FAR RESOURCES LTD. FORM 51-102F1 MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

This management's discussion and analysis of financial position and results of operations ("MD&A") is prepared as March 1, 2018 and should be read in conjunction with the unaudited condensed interim consolidated financial statements for the period ended December 31, 2017 of Far Resources Ltd. ("Far" or the "Company") with the related notes thereto. Those unaudited financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS").

Readers may also want to refer to the March 31, 2017 audited financial statements and the accompanying notes. All dollar amounts included therein and in the following MD&A are expressed in Canadian dollars except where noted.

Further information regarding the Company and its operations are filed electronically on the System for Electronic Document Analysis and Retrieval (SEDAR) in Canada and can be obtained from www.sedar.com.

Disclaimer

Except for statements of historical facts relating to the Company, this MD&A contains "forward-looking statements" within the meaning of applicable securities legislation. These forward-looking statements are made as of the date of this MD&A and the Company does not intend and does not assume any obligation to update these forward-looking statements, except as required by applicable securities laws.

Forward-looking statements may include, but are not limited to, statements with respect to the future price of metals, the estimation of mineral resources, the realization of mineral resource estimates, the timing and amount of future exploration programs, capital expenditures, success of exploration activities, permitting timelines, requirements for additional capital, government regulation of mining operations, environmental risks, unanticipated reclamation expenses, title disputes or claims, limitations on insurance coverage, the completion of transactions and future listings and regulatory approvals. In certain cases, forward-looking statements can be identified by the use of words such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or state that certain actions, events or results "may", "could", "would", "might" or "will be taken", "occur" or "be achieved". Forward-looking information in this MD&A includes, among other things, disclosure regarding: the Company's mineral properties as well as its future outlook, statements with respect to the success of exploration activities, permitting timelines, costs and expenditure requirements for additional capital, regulatory approvals, as well as the information under the headings "Overall Performance", "Liquidity" and "Capital Resources".

In making the forward looking statements in this MD&A, the Company has applied certain factors and assumptions that it believes are reasonable, including that there is no material deterioration in general business and economic conditions; that the timing, costs and results of the Company's recommended exploration programs on its Winston, Tchentlo Lake, Zoro I and Manitoba Lithium properties are consistent with the Company's current expectations; that the Company receives regulatory and governmental approvals and permits for its properties on a timely basis; that the Company is able to obtain financing for its properties on reasonable terms and on a timely basis; that the Company is able to procure equipment and supplies in sufficient quantities and on a timely basis; that engineering and exploration timetables and capital costs for the Company's exploration plans are not incorrectly estimated or affected by unforeseen circumstances or adverse weather conditions; that any environmental and other proceedings or disputes are satisfactorily resolved.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

However, forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Such factors may include, among others, actual results of current and proposed exploration activities; actual results of reclamation activities; future metal prices; accidents, labor disputes, adverse weather conditions, unanticipated geological formations and other risks of the mining industry; delays in obtaining governmental or regulatory approvals or financing or in the completion of exploration activities, as well as those factors discussed in the section entitled "Risks and Uncertainties" in this MD&A. Although the Company has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, there may be other factors that cause actions, events or results not to be as anticipated, estimated or intended. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements. The Company does not undertake to update any forward-looking statements, except in accordance with applicable securities laws.

The technical information in this MD&A has been reviewed by Lindsay Bottomer, P. Geo., a director of the Company and a qualified person as defined by NI 43-101.

1.1 Date

This MD&A is dated as of March 1, 2018.

1.2 Overall Performance

The Zoro Lithium Property **Zoro I**

Effective as of April 28, 2017, the Company accelerated its acquisition of the Zoro1 mineral claim in consideration for 6,000,000 common shares of the Company at a deemed price of \$0.10 per share (the "Payment Shares") and a non-interest bearing promissory note for \$100,000 payable in 12 months. On April 28, 2016, the Company entered into an agreement (the "Agreement") to option the Zoro I claim located in Manitoba, from Top Notch Marketing Ltd., R. Ross Blusson and Double-U-Em Investments Ltd. (the "Optionors"). To date, Far has paid the sum of \$16,667 cash and issued a total of 333,333 common shares of Far to each of the Optionors. As at April 28, 2017, in order to maintain the Option in good standing, Far was required to pay the Optionors an aggregate additional consideration of \$300,000.

