MANAGEMENT DISCUSSION & ANALYSIS

For the Third Quarter and the Nine-month Period

Ended September 30th, 2019





CSE: DLMA

MANAGEMENT'S DISCUSSION AND ANALYSIS

This management's discussion and analysis ("MD&A") of The Delma Group Inc. together with its subsidiaries (together referred to as "Delma" or the "Company") is to help the reader better understand the activities of Delma and the highlights of its consolidated financial situation. It explains the consolidated financial situation and the results of its operations for the three-month period (the "Third quarter" or "Q3-19") and the nine-month period ended September 30, 2019 and the comparison of the Company's consolidated statement of financial position as at September 30, 2018. The MD&A has been prepared in accordance with Regulation 51-102 and should be read in conjunction with the audited consolidated financial statements of the Corporation for the fiscal year ended December 31, 2018 and the related notes thereto and the unaudited interim condensed consolidated financial statements of the Company for the three-month and the nine-month periods ended September 30, 2019 ("Financial Statements"). The Financial Statements are prepared in accordance with International Financial Reporting Standards ("IFRS"). Unless expressly stated otherwise, all financial information is presented in Canadian dollars.

All statements, other than statements of historical fact, in this MD&A are forward-looking statements. These statements represent the Company's intentions, plans, expectations and beliefs as of the date hereof, and are subject to risks, uncertainties and other factors of which many are beyond the control of the Company. These factors could cause actual results to differ materially from such forward-looking statements. Readers should not place undue reliance on these forward-looking statements. The Company undertakes no obligation to publicly revise these forward-looking statements to reflect subsequent events or circumstances.

The information in this MD&A is current to November 29, 2019, unless otherwise noted. The Financial Statements and this MD&A have been reviewed by the Audit Committee and approved by the Corporation's Board of Directors the same day.

BASIS OF PRESENTATION

The Delma Group Inc. operates in the development, acquisition and management of multi-purpose real estate, including office space, retail space, residential and industrial buildings as well as land for future development.

The Company started trading on the Canadian Securities Exchange ("CSE") under DLMA.CN on March 23, 2018. The Delma Group Inc. is the resulting issuer of a reverse takeover completed on March 23, 2018 between Aydon Income Properties Inc. and Delma Properties Canada Limited Partnership, and the concurrent acquisition of The Bromont Group 1 Limited Partnership.

Additional information about Delma, including our quarterly reports, is available on our website at www.delma.ca and on SEDAR at www.sedar.com

The principal address and records office of the Company is located at 160-640 Orly Avenue, Dorval, QC, H9P 1E9.

MESSAGE TO SHAREHOLDERS

During the third quarter, the Company continued addressing relentlessly multiple issues it faced in 2018. These challenges included the short-term liquidity position, the assessment of the Company's strategy, and a revision of certain portfolio properties' valuation. Restructuring efforts included changes to the original leadership team with the objective to refocus the business into three specific sectors and take advantages of its current portfolio with the objective of unlocking their respective value.

The Company has identified the appropriate means to stabilize its financial situation and the resulting capital structure is expected to be in place by the end of 2019, allowing Management to focus on operations, including the optimization and development of existing portfolio properties.

The Company also refocused its activities mainly in Canada. This decision resulted in concentrating the prospective acquisition efforts of value-add portfolios mainly in the provinces of Quebec and Ontario. The targeted portfolios should combine development assets with revenue generating properties in order to bring together current stabilized revenues and short to medium term growth potential.

Delma's current portfolio is already comprised of revenue generating properties and properties held for development and optimization ready for development in the short term. The financial measures put in place are expected to accelerate the development and the optimization of these properties. The management also expects that the benefits of such measures will have an immediate impact on its operations.

Management believes that combining stabilized revenues and returns to investors as well as higher yields from its development activities provides an important element of differentiation for Delma when compared to other existing public real estate investment vehicles. The stabilized revenue generating properties ensure liquidities for operations of the Company as well as capital to invest in additional properties and to, eventually, allow distribution of dividends to shareholders. In fact, Management's objective is to be able to proceed with dividend distributions starting in 2021.

