The following Management's Discussion and Analysis ("MD&A") is prepared as at July 28, 2023 in accordance with National Instrument 51-102F1, and should be read together with the unaudited condensed interim consolidated financial statements for the nine months ended May 31, 2023 and the audited consolidated financial statements for the year ended August 31, 2022 and related notes, which are prepared in accordance with International Financial Reporting Standards ("IFRS"). These documents, along with additional information about the Company, are available at <u>www.sedarplus.ca</u>.

Certain information included in this MD&A may constitute forward-looking statements. Statements in this report that are not historical facts are forward-looking statements involving known and unknown risks and uncertainties, which could cause actual results to vary considerably from these statements.

Forward-looking statements are statements about the future and are inherently uncertain, and actual achievements of the Company may differ materially from those reflected in forward-looking statements due to a variety of risks, uncertainties and other factors. The Company's forward-looking statements are based on the beliefs, expectations and opinions of management on the date the statements are made, and the Company does not assume any obligation to update forward-looking statements if circumstances or management's beliefs, expectations or opinions should change except as required by law. For the reasons set forth above, investors should not place undue reliance on forward-looking statements.

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

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

All dollar figures are stated in United States dollars unless otherwise indicated.

The Company's Business

Infinity Stone Ventures Corp. (formerly Contakt World Technologies Corp.) (the "Company", or the "Parent"), formerly known as Tracker Ventures Corp. ("Tracker"), was incorporated pursuant to the Business Corporations Act (British Columbia) on July 10, 2007.

On October 9, 2020, Contakt World Technologies Corp. ("**Contakt**") executed a share exchange agreement with Contakt, LLC ("**Contakt LLC**") and the membership interest holders of Contakt LLC. On October 9, 2020, the membership interest holders exchanged their membership interests in Contakt LLC for common shares of Contakt on a 1:1 basis and in proportion to the members' holdings in the Contakt LLC. In this exchange, 100% of Contakt LLC's membership interests, or 10,000,000, were exchanged for 10,000,000 common shares of Contakt. The transaction was treated as a common ownership exchange and was accounted for on a historical cost basis as a common control transaction as if the transaction occurred on the first day of the earliest comparative period presented. At the conclusion of the Share Exchange, the former holders of Contakt LLC membership interests held 100% of Contakt's common shares, except for the de minimis 50 common shares already outstanding in Contakt that was issued at formation.

On December 3, 2020, Contakt entered into an amalgamation agreement (the "**Tracker Amalgamation Agreement**") with Contakt LLC, 1276313 B.C. Ltd., a newly incorporated wholly-owned subsidiary of Tracker ("**Tracker Subco**"), and the shareholders of Contakt on this date (the "**Founding Contakt Shareholders**").

The Amalgamation Agreement provided for the amalgamation of Tracker Subco and Contakt, to form 1315006 B.C. Ltd. (the "Transaction") and, among other things:

- (i) the Founding Contakt Shareholders exchanging their common shares in Contakt for an aggregate of 8,580,182 Class A Subordinate Voting Shares of Tracker and 50,248 Class B Super Voting Shares of Tracker;
- (ii) the Non-Founding Contakt Shareholders exchanging their common shares in Contakt for Subordinate Voting Shares of Tracker on a 1:1 basis;
- (iii) common share purchase warrants of Contakt being exchanged for warrants of Tracker having equivalent terms on a 1:1 basis;
- (iv) Tracker issuing 2,750,000 RSUs on closing to consultants, such RSUs to vest on a quarterly basis over the 21 months following the Transaction;
- (v) Tracker issuing Performance Warrants to Justin Beck pursuant to the CVO Employment Agreement.
- (vi) Tracker agreeing to issue additional Performance Warrants to Justin Beck on achievement of a Cross-listing Transaction.

