<0.1
SD26-11	Amparo	219.60	222.35	2.75	0.49
SD27-11	San Benito	28.90	30.25	1.35	1.52
	Los Muertos	107.90	108.35	0.45	0.08
	Sto. Domingo	230.10	236.40	6.30	<0.1
SD28-11	San Benito	49.85	54.45	3.60	0.82
	Amparo/SD	296.75	308.75	12.00	<0.1
SD29-11	Dulce Nombre	121.85	123.70	1.85	0.65
SD30-11	Not Named	3.40	4.10	0.70	11.13
	Dulce Nombre	138.55	141.70	3.15	No Significant Values
SD31-11	El Carmen	151.50	159.75	8.25	No Significant Values
SD32-11	Portillo	107.50	112.35	4.85	No Significant Values
SD33-11	Portillo HW	79.10	79.40	0.30	7.31
	Portillo HW	102.85	104.60	1.75	14.52
	Portillo	119.00	123.80	4.80	5.37
	Incl.	119.90	121.85	2.85	7.89
SD34-11	Portillo HW	77.00	77.20	0.20	15.59
	Portillo	103.95	123.35	19.40	No Significant Values
SD35-11	El Tigre	37.50	44.60	7.10	1.15
	Incl.	43.30	45.95	2.65	3.63
SD36-11	El Tigre	43.10	52.75	9.65	0.49
	Incl.	43.10	45.20	2.10	1.25
SD37-11	Amparo	96.85	97.15	0.30	4.51
SD38-11	San Gregorio	93.80	97.05	3.25	No Significant Values
SD39-11	San Gregorio			No Vein	
SD40-12	Sto. Domingo	122.75	125.40	2.65	1.09
SD41-12	Sto. Domingo	115.40	116.45	1.05	1.04
SD42-12	Portillo HW	69.50	69.80	0.30	4.07
	Portillo HW	92.05	92.20	0.15	14.28
	Portillo	99.30	101.75	1.75	7.61
SD43-12	Portillo	117.00	118.35	1.35	4.61
SD44-12	Urbina	93.80	94.65	0.85	1.73
SD45-12	Urbina	135.10	136.75	1.65	4.39
SD46-12	Sto. Domingo	74.00	74.20	0.20	1.70
SD47-12	San Benito	116.25	117.20	0.95	0.56

The Company's previous business consisted of the exploration of its zinc project in British Columbia. A geological evaluation of the drilling results was completed and a new digital database of these drill results combined with all historical drill program data has been completed. The Company's management has determined not to expend further funds on the development of the zinc project at this time.

New concessions in Nicaragua

La Ranchera Project

In February 2012 Nicaragua's Ministry of Energy and Mines (MEM) granted the Company three 25-year exploration and exploitation concessions. The Concession La Ranchera totals 28.21 square kilometres and it is adjacent to Caza Gold Corp.'s large high-sulphidation epithermal gold project in central Nicaragua. The Company is developing an exploration program for the property and will monitor the progress of Caza and their several adjacent concessions.

SDL Project

The other two concessions are in the Santo Domingo-La Libertad mining district. The concessions encompass 126 square kilometres of mineral rights along the east-northeast strike projection of the veins and structures, which constitute the La Libertad-Santo Domingo mining districts. The two new concessions, Pijibay and Pilatos, are considered prospective for gold and silver due to similarities in geology and structural features ("Features") that influence mineralization in the main La Libertad-Santo Domingo district, 10 to 15 kilometres to the southwest. These structural components consist of northeast-trending regional structures, and a series of north-south aerial photo and satellite lineaments that intersect with the northeast trend within Corazon's new concessions. These Features indicate mineralization of the type in both B2Gold's Cerro Quiroz concession, immediately to the west of Corazon's two new concessions, and also on B2Gold's La Libertad concession, which hosts the La Libertad mine where B2 is developing the Jabali vein for production.