Fortunately, Delma can rely on the experience and knowledge of its management team that has been operating in all the cycles of real estate for more than twenty-five years, handling successfully various challenges in the past including the major 1990's down cycle and important turbulences in some real estate sectors at the end of the 2000s.

The Company's prospects for the coming years remain clearly positive, encouraging and promising.

OUR BUSINESS

Delma aims to become a Canadian leader in mixed-use real estate ownership, development and management. The Company's primary focus is on small to medium size portfolios of mixed-use properties in Canada, mainly in the provinces of Quebec and Ontario. Delma's operational strategy is to identify orphan pools of real estate assets, structure and close high yielding acquisitions, optimize revenue-generating properties, and monetize development properties. We have an established network to source investment and development opportunities, on and off market, and we aim to implement financial structures engineered to ensure long-term profitability and market downturn resilience.

We capitalize on the many advantages the mixed-use segment offers including the creation of synergies between the different real estate asset types, value creation opportunities at all stages of the value chain, and a diversification effect that reduces portfolio volatility and increases resilience to economic downturns. The diversification in all segments offers attractive opportunities throughout real estate cycles.

Our main objective is to ensure sustained and recurring returns to shareholders while applying exemplary governance and ethic practices.

HIGHLIGHTS AND KEY PERFORMANCE INDICATORS FOR THE THIRD QUARTER ENDED SEPTEMBER 30, 2019

Remodeling Investment properties portfolio

On July 25, 2019, the Company announced the acquisition of a revenue generating property in Valleyfield for a total consideration of \$1,909,976. The acquisition considers the issuance of 785,092 Class A common shares and had a positive impact on the Third Quarter results such as increasing revenue by \$79,575 and net income by \$25,147.

During the quarter, the Company sold its property located in 9920-9924 St-Laurent for gross proceeds of \$900,000 and recognized a gain of \$120,415. The Company also sold some of its Blueberry Lake Resort assets for gross proceeds of \$1,000,000 and recognized a loss of \$41,900. However, this sale allows the Company to reduce its operating costs by at least 45,000\$ per year.

These transactions allowed the Company to increase its percentage of Revenue Generating Properties from 28.8% by the end of Q2-19 to 32.6% by the end of Q3-19.

These efforts are expected to continue during the fourth quarter.

Financing activities

Since the beginning of 2019, the Company completed 5 different financings totaling \$2,900,000 in order to resume development activities and improve working capital.

Financial Performance

	For the 3-month period ended			
	September 30,	September 30,		
(In \$, Except Number of Shares)	2019	2018		
Revenues	767,735	563,497		
Net Operating Income	366,086	220,588		
Financing fees	970,335	454,153		
Listing fees	-	1,439,587		
Impairment of Intangible assets	1,117,510	-		
Net loss and comprehensive loss	(1,875,729)	(1,285,195)		
Basic and diluted net loss per share	(0.13)	(0.10)		
Total assets	117,192,668	122,379,683		
Weighted average number of shares	14,359,513	12,636,608		

During the three-month period ended September 30, 2019, Delma achieved the following:

- Increased its Net Operating Income by \$145,498 as compared to Q3-18.
- Intensified efforts to raise money and optimize the capital structure.
- Settled some loans and accounts payables and registered some gains on settlement.

INVESTMENT FOCUS

We follow a value-based approach to investing and allocating capital. We believe our disciplined action, global reach and our expertise in recapitalizations and operational turnarounds enable us to identify a wide range of potential opportunities. The Company has positioned itself to be efficient with different acquisition and development models, including acquisitions of portfolios of revenue generating assets, optimization of revenue generating assets that need to be repositioned or redeveloped, and development projects from land up. The

real estate market in Canada, especially in Ontario and Quebec, offers segment specific opportunities that fit particularly well with Delma's business model of short-term value creation and long-term revenue generation.