Far Resources and the Optionors agreed to amend the terms of the original Agreement as follows:

Far may exercise and shall be deemed to have exercised the Option in full and earned a 100% interest in and to the Property, upon payment to the Optionors of the following consideration:

- (a) the issuance to the Optionors of a total of 6,000,000 Shares of Far at a deemed price of 0.10 per Share (collectively the "Closing Shares"), which Closing Shares shall be allocated equally amongst the Optionors on the basis of 2,000,000 Closing Shares each (issued); and
- (b) the issuance to each of the Optionors of a non-interest bearing promissory note in the principal amount of \$33,333 (\$100,000 in total) payable on the first anniversary of the Completion Date (issued).

The 6,000,000 Payment Shares are subject to a statutory hold period of four months and one day; 1,666,667 Payment Shares are subject to an additional voluntary hold period expiring eight months after closing and an additional 1,666,667 Payment shares are subject to a further voluntary hold period expiring 12 months after closing.

In addition, the Company issued 1,000,000 shares to a finder for introducing the Company to the Optionors.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

Manitoba Lithium Property

On August 10, 2016, the Company entered into an option agreement (the "Option Agreement") with Strider Resources Limited ("Strider") to acquire a 100% interest in and to all lithium-bearing pegmatite dykes on three contiguous claims in Manitoba (the "Property"). The Option Agreement sets the terms bywhich Far can acquire a 100% interest in the property subject to a 2% NSR (the "First Option") and further sets out how the Company can acquire an undivided fifty percent interest in the NSR, being one-half of the NSR or a 1% Net Smelter Return from the Optionors (the "Second Option").

The Company may exercise the First Option by making the following cash payments and common share issuances to Strider:

- a) Upon signing the Option Agreement the Company will pay to Strider \$50,000 (paid) in cash and \$50,000 in shares of Far Resources (issued);
- b) on or before first anniversary date of the Definitive Agreement the Company will pay to Strider \$50,000 in cash and \$50,000 in shares of Far Resources (issued);
- c) on or before second anniversary date of the Definitive Agreement the Company will pay to Strider \$75,000 in cash and \$75,000 in shares of Far Resources; and
- d) on or before third anniversary date of the Definitive Agreement the Company will pay to Strider \$75,000 in cash and \$75,000 in shares of Far Resources.

All shares issued under the Option Agreement will be subject to a four month and one day statutory hold period from the date of issuance.

Provided the Company has exercised the First Option, Far Resources may exercise the Second Option by making a \$1,000,000 cash payment to Strider, together with all accrued but unpaid NSR at the time, prior to the commencement of commercial production.

During the option period, Far Resources will be solely responsible for carrying out and administering exploration, development and mining work on the Property and for maintaining the Property in good standing.

Zoro North

In September 2017, the Company entered into an additional option agreement (the "Option Agreement") with Strider Resources Limited ("Strider") to acquire up to an 100% interest in the highly prospective ground contiguous with its Zoro 1 claim and the claims hosting the historic Thompson Brothers lithium-bearing pegmatite dyke near Snow Lake, Manitoba. The Option Agreement sets the terms which Far can acquire a 100% interest in the property subject to a 2% NSR (the "First Option") and further sets out how the Company can acquire an undivided fifty percent interest in the NSR, being one-half of the NSR or a 1% Net Smelter Return from the Optionors (the "Second Option").

The Company may exercise the First Option by making the following cash payments and common share issuances to Strider:

- a) upon signing the Option Agreement the Company will pay to Strider \$25,000 in cash (paid) and 81,082 shares (issued and valued as \$24,325) of the Company;
- b) on or before first anniversary date of the Definitive Agreement the Company will pay to Strider \$50,000 in cash and \$50,000 in shares of the Company;
- c) on or before second anniversary date of the Definitive Agreement the Company will pay to Strider \$75,000 in cash and \$75,000 in shares of the Company; and
- d) on or before third anniversary date of the Definitive Agreement the Company will pay to Strider \$75,000 in cash and \$75,000 in shares of the Company.

All shares issued under the Option Agreement will be subject to a four month and one day statutory hold period from the date of issuance.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

Provided the Company has exercised the First Option, the Company may exercise the Second Option by making a \$1,000,000 cash payment to Strider, together with all accrued but unpaid NSR at the time, prior to the commencement of commercial production.

During the option period, the Company will be solely responsible for carrying out and administering exploration, development and mining work on the property and for maintaining the property in good standing.

Winston Property

During the year ended March 31, 2015, the Company entered into an option agreement with Redline Minerals Inc. ("Redline"), Redline Mining Corporation ("RMC"), and Southwest Land & Exploration Inc. ("SWLE") (collectively, the "Optionors") to acquire up to an 80% interest in the Winston Property located in Sierra County, New Mexico, U.S.A.