Corazon has begun reconnaissance over this new concession area. This work has led to the identification of a felsic intrusive centre flanked by silicification and extensive siliceous sinter (paleohot-spring) deposits. Reconnaissance traverses over the area have identified a broad zone of subangular to rounded surficial vein material that is suspected to be sourced from bedrock on Corazon's concession and is highly anomalous in gold and silver. In total, 30 samples were collected, which returned assay values ranging from insignificant mineralization to up to 35.6 grams per tonne

gold and 224 g/t silver.

Rio Coco Project

In addition, on April 2012, the Company announced the granting of three contiguous, 25-year exploration and exploitation concessions located along the Rio Coco River by Nicaragua's Ministry of Energy and Mines (MEM) and the Autonomous Region of the Northern Atlantic (RAAN). The three contiguous concessions, named Arcosa, Azul and Calcedonia, encompass 30,000 hectares of mineral rights, and each concession is home to considerable small-scale placer and hard-rock gold mining. The three new concessions cover a regional play exploring for breccia-hosted gold-zinc-copper deposits similar to that found historically at Coco Mina, located two kilometres to the south of the new Arcosa concession, the westernmost of Corazon's new concessions. The Coco Mina deposit was explored and partially developed by Rosario Resources and Fresnillo in the mid-1970s. The geological environment hosting this deposit is believed to extend northerly into the recently granted concessions where widespread artisanal gold mines are present. Corazon is developing a first phase exploration program that will include stream-sediment surveys, reconnaissance traverses over areas of known gold mineralization and an airborne geophysical magnetic/radiometric survey.

Capitalized exploration and evaluation additions during 2011

During the year ended December 31, 2011 the Company incurred the following expenditures:

	Twelve months ended December 31,	From February 26, 2010 To December
	2011	31, 2010
Exploration		
Assay and laboratory	\$ 53,777	\$ 23,518
Consultants	232,913	184,014
Development	156,685	54,905
Drilling	491,969	-
General expenses	466,967	110,007
Salaries	386,197	54,973
Surveying and mapping	8,588	12,235
Travel	68,964	45,214
Total exploration and evaluation Costs	\$ 1,866,06 0	\$ 484,866

Exploration and evaluation expenses as of December 31, 2011 have been written off as component of the impairment of mineral properties.

Buckeye project

Corazon has signed a letter agreement to enter into an option agreement to acquire a group of mineral claims known as the Buckeye Property. The Buckeye Property currently comprises 2,368 acres of mineral rights within a 62,916 Area of Influence (AOI) which is surrounded by the Leadville, London, Kokomo, Climax, St. Kevin — Sugar Loaf and Gilman Mining districts in Central Colorado. The property is controlled and owned by the Buckeye Partnership, Leonard J. Karr and Robert J. Johansing. A USD \$50,000 deposit was paid upon signing of the letter agreement with the Buckeye partners. Corazon expects to complete the terms of the option agreement no later than June 30th, 2012.

SELECTED FINANCIAL INFORMATION

For the year ended December 31, 2011 and 2010:

	Dec. 31, 2011	Dec. 31, 2010
Financial results		
Total revenue	Nil	Nil
Loss for the period	9,242,773	481,390
Basic and diluted (income) loss per share	0.16	0.02
Impairment of mineral property	6,133,926	-
Balance sheet data		
Current assets	5,989,418	83,829
Non-current assets	270,377	1,247,674
Total assets	6,259,795	1,331,503
Current liabilities	280,434	804,524
Shareholders' equity	5,979,361	526,979

RESULTS OF OPERATIONS

The Company is a mineral exploration company which has elected under International Financial Reporting Standards to capitalized exploration and evaluation expenditures. Corporate and administration expenses, as well as any general exploration expenditures, are charged to the statement of earnings when incurred. The exploration properties acquired by the Company are still in the early exploration and development stage. No revenues have been reported for the year ended December 31, 2011 and the period form Incorporation on February 26, 2010 to December 31, 2010.

Expenses for the twelve months ended December 31, 2011 compared to the period from Incorporation on February 26, 2010 to December 31, 2010.