- Retail Segment: The retail market is evolving drastically bringing opportunities that include the redevelopment or repurposing of urban malls into higher density sites with mixed-use properties combining retail with higher-density residential, services, green space and experiential attractions. Delma specifically targets these retail properties with the objective to complete redevelopment within a short time frame to increase asset value and revenue generation potential for long-term holding while focussing on proximity services and retail properties with value-add potential.
- Industrial Segment: There is an increase for industrial space driven by online retail distribution and return centers and other niche segments. Significant rental increases are expected with demand exceeding supply for the next years. Delma is targeting specific geographical areas that offer important logistical advantages to long-term tenants and develop properties in functions of firm long-term leasing arrangements.
- Office Segment: The leasing activity in the office buildings sector is fuelled by changing tenants' expectations driven by the tech industry and demand for unique technology-enabled space with amenities in the buildings and its close vicinity. Delma developed a tenant-oriented acquisition and redevelopment strategy that enables the Company to lock long term tenants based on addressing their specific needs.
- Multi-Suite Residential Segment: Tight supply, rising interest rates and tougher stress tests on residential mortgages have had an impact on affordability in certain markets but the province of Quebec still enjoys greater affordability and pricing is expected to remain firm. There are interesting opportunities in this sector in various cities in the province of Quebec such as Montreal, Dorval, Gatineau, some areas of Quebec City and in Ontario such as Ottawa, Niagara Falls, London and in secondary line cities of larger cities like Toronto where Delma is actively involved.

The Company acquires and develops its assets according to well-defined parameters. Its acquisition and development strategy can be summarized as follows:

- Acquire and develop diversified assets in each of the segments described above, within well defined parameters;
- Focus retail activities on proximity services properties and high rated tenants in specific categories of retail, highway service properties, in large centers as well as in secondary markets;

- Concentrate industrial assets acquisition mainly in peripheries of larger cities such as Montreal, Ottawa, Toronto and Quebec City;
- Target office assets in secondary markets with high potential in optimization;
- Develop multi-suite residential and senior housing as part of the wider mixeduse strategy, where Delma can increase density in portfolio properties or new acquisitions such as urban malls to be redeveloped; and
- Control the development and construction costs by establishing a documented and structured control policy reflected in all construction contracts.

PORTFOLIO COMPOSITION

We are positioned to be agile and opportunistic in different property types including acquisitions of portfolios of revenue generating assets, optimization of revenue generating assets that need to be repositioned or redeveloped, development from land up, creating high value add in these assets. Delma currently has in its portfolio, a good number of land sites ready for development, properties that are in the leasing period after construction, properties that are ready for redevelopment and properties that are ready to be built. Delma also has very opportunistic transactions in the pipeline for assets in Ontario and in Quebec. To better segregate between the Company's portfolio, assets can be grouped in three specific categories as follows:

- *Producing*: Stabilized income-producing properties with high occupancy rates held in the portfolio for long-term revenue generation.
- Optimization: Properties with a high potential for short to medium term value creation through segment re-focusing, densification, retrofitting or re-zoning opportunities.
- Development: Properties held for development based on modular design and build programs to mitigate risk and capture value increases.

Delma's targeted portfolio composition, for each category, is as follows: Producing - 40%, Optimization - 35% and Development – 25%.

Summary by Operating Segment

Property Type	Fair market value	Percentage
Producing	\$ 36,211,772	32.6%
Optimization	\$ 9,277,280	8.4%
Development	\$ 65,497,174	59.0%
Total	\$ 110,986,226	100%

Portfolio Properties: Revenue Generating Properties

Property	Location	Segment	Fair Market Value	
Dorval	Dorval, QC	Office	\$ 8,684,847	
Orly	Dorval, QC	Industrial	\$ 5,260,000	
Place Verner	Laval, QC	Industrial	\$ 600,000	
St-Jean-Baptiste	Montreal, QC	Industrial	\$1,800,000	
Le Breton 1	Longueil, QC	Industrial	\$ 1,290,000	
Le Breton 2	Longueil, QC	Industrial	\$ 1,574,999	
Lépine	Gatineau, QC	Retail	\$ 4,570,000	
Des Érables	Valleyfield	Retail	\$ 7,425,000	
Desjardins	Montreal, QC	Multi-Res	\$ 4,098,879	
Oka	Deux-Montagnes, 0	QC Retail	\$ 908,048	
Total			\$ 36,211,772	

