Management Discussions and Analyses Year Ending March 31, 2020

This management's discussion and analysis of financial position and results of operations ("MD&A") is prepared as September 14, 2020 and should be read in conjunction with the audited consolidated financial statements of Far Resources Ltd. ("Far" or the "Company") for the year ended March 31, 2020 with the related notes thereto. The consolidated Financial Statements have been prepared in accordance with International Financial Reporting Standards ("IFRS").

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.

Forward-Looking Statements

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 proposed exploration programs 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.

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

Management Discussions and Analyses Year Ending March 31, 2020

looking statements, except in accordance with applicable securities laws.

The technical information in this MD&A has been reviewed by Mark Fedikow, P. Geo, a qualified person as defined by Canadian National Instrument 43-101 *Standards of Disclosure for Mineral Projects* ("NI 43- 101").

DATE

This MD&A is dated as of September 14, 2020.

DESCRIPTION OF BUSINESS

The Company currently owns or holds options on a lithium exploration project, the Zoro Lithium project near Snow Lake, Manitoba, and is actively exploring both projects. The Zoro Lithium project is comprised of three contiguous areas/claim groups – (i) the Zoro 1 Claim which is 100% owned by the Company, (ii) the Manitoba and (iii) the Zoro North properties optioned from Strider Resources Ltd. ("Strider"). The Hidden Lake project, located in Northwest Territories, is optioned from 92 Resources Corp.

In addition, the Company controls a 100% interest in the Winston property, a gold and silver property located in New Mexico, USA, subject to certain underlying payment obligations and permitted encumbrances.

MINERAL PROPERTIES

The Company currently has two subsidiaries, Sequoia Gold & Silver Ltd., a British Columbia Company, and Sierra Gold & Silver Ltd, a New Mexico company ("Sierra"). Sierra holds the Company's Winston property in New Mexico, USA.

Lithium

Reel Cesium-LithiumTantalum Project (Manitoba, Canada)

On March 10, 2020, the Company signed a Letter of Intent (LOI) to acquire up to 100% of the Reel Cesium-LithiumTantalum Project in Manitoba, Canada. Samples from the Reel Project have returned grades of up to 1.75% cesium oxide (Cs2O), while also having significant lithium and tantalum potential.

The Zoro Lithium Project

The Zoro Lithium project totals approximately 3,603 hectares located near the east shore of Wekusko Lake in west-central Manitoba, approximately 25 km east of the mining town of Snow Lake, 249 km southeast of Thompson and 571 km northeast of Winnipeg and is comprised of the Zoro 1 claim, the Manitoba property and the Zoro North claims.

Zoro I Claim (Snow Lake, Manitoba, Canada)

The Company owns a 100% undivided interest in the Zoro 1 claim totaling approximately 52 hectares in size. The Company acquired the Zoro 1 claim in 2017 for a purchase price of 7,000,000 common shares of the Company, \$50,000 cash, and a non-interest bearing promissory note for \$100,000 (paid). In addition, the Company paid a finder's fee of 1,000,000 common shares to an arm's length third party in connection with the acquisition of the Zoro 1 claim. Further details of the Company's acquisition of the Zoro 1 claim are included in the Financial Statements and Annual Filings.

Manitoba Lithium Claims (Snow Lake, Manitoba, Canada)

On August 4, 2016, the Company entered into an option agreement (the "Manitoba Option Agreement") with Strider to acquire, subject to a 2% net smelter returns royalty (the "Manitoba NSR"), a 100% interest in and to all lithium-bearing pegmatite dykes on three contiguous mineral claims located near or adjacent to the Zoro 1 claim (the "Manitoba Lithium Claims").

Management Discussions and Analyses Year Ending March 31, 2020

In order to exercise its option and acquire the Manitoba Lithium Claims, the Company is required to make the following cash payments and common share issuances to Strider:

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

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

Provided the Company has exercised its option to acquire the Manitoba Lithium Claims, Far shall have the right, prior to the commencement of commercial production, to buy down 50% of the Manitoba NSR (or 1% NSR) by making a \$1,000,000 cash payment to Strider, together with all accrued but unpaid NSR at the time.

During the option period, Far is solely responsible for carrying out and administering exploration, development and mining work on the Manitoba Lithium Claims and for maintaining the claims in good standing.

Zoro North Claims (Snow Lake, Manitoba, Canada)

In September 2017, the Company entered into a second option agreement (the "Zoro North Option Agreement") with Strider to acquire, subject to a 2% net smelter returns (the "Zoro North NSR"), a 100% undivided interest in certain highly prospective ground (the "Zoro North Claims") contiguous with its Zoro 1 claim and the claims hosting the historic Thompson Brothers lithium-bearing pegmatite dyke near Snow Lake, Manitoba.