	Year ended December 31, 2011	From February 26, 2010 to December 31, 2010
Administrative expenses		
Audit and accounting fees	\$ 103,462	\$ 39,500
Consulting fees	110,036	128,160
Corporate development	441,185	30,237
Depreciation	60,642	6,624
Finders fees	250,000	-
Legal fees and expenses	155,055	154,202
Office	193,691	14,843
Property examination costs	6,424	23,557
Regulatory fees	116,377	654
Salaries and benefits	346,348	2,713
Share-based payments	1,334,258	-
Travel and accommodation	55,069	80,230
	3,172,547	480,720
Other expense (income)		
Foreign exchange loss (gain)	(20,226)	670
Other Income	(43,474)	-
Impairment of mineral properties	6,133,926	
	6,070,226	670
Net loss for the period	9,242,773	481,390

The Company recorded an operating loss of \$9,242,773 for the year ended December 31, 2011 (\$481,390 for the period from Incorporation on February 26, 2010 to December 31, 2010).

Net loss has increased to \$9,242,773 from \$481,390 for the period from Incorporation on February 26, 2010 to December 31, 2010 due to the increase in administrative and exploration activities of the Company, increases in audit and accounting fees, office, regulatory fees and salary and benefits costs, corporate development finder's fees, legal fees of the Company as well as to the reverse acquisition expenses.

The net loss is also impacted by the recognition of stock based compensation which is a non-cash expense of \$1,334,258 (2010 - nil) and the recognition of an impairment of mineral properties of \$6,133,926 (2010 - nil) in 2011.

SELECTED QUARTERLY FINANCIAL RESULTS

Selected financial information for each of the eight quarters ended December 31, 2011 and from the Company's inception on February 26, 2010 is as follow:

	Dec 31 2011	Sept 30 2011	June 30 2011	March 31 2011	Dec 31 2010	Sept 30 2010	June 30 2010	March 31, 2010
Financial results								
Net Revenue	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Net loss (income) for the period, (1)	7,241,544	482,167	565,408	953,654	158,251	176,348	93,227	53,564
Basic and diluted loss per share	0.16	0.03	0.01	0.020	0.007	0.01	0.004	0.003
Balance sheet data								
Cash and cash equivalents	5,390,658	6,723,255	7,957,701	4,163,602	63,426	73,578	95,203	71,809
Resource properties	-	5,833,173	4,552,616	1,463,669	1,190,422	939,407	663,651	-
Total assets	6,259,795	12,993,836	12,822,993	5,844,932	1,331,503	1,088,048	760,762	71,809
Total liabilities	280,434	182,666	130,164	81,447	804,524	382,692	381,580	118,148
Shareholders' equity	5,979,361	12,811,170	12,692,829	5,763,485	526,979	705,356	379,182	(46,399)

(1) The net loss for the quarters March 31, June 30 and September 30 in 2011 have been adjusted to reflect the capitalization and adjustment of the share-base payments and the correction of the \$160,829 gain reported in relation to the RTO during Q1 2011. These corrections are non-cash items and they did not affect the cash position of the Company.

Three months ended December 31, 2011

The Company reported an operating loss for the three months ended December 31, 2011 of \$7,241,544 compared to \$158,251 for the three months ended December 31, 2010.

The increase in the loss during the 2011 fourth quarter compared to 2010 is mainly attributed to the impairment of the Santo Domingo project (\$6,133,926) as well as the increase in consulting, legal fees and filing fees incurred for the transaction described under the ReMac Zinc Corp Acquisition section.

Year ended December 31, 2011

The Company reported an operating loss for the twelve months ended December 31, 2011 of \$9,242,773 compared with an operating loss of \$481,390.

In general the increase on the total administrative expenses reflects the increase of business activities.

LIQUIDITY AND CAPITAL RESOURCES

The Company has no significant revenues and no expectation of revenues in the near term. In order to manage risk, the Company closely monitors its cash requirements and expenditures to maintain sufficient liquidity.

