Condensed Interim Financial Statements (unaudited) (In Canadian dollars)

PROSPECT PARK CAPITAL CORP.

THREE AND SIX MONTHS ENDED MARCH 31, 2016 AND 2015

Notice to reader pursuant to National Instrument 51-102 - Continuous Disclosure Obligations

Under National Instrument 51-102 – Continuous Disclosure Obligations, if an auditor has not performed a review of a reporting issuer's interim financial statements, the financial statements must be accompanied by a notice indicating that they have not been reviewed by an auditor. The Corporation's independent auditor has not performed a review of these interim financial statements in accordance with standards established by the Chartered Professional Accountants of Canada for a review of interim financial statements by an entity's auditor.

(In Canadian dollars)

Condensed Interim Statements of Financial Position (unaudited)

	As at March 31,	As at September 30
	2016	201
Assets		
Cash and cash equivalents	\$ 154,927	\$ 36,564
Investments at fair value (notes 3 and 10)	33,834	856,298
Loan receivable (note 4)	80,963	62,177
Interest receivable	6,247	17,246
Sales tax receivable	6,423	6,423
	\$ 282,394	\$ 978,708
Liabilities and Shareholders' Equity Liabilities: Accounts payable and accrued liabilities (notes 3 and 8)	\$ 479,864	\$ 553,402
Sharesholders' equity:		
Share capital (note 5)	1,340,562	1,340,562
Reserves (notes 6 and 7)	170,125	170,125
Deficit	(1,708,157)	(1,085,381
	 (197,470)	425,306
	\$ 282,394	\$ 978,708

See accompanying notes to financial statements.

On behalf of the Board:

Dr. Samue HerschkowitzDirectorMr. Joshua KornbergDirector

(In Canadian dollars)

Condensed Interim Statements of Loss and Comprehensive Loss (unaudited)

	Tł	ree months e	nded	March 31,	Six months end	ded N	March 31,
		2016		2015	2016		2015
Net investment gains (losses)							
Gain on sale of investments	\$	-	\$	-	23,406	\$	-
Gain (loss) on foreign exchange		(12,872)		-	(5,240)		-
Net change in unrealized loss on investments		(558,140)		(428,756)	(589,897)		(374,862)
Net investment (losses) gains		(571,012)		(428,756)	(571,731)		(374,862)
Other income		1,878		767	5,013		2,280
		(569,134)		(427,989)	(566,718)		(372,582)
Expenses:							
Operating, general and administrative (note 11)		37,401		70,008	56,058		179,539
Net loss and comprehensive loss	\$	(606,535)	\$	(497,997)	(622,776)	\$	(552,121)
Loss per common share - basic and diluted (note 9)	\$	(0.07)	\$	(0.06) \$	(0.07)	\$	(0.06)
Weighted average number of shares outstanding - basic and diluted (note 9)		8,676,260		8,676,260	8,676,260		8,676,260

See accompanying notes to financial statements.

(In Canadian dollars)

Condensed Interim Statements of Changes in Shareholders' Equity (unaudited) For the six months ended March 31, 2016 and 2015

	_	Reserves						
	Share capital	W	arrants	Co	ntributed surplus		Deficit	Total
Balance, September 30, 2014	\$1,040,562	\$	38,168	\$	131,957	\$	(454,541)	\$ 756,146
Shares issued for purchase of investment	300,000		-		-		-	300,000
Expiry of warrants	-		(38, 168))	38,168		-	-
Net loss and comprehensive loss for the period	-		-		-		(552,121)	(552,121)
Balance, March 31, 2015	\$1,340,562	\$	-	\$	170,125	\$	(1,006,662)	\$ 504,025
Balance, September 30, 2015	\$1,340,562	\$	_	\$	170,125	\$	(1,085,381)	\$ 425,306
Net loss and comprehensive loss for the period	-		-		-		(622,776)	(622,776)
Balance, March 31, 2016	\$1,340,562	\$	-	\$	170,125	\$	(1,708,157)	\$ (197,470)

See accompanying notes to financial statements.