Portfolio Properties: Properties Held for Development

Property	Location	Segment	Fair Market Value		
Bromont - Commercial	Bromont, QC	Retail	\$ 34,551,970		
Bromont- Residential Lots	Bromont, QC	Residential	\$ 12,384,594		
Knowlton	Lac Brome, QC	Retail	\$ 2,950,745		
Parc Industriel Lévis	Levis, QC	Industrial, Retail	\$ 10,852,809		
Curé-Labelle	Blainville, QC	Retail	\$1,670,361		
Cité-des-Jeunes	St-Lazare, QC	Retail	\$ 1,216,694		
Dorval	Dorval, QC	Residential, Retail	\$1,870,000		
Total			\$ 65,497,174		

Portfolio properties: Properties Held for Optimization

Property	Location	Segment	Fair Market Value
Boul. St-Laurent	Montreal, QC	Office	\$ 2,197,752
Lépine 2	Gatineau, QC	Retail, Office	\$ 7,079,528
Total			\$ 9,277,280

Portfolio Properties: Properties Held for Sale

During the year 2018, the Company changed its intent of usage of the following previous investment properties and decided to dispose of them. Accordingly, these

properties have been reclassified as properties held for sale. Management has reevaluated the fair market value of these properties and is in the process of assessing the optimal disposition opportunity for each of these properties.

Following the restructuring of a segment of its portfolio the Company held properties for sale totalling \$2,973,100 in aggregate value as at September 30, 2019. Properties for sale were mainly comprised of hospitality properties including Blueberry Lake Resort, 42 North Resort, Lake Alphonse, Panagopoula Resort, and Domaine Balmoral Development Project.

Net Asset Value

The Net Asset Value ("NAV") is an adjusted asset value reflecting the market values of real estate properties held by Delma. The NAV is measured on a per share basis where the aggregated net value of the portfolio is divided by the Company's total number of shares outstanding. The Company's properties are valued regularly at least once a year, depending on the Company's requirements, and the NAV is measured and reported at the end of the accounting period. Liabilities are valued using the carrying value at the end of the reporting period. The net asset value was as follows:

(In \$, Except Number of Shares)	As at September 30, 2019
Aggregated Portfolio Value	113,959,326
Aggregated Portfolio Liabilities	62,558,374
Bank loan and Payables	17,529,349
Net Value	33,871,603
Total Shares Outstanding	14,618,620
Net Asset Value per Share	2.32

The NAV is not a GAAP or IFRS financial measure and does not have a standardized meaning and therefore may not be comparable with similar measures presented by other issuers. It is intended to provide investors with a synthetized view of the Company's portfolio value evolution from one reporting period to another.

Growth Vectors and Future Developments

At the end of 2018, Delma was strategically positioned to start and complete profitable development projects in the coming years, including the completion and optimizing of some of its existing properties, and the green field development of owed land, most of which are expected to start before the end of 2019. These developments are expected to increase the net asset value of the Company's portfolio as well as the Company's aggregated current revenues.

The Company intends to put in place a financing package specifically structured to facilitate such developments in order to accelerate the different projects and ensure the best returns possible for the Company and shareholders.

Quarterly information

The following table provides select information pertaining to the Delma's operations for the periods noted.

(In \$, Except per Share Data)	Q3-19	Q2-19	Q1-19	Q4-18	Q3-18	Q2-18	Q1-18	Q4-17
Revenue	767,735	678,238	698,714	615,363	563,497	301,236	35,000	32,500
Operation costs	401,649	299,976	730,510	421,001	343,409	24,496	-	-
Net Operating Income (Loss)	366,086	378,262	(31,796)	194,362	220,088	276,740	35,000	32,500
Administrative expenses	496,375	675,121	388,650	1,326,979	934,630	1,263,012	116,500	64,194
Fair value adjustment		-	-	12,395,200	-	-	-	-
Financing expenses	970,335	890,489	617,840	727,893	454,153	295,007	-	-
Impairment of Intangible assets	1,117,510	-	-	-	-	-	-	-
Listing fees	-	-	-	14,931	-	-	1,439,587	-
Loss and comprehensive loss for the period	(1,875,729)	(1,236,697)	(1,244,490)	(12,420,618)	(1,285,195)	(1,397,779)	(1,896,087)	(151,570)
Basic and diluted loss per share	(0.13)	(0.09)	(0.09)	(1.08)	(0.10)	(0.14)	(0.35)	(0.03)

RESULTS FOR THE THIRD QUARTER ENDED SEPTEMBER 30, 2019

Increase in revenue, operating costs and net operating income is a consequence of Delma's acquisition activities. The Company increased its portfolio by sixteen properties in 2018 representing 218,779 sf of operating properties and add 18,052 sf during the current period.