During the years ended March 31, 2016 and 2017, the Company amended the option agreement with the Optionors to acquire an initial 50% interest upon completion of the following:

- a) Cash payment of non-refundable deposits of \$35,000 (paid);
- b) Cash payments of \$81,250 (paid);
- c) Cash payment of \$13,750 on or before November 15, 2014 (paid);
- d) Share issuance of 300,000 common shares of the Company on January 15, 2015 (issued);
- e) Cash payments of \$120,000 as follows;
 - 1. Cash payment of \$40,000 on or before February 28, 2016 (paid);
 - 2. Cash payment of \$40,000 on or before June 1, 2016 (paid);
 - 3. Cash payment of \$40,000 on or before June 1, 2017 (see below);
- f) Issuance of 2,500,000 common shares (1,500,000 shares issued) of the Company as follows;
 - 1. Issue 500,000 common shares on or before October 17, 2014 (issued);
 - 2. Issue 500,000 common shares on or before October 17, 2015 (issued);
 - 3. Issue 500,000 common shares on or before October 17, 2016; (issued)
 - 4. Issue 500,000 common shares on or before October 17, 2017 (see below);
 - 5. Issue 500,000 common shares on or before October 17, 2018 (see below); and
- g) Incurring exploration expenditures totaling \$300,000 due on or before October 17, 2017.

The agreement was also amended to include a further option to acquire up to an additional 30% (80% in total interest.

In exchange for the amendment of the option agreement, the Company issued 100,000 common shares at a fair value of \$3,000 on February 26, 2016.

During the period ended December 31, 2017, the Company further amended the option agreement with the Optionors to acquire a 100% interest upon completion of the following:

- a) Cash payment of non-refundable deposits of \$10,000 (paid);
- b) Cash payment of \$40,000 (paid);
- c) Issuance of 2,500,000 common shares of the Company (issued and valued at \$275,000); and
- d) Issuance of a \$50,000 non-interest bearing promissory note which is repayable on August 24, 2017.

During the year ended March 31, 2017, the Company made a \$15,000 cash payment to the original vendors of the Winston Property. The Company will be required to make cash payments totaling USD 795,375 to the original vendors of the Winston Property.

Additional cash payments totalling US\$434,000 (US\$6,000 paid) and US\$361,375 (US\$6,000 paid) will be payable to the owners of the Little Granite claims and Ivanhoe/Emporia claims, respectively, in accordance with the terms and conditions of the underlying purchase agreements in order to complete the acquisition of such claims.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

Tchentlo Lake

The Company staked various claims in the Tchentlo Lake Property (the "Property") located approximately 100 kilometres northwest of Fort St. James, British Columbia. The Company holds a 100% interest in the Tchentlo Lake Property comprised of two mineral tenures in two separate claim blocks.

In June 2014, the Company entered into an option agreement with Alchemist Mining Inc. ("Alchemist"), a corporation in which the CEO is a family member of the Company's CEO, whereby Alchemist may acquire up to 80% undivided interest in the Company's Tchentlo Lake Property.

During the year ended March 31, 2016, the option agreement with Alchemist was amended. As a result, the amount of expenditures in exploration activities on the Property which shall be incurred by Alchemist on or before August 20, 2015 was reduced from \$25,000 to \$nil and the number of Alchemist shares which shall be issued to the Company on or before August 20, 2015 was reduced from 150,000 common shares of Alchemist to nil.

During the year ended March 31, 2017, the option agreement with Alchemist was further amended. As a result, the amount of expenditures in exploration activities on the Property which shall be incurred by Alchemist on or before August 20, 2016 was reduced from \$80,000 to \$nil, the number of Alchemist shares which shall be issued to the Company on or before August 20, 2016 was reduced from 250,000 common shares of Alchemist to 100,000 and the cash to be paid to the Company on or before August 20, 2016 was reduced from \$20,000 to \$5,000.

- a) Paying \$45,500 to the Company as follows;
 - i. Cash payment of \$5,500 within 5 days of the date which Alchemist completes a private placement financing (received);
 - ii. Cash payment of \$10,000 on or before September 8, 2015 (received);
 - iii. Cash payment of \$5,000 on or before August 20, 2016 (received);
 - iv. Cash payment of \$25,000 on or before August 20, 2017;
- b) Issuing 200,000 common shares of Alchemist to the Company as follows;
 - i. Issue 100,000 common shares within 5 days of the date which Alchemist completes a private placement financing (received on August 20, 2014 valued at \$5,500);
 - ii. Issue 100,000 common shares on or before August 20, 2016 (received and valued at \$4,000);
- c) Incurring \$175,000 of expenditures in exploration activities on the Property as follows;
 - i. Incurring exploration expenditures in the amount of \$175,000 on or before August 20, 2017.