In connection with the Transaction, on October 29, 2020, Tracker entered into a non-interest bearing loan agreement with Contakt LLC whereby Tracker agreed to provide to Contakt LLC a credit facility (the "**Facility**") in the amount of up to \$1,000,000 CAD, maturing October 29, 2021 (the "**Maturity Date**"). If the Transaction is terminated or abandoned before the Maturity Date, amounts due under the Facility will mature and become payable within 90 days of such termination or abandonment, as the case maybe; and if the Transaction is completed before the Maturity Date, amounts due under the Facility Date. Upon the closing of the Acquisition on July 12, 2021, the Facility in the amount of \$1,300,513 was eliminated on consolidation.

The Company also reorganized its share structure to redesignate its existing common shares as Class A subordinate voting shares and created a new class of Class B super voting shares.

Contakt LLC is a technology company modernizing the contact tracing process through next-generation data integrations, strategic health partnerships and respect for user privacy to empower and build mutual trust within communities.

Contakt LLC's unique platform acts as a sole source provider of digital contact tracing and ethical health surveillance for government agencies, institutions, enterprises and small businesses. It meets and exceeds the core needs for digital contact tracing as defined by the Centers for Disease Control and Prevention (CDC), while simultaneously protecting user privacy. Contakt LLC recently announced its inclusion as a globally competitive contact tracing system in a working group publication by the Public Health Informatics Institute, a division of the Task Force for Global Health, which operates in over 150 countries.

On August 12, 2021, the Company completed the acquisition of Stratum Health Solutions, LLC ("**Stratum**") from RTAE Holdings LLC ("**RTAE**"), which operates HealthCheck by StratumTM ("**HealthCheck**"), an encrypted wellness tracking and analytics tool. In connection with the acquisition, the Company issued 1,761,966 Class A Subordinate Voting Shares ("**Contakt Shares**") and a convertible note for \$4,155,000 (the "**Note**"). The Company also issued two convertible notes in the aggregate amount of \$410,000 as finders' fees with the same terms as the Note.

On February 3, 2023, the Company dissolved its wholly-owned subsidiary, Contakt LLC.

Recent Development

The Company acquired, through staking, an additional 2,568 hectares near Patriot Battery Metals Corvette Project in the James Bay Region of Quebec.

The Company acquired, through staking, an additional 2,114 hectares over 36 cells adjacent to the Company's Galaxy Lithium Project, near Mont Laurier, Quebec, with an additional 14 cells still pending application.

The Company entered into an option agreement to acquire additional 1,336 hectares directly adjacent to the Company's Hellcat Project, which is part of the Company's larger Camaro Project in the James Bay Region of Quebec. Pursuant to the property option agreement (the "Agreement"), the Company has the option to acquire a 100% interest in the Project from Tamed Mining Corp.. (the "Optionor") by (i) making cash payments totaling \$150,000 in installments over the course of twelve (12) months, (ii) issuing a total of 1,250,000 Class A Subordinate Voting Shares of the Company in tranches over the course of twenty (24) months.

In June 2023, the Company announced that RTAE has commenced proceedings against the Company, and certain shareholders of RTAE (the "Petitioners"), who are also shareholders of the Company, have submitted a separate petition against the Company (the "Petition"). The Petition seeks orders to: require the Company to remove restrictive legends (the "Restrictive Legends") attached to all shares of the Company held by the Petitioners; require certain officers and directors of the Company; set aside certain grants of stock options to officers and directors from the Company to compensate the Petitioners for losses arising from the Restrictive Legends; and require certain officers to: require the Company to remove restrictive legends (the "Restrictive soft to all shares of the Company pay the Petitioners' legal costs for the Petition. The Petition seeks orders to: require the Company to remove restrictive legends (the "Restrictive Legends") attached to all shares of the Company pay the Petitioners' legal costs for the Petition. The Petition seeks orders to: require the Company to remove restrictive legends (the "Restrictive Legends") attached to all shares of the Company held by the Petitioners; require certain officers and directors of the Company to account for and disgorge certain personal benefits received by such officers and directors from the Company held by the Petitioners; require certain officers and directors of the Company to account for and disgorge certain personal benefits received by such officers and directors from the Company; set aside certain grants of stock options to officers and directors of the Company; set aside certain grants of stock options to officers and directors of the Company; set aside certain grants of stock options to officers and directors of the Company; set aside certain grants of stock options to officers and directors of the Company; set aside certain grants of stock options to officers and directors of the Company; require the Company to compensate the Petitioners' legal costs f