Operating costs reached \$401,649, or 52%, of revenue during Q3-19, as compared to \$342,909 during the same period in 2018.

Occupancy for the property portfolio improved 1% remained from 87.4% in Q2-19 to 88.4% in Q3-19.

Administrative expenses decreased \$438,255 (or 47%) to \$496,375 during the three-month period ended September 30, 2019 as compared to \$934,630 for the same period in 2018 since the Company implemented cost-cutting activities during the period.

The Company recognized a loss on the sale of Assets held for sale located at its Blueberry Lake Resort of \$41,900 during the period. The Company also concluded that the sale of most of its Blueberry Lake Resort assets, including its trademarks combined with the approval for the name change were events indicating the carrying amounts of Intangible assets may not be recoverable. Management performed an impairment analysis as at September 30, 2019 and concluded that Intangible assets with a carrying value of \$1,117,510 were impaired.

The Company recognized gains on settlement of loans following the issuance of common shares as a debt settlement and recognized a gain on the selling of its investment properties.

Financing costs were \$970,335 in Q3-19, an increase of \$516,182 as compared with \$454,153 recognized in Q3-18) as a consequence of various acquisitions made throughout the previous year and the related increase of its debt.

The Company recorded a net loss and comprehensive loss of \$1,875,729, or \$0.13 per share, for the three-month period ended September 30, 2019, compared to a net loss and comprehensive loss of \$1285,195, or \$0.10 per share, for the threemonth period ended September 30, 2018. It must be noted that the net loss was largely impacted by the impairment of intangible assets of \$1,117,510, or \$0.08 per share.

RESULTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2019

Increase in revenue, operating costs and net operating income is a consequence of Delma's acquisition activities. The Company increased its portfolio by sixteen properties in 2018 representing 218,779 sf of operating properties and 11,719,280 sf of land and properties to be optimized or developed. The Company also added 18,052 sf during the current period. Revenue grew \$1,244,954 to \$2,144,687 during the nine-month period ended September 30, 2019 as compared to \$899,733 during the same period from the previous year.

Operating costs reached \$1,432,135 for the nine-month period ended September 30, 2019 as compared to \$366,905 during the same period in 2018; as part of the operating costs for the nine-month period ended September 30, 2019 were \$188,853 related with the properties considered as assets held for sale which were not generating any revenue. The Company recorded a Net Operating Income of \$712,552, or 33%, during the first nine month of 2019 as compared to \$532,828, or 59%; the Net operating Income did reach \$901,405, or 42%, should the expenses related with the assets held for sale were not be considered The Net Operating Income got largely impacted by municipal tax assessments of \$145,339 received for years comprised between 2015 and 2018, these expenses are nonrecurring, and by expenses related to the Hospitality properties classified as Assets for sale which are not generating revenue.

Administrative expenses decreased to \$1,560,146 during the nine-month period

ended September 30, 2019 from \$2,197,642 for the same period in 2018, a decrease of \$637,496, or 29%, following the implementation of cost reduction initiatives.

The Company recognized a loss on the sale of Assets held for sale of \$224,032 during the period further to the selling of other assets and related deposits. The Company also concluded that the sale of most of its Blueberry Lake Resort assets, including its trademarks combined with the approval for the name change were events indicating the carrying amounts of Intangible assets may not be recoverable. Management performed an impairment analysis as at September 30, 2019 and concluded that Intangible assets with a carrying value of \$1,117,510 were impaired.