(In Canadian dollars)

Condensed Interim Statements of Cash Flows (unaudited)

For the six months ended March 31, 2016 and 2015

	2016	2015
Cash provided by (used in):		
Operating activities:		
Operating loss	\$ (622,776) \$	(552,121)
Change in non-cash operating items:		
Net change in unrealized gain	589,897	374,862
Gain on sale of investments	(23,406)	-
Interest accrued	(3,741)	-
Change in non-cash working capital:	, ,	
Accounts receivable	-	6,551
Prepaid expenses	-	-
Accounts payable and accrued liabilities	(73,539)	32,541
Net cash used in operating activities	(133,565)	(138,167)
Investing activities		
Loan advance	(18,786)	(25,833)
Purchase of investments	(36,311)	(568,000)
Proceeds on sale of investment	292,285	-
Interest received	14,740	-
Net cash used in investing activities	251,928	(593,833)
Decrease in cash and cash equivalents	118,363	(732,000)
·	36,564	934,025
Cash and cash equivalents, beginning of period	•	
Cash and cash equivalents, end of period	\$ 154,927 \$	202,025

See accompanying notes to financial statements.

(In Canadian Dollars)

Notes to Interim Financial Statements (unaudited)

March 31, 2016

1. Nature of Operations

Prospect Park Capital Corp. (the "Corporation") was incorporated under the *Business Corporations Act* (Ontario) on September 7, 2012. The registered office of the Corporation is located at 181 Bay Street, Suite 4400, Toronto, Ontario, M5J 2T3. The Corporation's financial year ends on September 30.

On March 28, 2013, the Corporation completed an initial public offering ("IPO") pursuant to Policy 2.4 – Capital Pool Companies (the "CPC Policy") of the TSX Venture Exchange ("Exchange") and became classified as a Capital Pool Company (as such term is defined in the CPC Policy). The Corporation's common shares were listed on the Exchange on March 27, 2013 and commenced trading on March 28, 2013 under the symbol "PPK.P".

The Corporation made certain investments, as described in note 3. These investments collectively met the definition of a Qualifying Transaction, as defined by the Exchange. On October 24, 2014, the common shares commenced trading on the Exchange under the symbol PPK, as an investment corporation focused on public healthcare.

Prospect Park Management Limited Partnership (the "Manager") is the manager of the Corporation. The Manager provides management, investment, valuation and administrative services to the Corporation.

2. Significant Accounting Policies

(a) Statement of compliance and basis of presentation

These interim financial statements are unaudited and have been prepared on a condensed basis in accordance with International Accounting Standards ("IAS") 34, Interim Financial Reporting, issued by the International Accounting Standards Board using accounting policies consistent with International Financial Reporting Standards ("IFRS").

The same accounting policies and methods of computation were followed in the preparation of these interim financial statements as were followed in the preparation and described in Note 2 of the annual financial statements as at and for the year ended September 30, 2015. Accordingly, these interim financial statements for the three and six months ended March 31, 2016 and 2015 should be read together with the annual financial statements as at and for the year ended September 30, 2015.

The financial statements have been prepared on historical cost basis except for some financial instruments that have been measured at fair value.

These financial statements were authorized by the Board of Directors of the Corporation on May 27, 2016.

(In Canadian Dollars)

Notes to Interim Financial Statements (unaudited)

March 31, 2016

2. Significant Accounting Policies (continued)

Recent accounting pronouncements

(i) IFRS 9 – Financial Instruments ("IFRS 9") was issued by the IASB in October 2010 and will replace IAS 39. IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value, replacing the multiple rules in IAS 39. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. Most of the requirements in IAS 39 for classification and measurement of financial liabilities were carried forward unchanged to IFRS 9. The new standard also requires a single impairment method to be used, replacing the multiple impairment methods in IAS 39. IFRS 9 will be effective for accounting periods beginning on January 1, 2018. The Corporation is in the process of assessing the impact of this pronouncement.

(ii) IAS 1 – Presentation of Financial Statements ("IAS 1") was amended in December 2014 in order to clarify, among other things, that information should not be obscured by aggregating or by providing immaterial information, that materiality consideration apply to all parts of the financial statements and that even when a standard requires a specific disclosure, materiality considerations do apply. The amendments are effective for annual periods beginning on or after January 1, 2016. Earlier adoption permitted.