From March 1, 2023 to July 28, 2023

On May 12, 2023, the Company announced a non-brokered private placement of up to 9,000,000 units of the Company at a price of \$0.10 per unit for aggregate gross proceeds of up to \$900,000. Each unit will comprise of one Class A Subordinate Voting share and one-half of one Class A Subordinate Voting share purchase warrant. Each whole warrant will entitle the holder to acquire one additional Class A Subordinate Voting share at a price of \$0.20 per share for a period of 24 months from the date of issuance.

On July 6, 2023, the Company announced it became available under the ticker symbol "GEMS" on Upstream, the revolutionary trading app for digital securities and NFTs powered by Horizon Fintex and MERJ Exchange Limited.

On July 13, 2023, the Company consolidated its issued and outstanding common shares on the basis of one postconsolidated common share for every two pre-consolidated common shares. All number of shares and per share amounts have been retroactively restated in this report to reflect this share consolidation.

Selected Quarterly Financial Information

A summary of results for the last eight quarters follows:

	May 31, 2023 Q3	Feb 28, 2023 Q2	Nov 30, 2022 Q1	Aug 31, 2022 Q4
Revenue	\$ 9,663	\$ 44,286	\$ 72,668	\$ 73,312
Net income (loss) total	\$ (79,746)	\$ 1,201,693	\$ (1,197,896)	\$ (1,235,935)
Earnings (loss) per Class A subordinate voting share	\$ (0.00)	\$ 0.02	\$ (0.04)	\$ (0.04)
Earnings (loss) per Class B super voting share	\$ (4.72)	\$ 63.40	\$ (53.94)	\$ (4.56)

	May 31, 2022 Q3	Feb 28, 2022 Q2	Nov 30, 2021 Q1	1	Aug 31, 2021 Q4
Revenue	\$ 88,962	\$ 248,384	\$ 177,900	\$	162,521
Net loss total	\$ (976,474)	\$ (827,375)	\$ (134,823)	\$ (2	0,042,628)
Loss per Class A subordinate voting share	\$ (0.02)	\$ (0.04)	\$ (0.00)	\$	(1.00)
Loss per Class B super voting share	\$ (13.70)	\$ (2.58)	\$ (0.38)	\$	(99.14)

Due to rounding, the figures for the Company's loss per share may not add up to the amount disclosed in the Company's annual consolidated financial statements.

Quarterly results will continue to fluctuate dependent on activities associated with implementation of the Company's sales of its software solutions, as well as marketing and promotional activities of its product offerings.

The Company has not declared any dividends since its incorporation and does not anticipate paying cash dividends in the foreseeable future on its common shares, but intends to retain any future earnings to finance internal growth, acquisitions and development of its business. Any future determination to pay cash dividends will be at the discretion of the board of directors of the Company and will depend upon the Company's financial condition, results of operations, capital requirements and such other factors as the board of directors of deems relevant.

<u>Results of Operations</u>

Three months ended May 31, 2023

During the three months ended May 31, 2023, the Company reported a net loss of \$79,746 as compared to a net loss of \$976,474 for the comparable three months ended May 31, 2022. Total expenses for the three months ended May 31, 2023 amounted to \$344,888 as compared to \$1,043,593 for the comparable period, a decrease in interest expense from \$357,320 to \$290 mainly related to interest on the convertible loans and loans payable in the comparative period and a decrease in stock-based compensation from \$330,324 to \$86,877 related to vesting of restricted share units and stock options. The decrease in total expenses was offset by an increase in professional fees from \$112,392 to \$121,057. In addition, the Company recognized a write-off of accounts payable of \$256,101 during the period.