The Company recognized a gain on settlement of Accounts payable of \$392,983 following the issuance of 497,536 Class A common shares to settle accounts payable and debts, and a gain on the settlement of loans of \$129,153 during the period since the Company fulfilled all its obligations, which led to decreased overall value of its obligations.

The Company has selected the fair value method to account for real estate classified as investment property and records properties at their purchase price (less any purchase price adjustments) in the quarter of acquisition. Any changes in the fair value of investment properties are recognized as fair value adjustments in the statement of income and comprehensive income in the quarter in which they occur.

Delma determines the fair value of investment properties by developing a range of acceptable values based on the discounted cash flow method and direct capitalization method, both of which are generally accepted appraisal methodologies. Fair value is based on, among other things, assumptions of future cash flows in respect of current and future leases, capitalization rates, terminal capitalization rates, discount rates, market rents, tenant inducements and leasing cost assumptions and expected lease renewals. Fair values are supported by a combination of internal financial information, market data and external independent valuations. During the first nine-month period ended September 30, 2019, the Company performed a review of its portfolio and concluded that no changes of the fair value of its investment properties were required.

Financing costs were \$2,516,400 during the first nine months of 2019, an increase of \$1,767,240 as compared to the same period in 2018 as a consequence of various acquisitions made throughout the previous year.

The Company recorded a net loss and comprehensive loss of \$4,356,917, or \$0.31 per share, for the nine-month period ended September 30, 2019, compared to a net loss and comprehensive loss of \$4,579,061 or \$0.56 per share, for the nine-month period ended September 30, 2018.

The interim consolidated financial statements have been prepared on the assumptions that the Company is a going concern, meaning it will be able to continue its operations for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. As at September 30, 2019, the Company has not yet generated positive cash flows from its operations and has a negative working capital of \$60,249,622. The Company's ability to continue as a going concern is dependent upon its ability to raise sufficient equity financings, refinance its long-term debt and other current liabilities, issue new debt or secure related party advances to complete the identification, acquisition and development of suitable properties in accordance with its business plan and ultimately achieve profitable operations. These factors indicate the existence of material uncertainties that may cast a significant doubt regarding the Company's ability to continue as a going concern.

The consolidated financial statements do not reflect the adjustments relating to the recoverability and classification of recorded assets and classification of liabilities that might be necessary should the Company's going concern assumption not be appropriate. While Management has been successful in obtaining sufficient funding for its operating and capital requirements in the past, there is no assurance that additional funding will be available to the Company, when required, or on terms which are acceptable to Management including any financing currently being negotiated.

Subsequent to quarter-end, the Company entered into active negotiations to obtain financings to be used for short-term and long-term needs. Such negotiations were ongoing at the time this MD&A was approved.

Management is currently implementing several initiatives to improve its cost structure, drive increased revenues and improve operating profitability. Management continued to execute on its proactive growing strategy to both select properties with high potential and retain existing or attract new tenants. As at September 30, 2019, occupancy rate average was 88,4% of total GLA, a 1% increase as compared to the previous quarter. New leasing has been steady across the portfolio commencing after the acquisitions in 2018 and early 2019.

Liquidity and Capital Resources

As at September 30, 2019, the Company had a cash position of \$102,991 and fully used its \$4,000,000 credit line compared to \$98,664 as at September 30, 2018, representing a decrease of \$43,995,673.

The Company estimates that it will require approximately \$1,500,000 to fund general and administrative expenses for the next twelve months. The current cash on hand is not sufficient to meet our cash requirements for the next twelve months. As the Company continues with the process of raising funds for its operations and acquisitions, it expects to receive increasing revenues from its rental properties and management fees. Should these revenues not be sufficient to meet ongoing

costs we will require additional financing to fund our administrative expenses and for any proposed acquisitions. We have historically satisfied our capital needs primarily by issuing equity securities and convertible debentures.

The Company's future capital requirements will depend on many factors, including, among others, cash flow from operations and sale of assets held for resale. The Company will need to raise additional funds through debt or equity financing to pursue its plans and objectives. If additional funds are raised through the issuance of equity securities, the percentage ownership of current shareholders will be reduced, and such equity securities may have rights, preferences, or privileges senior to those of the holders of the Company's common stock. No assurance can be given that additional financing will be available, or that it can be obtained on terms acceptable to the Company and its shareholders. Accordingly, the Company is investigating various business opportunities that ideally will increase the Company's cash flow.