3. Investments

Pursuant to a subscription agreement dated October 2013 between IOI LLC ("IOI"), a related party (Note 8), and the Corporation (the "IOI Investment"), the Corporation agreed to acquire from IOI approximately 5.0% to 7.5% of the outstanding interests of the members of IOI ("IOI Membership Interest") for the purchase price of US\$150,000. On October 20, 2014, the Corporation completed the acquisition and purchased 5.66% in IOI Membership interest for \$169,260 (US\$150,000). IOI, as co-lender, and various lenders entered into a credit and guaranty agreement dated as of July 12, 2013 with Serenity Pharmaceuticals, LLC ("Serenity") as borrower and Firefly Agent, LLC as administrative agent ("IOI Credit Agreement"). Pursuant to the IOI Credit Agreement, IOI (as to 20%) and the Lenders (as to 80%) agreed to extend to Serenity a US\$15,000,000 senior secured first lien multi-draw term loan (the "Minimum Term Loan"), subject to an increase of up to US\$5,000,000 to US\$20,000,000 (the "Maximum Term Loan") at Serenity's option subject to certain qualifications as outlined in the IOI Credit Agreement. On November 9, 2015, the Corporation's investment in IOI was purchased by a private investment group. In consideration for selling its membership interest in IOI, the Corporation received its initial capital returned (US\$150,000) plus an 8% return (US\$12,000) and the retained ability to collect an additional 32% should the Serenity drug successfully receive approval by the United States Food and Drug Administration.

(In Canadian Dollars)

Notes to Interim Financial Statements (unaudited)

March 31, 2016

3. Investments (continued)

Pursuant to a share purchase agreement dated August 28, 2014 between SOK Partners LLC ("SOK"), a related party (Note 8), and the Corporation (the "SOK Agreement"), the Corporation agreed to acquire (such acquisition, the "Skyline Investment") 10,423,309 common shares ("Skyline Shares") of Skyline from SOK for the purchase price of \$1,000,000. Subsequent to the purchase, Skyline underwent a 75 for 1 share consolidation. The purchase price was payable as follows: (i) \$400,000 payable in cash at closing; (ii) \$300,000 payable at the closing by the issuance of 1,304,347 common shares of the Corporation at a price of \$0.23 per share; and (iii) \$300,000 payable within six (6) months of closing by the issuance of 1,714,285 common shares of the Corporation at a deemed price of \$0.175 per share (included in accounts payable and accrued liabilities at September 30, 2015) (see subsequent event note). On October 23, 2014, the Corporation completed the transaction and paid both the \$400,000 cash and issued the initial 1,304,347 common shares. (see note 8 related party transactions). Pursuant to the SOK Agreement, SOK agreed to provide downside protection to Prospect Park for the Skyline Shares acquired pursuant to the Skyline Investment ("Downside Protection"). The Downside Protection is to be determined as of January 18, 2015 (the 90th calendar day after Closing) and as of October 20, 2015 (the 12 month anniversary of Closing). (See subsequent event note 12)

Subsequent to the initial Skyline Investment the Corporation purchased and sold additional shares in the open market. As at March 31, 2016 the Corporation owned 145,428 shares of Skyline with a cost of \$1,030,112.

4. Loan Receivable

Pursuant to a credit agreement dated February 26, 2015, between Above the Fold, LLC ("ATF"), a related party (Note 8), and the Corporation (and subject to final approval of the Exchange), the Corporation has agreed to lend ATF a principal amount of up to US\$100,000 (the "Loan"), maturing on February 28, 2016 ("Maturity Date") (see subsequent event note). Interest on the principal amount of the Loan from time to time outstanding shall accrue from the date of the advance at the rate of twelve per cent (12%) per annum, calculated annually on the basis of a 365 day calendar year and payable on the Maturity Date or the date of prepayment or repayment, as applicable. See subsequent events.

As at March 31, 2016, \$80,963 (US\$61,214) (September 30, 2015, \$62,177 (US\$48,208)) has been advanced as part of the loan and \$6,247 has been accrued as interest.