Nine months ended May 31, 2023

During the nine months ended May 31, 2023, the Company reported a net loss of \$75,949 as compared to a net loss of \$1,938,672 for the comparable nine months ended May 31, 2022. Total expenses for the nine months ended May 31, 2023 amounted to \$2,547,532 as compared to \$3,358,670 for the comparable period, a decrease of \$811,138 that can be attributed to a decrease in interest expense from \$975,431 to \$1,381 mainly related to interest on the convertible loans and loans payable in the comparative period and a decrease in stock-based compensation from \$1,345,570 to \$657,317 related to vesting of restricted share units and stock options. The decrease in total expenses was offset by a increase in office administration costs from \$207,151 to \$265,368 and increase in consulting and marketing costs from \$310,469 to \$1,045,855.

The Company also recorded flow-through recovery of \$187,643 related to the renouncement of exploration and evaluation expenditures, a gain on dissolution of a wholly-owned subsidiary, Contakt LLC, of \$1,974,243 mainly as a result of accounts payable and accrued liabilities dissolved and a write-off of accounts payable of \$256,101. In the comparative period, the Company recognized a gain on remeasurement of derivatives of \$885,020 related to convertible loans with embedded derivatives which was separately calculated using the Black-Scholes Option Pricing Model at each reporting date.

Liquidity and Capital Resources

The Company's cash position as at May 31, 2023 was \$699 (August 31, 2022: \$362,455) with a working capital deficiency of \$5,295,736 (August 31, 2022: \$7,104,628). Total assets as at May 31, 2023 were \$2,760,755 (August 31, 2022: \$1,806,386).

The Company believes that the current capital resources are not sufficient to pay overhead expenses for the next twelve months and its commitments and will need to seek additional funding to fund its overhead expenses, commitments, its development of its product and future business opportunities. The Company will continue to monitor the current economic and financial market conditions and evaluate their impact on the Company's liquidity and future prospects.

Since the Company will not be able to generate cash from its operations in the foreseeable future, the Company will have to rely on the issuance of shares or the exercise of options and warrants to fund ongoing operations and investment. The ability of the Company to raise capital will depend on market conditions and it may not be possible for the Company to issue shares on acceptable terms or at all.

The Company manages its capital structure in order to ensure sufficient resources are available to meet operational requirements and safeguard its ability to continue as a going concern. There are no externally imposed capital requirements on the Company. Management considers the items included in shareholders' equity (deficit) as capital. The Company manages the capital structure and makes adjustments to it in response to changes in economic conditions and the risk characteristics of the underlying assets. The Company's primary objective with respect to its capital management is to ensure that it has sufficient cash resources to fund the operation of the Company. To secure the additional capital necessary to pursue these plans, the Company intends to raise additional funds through equity or debt financing. There were no changes to the Company's approach to capital management during the nine months ended May 31, 2023.

Going Concern

The consolidated financial statements have been prepared on the assumption that the Company will continue as a going concern, meaning it will continue in operation for the foreseeable future and will be able to realize assets and discharge liabilities in the ordinary course of operations. Different bases of measurement may be appropriate if the Company was not expected to continue operations for the foreseeable future. At May 31, 2023, the Company has not achieved profitable operations, has accumulated losses of \$27,557,357 since inception and expects to incur further losses in the development of its business. The above material uncertainties cast significant doubt about the Company's ability to continue as a going concern. The Company's continuation as a going concern is dependent upon successful results from its operations, its ability to attain profitable operations to generate funds, and/or its ability to raise equity capital or borrowings sufficient to meet its current and future obligations. Although the Company has been successful in the past in raising funds to continue operations, there is no assurance it will be able to do so in the future.

From 2020 onward, the actual and threatened spread of the COVID-19 virus globally has had a material adverse effect on the global economy and, specifically, the regional economies in which the Company operates. The pandemic could continue to have a negative impact on the stock market, including future trading prices of the Company's shares and its ability to raise new capital for its mineral exploration activities. The Company's contact tracing business was designed to slow the spread of COVID-19 and other viruses; however, these factors, amongst others, could still have a significant impact on the Company's operations as restrictions on populations and the need for contact tracing reduce over time.