At December 31, 2011 and 2010 the Company's working capital and deficit were as follow:

	December 31,	December 31,
	2011	2010
Working capital Deficit	\$ 5,708,984 (9,724,163)	\$ (720,695) (481,390)

On January 14, 2011 the Company completed a non-brokered private placement for gross proceeds of \$5,550,000 and net proceeds of \$5,349,696.

On April 19, 2011 the Company closed a private placement for 11,974,000 shares at \$0.67 per share, with total proceeds of \$8,022,580. The Company paid a 6% cash finders' fee and issued 771,240 broker warrants. The warrants had an exercise price of \$0.67 and expire on April 12, 2012.

As a result the Company's current financial position and forecast cash flow requirements for the next year are expected to be sufficient to meet its resource property requirements and corporate requirements.

BASIS OF PRESENTATION - INTERNATIONAL FINANCIAL REPORTING STANDARDS

The consolidated financial statements of the Company comply with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC"). These are the Company's first annual consolidated financial statements prepared in accordance with IFRS, and IFRS-1 First-time Adoption of International Reporting Standards has been applied.

On January 14, 2011, the Company acquired all of the outstanding shares of 0887398, a private entity incorporated on February 26, 2010, in a reverse asset acquisition (see Note 2). An explanation of the IFRS adjustments necessary as at December 31, 2010 and for the period from February 26, 2010 to December 31, 2010 related to 0887398 and can be found in note 17 of the December 31, 2011 Audited Financial Statements.

The consolidated financial statements of the Company have been prepared on an accrual basis and are based on historical costs, modified where applicable. The consolidated financial statements are presented in Canadian dollars unless otherwise noted.

CHANGES IN ACCOUNTING STANDARDS NOT YET ADOPTED

Certain new accounting standards and interpretations have been published that are not mandatory for the December 31, 2011 reporting period. The following standards are assessed not to have any impact on the Company's financial statements:

Accounting standards effective January 1, 2013

IAS 1 – Presentation of Financial Statements

IAS 1 – Presentation of Financial Statements requires an entity to group items presented in the statement of other comprehensive income on the basis of whether they may be reclassified to profit or loss subsequent to initial recognition. For those items presented before tax, the amendments to IAS 1 also require that the tax related to the two separate groups be presented separately.

IFRS 10 - Consolidated Financial Statements

IFRS 10 – Consolidated Financial Statements, supersedes SIC 12 – Consolidation – special purpose entities and the requirements relating to consolidated financial statements in IAS 27 – Consolidated and Separate Financial Statements. IFRS 10 establishes control as the basis for an investor to consolidate its investees and defines control as an investor's power over an investee with exposure, or rights, to variable returns from the investee and the ability to affect the investor's returns through its power over the investee.

IFRS 12 - Disclosure of Interests in Other Entities

IFRS 12 contains the disclosure requirements for entities that have interests in subsidiaries, joint arrangements (i.e. joint operations or joint ventures), associates and/or unconsolidated structured entities. Interests are widely defined as contractual and non-contractual involvement that exposes an entity to variability of returns from the performance of the other entity. The required disclosures aim to provide information in order to enable users to evaluate the nature of, and the risks associated with, an entity's interest in other entities, and the effects of those interests on the entity's financial position, financial performance and cash flows.

IFRS 13 - Fair Value Measurement

IFRS 13 replaces the fair value measurement guidance contained in individual IFRSs with a single source of fair value measurement guidance. It defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, i.e. an exit price. The standard also establishes a framework for measuring fair value and sets out disclosure requirements for fair value measurements to provide information that enables financial statement users to assess the methods and inputs used to develop fair value measurements and, for recurring fair value measurements that use significant unobservable inputs (Level 3), the effect of the measurements on profit or loss or other comprehensive income. IFRS 13 explains 'how' to measure fair value when it is required or permitted by other IFRSs. IFRS 13 does not introduce new requirements to measure assets or liabilities at fair value, nor does it eliminate the practicability exceptions to fair value measurements that currently exist in certain standards.