The Company is currently negotiating further funding commitments or arrangements for additional financing, including through equity, at this time and there is no assurance that it will be able to obtain any additional financing on terms acceptable to it. Any additional funds raised will be used for general and administrative expenses, the reimbursement or refinancing of short-term debt, and for the acquisition of properties, as applicable. The quantity of funds to be raised and the terms of any equity financing that may be undertaken will be negotiated by the Company's management as opportunities to raise funds arise.

Information on Shares Outstanding

The total number of common shares issued and outstanding as at September 30, 2019 was 10,107,729 Class A Common Shares and 4,510,891 Class B Common Shares, for a total of 14,618,620 shares. As at the date of this MD&A, total number of common shares remained the same.

Of the shares issued and outstanding, 1,084,086 Class A Common Shares and 4,259,224 Class B Common Shares were subject to an escrow agreement and are subject to release in agreement with the provisions provided in the escrow agreement. As at September 30, 2019, 487,839 Class A Common Shares and 1,916,651 Class B Common Shares remain subject to the escrow agreement.

At the date of this MD&A, there were no warrants outstanding as the previous 13,550 warrants outstanding expired on January 27, 2019.

The Company has adopted an incentive stock option plan, which provides that the Board of Directors of the Company may from time to time, in its discretion, and in accordance with the CSE requirements, grant to directors, officers, employees and technical consultant to the Company, non-transferable stock options to purchase common stock. There were no stock options outstanding as at June 30, 2019 and as at the date of this MD&A there have been no new additional options granted.

Financial Instruments

Financial assets and financial liabilities are recognized when the Company becomes a party to the contractual provisions of the financial instrument and are measured initially at fair value adjusted for transaction costs, except for those carried at fair value through profit or loss which are measured initially at fair value, subsequent measurement of financial assets and financial liabilities are described below.

Financial assets are derecognized when contractual rights to the cash flows from the financial asset expires, or when the financial asset and subsequently all the risks and rewards are transferred. A financial liability is derecognized when it is extinguished, discharged, cancelled or expires.

The Company's financial instruments consist of cash, receivables, assets held for sale, debenture receivable, refundable deposits, advances to companies under common control, trade and other payables, other current liabilities and long-term debt

Risks and Uncertainties

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

Strategic and operational risks are risks that arise if the Company fails to raise sufficient equity and/or debt financing in order to purchase a sufficient number of properties to achieve the critical sized portfolio of assets required to sustain its financing and operational costs. These strategic opportunities or threats arise from a range of factors that might include changing economic and political circumstances and regulatory approvals and competitor actions.

Credit risk is the risk that one party to a financial instrument will cause a loss for the other party by failing to discharge an obligation. The Company is subject to normal industry credit risks. Therefore, the Company believes that there is minimal exposure to credit risk.

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities. The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. Management will also consider different alternatives to secure adequate debt or equity financing to meet the Company's short term and long-term cash requirements.

Interest risk is the risk that the fair value or future cash flows will fluctuate as a result of changes in market risk. The Company's sensitivity to interest rates is currently immaterial.

Real property ownership and tenant risks All real property investments are subject to elements of risk. The value of real property and any improvements thereto depend on the credit and financial stability of tenants and upon the vacancy rates of such properties. The properties generate revenue through rental payments made by the tenants thereof. The ability to rent vacant space in properties will be affected by many factors, including changes in general economic conditions (such as the availability and cost of mortgage funds), local conditions (such as an oversupply of space or a reduction in demand for real estate in the area), government regulations, changing demographics, competition from other available properties, and various other factors.

If a significant number of tenants are unable to meet their obligations under their leases or if a significant amount of available space in the properties becomes vacant and cannot be re-leased on economically favourable terms, the properties may not generate revenues sufficient to meet operating expenses, including debt service payments and capital expenditures.