In order to exercise its option and acquire the Zoro North Claims, the Company is required to make the following cash payments and common share issuances to Strider and incur the following exploration expenditures:

- a) upon signing the Zoro North Option Agreement, the Company will pay to Strider \$25,000 in cash (paid) and \$25,000 in shares (81,082 shares issued);
- b) on or before September 20, 2018 the Company will pay to Strider \$50,000 in cash (paid) and \$50,000 in shares (357,143 shares issued), and incur cumulative exploration expenditure of \$50,000 (incurred);
- c) on or before September 20, 2019 the Company will pay to Strider \$50,000 in cash (paid) and \$50,000 in shares (1,119,403 shares issued), and incur cumulative exploration expenditure of \$100,000 (incurred);
- d) on or before September 20, 2020 the Company will pay to Strider \$50,000 in cash (paid subsequently) and \$50,000 in shares (515,474 shares issued subsequently), and incur cumulative exploration expenditure of \$150,000 (incurred);
- e) on or before September 20, 2021 the Company will pay to Strider \$75,000 in cash and \$75,000 in shares, and incur cumulative exploration expenditure of \$200,000 (incurred); and
- f) on or before September 20, 2024, incur cumulative exploration expenditures of \$500,000 (incurred)

All shares issued under the Zoro North Option Agreement shall be subject to a four month and one day statutory

Management Discussions and Analyses Year Ending March 31, 2020

hold period from the date of issuance.

Provided the Company has exercised its option and acquired the Zoro North Claims, the Company shall have the right, prior to the commencement of commercial production, to buy-down 50% of the Zoro North NSR (or 1% NRS) by making a \$1,000,000 cash payment to Strider, together with all accrued but unpaid NSR at the time.

During the option period, the Company is solely responsible for carrying out and administering exploration, development and mining work on the claims and for maintaining the Zoro North Claims in good standing.

Exploration at the Zoro Lithium Project, Snow Lake, Manitoba

On July 3, 2019, the Company announced assay results from the fifth drilling program at its 100% owned Zoro Lithium Project, near Snow Lake, Manitoba. 3,054 metres of drilling across 22 holes identified five new pegmatite dykes, bringing the total to thirteen. Drilling has also extended the limits of high-grade lithium-bearing pegmatite at Dyke 8, now intersected by six holes from two drilling campaigns.

Zoro includes thirteen identified pegmatite dykes. Diamond drilling, prospecting and sampling programs conducted in 2016 through 2019 confirmed the presence of lithium in the spodumene bearing pegmatites. Five drill programs have been completed to date, delivering high-grade lithium assays from all drill holes. Metallurgical studies on material collected from four 2018 drill holes at Dyke 1 are ongoing. Far Resources previously assessed the amount of high-grade lithium spodumene in Dyke 1 through a 2017/2018 winter drill program, reaching the dyke's deeper levels (>150 metres). Additionally, the winter drill program was designed to expand to Dykes 5 and 7, to test historic results and recent assay results from trench and outcrop sampling of both dykes. During the 2017/18 winter drill program, the Company also discovered a previously unknown spodumene bearing pegmatite dyke. The discovery was made during the 2,472-metre, 19-hole drill program, as described in Company's news releases on January 19 and February 13, 2018. The discovery of this additional dyke was made by drill-testing a Mobile Metal Ions (MMI) soil geochemical anomaly bringing the total of known high-grade dykes on the Zoro Lithium Project to eight. Further results from the winter drill program included narrow intercepts from shallow drill holes testing Dykes 2, 5 and 7. Of these, Dyke 5, tested by drill hole FAR18-30, intersected 1 metre of 1.2% Li₂O. Overall the results for each of these dykes were consistent with historic exploration results. The Company has posted the results of all drill programs and laboratory testing on its website at www.farresources.com.

Soil Geochemical Surveys

The successful drill testing of a Mobile Metal Ions ("MMI") soil geochemical anomaly in 2017 has provided the rationale for expanding these surveys to the remainder of the property. A helicopter-assisted crew of field technicians extended the current MMI survey coverage on the property with the collection of 784 soil samples. The new 2018 data has defined numerous extensions to anomalies identified in previous MMI surveys on the Project, thereby increasing the target size for diamond drilling. A total of 18 new targets have been delineated and will be the focus of an upcoming drill program.

Geological Mapping

A helicopter-assisted geological mapping crew has undertaken the first new mapping on the Zoro lithium Project area since the 1950s. The project was undertaken to provide an interpretation of the geological setting of the spodumene- bearing pegmatite dykes and any post-depositional structural overprints that may have affected the current location of the dykes. The mapping project was augmented by a drill core sampling program with the intent of assessing mineralogical and geochemical tools for vectoring towards additional pegmatites on the property. Both aspects of this summer's work form the basis of an M.Sc. thesis program currently being undertaken at the University of Western Ontario under the guidance of Professor Robert Linnen and Dr. Tania Martins of the Manitoba Geological Survey. A preliminary map at a scale of 1:4000 has been produced and establishes the geological setting for 8 known spodumene-bearing pegmatite dykes on the property. Mineralogical studies are ongoing.