Off Balance Sheet Arrangements

The Company does not have any off balance sheet arrangements.

Related Party Transactions

Key Management Compensation

Key management personnel are those having authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly, and include the Company's executive officers and members of the Board of Directors. Key management compensation consisted of the following:

During the nine months ended May 31, 2023, the Company paid and/or accrued \$66,600 (2022 - \$59,242) to Zayn Kalyan and his company, Pacrim Capital Corp., \$59,940 (2022 - \$63,982) to Dong Shim and his companies, Golden Tree Capital Corp. and SHIM & Associates LLP, \$123,092 (2022 - \$9,084) to Michael Townsend and his companies, Altus Capital Partners Corp. and Cannon Bridge Capital, and \$62,129 (2022 - \$Nil) to Case Lewis and his company, Claimhunt Inc. These amounts have not been paid during the period ended May 31, 2023, and total amount due to related parties was \$277,197 as at May 31, 2023.

Stock-based compensation expense related to stock options granted to related parties amounted to \$93,554 and stock-based compensation expense related to RSUs granted to related parties amounted to \$58,086.

The following summarizes the balances with the related parties as at May 31, 2023 and August 31, 2022:

	May 31, 2023	August 31, 2022
Balances		
Accounts payable and accrued liabilities - Officer	\$ -	\$ (40,138)
Due to Directors and/or Officers	277,197	(222,800)
Total	\$ 277,197	\$ (262,938)

The amounts due to related parties are unsecured, non-interest bearing, and due on demand.

On September 1, 2020 and amended March 16, 2021, Contakt LLC entered into an employment agreement with Justin Beck (the "**CVO Employment Agreement**") setting forth the terms and conditions of his employment, which provides for his base salary and includes, among other things, provisions regarding non-disclosure, non-competition, and termination. Pursuant to the CVO Employment Agreement, Mr. Beck is paid an annual base salary of \$325,000 (the "**Base Salary**") for a term of two years (the "**Employment Term**").

In addition to a base salary, Contakt LLC may offer Mr. Beck additional incentive compensation for as long as he is employed by Contakt LLC and if employment terminates prior to a vesting date, all non-vested shares and option awards shall terminate immediately.

The incentive compensation includes performance warrants issued upon Contakt LLC completing a go public transaction in July 2021. Pursuant to the CVO Employment Agreement, Mr. Beck has earned certain performance warrants, which were conditions of the going public transaction. The Company terminated the CVO Employment Agreement and all performance warrants issued to Mr. Beck were cancelled.

In April 2022, the Company retained Altus Capital Partners Inc. ("Altus") as its corporate finance advisor (the "Engagement"), a company controlled by a director of the Company. Altus is a venture finance and corporate advisory firm based in Vancouver, Canada, that partners with hyper growth businesses and successful operators. As compensation under the Engagement, Altus will receive \$10,000 per month in consulting fees, such fees to be payable in class A subordinate voting shares of the Company, using 20-day VWAP, as well as a one-time grant of 250,000 class A subordinate voting share purchase options exercisable at \$0.50 for 3 years.

During the year ended August 31, 2022, the Company issued 44,230 Class A Subordinate Voting Share in settlement of and valued at the fair value of the \$21,000 of consulting fees to Altus.

On November 5, 2021, the Company received an unsecured loan of \$70,000 from a company controlled by a director of the Company bearing interest at 9% per annum due on November 5, 2022. During the nine months ended May 31, 2023, the Company repaid this loan in full.

As at May 31, 2023, the Company has a loan receivable of \$20,215 (August 31, 2022 – loan payable of \$1,908) from a director of the Company. The loan is unsecured, non-interest bearing and is due on demand. The Company intends to settle certain payables due to this director with the loan receivable.