Accounting standards effective January 1, 2015

IFRS 9 – Financial instruments

IFRS 9 was issued in November 2009 and will replace IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value, replacing the multiple rules in IAS 39. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. The new standard also requires a single impairment method to be used, replacing the multiple impairment methods in IAS 39.

The adoption of IFRS has resulted in changes to the Company's reported financial position and results of operations. The Company's adoption of IFRS did not have an impact on the total operating, investing or financing cash flows. In order to allow the users of the financial statements to better understand these changes, the financial statements previously presented under Canadian GAAP have been reconciled to IFRS. For a description of the changes, see the discussion in the IFRS reconciliations below.

The Canadian GAAP Consolidated Statement of Operations and Deficit and the Canadian GAAP Consolidated Statement of Comprehensive Loss for the period from incoporation on February 26, 2010 to December 31, 2010 have been reconciled to IFRS as follows:

		Canadian GAAP		IFRS ljustmen	IFRS		
Expenses:							
Audit and accounting fees	\$	39,500	\$	-	\$	39,500	
Consulting fees		128,160		-		128,160	
Corporate development		30,237		-		30,237	
Depreciation		6,624		-		6,624	
Legal fees and expenses		154,202		-		154,202	
Office		14,843		-		14,843	
Property examination costs		23,557		-		23,557	
Regulatory fees		654		-		654	
Salaries and benefits		2,713		-		2,713	
Travel and accommodation		80,230		-		80,230	
		480,720		-		480,720	
Other income (expenses):							
Foreign exchange loss		(2,911)		3,581		670	
Loss for the year		477,809		3,581		481,390	
Other Comprehensive loss: Unrealized foreign exchange loss from							
translation of foreign subsidiary		-		38,579		38,579	
Total other comprehensive income		-		38,579		38,579	
Comprehensive loss for the year	\$	477,809	\$	42,160	\$	519,969	
Not loss non shore has and diluted	ф				ф	_	
Net loss per share – basic and diluted	\$	(0.02)			\$	(0.02)	
Veighted average number of shares outstanding	2;	3,446,318			:	23,446,318	

The December 31, 2010 Canadian GAAP Consolidated Balance Sheet has been reconciled to IFRS as follows:

	adian GAAP ecember 31,	IFRS Adjustme	D	IFRS December 31,	Note
Assets	2010	nts		2010	
Current assets					
Cash and cash equivalents	\$ 63,426	\$ -	\$	63,426	
Receivables, deposits and prepaid Expenses	20,403	_		20,403	
Property and equipment	61,638	(4,386)		57,252	(i)
Exploration and evaluation assets	1,228,196	(37,774)		1,190,422	(i)
	\$ 1,373,663	\$ (42,160)	\$	1,331,503	_
Liabilities and Shareholders' Equity					
Accounts payable and accrued	\$ 375,024	-	\$	375,024	
liabilities Promissory notes	429,500	-		429,500	
	804,524	-		804,524	_
Shareholders' equity:					
Share capital	1,046,948	-		1,046,948	
Foreign currency translation reserve	-	(38,579)		(38,579)	(i)
Accumulated deficit	(477,809)	(3,581)		(481,390)	(i)
<u> </u>	569,139	(42,160)		526,979	_
	\$ 1,373,663	\$ (42,160)	\$	1,331,503	_

Notes to the IFRS reconciliations:

(i) Functional currency change

On transition to IFRS, there is a change in functional currency from Canadian dollar to the United States dollar for Corazon, the Corporation's subsidiary. This results in adjustment to the carrying value of the subsidiary's non-monetary assets and the cumulative translation adjustment (included in other comprehensive income).

RISK AND UNCERTAINTIES

Resource exploration is a speculative business and involves a high degree of risk. There is a probability that the expenditures made by the Company in exploring its properties will not result in discoveries of commercial quantities of minerals. A high level of ongoing expenditures is required to locate and estimate ore reserves, which are the basis to further the development of a property. Capital expenditures to support the commercial production stage are also very substantial.