Management Discussions and Analyses Year Ending March 31, 2020

Metallurgical Drill Core Sampling

The Company has undertaken additional drill core sampling from Dyke 1 on the Zoro Lithium Project to provide material for the previously announced metallurgical survey, which will be undertaken by SGS Mineral Services at their Lakefield facility. While additional material will be required from subsequent drilling, it is intended to provide three separate samples for metallurgical assessment. These samples will come from representative spodumene—bearing pegmatite in the northern, central and southern portions of Dyke 1.

Tantalum Potential

The 2016 intersection of 0.113% tantalum (Ta_2O_5) in drill hole DDH FAR16-001 and the presence of elevated tantalum assays on the property has encouraged the Company to further evaluate tantalum potential. The mineral tantalite (Mn,Fe)(Ta,Nb)₂O₆ is the primary source of the metal tantalum. It is a dark blue-gray, dense and very hard mineral rarely found in pegmatites and is used in the electronics industry for capacitors and high-power resistors. It is also used to make alloys to increase strength, ductility and corrosion resistance. The metal is used in dental and surgical instruments and implants, as it causes no immune response.

NI 43-101 Technical Report

On July 9, 2018, the Company announced that it had received the first ever resource estimate for Dyke 1 on its Zoro Lithium Property. Dyke 1 contains an inferred resource of 1,074,567 tonnes grading 0.91% Li2O, 182 ppm Be, 198 ppm Cs, 51 ppm Ga, 1212 ppm Rb, and 43 ppm Ta (at a cut-off of 0.3% Li2O). Dyke 1 is open at depth and to the north and south where additional exploration is ongoing. The estimate has an effective date of July 6, 2018, and was prepared by Scott Zelligan P. Geo., an independent resource geologist of Coldwater, Ontario. Dyke 1 is one of eight known spodumene- mineralized pegmatite dykes on the property. The remaining dykes are currently the object of ongoing exploration including drill-testing. Inferred Mineral Resources are not Mineral Reserves. Mineral resources which are not mineral reserves do not have demonstrated economic viability. There has been insufficient exploration to define the inferred resources as an indicated or measured mineral resource, however, it is reasonably expected that the majority of the Inferred Mineral Resources could be upgraded to Indicated Mineral Resources with continued exploration. There is no guarantee that any part of the mineral resources discussed herein will be converted into a mineral reserve in the future. Please refer to the Company's new release dated July 9, 2018 for further details regarding this resource estimate and the methodologies, procedures and assumptions used to estimate same. The Company has filed the NI 43-101 Technical Report on SEDAR.

Chain of Custody, Quality Control and Quality Assurance, and Data Verification

Drill core for assay purposes was sawn in half after logging and core mark-up by the Company's geologist. Samples were collected based on an appropriate sample interval and washed to remove mud from cutting the core with the core saw. The core sample was placed into a clear plastic bag and the sample number written on the bag. An assay tag was inserted into the sample bag, one tag was inserted into the core box marking the sample location and the third tag was retained in storage. All core samples were placed into a white vinyl pail with a sample inventory, labeled and stored in a locked facility until enough samples were available for shipping. At this point the sample pails were taken to the local shipping company and loaded into a sealed transport truck. A bill of lading was signed by the geologist after the number of sample pails were counted and the shipping address confirmed. Receipt of the sample pails was acknowledged by the assay laboratory. Blanks, duplicate samples and internal standard reference materials were included with each sample batch.

All data used to estimate the above reported mineral resource estimate, including sampling, analytical, and test data, has been verified by Scott Zelligan, P.Geo., from the original sources. This includes a site visit to the Zoro Lithium Project, review of previously drilled intervals in person, and a comparison of the drill hole database to drill logs and assay certificates.

Hidden Lake, Yellowknife, NWT

In February 2018, the Company entered into an option agreement (the "Hidden Lake Option Agreement") with 92 Resources Corp ("92 Resources") to acquire up to 90% interest in the Hidden Lake Lithium project, Northwest

Management Discussions and Analyses Year Ending March 31, 2020

Territories (the "Hidden Lake Project").

The Hidden Lake Project consists of five contiguous mineral claims totaling 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 metres 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 per cent lithium (8.2% Li₂O). 92 Resources also channel sampled four dykes extensively which range between 275 and 790 metres in length and up to about 10 metres in width which returned an average lithium concentration of 1.03% Li₂O for the 308 samples with surface samples up to 3.3% Li₂O. Due to the success of 92 Resources' programs, preliminary metallurgical test work and scoping lithium extraction tests were conducted. The scoping test work achieved an overall extraction of 97%, indicating that 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 terms of the Hidden Lake Option Agreement, the Company can earn up to 90% interest in the Hidden Lake Project as follows:

- a) the consideration for the initial 60% interest:
 - i. cash payment of \$50,000 upon execution of the agreement (paid).
 - ii. issuance of 555,555 common shares (issued and valued at \$225,000) upon execution of the agreement.
 - iii. exploration expenditures of \$500,000 to be incurred by January 22, 2019 (completed).
- b) the consideration for an additional 10% interest (70% total):
 - i. issuance of common shares with a fair market value of \$250,000 based on the average market price to a maximum of \$1.50 per share by January 22, 2019 (not issued as the Company decided not to add to its 60% interest as at December 31, 2018).
 - ii. additional exploration expenditures of \$500,000 to be incurred by January 22, 2020.
- c) the consideration for an additional 10% interest (80% total):
 - i. issuance of common shares with a fair market value of \$300,000 based on the average market price to a maximum of \$1.50 per share by January 22, 2020.
 - ii. additional exploration expenditures of \$600,000 to be incurred by January 22, 2021.
- d) the consideration for an additional 10% interest (90% total):
 - i. issuance of common shares with a fair market value of \$400,000 based on the average market price to a maximum of \$1.50 per share by January 22, 2021.
 - ii. additional exploration expenditures of \$700,000 to be incurred by January 22, 2022.

The Company has chosen not to accelerate the exercise of the option beyond the initial 60% interest. The Company may now opt to form a joint venture with 92 Resources on a 60:40 basis, the Company will be responsible for funding the initial \$1,000,000 in joint venture expenditures, after which costs are shares on a 60:40 basis.

During the year ended March 31, 2020, the Company wrote-off \$870,046 of the carrying value of the Hidden Lake property to \$Nil due to lack of plans for exploration as a result of limited funding.

Exploration at the Hidden Lake Project, Northwest Territories

In May 2018, the Company announced it had mobilized a drill rig to its Hidden Lake Project targeting high-grade lithium-bearing pegmatites with an initial minimum 1,100 metre diamond drilling campaign. Far signed the drill contract with Northtech Drilling for the program. Great Slave Helicopters provided helicopter support for the drill program which was managed in the field by Henry Lole of Dahrouge Consulting. Previous channel sampling at Hidden Lake conducted by 92 Resources returned grades as high as 3.3% Li₂O at surface. The Company has completed a 1,100-metre drill program, with the goal of defining continuity of mineralization at depth. A total of 197 core samples were collected and were submitted to SGS Mineral Services (Lakefield) for lithium and multi-element

analysis.

Results indicate each of the targeted pegmatite dykes, HL-001 through HL-003 and D-12, is marked by high-grade Li₂O assays of 1.0% to 2.0% over widths that vary between 2.0 m and 9.2 m. The high-grade nature of these spodumene- mineralized pegmatites coupled with the demonstrated favourable metallurgical characteristics demonstrated by previous operators makes these drill results significant. Pegmatite drill intercepts for each drill hole (BHID) are presented in Figure 1 and assay results are summarized in Table 1.

Figure 1. Summary of targets, Hidden Lake 2018 drill program, Yellowknife area, NT.

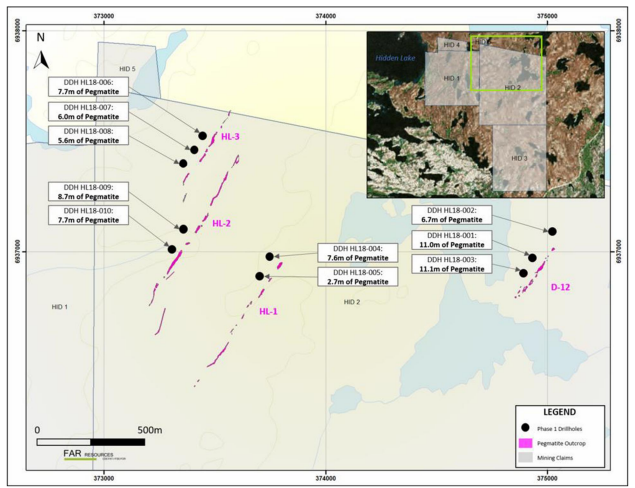


Table 1. Summary of assay results, Phase 1 drilling, Dykes 1 to 4, Hidden Lake Lithium Project.

BHID	Li ₂ O (%)	Ta (ppm)	Length (m)
HL18-001	1.5	33.4	9.0
HL18-002	1.7	34.0	5.0
HL18-003	1.6	32.4	9.2
HL18-004	1.6	24.4	7.0
HL18-005	1.2	41.8	2.0
HL18-006	1.4	21.5	7.0
HL18-007	2.0	43.6	5.2
HL18-008	1.3	42.5	3.8
HL18-009	1.5	7.8	2.0
HL18-010	1.0	15.1	7.0

Although this drill campaign targeted four dykes, the Hidden Lake Project itself hosts a swarm of at least ten lithium-bearing spodumene pegmatite dykes that have been identified by previous explorers. Very recent mineralogical evaluation and metallurgical testing of samples from the Hidden Lake pegmatites by SGS Mineral Services (Vancouver) indicates a lithium concentrate of >6% Li₂O with a recovery of >80% are achievable. These results indicate the Hidden Lake pegmatites can be treated using standard industry practices for spodumene beneficiation.