Upon acquisition of the undivided 51% interest in the Property, Alchemist can choose to exercise the following options:

- a) form a joint venture with the Company, wherein Alchemist holding a 51% Participating Interest and the Company holding a 49% Participating Interest; and
- b) acquire an additional 29% interest in the Property, increasing its interest to 80% (the "Bump-Up Right") by:
 - i. Paying \$75,000 to the Company (cash payment of \$25,000 on or before August 20, 2018 and cash payment of \$50,000 on or before August 20, 2019);
 - ii. Issuing 500,000 common shares of Alchemist to the Company (issuing 250,000 common shares on or before August 20, 2018 and issuing 250,000 common shares on or before August 20, 2019); and
 - iii. Incurring an additional \$575,000 in expenditures on the Property (incurring exploration expenditures in the amount of \$225,000 on or before August 20, 2018 and incurring exploration expenditures in the amount of \$350,000 on or before August 20, 2019).

In the event Alchemist exercises the Bump-Up Right, a joint venture will be formed with Alchemist holding an 80% Participating Interest and the Company holding a 20% Participating Interest in the Property.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

The Company will retain a 2% net smelter royalty on the Property, of which Alchemist may purchase 1% on or before August 20, 2021 for \$500,000.

All share issuances pursuant to the agreement will be subject to a four-month and one day statutory hold period.

Hidden Lake

Subsequent to December 31, 2017, the Company entered into a binding letter agreement with 92 Resources Corp., TSX.V: NTY ("92 Resources") to acquire up to a 90% undivided interest in the Hidden Lake Lithium Property, Northwest Territories (the "Hidden Lake Project").

The Hidden Lake Project consists of five contiguous mineral claims totalling approximately 1,659 hectares within the central parts of the Yellowknife Lithium Pegmatite Belt along Highway 4, approximately 40 km east of Yellowknife. 92 Resources' 2016 exploration results returned 1.90% Li2O over 9 m and grab samples up to 3.3% Li2O. Metallurgical test work has produced a high-grade mineral concentrate of 6.16% Li2O with an average spodumene lithium content of 3.8 per cent lithium (8.2% Li2O). Thus far, 92 Resources has channel sampled four dykes extensively which range between 275 and 790 m in length and up to about 10 m in length which returned an average lithium concentration of 1.03% Li 2 O for the 308 samples with surface samples up to 3.3% Li 2 O. Due to the success of the programs, a preliminary metallurgical test work and scoping lithium extraction tests were conducted. The scoping test work achieved an overall extraction of 97%, indicating that the industry standard lithium extraction techniques applied to typical spodumene concentrates are applicable to concentrates produced from the pegmatites at Hidden Lake. The Hidden Lake Project is easily road accessible and its proximity to infrastructure provides for numerous development advantages.

Under the option, the Company has the right to acquire up to a 90% undivided interest in the Hidden Lake Project in consideration for a combination of cash, common shares and exploration expenditures as follows:

Interest Earned	Cash Payment	Dollar Value of Far Shares	Exploration Expenditures	Year
60%	\$50,000 upon closing	\$500,000 upon closing (at \$0.90 per share)	\$500,000	Year 1
Additional 10% (70% total)	-	\$250,000 (based on Far's then market price to a maximum of \$1.50/share)	\$500,000	Year 2
Additional 10% (80% total)	-	\$300,000 (based on Far's then market price to a maximum of \$1.50/share)	\$600,000	Year 3
Additional 10% (90% total)	-	\$400,000 (based on Far's then market price to a maximum of \$1.50/share)	\$700,000	Year 4
90%	\$50,000	\$1,450,000 (share value)	\$2,300,000	

The Company will be operator of the Hidden Lake Project and shall have the right to accelerate the exercise of the option in its sole discretion. However, if the Company exercises the option to earn less than 90% of the Hidden Lake Project and a joint venture with 92 Resources is formed, the Company will be responsible for funding the initial \$1,000,000 in joint venture expenditures.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

1.3 Summary of Quarterly Results

A summary of selected financial information for the eight most recently completed quarters is set out below and should be read in conjunction with the Company's financial statements and related notes for such periods.