The following sets out the principal risks faced by the Company.

Exploration risk. There can be no assurance that economic concentrations of minerals will be determined to exist on the Company's property holdings within existing investors' investment horizons or at all. The failure to establish such economic concentrations could have a material adverse outcome on the Company and its securities. The Company's planned programs and budgets for exploration work are subject to revision at any time to take into account results to date. The revision, reduction or curtailment of exploration programs and budgets could have a material adverse outcome on the Company and its securities.

Market risks. The Company's securities trade on public markets and the trading value thereof is determined by the evaluations, perceptions and sentiments of both individual investors and the investment community taken as a whole. Such evaluations, perceptions and sentiments are subject to change, both in short term time horizons and longer term time horizons. An adverse change in investor evaluations, perceptions and sentiments could have a material adverse outcome on the Company and its securities.

Commodity price risks. The Company's exploration projects seek gold in Nicaragua. While gold has recently been the subject of significant price increases from levels prevalent earlier in the decade, there can be no assurance that such price levels will continue, or that investors' evaluations, perceptions, beliefs and sentiments will continue to favour these target commodities. An adverse change in these commodities' prices, or in investors' beliefs about trends in those prices, could have a material adverse outcome on the Company and its securities.

Financing risks. Exploration and development of mineral deposits is an expensive process, and frequently the greater the level of interim stage success the more expensive it can become. The

Company has no producing properties and generates no operating revenues; therefore, for the foreseeable future, it will be dependent upon selling equity in the capital markets to provide financing for its continuing substantial exploration budgets. While the Company has been successful in obtaining financing from the capital markets for its projects in recent years, there can be no assurance that the capital markets will remain favourable in the future, and/or that the Company will be able to raise the financing needed to continue its exploration programs on favourable terms, or at all. Restrictions on the Company's ability to finance could have a material adverse outcome on the Company and its securities.

Share Price Volatility and Price Fluctuations. In recent years, the securities markets in Canada have experienced a high level of price and volume volatility, and the market prices of securities of many companies, particularly junior mineral exploration companies like the Company, have experienced wide fluctuations which have not necessarily been related to the operating performance, underlying asset values or prospects of such companies. There can be no assurance that these price fluctuations and volatility will not continue to occur.

Key personnel risks. The Company's exploration efforts are dependent to a large degree on the skills and experience of certain of its key personnel, Patrick Brauckmann and Robert Johansing. The Company does not maintain "key man" insurance policies on these individuals. Should the availability of these persons' skills and experience be in any way reduced or curtailed, this could have a material adverse outcome on the Company and its securities.

Competition. Significant and increasing competition exists for the limited number of mineral property acquisition opportunities available. As a result of this competition, some of which is with large established mining companies with substantial capabilities and greater financial and technical resources than the Company, the Company may be unable to acquire additional attractive mineral properties on terms it considers acceptable.

Foreign Countries and Regulatory Requirements. Currently, the Company's principal properties are located in Nicaragua. Consequently, the Company is subject to certain risks associated with foreign ownership, including currency fluctuations, inflation, and political risk. Both mineral exploration and mining activities and production activities in foreign countries may be affected in varying degrees by political stability and government regulations relating to the mining industry. Any changes in regulations or shifts in political conditions are beyond the control of the Company and may adversely

affect its business. Operations may be affected in varying degrees by government regulations with respect to community rights, restrictions on production, price controls, export controls, restriction of earnings, taxation laws, expropriation of property, environmental legislation, water use, labour standards and workplace safety. The Company maintains the majority of its funds in Canada and only forwards sufficient funds to meet current obligations.