Gold and Silver

Winston Property, New Mexico, USA

The Company controls, subject to certain underlying property payments and royalties, a 100% interest in the Winston property located in Sierra County, New Mexico, USA (the "Winston Property"). The Winston Property is comprised of 16 unpatented lode mining claims (the "LG Claims"), the Ivanhoe and Emporia patented mining claims (the "Ivanhoe/Emporia Claims") and four unpatented mining claims (the "Little Granite Claims") and is prospective for gold and silver.

During the year ended March 31, 2015, the Company entered into an option agreement with Redline Minerals Inc., Redline Mining Corporation and Southwest Land & Exploration Inc. (collectively, the "Optionors") to acquire up to an 80% interest in the Winston Property. In fiscal 2018, the Company amended its agreement with the Optionors and entered into a definitive purchase agreement (the "Winston Purchase Agreement") to acquire all of the Optionors' right, title and interest in and to the Winston Property on the following terms:

- a) Cash payment of \$35,000 (paid);
- b) Issuance of 2,500,000 common shares of the Company (issued and valued at \$275,000); and
- c) Issuance of a \$50,000 non-interest bearing promissory note which is repayable on August 24, 2017 (issued and repaid).

In accordance with the terms and condition of the underlying purchase agreement in order to complete the acquisition of the Little Granite claims, the Company is required to make the following payments:

- a) Cash payments of US \$12,000 on or before July 15, 2017 (paid)
- b) Cash payments of US \$6,000 on or before March 31, 2018 (paid);
- c) Cash payments of US \$12,000 on or before July 15, 2018 (paid);
- d) Cash payments of US \$12,000 on or before July 15, 2019; (US\$6,000 paid)
- e) Cash payments of US \$12,000 on or before July 15, 2020 (paid subsequently);

f) Cash payments of US \$380,000 on or before October 15, 2020.

An amendment is subsequently being negotiated for the underlying purchase agreement of Little Granite claims.

In accordance with the terms and condition of the underlying purchase agreement in order to complete the acquisition of the Ivanhoe/Emporia claims, the Company is required to pay the original owner of the claims the remaining purchase price of US\$361,375 (US\$42,000 paid). Before the remaining purchase price is paid in full, the Company is subject to a minimum monthly royalty payment based on monthly average silver price. The accrued minimum monthly royalty payments outstanding as of March 31, 2020 totals US\$201,625. The agreement also entitles the owner to a permanent production royalty of 2% of NSR.

The Winston Property is in good standing.

ELECTRIC BLUE POWER/BATTMAT

During the year ended March 31, 2020, the Company advanced \$135,215 towards a prospective business arrangement which never materialized. The Company wrote-off the advances as a result.

SELECTED ANNUAL INFORMATION

The following table sets forth selected financial information for the Company expressed in Canadian dollars for the three most recently completed financial years and should be read in conjunction with the Company's consolidated financial statements and related notes for such periods.

	As at and For the Fiscal Year Ended March 31, 2020		As at and For the Fiscal Year Ended March 31, 2018
Revenue	\$ -	\$ -	\$ -
Expenses	1,373,444	2,730,624	10,640,874
Total loss and comprehensive loss	2,269,968	2,721,593	10,665,708
Loss per share – basic and diluted	(0.02)	(0.03)	(0.12)
Total assets	5,936,601	6,441,582	7,497,243
Total liabilities	867,314	696,248	930,046
Total deficit	5,069,287	5,745,334	6,567,197
Weighted average number of common shares outstanding	122,691,416	103,914,330	86,352,504

During the year ended March 31, 2019, the Company incurred a net loss of \$2,721,593 (2018 - \$10,665,708). Please see the following page for details on the change in net loss. Total assets decreased by \$504,981 primarily as a result of the decrease in exploration and evaluation assets of \$488,662 due to writing of exploration assets. Total liabilities increased as a result of the new accounting standards which required the company to capitalize its office lease.

During the year ended March 31, 2019, the Company incurred a net loss of \$2,721,593 (2018 - \$10,665,708). The decrease was primarily a result of issuing fewer stock options which explains \$7,035,908 of the decrease. In addition, the Company spent less on promotion and reduced its costs relating to consultants. A more detailed summary of the changes in expenditures is included in the March 31, 2019 MD&A filed on Sedar in the prior year. Total assets decreased primarily as a result of a \$3,075,553 decrease in cash offset by a \$2,167,596 increase in exploration and evaluation assets. Total liabilities decreased by \$233,798 as a result of a decrease in accounts payable and short-term loans payable.

RESULTS OF OPERATIONS

Exploration and Evaluation Assets

During the year ended March 31, 2020, the Company incurred exploration expenditures totaling \$381,384 (2019 - \$2,167,596) in carrying out exploration work on its Zoro Lithium and Hidden Lake Projects as set out below.