	Three Months Ended December 31, 2017	Three Months Ended September 30, 2017	Three Months Ended June 30, 2017	Three Months Ended March 31, 2017
Revenue	\$ -	\$ -	\$ -	\$ -
Expenses	\$ 6,869,872	\$ 805,444	\$ 350,792	\$ 411,379
Total comprehensive loss	\$ 6,838,868	\$ 839,471	\$ 332,991	\$ 330,616
Loss per share – basic and diluted (1)	\$ (0.07)	\$ (0.01)	\$ (0.01)	\$ (0.00)
Total assets	\$ 5,737,274	\$ 4,113,373	\$ 2,795,875	\$ 1,586,415
Total liabilities	\$ 916,028	\$ 417,140	\$ 429,803	\$ 394,091
Total equity (deficit)	\$ 4,821,246	\$ 3,696,233	\$ 2,366,071	\$ 1,192,324
Weighted average number of common shares outstanding	92,712,673	75,764,628	64,442,785	58,715,376

		Three Months Ended December 31, 2016		Three Months Ended September 30, 2016		Three Months Ended June 30, 2016		Three Months Ended March 31, 2016
Revenue	ć	_	ċ		ċ		ć	_
Expenses	ې د	276.700	ڊ خ	347.065	ې خ	195.287	ې د	83,679
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Total comprehensive loss	\$	358,168	\$	381,065	>	193,287	>	82,180
Loss per share – basic and diluted (1)	\$	(0.01)	\$	(0.01)	\$	(0.00)	\$	(0.00)
Total assets	\$	1,497,872	\$	1,141,840	\$	1,213,857	\$	308,506
Total liabilities	\$	342,013	\$	275,212	\$	357,223	\$	376,475
Total equity (deficit)	\$	(1,155,859)	\$	(2,359,732)	\$	(1,978,667)	\$	(67,969)
Weighted average number of common shares outstanding		53,155,259		46,383,222		31,727,134		23,769,700

⁽¹⁾ Based on the weighted average number of common shares outstanding during the period.

For the three month period ended December 31, 2017

The Company earned no revenue and had a comprehensive loss of \$6,838,868 (2016 - \$358,168).

Total expenses were \$6,869,872 (2016 – \$276,700), comprised of the following significant items:

- Consulting of \$421,282 (2016 \$162,456) were related to a number of consultants hired to assist with the Company's operations in the current period.
- Investor relations of \$112,197 (2016 \$16,094) were related to promotional costs associated with the financings in the current period.
- Management fees of \$39,000 (2016 \$18,000) were related to director fees and administrative fees paid or accrued. The increase is a result of new management compensation plans put in place.
- Office of \$241,549 (2016 \$28,895) were related to general costs associated with the Company's operations in the current period.
- Professional fees of \$47,275 (2016 \$30,604) were accounting accruals and legal fees related to the shares issuance in the period.
- Share-based payments of \$5,942,193 (2016 \$15,649) were related to stock options granted to management, directors, and consultants.
- Transfer agent and filing fees of \$58,063 (2016 \$5,002) were related to other issuance costs incurred from private placement, and options and warrants exercise.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

- Loss on shares for debt of \$12,848 (2016 \$77,468) were primarily related to settlement of related and non-related parties for the current period.
- Unrealized gain on investment of \$46,000 (2016 loss of \$4,000) from increase in fair value of Alchemist Mining Inc. shares during the current period.

For the nine month period ended December 31, 2017

The Company earned no revenue and had a comprehensive loss of \$8,011,330 (2016 - \$932,520).

Total expenses were \$8,026,108 (2016 – \$819,052), comprised of the following significant items:

- Consulting of \$627,445 (2016 \$325,006) were related to a number of consultants hired to assist with the Company's operations in the current period.
- Investor relations of \$185,446 (2016 \$31,957) were related to general promotional costs associated with the financings in the current period.
- Management fees of \$111,000 (2016 \$54,000) were related to director fees and administrative fees paid or accrued. The increase is a result of new management compensation plans put in place.
- Office of \$430,586 (2016 \$32,337) were related to general costs associated with the Company's operations in the current period.
- Professional fees of \$159,926 (2016 \$72,579) were accounting accruals and legal fees related to the shares issuance in the period.
- Share-based payments of \$6,388,983 (2016 \$249,764) were related to stock options granted to management, directors, and consultants.
- Transfer agent and filing fees of \$75,241 (2016 \$53,409) were related to other issuance costs incurred from private placement, and options and warrants exercise.
- Travel of \$47,481 (2016 \$Nil) were related to costs associated with accommodation on trips in the current period.
- Loss on shares for debt of \$69,972 (2016 \$114,968) were primarily related to settlement of related and non-related parties for the current period.
- Gain on write-off of accounts payable of \$40,898 (2016 \$Nil) from forgiveness of debt from a firm of which the CFO of the Company is a partner.
- Unrealized gain on investment of \$46,000 (2016 \$1,500) from increase in fair value of Alchemist Mining Inc. shares during the current period.

1.4 Liquidity

The Company has not generated any revenue from operations and to date has relied entirely upon the sale, by way of private placement, of common shares and units to carry on its business. See Item 1.6 "Capital Resources" below.