Environmental and Other Regulatory Requirements. The current or future operations of the Company, including development activities and commencement of production on its properties, require permits from various governmental authorities and such operations are and will be subject to laws and regulations governing prospecting, development, mining, production, exports, taxes, labour standards, occupational health, waste disposal, toxic substances, land use, environmental protection, safety and other matters. Companies engaged in the development and operation of mines and related facilities generally experience increased costs, and delays in production and other schedules as a result of the need to comply with applicable laws, regulations and permits. There can be no assurance that approvals and permits required to commence production on its properties will be obtained on a timely basis, or at all. Additional permits and studies, which may include environmental impact studies conducted before permits can be obtained, may be necessary prior to operation of the properties in which the Company has interests and there can be no assurance that the Company will be able to obtain or maintain all necessary permits that may be required to commence construction, development or operation of mining facilities at these properties on terms which enable operations to be conducted at economically justifiable costs.

Failure to comply with applicable laws, regulations, and permitting requirements may result in enforcement actions there under, 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 or extraction operations may be required to compensate those suffering loss or damage by reason of such activities and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations.

Amendments to current laws, regulations and permits governing operations and activities of mining companies, or more stringent implementation thereof, could have a material adverse impact on the Company and cause increases in capital expenditures or production costs or reduction in levels of

production at producing properties or abandonment or delays in development of new mineral exploration properties.

To the best of the Company's knowledge, it is currently operating in compliance with all applicable environmental regulations.

History of Net Losses; Accumulated Deficit; Lack of Revenue from Operations. The Company has incurred net losses to date. Its deficit as of December 31, 2011 was \$9,610,739. The Company is an exploration company. The Company has not yet determined that economic resources exist and/or that commercial development is feasible and/or warranted on any of its properties. Even if the Company commences development of certain of its properties, the Company may continue to incur losses. There is no certainty that the Company will produce revenue, operate profitably or provide a return on investment in the future.

Uninsurable risks. The Company and its subsidiaries may become subject to liability for pollution, fire, explosion, against which it cannot insure or against which it may elect not to insure. Such events could result in substantial damage to property and personal injury. The payment of any such liabilities may have a material, adverse effect on the Company's financial position.

FINANCIAL INSTRUMENTS

IFRS 7 establishes a fair value hierarchy that prioritizes the input to valuation techniques used to measure fair value as follows:

Level 1 – quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2 – inputs 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); and

Level 3 – inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Level 1	Level 2	Level 3	Total
			_
\$5,390,658	-	-	\$5,390,658
51,666			51,666
500,000			500,000
5,000	-	-	5,000
	\$5,390,658 51,666 500,000	\$5,390,658 - 51,666 500,000	\$5,390,658 51,666 500,000

Management of Financial Risk:

The Company is exposed in varying degrees to a variety of financial instrument related risks. The Board of Directors approves and monitors the risk management processes, inclusive of documented investment policies, counterparty limits, and controlling and reporting structures. The type of risk exposure and the way in which such exposure is managed is provided as follows:

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 Company's primary exposure to credit risk is on its cash held in bank accounts. The majority of cash is deposited in bank accounts held with major banks in Canada and Nicaragua. This risk is managed by using major banks that are high credit quality financial institutions as determined by rating agencies. The Company's secondary exposure to risk is on its other receivables and the loan receivable. This risk is minimal for other receivables as they consist primarily of refundable input taxes. The credit risk associated with loan receivable is viewed as reasonable due to loan being secured by shares having a fair value in excess of the carrying value.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company has a planning and budgeting process in place to help determine the funds required to support the Company's normal operating requirements on an ongoing basis. The Company ensures that there are sufficient funds to meet its short-term business requirements, taking into account its anticipated cash flows from operations and its holdings of cash and cash equivalents.

Historically, the Company's sole source of funding has been the issuance of equity securities for cash, primarily through private placements. The Company's access to financing is always uncertain. There can be no assurance of continued access to significant equity funding (see note 1).

All of the contractual maturities of the Company's non-derivative financial liabilities are within one year of the financial statement end date.