	Zoro Property	Winston Property	Hidden Lake Property	Total
Acquisition costs				
Balance, March 31, 2019	\$ 1,414,444 \$	740,317 \$	275,000 \$	2,429,761
Additions – cash	125,000	-	-	125,000
Additions – shares	125,000	-	-	125,000
Balance, March 31, 2020	1,664,444	740,317	275,000	2,679,761
Exploration costs	2 002 450	16 176	E04 E04	2 602 517
Balance, March 31, 2019 Assay	3,082,450 1,385	16,476 -	594,591 -	3,693,517 1,385
Geological and consulting	105,055	21,239	455	126,749
Drilling	3,250	-	-	3,250
Balance, March 31, 2020	3,192,140	37,715	595,046	3,824,901
Write-off	-	-	(870,046)	(870,046)
Total balance, March 31, 2020	\$ 4,856,584 \$	778,032 \$	- \$	5,634,616

See also Mineral Properties section above for a description of the nature and type of exploration work completed by the Company during the period. See Note 5 of the Company's Financial Statements accompanying this MD&A.

Expenses incurred during the year ended March 31, 2020

During the year ended March 31, 2020, the Company earned no revenue and had a comprehensive loss of \$2,269,968 (2019 - \$2,721,593).

Total expenses for the year ended March 31, 2020 were \$1,373,444 compared to \$2,730,624 for the corresponding year ended March 31, 2019.

The table below details the significant changes in major expenditures from 2020 and 2019.

Expenses	Year Ended March 31, 2020		Explanation for Change Increase / Decrease in Expenses
Investor Relations	209,985	368,251	Decreased due to lower investor relations costs and activities.
Management Fees	521,764	125,950	Increased due to increased corporate and management activities.
Professional Fees	138,839		Decreased due to a reduction in accounting fees.
Share-based payments	14,987	1,397,308	Decreased due to less share options granted and vested during the current year.
Transfer agent and filing fees	32,307	169,792	Decreased due to less exploration and fundraising activities which resulted in lower filing fees incurred.
Travel	15,430	31.313	Decreased due to fewer business trips taken by management.

Management Discussions and Analyses Year Ending March 31, 2020

The Company incurred no unrealized gain or loss on long-term investments during the year ended March 31, 2020 (2019 – loss of \$15,000) related the value of certain shares of Alchemist Mining Inc. being held by the Company for investment purposes. See Note 4 of the Company's Financial Statements accompanying this MD&A.

FOURTH QUARTER

Expenses incurred during the three months ended March 31, 2020

During the three months ended March 31, 2020, the Company earned no revenue and had a comprehensive loss of \$1,218,991 (2019 – \$1,671,090).

Total expenses for the three months ended March 31, 2020 were \$322,467 compared to \$97,769 for the corresponding period ended March 31, 2019. The table below details the significant changes in major expenditures from 2020 and 2019.

Expenses	3 Months Ended March 31, 2020		Explanation for Change Increase / Decrease in Expenses
Management Fees	205,697	58,650	Increased due to higher management activities.
Investor relations	59,600	110,632	Decreased due to lower investor relations costs and promotional activities.
Share-based payments	14,987	1,397,308	Decreased due to less share options granted and vested during the comparative period.
Transfer agent and filing fees	10,145	39,553	Decreased due to less exploration and fundraising activities which resulted in lower filing fees incurred.

The Company incurred no unrealized gain or loss on long-term investments during the three months ended March 31, 2020 (2019 – loss of \$1,000) related the value of certain shares of Alchemist Mining Inc. being held by the Company for investment purposes. See Note 4 of the Company's Financial Statements accompanying this MD&A.

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 consolidated Interim Financial Statements and related notes for such periods.

	Three	Three	Three	Three	Three	Three	Three	Three
	Months Ended	Months	Months	Months	Months	Months	Months	Months
	Months Ended	Ended	Ended	Ended	Ended	Ended	Ended	Ended
	Mar 31,	Dag 24 0040	Sep 30,	Jun 30,	Mar 31,	Dec 31,	Sep 30,	Jun 30,
	2020	Dec 31, 2019	2019	2019	2019	2018	2018	2018
Revenue	\$ - \$	- \$	- \$	- \$	- \$	- \$	- \$	-
Expenses (recovery)	322,467	261,570	256,581	532,826	1,673,792	(97,769)	433,346	721,255
Total								
comprehensive loss	1,218,991	261,570	256,581	532,826	1,671,090	(98,813)	444,722	704,594
(income)						, , ,		
Income (loss) per								
share – basic and	(0.01)	(0.00)	(0.00)	(0.00)	(0.02)	0.00	(0.00)	(0.01)
diluted (1)	,	, ,	, ,	, ,	, ,		, ,	, ,
Total assets	5,936,601	6,784,001	6,932,891	7,047,447	6,441,582	6,493,185	6,719,422	7,486,404
Total liabilities	867,314	705,033	642,353	1,533,157	696,248	586,819	492,969	939,979
Total equity	\$ 5,069,287 \$	6,078,968 \$	6,290,538 \$	5,514,290 \$	5,745,334 \$	5,906,366 \$	6,226,453 \$	6,546,425
Weighted average								
number of common	131,540,368	112,335,129	110,514,396	107,387,082	104,867,947	104,496,842	105,319,344	102,834,200
shares outstanding	131,340,300	112,333,129	110,514,590	107,307,002	104,007,947	104,490,042	100,319,344	102,034,200
(1)								