The Company's financial statements have been prepared on a going concern basis and assume that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. The continuing operations of the Company are dependent upon its ability to continue to raise adequate financing.

	December 31, 2017	•		
Working capital (deficiency)	\$ 1,535,636	\$	(6,122)	
Deficit	\$ (11,059,846)	\$	(3,048,516)	

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

Net cash used in operating activities for the period ended December 31, 2017 was \$1,221,065 compared to \$242,819 used during the period ended December 31, 2016 and primarily consists of changes in non-cash working capital items.

Net cash used in investing activities for the period ended December 31, 2017 was \$587,568 compared to \$549,459 during the period ended December 31, 2016 and primarily consists of acquisition costs and property expenditures during the period.

Net cash provided by financing activities for the period ended December 31, 2017 was \$3,815,840 compared to \$1,096,940 provided during the period ended December 31, 2016. The increase was due to proceeds from private placement, options and warrants exercised during the period.

The Company is continuing its exploration program and will use its available working capital to continue this work. It is possible the Company will need to obtain additional debt/equity financing in order to carry out further exploration programs on its properties depending on the results of recent exploration and to satisfy its business and property commitments for the ensuing year. The Company intends to rely on equity or debt financing from arm's length parties to fund its operations for the upcoming year. The Company may find it necessary to issue shares to acquit some of its existing debt obligations.

1.5 Capital Resources

As of the date of the MD&A, the Company is continuing its exploration program on the Zoro Lithium Property, with a winter drill program planned for 2017/2018. The Company intends to use available working capital and may issue common shares in the equity of the Company to cover the cost of this program.

During to the period from April 1, 2017 to March 1, 2018, the Company:

- issued 2,244,058 shares valued at \$424,516 to settle \$354,544 of debt with related parties and non-related parties, recognizing a gain on shares for debt of \$69,972.
- issued 1,000,000 shares for services valued at \$100,000.
- issued 8,500,000 common shares with a fair value of \$815,000 for the acquisition of Zoro I and Winston properties.
- completed financing on May 29, 2017 of 3,500,000 units at a price of \$0.09 per unit for gross proceeds of \$315,000. Each unit in the private placement consists of one common share and one-half of one common share purchase warrant. Each whole warrant entitles the holder to acquire one additional common share at an exercise price of \$0.15 for a period of one year.
- issued 294,118 common shares with a fair value of \$70,588 pursuant to the acquisition of Manitoba Lithium.
- issued 8,090,000 common shares upon the exercise of options for gross proceeds of \$2,166,740, and accordingly, the Company relocated \$2,034,216 of share-based reserve to share capital.
- issued 9,960,000 common shares upon the exercise of warrants for gross proceeds of \$996,000.
- issued 1,371,000 common shares upon the exercise of agents' warrants for gross proceeds of \$137,100, and accordingly, the Company relocated \$155,820 of share-based reserve to share capital.
- issued 81,082 common shares with a fair value of \$24,325 pursuant to the acquisition of Zoro North.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

- completed financing on October 18, 2017 of 338,983 units at a price of \$0.295 per unit for gross proceeds of \$100,000. Each unit consists of one common share and one half of one common share purchase warrant. Each whole warrant entitles the holder to acquire one additional common share at an exercise price of \$0.40 for a period of one year.
- completed financing on November 20, 2017 of 202,020 units at a price of \$0.495 per unit for gross proceeds of \$100,000. Each unit consists of one common share and one half of one common share purchase warrant. Each whole warrant entitles the holder to acquire one additional common share at an exercise price of \$0.60 for a period of one year.
- issued 1,000,000 common shares (valued at \$860,000) as bonus for services provided by the CEO of the Company.
- issued 2,330,000 common shares upon the exercise of options for gross proceeds of \$1,679,850.
- issued 100,000 common shares upon the exercise of warrants for gross proceeds of \$40,000.
- completed financing on February 20, 2018 of 350,000 units at a price of \$0.56 per unit for gross proceeds of \$196,000. Each unit in the private placement consists of one common share and one-half of one common share purchase warrant. Each whole warrant entitles the holder to acquire one additional common share at an exercise price of \$0.70 for a period of one year.

Contractual Obligations

Other than miscellaneous stock option and consulting agreements, the Company does not presently have any other material contractual obligations. See Item 1.8 "Transactions with Related Parties".

As at December 31, 2017, the Company had no long-term debt.