5. Share Capital

(a) Authorized:

The Corporation has authorized share capital of an unlimited number of common shares.

(b) Issued common shares:

	Number of Shares	Amount	
Balance, September 30, 2014	7,371,913	\$ 1,040,562	
Shares issued for investment (note 3)	1,304,347	300,000	
Balance, September 30, 2015 and March 31, 2016	8,676,260	\$ 1,340,562	

(In Canadian Dollars)

Notes to Interim Financial Statements (unaudited)

March 31, 2016

6. Warrants

No warrants were issued during the six months ended March 31, 2016 or the year ended September 30, 2015.

The following table reflects the activity of warrants as at March 31, 2015 and September 30, 2015:

		Number of		
	Exercise	Warrants		
	Price (\$)	Outstanding	Value	
Balance September 30, 2014	0.20	363,500	38,168	
Expired March 28, 2015		(363,500)	(38,168)	
Balance September 30, 2015 and	March 31, 2016	-	-	

7. Stock Options

The Corporation adopted a stock option plan under which it is authorized to grant options to officers, directors, employees, and consultants enabling them to acquire up to 10% of the issued and outstanding common stock of the Corporation. The options can be granted for a maximum of 10 years and vest as determined by the Board of Directors. The exercise price of each option may not be less than fair market value of the common shares on the date of grant.

No stock options were granted during the six months ended March 31, 2016 or the year ended September 30, 2015.

The following table reflects the actual stock options issued and outstanding as of March 31, 2016:

	Exercise	Weighted Average Remaining Contractual	Number of Options	Number of Options Vested	Number of Options
Expiry Date	Price (\$)	Life (years)	Outstanding	(exercisable)	Unvested
March 28, 2023	0.20	6.99	737,191	737,191	-

8. Related Party Transactions

Related parties include the Board of Directors, close family members, enterprises and others that the Corporation does not deal with at arm's length. The below noted transactions are in the normal course of business.

- (i) During the period, the Corporation was charged \$ 12,000, (six months ended March 31, 2015 \$10,000) by CFO Advantage Inc., a company owned by Kyle Appleby, the Chief Financial Officer of the Corporation. As at March 31, 2016, \$11,300 (September 30, 2015 \$6,780) is included in accounts payable and accrued liabilities.
- (ii) During the period, the Corporation incurred expenditures of \$16,673, (six months ended March 31, 2015 \$104,955) to McMillan LLP for legal services (including disbursements). Robbie Grossman is a partner of McMillan LLP and an officer and director of the Corporation. Included in the March 31, 2016 accounts payable and accrued liabilities is \$147,159 (September 30, 2015 \$182,611) due to McMillan LLP.

(In Canadian Dollars)

Notes to Interim Financial Statements (unaudited)

March 31, 2016

8. Related Party Transactions (continued)

(iii) Management fee – The Manager will receive a monthly management fee (a "Management Fee") equal to 1/12th of 2% of the net asset value of the Corporation, inclusive of any taxes payable by the Corporation in respect of the Management Fee, calculated as of the last business day of each month.

For the six months ended March 31, 2016, the Corporation was charged \$2,725 (six months ended March 31, 2015 - \$10,942) in Management Fees. As at March 31, 2016, \$5,985 (September 30, 2015 - \$\$3,260) of management fees were included in accounts payable and accrued liabilities.

Joshua Kornberg (a director of the Corporation) and Dr. Samuel Herschkowitz (a director and officer of the Corporation) are the limited partners of the Manager and the sole officers, directors and shareholders of the general partner of the Manager.

(iv) Performance fee - the Manager will receive in respect of each fiscal year of the Corporation, a performance fee (the "Performance Fee") equal to 20% of the net appreciation in the net asset value of the Corporation calculated as of the last day of such fiscal year in excess of the net asset value of the Corporation calculated as of the last day of the previous fiscal year, less any taxes payable by the Corporation in respect of the Performance Fee. Performance Fees are calculated and accrued monthly and shall be paid to the Manager in cash annually. Where the cash on hand is insufficient to satisfy the Performance Fee in full on the date on which such payment is required, the Performance Fee shall be paid as to the amount of such cash, net of the Corporation's working capital requirements as reasonably determined by the Manager available on the required date and the balance shall be accrued and paid as cash becomes available.