Upon the expiry of any lease, there can be no assurance the lease will be renewed, or the tenant will be replaced. The terms of any subsequent lease may be less favourable to the Company than those of an existing lease. Historical occupancy rates and revenues are not necessarily an accurate prediction of the future occupancy rates for the properties or revenues to be derived from them. There can be no assurance that, upon the expiry or termination of existing leases, the average occupancy rates and revenues will be higher than historical occupancy rates and revenues, and it may take a significant amount of time for market rents to be recognized by the Company due to internal and external limitations on its ability to charge these new market based rents in the short term.

Fluctuations in capitalization rates As interest rates fluctuate in the lending market, generally so too do capitalization rates which affect the underlying value of real estate. As such, when interest rates rise, generally capitalization rates should be expected to rise. Over the period of investment, capital gains and losses at the time of disposition can occur due to the increase or decrease of these capitalization rates.

Environmental matters Delma is subject to various requirements (including federal, provincial and municipal laws, as applicable,) relating to environmental matters. Such requirements provide that Delma could be, or become, liable for environmental or other harm, damage or costs, including with respect to the release of hazardous, toxic or other regulated substances into the environment and/or affecting persons, and the removal or other remediation of hazardous, toxic or other regulated substances that may be present at or under the properties, including lead-based paint, asbestos, polychlorinated biphenyls, petroleum-based fuels, mercury, volatile organic compounds, underground storage tanks, pesticides and other miscellaneous materials. Such requirements often impose liability without regard to whether the owner or operator knew of, or was responsible for, the release or presence of such materials.

Competition The real estate business is competitive. Numerous developers, managers and owners of properties compete with Delma in seeking tenants. The existence of competing developers, managers and owners and competition for the Delma's tenants could have an impact on Delma's ability to lease space in the properties and on the rents charged.

Delma is subject to competition for suitable real property investments with individuals, corporations and institutions (both Canadian and foreign) and other real estate investment trusts which are presently seeking, or which may seek in the future, real property investments similar to those targeted by Delma. A number of these investors may have greater financial resources than those of Delma or operate without the investment or operating restrictions of Delma. An increase in the availability of the investment funds, and an increase in interest in real property investments, may tend to increase competition for real property investments, thereby increasing purchase prices and reducing the yield on them.

Illiquidity of real estate investments Real estate investments tend to be relatively illiquid, with the degree of liquidity generally fluctuating in relation to demand for, and the perceived desirability of, such investments. Such illiquidity may limit Delma's ability to promptly adjust its portfolio in response to changing economic or other conditions. If Delma were required to quickly liquidate its properties, the proceeds might be significantly less than the aggregate carrying value of its properties or less than what could be expected to be realized under normal circumstances. In addition, by concentrating on commercial rental properties, Delma is exposed to the adverse effects on that segment of the real estate market.

New Standards adopted as at January 1, 2019

IFRS 16 - Leases

On January 1, 2019, The Company adopted IFRS 16 that replaces IAS 17 Leases. IFRS 16 requires that lessors recognise assets and liabilities for all leases on the statement of financial position, unless the lease term is 12 months or less or the lease for which the underlying asset is of low value. IFRS 16 is effective for annual reporting periods beginning on or after January 1, 2019. The Company determined that the application of this new standard did not have a significant impact on the consolidated financial statements.

Off-Balance Sheet Arrangements

The Corporation does not currently have any off-balance sheet arrangements.

Related Parties Transactions

During the nine-month period ended September 30, 2019, the Company entered into transactions with related parties, which include the Company's key personnel and entities that are controlled by officers or directors of the Company. Unless otherwise stated, balances are usually settled in cash. Key management includes

directors and senior executives. All transactions with related parties occurred in the normal course of operations and are measured at their fair value as determined by management. Unless otherwise indicated, the period-end balances are unsecured, non-interest bearing, without specific terms of repayment and have arisen from the provision of services and fees described.

During the nine-month period ended September 30, 2019, the Company incurred \$445,780 as management fees with related parties as compared to \$450,000 in 2018.

Additional Information

The information provided in this document is not intended to be a comprehensive review of all matters concerning the Company. This MD&A should be read in conjunction with other disclosure documents provided by the Company, which can be accessed at www.sedar.com.