1.6 Off-Balance Sheet Arrangements

The Company does not utilize off-balance sheet arrangements

1.7 Transactions with Related Parties

During the period ended December 31, 2017, the Company:

Paid or accrued to: Nature of transaction		m	For the nine months ended December 31,		For the nine months ended December 31,	
			2017		2016	
Key management personnel: Directors CFO	Management fees/consulting fees/ Share-based payments Share-based payments/ Share-based payments	\$	22,500	\$	48,832 31,490	
CEO	Management fees/consulting fees/ Share-based payments		1,533,893		199,260	
		\$	1,556,393	\$	279,582	
A firm of which the CFO is a						
partner	Professional fees	\$	-	\$	31,100	
A company owned by the CFO	Professional fees		24,000			

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

The amounts due to related parties included in accounts payable and accrued liabilities are as follows:

	As at December 31, 2017	As at March 31, 2017
Due to a firm of which the CFO of the Company is a partner Due to a company owned by the CFO of the Company	\$ 70,837 \$ 24,477	86,639
Due to directors of the Company	 112,210	133,297
	\$ 207,524 \$	219,936

1.8 Proposed Transactions

Save as disclosed herein, there are no asset or business acquisitions or dispositions currently being proposed by the directors or senior management of the Company that will have a material effect on the financial condition, results of operations or cash flows of the Company other than the proposed statutory plan of arrangement, under Part 9 Division 5 of the Business Corporations Act (British Columbia) wherein shareholders will have the opportunity to vote on a plan of arrangement that will create two companies with separate management teams and boards of directors, one of which will be dedicated to advancing the Zoro Lithium Property and one which will pursue the Winston Project (the "Plan of Arrangement"). See the Company's news releases dated July 18, 2017 and October 4, 2017

1.9 New Accounting Standards and Amendments to Existing Standards

New accounting standards and recent pronouncements

Please refer to the condensed interim consolidated financial statements on www.sedar.com.

1.10 Financial and Other Instruments

Capital and Financial Risk Management

Capital management

The Company's objective when managing capital is to safeguard the entity's ability to continue as a going concern.

In the management of capital, the Company monitors its adjusted capital which comprises all components of equity (i.e. capital stock, reserves and deficit).

The Company sets the amount of capital in proportion to risk. 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. In order to maintain or adjust the capital structure, the Company may issue Common Shares through private placements. The Company is not exposed to any externally imposed capital requirements.

The Company's overall strategy remains unchanged from fiscal year 2017.

Fair value

Fair value estimates of financial instruments are made at a specific point in time, based on relevant information about financial markets and specific financial instruments. As these estimates are subjective in nature, involving uncertainties and matters of significant judgment, they cannot be determined with precision. Changes in assumptions can significantly affect estimated fair values.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

Financial instruments measured at fair value are classified into one of three levels in the fair value hierarchy according to the relative reliability of the inputs used to estimate the fair values. The three levels of the fair value hierarchy are:

- Level 1 Unadjusted quoted prices in active markets for identical assets and liabilities;
- Level 2 Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and
- Level 3 Inputs that are not based on observable market data.

The fair value of the Company's long term investment constitutes a Level 1 fair value measurement.

The carrying value of cash, short-term loan payable and accounts payable and accrued liabilities approximate their fair value because of the short-term nature of these instruments.

Financial risk factors

The Company's risk exposures and the impact on the Company's financial instruments are summarized below:

Credit risk

Credit risk is the risk of loss associated with a counterparty's inability to fulfil its payment obligations. Financial instruments that potentially subject the Company to a significant concentration of credit risk consist primarily of cash. The Company limits its exposure to credit loss by placing its cash with major Canadian financial institutions.

Liquidity risk

The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As at December 31, 2017, the Company had a cash balance of \$2,319,574 (March 31, 2017 – \$312,367) to settle current liabilities of \$816,028 (March 31, 2017 – \$394,091). All of the Company's financial liabilities have contractual maturities of 30 days or are due on demand and are subject to normal trade terms.

Market risk

Market risk is the risk of loss that may arise from changes in market factors such as interest rates, foreign exchange rates, and commodity and equity prices.

(a) Interest rate risk

The Company has cash balances and no interest-bearing debt. The Company's cash does not have significant exposure to interest.

(b) Foreign currency risk

The Company is exposed to foreign currency risk on fluctuations related to cash and accounts payable and accrued liabilities that are denominated in a foreign currency. As at December 31, 2017 and 2016, the Company did not have any accounts in foreign currencies and considers foreign currency risk insignificant.

(c) Price risk

The Company is exposed to price risk with respect to commodity and equity prices. Equity price risk is defined as the potential adverse impact on the Company's earnings due to movements in individual equity prices or general movements in the level of the stock market. Commodity price risk is defined as the potential adverse impact on earnings and economic value due to commodity price movements and volatilities. The Company closely monitors commodity prices of gold, individual equity movements, and the stock market to determine the appropriate course of action to be taken by the Company.