For the six months ended March 31, 2016, no performance feed were earned (2015 - \$nil).

- (v) The Corporation entered into the SOK Agreement (see note 3) to purchase the Skyline Shares. The Corporation is related to SOK due to Dr. Samuel Herschkowitz, one of the directors and officers of the Corporation, and Joshua Kornberg, one of the directors of the Corporation, being the co-managing members and each 50% owners of a private company that is the managing member and sole beneficial owner of SOK. In addition, as at March 31, 2016, Joshua Kornberg was a director and officer of Skyline.
- (vi) The Corporation entered into a subscription agreement with IOI to acquire an IOI Membership Interest (see note 3). As at March 31, 2016, the Company holds no interest in IOI. The Corporation was related due to Dr. Samuel Herschkowitz, one of the directors and officers of the Corporation, being the manager of IOI.
- (vii) The Corporation entered into a credit agreement with ATF to loan ATF up to U.S\$100,000 (see note 4). The Corporation is related due to Dr. Samuel Herschkowitz, one of the directors and officers of the Corporation, Josh Kornberg, a director of the Corporation, and Mr. Kornberg's spouse, being the shareholders of ATF.

(In Canadian Dollars)

Notes to Interim Financial Statements (unaudited)

March 31, 2016

9. Net Loss per Common Share

The calculation of basic and diluted income per share for the three and six months ended March 31, 2016 and 2015 was based on the net loss attributable to common shareholders of \$606,535 (2015 - \$497,997) and \$622,776 (2015 - \$552,121) and the weighted average number of common shares outstanding of 8,676,260 (2015 - 8,676,260). Diluted loss per share for 2016 and 2015 did not include the effect of options or warrants as they are anti-dilutive.

10. Financial Instruments

(a) Credit Risk:

Credit risk is the risk of loss associated with the counterparty's inability to fulfill its payment obligations. Financial instruments that potentially subject the Corporation to concentrations of credit risks consist principally of cash and cash equivalents and accounts receivable. Cash and cash equivalents are held with a major Canadian chartered bank, from which management believes the risk of loss to be minimal.

Accounts receivable consists of harmonized sales tax receivable from government authorities in Canada and interest receivable on investments. Management believes that the credit risk with respect to these accounts receivable is minimal.

(b) Interest Rate Risk:

The Corporation is not exposed to any significant interest rate risk.

(c) Liquidity Risk:

Liquidity risk is the risk that the Corporation will not be able to meet its financial obligations as they fall due. The Corporation currently settles its financial obligations out of cash and cash equivalents. The ability to do this relies on the Corporation raising equity financing in a timely manner and by maintaining sufficient cash in excess of anticipated needs.

(d) Capital Management:

The Corporation's capital currently consists of common shares. Its principal source of cash is from the issuance of common shares. The Corporation's capital management objectives are to safeguard its ability to continue as a going concern and to have sufficient capital to be able to identify, evaluate and then acquire an interest in a business or assets. The Corporation does not have any externally imposed capital requirements to which it is subject. The Corporation manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Corporation may attempt to issue new shares.

(e) Currency Risk:

The Corporation is exposed to financial risks as a result of exchange rate fluctuations and the volatility of these risks due to cash and investments holdings in United States dollars.

(In Canadian Dollars)

Notes to Interim Financial Statements (unaudited)

March 31, 2016

10. Financial Instruments (continued)

March 31, 2016						
		Exposure		Impa	act on net asse	ts
Currency	Cash	Investments	Total	Cash	Investments	Total
United States Dollar	\$ 106,327	\$ 26,359	\$ 132,686	\$ 1,063	\$2,635	\$3,698

As at March 31, 2016, if the Canadian dollar had strengthened or weakened by 1% in relation to all currencies, with all other variables held constant, net assets attributable to the shareholders could have decreased or increased, respectively, by approximately 1% (\$3,698).

(f) Fair value measurements:

(i) Financial hierarchy:

The fair value measurements use a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The level in the hierarchy within which the fair value measurement is categorized is determined on the basis of the lowest level input that is significant to the fair value measurement in its entirety.