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

LIQUIDITY AND GOING CONCERN

These consolidated financial statements have been prepared on a going concern basis which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. As at March 31, 2020, the Company has had significant losses. In addition, the Company has not generated revenues from operations. The Company has financed its operations primarily through the issuance of common shares and short-term loans. The Company continues to seek capital through various means including the issuance of equity and/or debt. These circumstances cast significant doubt as to the ability of the Company to meet its obligations as they come due, and accordingly, the appropriateness of the use of accounting principles applicable to a going concern. These financial statements do not include adjustments to amounts and classifications of assets and liabilities that might be necessary should the Company be unable to continue operations.

In March 2020, there was a global pandemic outbreak of COVID-19. The actual and threatened spread of the 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 result in delays in the course of business, including potential delays to its business plans and activities, and continue to have a negative impact on the stock market, including trading prices of the Company's shares and its ability to raise new capital. These uncertainties raise substantial doubt upon the Company's ability to continue as a going concern and realize its assets and settle its liabilities and commitments in the normal course of business.

In order to continue as a going concern and to meet its corporate objectives, the Company will require additional financing through debt or equity issuances or other available means. Although the Company has been successful in the past in obtaining financing, there is no assurance that it will be able to obtain adequate financing in the future or that such financing will be on terms advantageous to the Company.

	As at March 31, 20120	As at March 31, 2019
Working capital (deficit)	\$ (626,853)	\$ (436,944)
Deficit	\$ (14,100,312)	\$ (11,822,667)

Net cash used in operating activities for the year ended March 31, 2020 was \$414,571 compared to \$1,248,536 used during the year ended March 31, 2019. The difference was primarily due to the changes in non-cash working capital items including share-based payments and shares for debt.

Net cash used in investing activities for the year ended March 31, 2020 was \$340,839, compared to \$2,075,434 during the year ended March 31, 2019, and consisted of acquisition costs and property expenditures during the year.

Net cash provided by financing activities for the year ended March 31, 2020 was \$620,665 compared to \$248,417 during the year ended March 31, 2019. The increase was due to greater proceeds from private placements, and from shares issued to settle debt.

CAPITAL RESOURCES

As of the date of the MD&A, the Company is continuing its exploration programs on the Zoro Lithium Project. The Company intends to use available working capital and may issue additional common shares to cover the cost of this program.

The Company also has certain ongoing option/property payments and maintenance fees/taxes associated with its Zoro Lithium Project and the Winston Property as more particularly described in "Overall Performance" above.

Management Discussions and Analyses Year Ending March 31, 2020

During to the period from April 1, 2019 to September 14, 2020, the Company:

- issued 2,619,403 with a fair value of \$125,000 to Strider Resources Limited as property acquisition payments, with 1,500,000 shares valued at \$75,000 as part of the Manitoba Lithium Option Agreement, and 1,119,403 shares valued at \$50,000 as part of the Zoro North Option Agreement.
- closed a non-brokered private placement of 2,000,000 common shares at a price of \$0.10 per share for gross proceeds of \$200,000.
- completed a financing for total proceeds of \$100,000, less legal costs. The Company issued 1,904,761 units
 at a price of \$0.0525 per unit, each unit consisting of one share and one-half of one warrant, with each whole
 warrant entitling the holder to acquire one additional share for a period of 36 months at the price of \$0.105 per
 share (expiring June 25, 2022).
- issued 2,500,800 shares with a fair value of \$125,040 to repay non-related party short-term loans.
- issued 65,763 shares valued at \$7,778 to settle \$7,778 of debt with the CEO and other directors.
- issued 16,655,769 shares valued at \$832,788 to settle \$832,788 of debt with related parties and non-related parties.
- issued 1,250,000 common shares upon exercise of options for gross proceeds of \$82,500.
- closed a non-brokered private placement of 7,461,556 units at \$0.056 per unit for gross proceeds of \$419,713.
 Each unit consists of one common share and two share purchase warrants, warrant A and B. Warrant A entitles the holder to purchase one additional common share for a period of two years at a price of \$0.075 per share and warrant B entitles the holder to purchase one additional common share for a period of two years at a price of \$0.10 per share.
- On September 2, 2020, the Company issued 515,474 common shares at a value of \$50,000 as part of the acquisition payments for the Zoro North Option Agreement.
- On June 12, 2020, the Company granted 5,050,000 stock options to directors and consultants of the Company The options are exercisable at \$0.07 per option for five years.

CONTRACTUAL OBLIGATIONS

Other than described in "Capital Resources" and certain stock option and consulting agreements, the Company does not presently have any other material contractual obligations. See "Transactions with Related Parties".

OFF-BALANCE SHEET ARRANGEMENTS

The Company does not utilize off-balance sheet arrangements.