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

1.11 Other MD&A Requirements

Disclosure of Outstanding Security Data

As at March 1, 2018, the following shares and options were issued and outstanding:

	Issued & Outstanding	Authorized
Share capital		
- Common	99,824,883	unlimited
Options	7,448,000	
Warrants	3,040,501	
Agent's warrants	30,000	
Fully Diluted:	110,343,384	

Except as disclosed above, there are no other options, warrants or other rights to acquire common shares of the Company outstanding.

Additional Disclosure for Junior Issuers

The Company requires additional funds to cover the estimated general and administrative expenses. There can be no assurance that financing, whether debt or equity, will always be available to the Company in the amount required at any particular time or for any particular period or, if available, that it can be obtained on terms satisfactory to the Company. See "Risks and Uncertainties" below. Please refer to the Company's financial statements for information on the exploration expenditures on a property by property basis.

Risks and Uncertainties

Mineral exploration is subject to a high degree of risk, which even a combination of experience, knowledge and careful evaluation may fail to overcome. These risks may be even greater in the Company's case given its formative stage of development.

Exploration activities are expensive and seldom result in the discovery of a commercially viable resource. There is no assurance that the Company's exploration will result in the discovery of an economically viable mineral deposit. The Company has generated losses to date and anticipates that it will require additional funds to further explore its properties. There is no assurance such additional funding will be available to the Company on commercially reasonable terms or at all. Additional equity financing may result in substantial dilution thereby reducing the marketability of the Company's shares. The Company's activities are subject to the risks normally encountered in the mining exploration business. The economics of exploring, developing and operating resource properties are affected by many factors including the cost of exploration and development operations, variations of the grade of any ore mined and the rate of resource extraction and fluctuations in the price of resources produced, government regulations relating to royalties, taxes and environmental protection and title defects. The Company's mineral resource properties have not been surveyed and may be subject to prior unregistered agreements, interests or land claims and title may be affected by undetected defects. In addition, the Company may become subject to liability for hazards against which it is not insured. The mining industry is highly competitive in all its phases and the Company competes with other mining companies, many with greater financial and technical resources, in the search for, and the acquisition of, mineral resource properties and in the marketing of minerals. Additional risks include the current lack of any market for the Company's securities and the present intention of the Company not to pay dividends. Certain of the Company's directors and officers also serve as directors or officers of other public and private resource companies, and to the extent that such other companies may participate in ventures in which the Company may participate, such directors and officers of the Company may have a conflict of interest. Finally, the Company has no history of earnings, and there is no assurance that any of its current or future mineral properties will generate earnings, operate profitably or provide a return on investment in the future. There is no assurance that the

MANAGEMENT'S DISCUSSION AND ANALYSIS PERIOD ENDED DECEMBER 31, 2017

Company will be successful in achieving a return on shareholders' investment and the likelihood of success must be considered in light of its early stage of operations.

For a more detailed discussion of the risk factors affecting the Company and its exploration activities, please refer to the Prospectus which can be assessed on the SEDAR website at www.sedar.com.

Change in Management

On January 3, 2018, the Company announced the resignation of Mr. Jeremy Ross from its Board of Directors, it has appointed Mr. Toby Mayo to fill the vacancy. Mr. Toby Mayo was also appointed as Vice President, Corporate Development, in February 2018.

Mr. Mayo brings over twenty years of comprehensive and varied global resource industry experience to the Far Resources board. He holds a B.Sc. (Hons) degree in Geology from the University of Edinburgh and an LL.B. (Hons) in Law from the University of London. Mr. Mayo has most recently held senior management positions at two TSX Venture Exchange listed mineral exploration companies as President and CEO and also brings extensive consulting and corporate development experience. He began his career as an exploration geologist for Rio Tinto in South America, northern and eastern Europe. Subsequently Mr. Mayo worked in a number of senior consulting roles including within the Investment and Business Planning group at Hatch in London and as Senior Technical Advisor for Ivanhoe Mines Ltd. on the development of the Oyu Tolgoi project in Mongolia. He also has experience within the technology and software industry, providing services to the resource sector. Mr. Mayo possesses financial, commercial, technical, project management, IR and legal skills, with experience completing techno-economic and transaction-related studies of mining and metals projects across the globe.

On Februray 27, 2018, the Company announces that due to ill health, Mr. Keith Anderson has submitted his resignation as a Director, President and CEO of the Company effective immediately. Mr. Toby Mayo, a Director of the Company, has accepted the position of Interim CEO.