Outstanding Share Data

The Company's authorized capital consists of:

An unlimited number of Class A Subordinate Voting Shares are authorized without par value.

An unlimited number of Class B Super Voting Shares are authorized without par value. Each Class B Super Voting Share entitles the holder to 100 votes at general and special meetings of shareholders of the Company and covert such shares into Subordinate Voting Shares on a 1:100 basis.

Below is the summary of the Company's share capital as at May 31, 2023 and as of the date of this report:

	As at					
Security description	May 31, 2023	Date of Report				
Class A subordinate voting shares - issued and outstanding	43,958,259	44,507,216				
Class B super voting shares - issued and outstanding	16,895	16,895				
Options	3,126,944	3,126,944				
Warrants	11,583,453	11,288,721				
Performance warrants	750,000	750,000				
Finder's warrants	431,845	403,688				
Restricted stock units	468,335	281,252				

Critical Accounting Estimates and Judgments

The Company makes estimates and assumptions about the future that affect the reported amounts of assets and liabilities. Estimates and judgments are continually evaluated based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. In the future, actual experience may differ from these estimates and assumptions.

The effect of a change in an accounting estimate is recognized prospectively by including it in comprehensive income in the year of the change, if the change affects that year only, or in the year of the change and future years, if the change affects both.

Information about critical judgments in applying accounting policies that have the most significant risk of causing material adjustment to the carrying amounts of assets and liabilities recognized in the consolidated financial statements within the next financial year are discussed in note 3 to the condensed interim consolidated financial statements for the nine months ended May 31, 2023.

Risk and Uncertainty Factors Risks Related to our Business Limited Operating History:

Additional Financing Will be Required:

The Company will need additional financing to continue its operations. Financing may not be available to the Company on commercially reasonable terms, if at all, when needed. There is no assurance that the Company will be successful in raising additional capital or that the proceeds of any future financings will be sufficient to meet its future capital needs.

Impact of Competition:

The technology industry is very dynamic with new technology and services being introduced by a range of players, from larger established companies to start-ups, on a frequent basis. Newer technology may render the Company's technology obsolete which would have a material, adverse effect on its business and results of operations. The Company will be competing with others offering similar products. If the Company's systems and technology fail to achieve or maintain market acceptance, or if new technologies are introduced by competitors that are more favorably received than the Company's technology, or are more cost-effective or provide legal exclusivity through patents or are otherwise able to render the Company's technology obsolete, the Company will experience a decline in demand which will result in lower sales performance and associated reductions in operating profits all of which would negatively affect stock prices for the Company.

Information Technology, Network and Data Security Risks:

The Company faces security risks. Any failure to adequately address these risks could have an adverse effect on the business and reputation of the Company. Computer viruses, break-ins, or other security problems could lead to misappropriation of proprietary information and interruptions, delays, or cessation in service to clients.

Reliance on Third Parties:

The Company relies on certain technology services provided to it by third parties, and there can be no assurance that these third-party service providers will be available to the Company in the future on acceptable commercial terms or at all. If the Company were to lose one or more of these service providers, it may not be able to replace them in a cost-effective manner, or at all. This could harm the business and results of operations of the Company.

Investment in Technological Innovation:

If the Company fails to invest sufficiently in research and product development, its products could become less attractive to potential clients, which could have a material adverse effect on the results of operations and financial condition of the Company.

New Laws or Regulations:

A number of laws and regulations may be adopted within the banking industry both domestically and internationally. Adoption of any such laws or regulations might impact the ability of the Company to deliver increasing levels of technological innovation and will likely add to the cost of developing its software solutions, which would adversely affect its results of operations.

Retention or Maintenance of Key Personnel:

There is no assurance that the Company can continuously attract, retain or maintain key personnel in a timely manner if the need arises, even though qualified replacements are believed by management to exist. Failure to have adequate personnel may materially harm the ability of the Company to operate.