TRANSACTIONS WITH RELATED PARTIES

		For the ye	ear	ended
Paid or accrued to:	Nature of transaction	March 31, 2020		March 31, 2019
Key management personnel:				_
Former Directors	Management fees, consulting fees, and share-based payments	\$ 384,000	\$	339,497
Former CEO, namely Toby Mayo	Management fees, consulting fees, and share-based payments	252,000		326,140
Former CFO, namely Eddy Yu	Management fees	71,067		-
	•	\$ 707,067	\$	665,619
Related party transactions:				
Company owned by former CFO	Professional fees and share- based payments	\$ -	\$	109,028
Former VP, Investor Relations	Consulting fees and share- based payments	-		132,534
Former Corporate Secretary	Consulting fees	33,000		-
	-	\$ 33,000	\$	241,562

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

	As at March 31,	As at March 31,
	2020	2019
Due to the former CEO	\$ 59,108	\$ 13,727
Due to former directors of the Company	-	203,967
	\$ 59,108	\$ 217,494

The amounts due are unsecured, non-interest bearing, and have no specific terms of repayment.

During the year ended March 31, 2020, the Company:

issued 10,307,700 shares valued at \$519,875 for settlement of debt with related parties of \$519,875.

During the year ended March 31, 2019, the Company:

• issued 18,840 shares valued at \$416 for settlement of debt with a related party of \$6,000, recognizing a gain on shares for debt of \$5,584.

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.

CHANGES IN ACCOUNTING POLICIES INCLUDING INITIAL ADOPTION

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

Management Discussions and Analyses Year Ending March 31, 2020

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 2019 (see the Annual Filings).

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.

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-terms 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 March 31, 2020, the Company had a cash balance of \$3,207 (March 31, 2019 – \$137,952) to settle current liabilities of \$732,066 (March 31, 2019 – \$696,248). All the Company's financial liabilities have contractual maturities of 30 days or are due on demand and are subject to normal trade terms.

Management Discussions and Analyses Year Ending March 31, 2020

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.

Interest rate risk

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

Foreign currency risk

The Company is exposed to foreign currency risk on fluctuations related to cash, accounts payable and accrued liabilities, and option agreement payments that are denominated in a foreign currency. There is a risk in the exchange rate of the Canadian dollar relative to the US dollar and a significant change in this rate could have an effect on the Company's results of operations, financial position or cash flows. The Company has not hedged its exposure to currency fluctuations.

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 and lithium, individual equity movements, and the stock market to determine the appropriate course of action to be taken by the Company.

OTHER MD&A REQUIREMENTS

Disclosure of Outstanding Security Data

As at September 14, 2020, the following shares and options were issued and outstanding:

	Issued & Outstanding	Expiry Dates	Exercise Prices
Common shares	140,767,398		
Options	15,100,000	Ranging from November 16, 2020 to June 12, 2025	Exercise prices range from \$0.05 to \$0.13 per option
Warrants	15,875,492	Ranging from June 25, 2022 to August 28, 2022	Exercise prices range from \$0.075 to \$0.105 per warrant
Fully diluted	171,742,890		

Except as disclosed above, there are no other options, warrants or other rights to acquire common shares of the Company outstanding. However, see "Overall Performance" for details of certain optional common share payments that the Company will be required to make in order to maintain and/or exercise its existing option agreements to acquire the Manitoba Lithium Claims, the Zoro North Claims and the Hidden Lake Project.

Additional Disclosure for Junior Issuers

The Company does not have sufficient working capital to cover its estimated operating and exploration expenses for the remainder of 2020. Thereafter, the Company will require additional funds to cover its estimated general and administrative expenses. There can be no assurance that financing, whether debt or equity, will 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

Management Discussions and Analyses Year Ending March 31, 2020

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 lack of an active 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 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 Company's prospectus which can be assessed on the SEDAR website at www.sedar.com.

Changes in management and directors

On September 11, 2020, the Company announced the passing of a director, colleague and friend, L. Frank Anderson. Mr. Anderson joined the Board on July 7, 2005 and during his 15 years with the Company he was a constant with the Company. Frank will be remembered for his insight and knowledge. Gone but not forgotten.

On September 11, 2020, the Company announced the appointment of Mr. Robert G. Dinning to its board of directors and as CFO of the Company.

On July 21, 2020, the Company announced the appointment of Mr. John Gammack to its board of directors and to the role of CEO and President of the Company.

On July 21, 2020, Mr. Toby Mayo stepped down as President, and CEO of the Company.

On June 26, 2020, the Company announced the passing of Murray Seitz, a director of the Company.

On June 3, 2019, the Company appointed Mr. Eddy Yu as Chief Financial Officer, and Mr. Jeff Dare as Corporate Secretary. The Company also retained the services of Corex Management to carry out all back-office services. On February 19, 2020, the Company announced that Mr. Eddy Yu had stepped down as Chief Financial Officer.

On February 19, 2020, Mr. James Royall stepped down as Director.