(ii) Determination of investments fair values:

The determination of fair value requires judgment and is based on market information, where available and appropriate. At the end of each financial reporting period, the Corporation's management estimates the fair value of investments based on the criteria below and reflects such valuations in the interim statements.

The Corporation is also required to disclose details of its investments (and other financial assets and liabilities for which fair value is measured or disclosed in the interim statements) within three hierarchy levels (Level 1, 2, or 3) based on the transparency of inputs used in measuring or disclosing the fair value, and to provide additional disclosure in connection therewith. There are three levels of the fair value hierarchy that prioritize the inputs to valuation techniques used to measure fair value, with Level 1 inputs having the highest priority. The levels and the valuation techniques used to value our financial assets and liabilities are described below:

For publically traded companies, securities including shares, options and warrants which are traded in an active market, such as on a recognized securities exchange and for which no sales restrictions apply, are presented at fair value based on quoted closing trade prices at the statements of financial position dates or the closing trade price on the last day the security traded if there were no trades at the statements of financial position dates. These are included in Level 1.

Securities which are traded on a recognized securities exchange but which are escrowed or otherwise restricted as to sale or transfer are recorded at amounts discounted from market value to a maximum of 10%. In determining the discount for such investments, the Corporation considers the nature and length of the restriction. These are included in Level 2.

(In Canadian Dollars)

Notes to Interim Financial Statements (unaudited)

March 31, 2016

10. Financial Instruments (Continued)

For options and warrants which are not traded on a recognized securities exchange, no market value is readily available. When there are sufficient and reliable observable market inputs, a valuation technique is used; if no such market inputs are available or reliable, the warrants and options are valued at intrinsic value, which is equal to the higher of the closing trade price at the statements of financial position dates of the underlying security less the exercise price of the warrant or option, and zero. These are included in Level 2.

All privately-held investments (other than options and warrants) are initially recorded at the transaction price, being the fair value at the time of acquisition. Thereafter, at each reporting period, the fair value of an investment may (depending upon the circumstances) be adjusted using one or more valuation indicators. These are included in Level 3. Options and warrants of private companies are carried at their intrinsic value.

March 31, 2016	Level 1	Level 2	Level 3	Total
Financial assets				
Investment in Skyline	\$ 32,634	\$ -	\$ -	\$ 32,634
Investment in Allied Healthcare products Inc.	\$ 1,200			1,200
	\$ 33,834	\$ -	\$ -	\$ 33,843

11. Operating, general and administrative expenses

	7	Three months ended March 31,			Six months ended March 31,			
		2016		2015		2016		2015
Legal fees and disbursements	\$	15,527	\$	14,728	\$	16,035	\$	100,959
Accounting and audit		11,153		15,627		22,651		20,640
Transfer agent		2,603		2,459		4,182		11,531
Filing fees		5,876		6,067		5,876		7,120
Rent		-		3,844		-		5,611
Management fee		639		4,920		2,726		10,942
Office		1,604		5,016		1,748		5,389
Airfare, hotel, automobile and meals		-		17,347		2,840		17,347
	\$	37,402	\$	70,008	\$	56,058	\$	179,539

(In Canadian Dollars)

Notes to Interim Financial Statements (unaudited)

March 31, 2016

12. Subsequent events

Prospect Park and SOK have agreed to amend the share purchase agreement dated August 28, 2014, previously announced on September 3, 2014, pursuant to which Prospect Park acquired common shares of Skyline from SOK. Pursuant to an amending agreement (the "SOK Amending Agreement"), approved by the independent directors of Prospect Park, the final payment due by the Corporation to SOK was amended to \$250,000, in exchange for releasing SOK of its initial downside protection. On June 6, 2016, at the Company's annual general meeting, shareholders (excluding the votes of related parties) will be asked to pass a special resolution approving the SOK Amending Agreement,

Prospect Park and Above the Fold, LLC ("ATF") have agreed to an extension of the term loan in the principal amount of up to US\$100,000 pursuant to a credit agreement previously announced on June 5, 2015. The loan was extended for one year to February 28, 2017.