Proprietary Rights Could Be Subject to Suits or Claims:

No assurance exists that the Company or any Company with which it transacts business, can or will be successful in pursuing protection of proprietary rights such as business names, logos, marks, ideas, inventions, and technology which may be acquired over time. In many cases, governmental registrations may not be available or advisable, considering legalities and expense, and even if registrations are obtained, adverse claims or litigation could occur.

Lack of Control in Transactions:

Management of the Company intends to retain other companies to perform various services, but may not be in a position to control or direct the activities of the parties with whom it transacts business. Success of the Company may be subject to, among other things, the success of such other parties, with each being subject to their own risks.

No Guarantee of Success:

The Company as well as those companies with which it intends to transact business, have significant business purchases, advertising and operational plans pending and is/are, therefore, subject to various risks and uncertainties as to the outcome of these plans. No guarantee exists that the Company, or any company with which it transacts business, will be successful.

Fluctuations in Operating Results:

The Company's revenues and operating results may fluctuate from quarter to quarter and from year to year due to a combination of factors, including, but not limited to: access to funds for working capital and market acceptance of its services.

Revenues and operating results may also fluctuate based upon the number and extent of potential financing activities in the future. Thus, there can be no assurance that the Company will be able to reach profitability on a quarterly or annual basis.

Exploration Industry Risks:

Exploring and developing mineral resource projects bears a high potential for all manner of risks. Additionally, few exploration projects successfully achieve development due to factors that cannot be predicted or foreseen. Moreover, even one such factor may result in the economic viability of a project being detrimentally impacted such that it is not feasible or practical to proceed. The Company monitors its risk-based activities and periodically employs experienced consulting, engineering, insurance and legal advisors to assist in its risk management reviews.

Although the Company has taken steps to verify the title to mineral properties in which it has an interest, in accordance with industry standards for the current stage of exploration of such properties, these procedures do not guarantee the company's title. Property title may be subject to unregistered prior agreements or transfers and title may be affected by undetected defects.

Metal Price Risk:

The principal activity of the Company is the exploration and development of precious metal and base metal resource properties. A sustained and substantial decline in precious metal and base metal commodity prices could result in the write-down, termination of exploration and development work or loss of its interests in identified resource properties. Although such prices cannot be forecasted with certainty, the Company carefully monitors factors which could affect precious metal and base metal commodity prices in order to assess the feasibility of its resource projects.

Other Risks

The Company's Share Price Fluctuations and Speculative Nature of Securities:

The price of the Company shares could fluctuate substantially and should be considered speculative securities. The price of the Company's shares may decline, and the price that prevails in the market may be higher or lower than the price investors pay depending on many factors, some of which are beyond the Company's control. In addition, the equity markets in general have experienced extreme price and volume fluctuations historically that have often been unrelated or disproportionate to the operating performance of those companies. These broad market factors may affect the market price of the Company's shares adversely, regardless of its operating performance.

Volatility in the Price of the Company Shares:

The market for the Company's Shares may be characterized by significant price volatility when compared to seasoned issuers, and management expects that the share price will be more volatile than a seasoned issuer for the indefinite future. In the past, plaintiffs have often initiated securities class action litigation against a company following periods of volatility in the market price of its securities. The Company may in the future be a target of similar litigation. Securities litigation could result in substantial costs and liabilities and could divert management's attention from day-to-day operations and consume resources, such as cash.

Operating results may fluctuate as a result of a number of factors, many of which are outside of the control of the Company. The following factors may affect operating results: ability to compete; ability to attract clients; amount and timing of operating costs and capital expenditures related to the maintenance and expansion of the business, operations and infrastructure; general economic conditions and those economic conditions specific to the banking industry; ability to keep web access operational at a reasonable cost and without service interruptions; the success of product expansion; and ability to attract, motivate and retain top-quality employees.

Investor Relations

The Company has not entered into any agreements with any investor relations firms. Additional information on the Company can also be found on <u>www.sedarplus.ca</u>.

Additional Disclosure for Venture Issuers without Significant Revenue

Additional disclosure is available on the Company's website or through <u>www.sedarplus.ca</u>.