Foreign exchange risk

Foreign currency risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because they are denominated in currencies that differ from the respective functional currency. The Company's Nicaraguan subsidiary is exposed to currency risk as it incurs expenditures that are denominated in the Nicaraguan Cordoba while its functional currency is the United States dollar. The parent company is exposed to currency risk as it holds cash balances that are denominated in United States dollars while its functional currency is the Canadian dollar. The Company does not hedge its exposure to fluctuations in foreign exchange rates.

The following is an analysis of the Canadian dollar equivalent of financial assets and liabilities of the Company that are denominated in US dollars and its subsidiary Corazon that are denominated in Nicaraguan Cordoba:

			December
	USD	Nicaraguan Cordoba	31, 2011
Cash and cash equivalents	46,516	60,447	\$ 106,903
Accounts receivable	-	74,831	74,831
Accounts payable	(8,382)	-	(8,382)
	38,134	135,278	\$ 173,352

Based on the above net exposures, as at December 31, 2011, a 10% change in the US dollar to Canadian dollar exchange rate would impact the Company's net loss by \$3,813. A 10% change in the Nicaraguan Cordoba to Canadian dollar exchange rate would impact the Company's net loss by \$13,528.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to interest rate risk arises from the interest rate impact on its cash equivalents and loan receivable. Because the cash equivalents are held on deposit at financial institutions and may be withdrawn at any time, the Company's exposure to interest rate risk is not significant. The fixed interest rate on the loan receivable is estimated to approximate market rates as at December 31, 2011.

Capital Management

The Company's objectives when managing capital are to:

- ensure there are adequate capital resources to safeguard the Company's ability to continue as a going concern in order to pursue the acquisition and exploration of resource properties;
- to maintain a flexible capital structure which optimizes the costs of capital at an acceptable risk;
- to maintain investor, creditor and market confidence to sustain future development of the business;
 and
- to provide returns to shareholders.

The properties in which the Company currently have an interest is in the exploration stage and as such, the Company is dependent on external financing to fund its activities. To undertake planned exploration and other operating activity, during the year ended December 31, 2011, the Company raised gross proceeds \$13,573,580 through private placements (Note 12 of accompanying Financial Statements).

The Company has no external capital requirements or restrictions.

OUTSTANDING SHARE DATA

Common shares, options, warrants and convertible securities outstanding as at the date of this report:

Security	Common Shares on Exercise
Common Shares	60,496,552
Options	4,800,000

In conjunction with the closing of the Acquisition Transaction described under REMAC ZINC CORP. acquisition of o887398 BC Ltd and o887406 BC Ltd, page 2 of this Management Discussion and Analysis, on January 14, 2011, all stock options granted prior the acquisition transaction were cancelled.

Corazon Gold Corp. (formerly ReMac Zinc Corp.)

Form 51-102F1

Management Discussion and Analysis

For the Year Ended December 31, 2011

Dated as at April 29, 2012

On April 19, 2011, the Company granted an aggregate of 200,000 stock options to directors, officers

and employees of the Company at an exercise price of \$0.80 per share. The options have a five-year

expiry. The options vest as to 25% every six months, commencing on grant date.

On October 7, 2011, the Company granted an aggregate of 2,650,000 stock options to directors,

officers and employees of the Company at an exercise price of \$0.30 per share. The options have a five

year expiry. The options vest as to 25% every six months, commencing on the grant date.

CONTRACTUAL OBLIGATIONS

The Company has entered into a 3 year premises lease for its Vancouver head office which requires the

Company to pay US\$71,760, \$74,152, and \$76,544 per year from 2012 to 2014, respectively

CRITICAL ACCOUNTING ESTIMATES

The Company is a venture issuer and is not required to provide critical accounting estimates.

LEGAL CLAIMS AND CONTINGENT LIABILITIES

At April 30, 2012, there were no material legal claims or contingent liabilities outstanding against the

Company.

OFF BALANCE SHEET ARRANGEMENTS

The Company has no off-balance sheet arrangements.

OTHER INFORMATION

Additional information on the Company is available on SEDAR at www.SEDAR.COM

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