A copy of this preliminary prospectus has been filed with the securities regulatory authority in British Columbia and Alberta but has not yet become final for the purpose of the sale of securities. Information contained in this preliminary prospectus may not be complete and may have to be amended. The securities may not be sold until a receipt for the prospectus is obtained from the securities regulatory authority.

No securities regulatory authority has expressed an opinion about these securities and it is an offence to claim otherwise.



PRELIMINARY PROSPECTUS

NON-OFFERING PROSPECTUS

June 17, 2015

ANTERIOR EDUCATION HOLDINGS LTD.

(the "Company")

900 – 549 Howe Street Vancouver, BC V6C 2C2

This non-offering Prospectus is being filed with the British Columbia Securities Commission solely for the purpose of complying with Notice 2015-003 Regulatory Guidance on Plans of Arrangement and Capital Structure, published by the Exchange. The Company is currently a reporting issuer in the Provinces of British Columbia and Alberta.

As no securities are being offered pursuant to this Prospectus, no proceeds will be raised and all expenses incurred in connection with the preparation and filing of this Prospectus will be paid by the Company.

There is no market through which these securities may be sold and purchasers may not be able to resell securities purchased under this Prospectus. This may affect: the pricing of the securities in the secondary market; the transparency and availability of trading prices; the liquidity of the securities; and the extent of issuer regulation. See "Risk Factors". Listing will be subject to the Company fulfilling all of the listing requirements of the Exchange, including without limitation, the distribution of the Shares to a minimum number of public shareholders and the Company meeting certain financial and other requirements.

No underwriter has been involved in the preparation of the Prospectus or performed any review or independent due diligence of the contents of the Prospectus.

 Table of Contents

 Section numbers are congruent with the NI 41-101F1

Glossary of Terms	ii
Caution regarding forward looking statements	
3. Summary of Prospectus	1
4. Corporate Structure	3
4.1 Name, address and incorporation	3
4.2 Intercorporate relationships	3
5. Describe the Business	
5.1 Describe the business	5
5.2 Three-year history	21
6. Use of Proceeds	23
6.2 Junior issuers	23
6.3 Principal purposes – generally	23
6.8 Business objectives and milestones	23
6.10 othr sources of funding	24
7. Dividends or Distributions	
8. Management's Discussion and Analysis	25
11. Consolidated Capitalization	32
12. Options to Purchase Securities	32
13. Prior Sales	
14. Escrowed Securities and Securities Subject to Contractual Restriction on Transfer	
15. Principal Securityholders and Selling Securityholders	36
16. Directors and Executive Officers	
16.1 Name, occupation and security holding	37
16.2 Cease trade orders, bankruptcies, penalties or sanctions	38
16.3 Conflicts of interest	
16.4 Management of junior issuers	
17. Executive Compensation	
18. Indebtedness of Directors and Executive Officers	
19. Audit Committees and Corporate Governance	
19.1 Audit committees	
19.2 Corporate governance	
21. Risk Factors	
22. Promoters	
23. Legal Proceedings and Regulatory Actions	
23.1 Legal proceedings	
23.2 Regulatory actions	
24. Interests of Management and Others in Material Transactions	
26. Auditors, Transfer Agents and Registrars	
26.1 Auditors	
26.2 Transfer agents, registrars, trustees or other agents	
27. Material Contracts	
27.1 Material contracts	
28. Experts	
28.1 Names of experts	
28.2 Interest of experts	
29. Other Material Facts	
32. Financial Statement Disclosure for Issuers	
Schedule A	
37. Certificates	110

GLOSSARY OF TERMS

The following is a glossary of certain terms used in this Prospectus. Terms and abbreviations used in the Financial Statements and also appearing in the documents attached as schedules to the Prospectus may be defined separately and the terms and abbreviations defined below may not be used therein, except where otherwise indicated. Words below importing the singular, where the context requires, include the plural and vice versa, and words importing any gender include all genders.

AES	means Anterior Education Systems Ltd., a British Columbia company incorporated under the <i>BCBCA</i> on June 28, 2013 under incorporation number BC0974119 and a wholly owned subsidiary of the Company.
Arrangement Agreement	means the arrangement agreement including the Arrangement dated April 14, 2015 among Planco, BHR and the Company.
Arrangement	means the statutory plan of arrangement attached to the Arrangement Agreement.
Audit Committee	means a committee established by and among the Board for the purpose of overseeing the accounting and financial reporting processes of the Company and audits of the financial statements of the Company.
Auditors	means Morgan and Company LLP.
BCBCA	means the <i>Business Corporations Act,</i> S.B.C. 2002, c. 57 including the regulations thereunder, as amended.
BHR	means BHR Capital Corp., a British Columbia company incorporated under the <i>BCBCA</i> on December 23, 2014 under incorporation number BC1020797.
Board	means board of directors.
CCAA	means the Companies' Creditors Arrangement Act, R.S.C., 1985, c. C-36
CEO	means Chief Executive Officer.
CFO	means Chief Financial Officer.

Closing Date means the date of closing of the Arrangement.

Company or the Company means Anterior Education Holdings Ltd., a British Columbia company incorporated under the *BCBCA* on April 14, 2015 under incorporation number BC1033423.

- **Court** means the Supreme Court of British Columbia.
- **Digital Curriculum** means the proprietary curriculum being developed by the Company anticipated for release in summer of 2015.

Distribution Shares means 396,600 of the Common Shares of the Company issued to Planco in exchange for 1,000 common shares of Planco on the Closing Date and as part of the Arrangement.

- **EC** Means English Canada World Organization, an organization founded by ILI for the delivery of language training services outside of Canada.
- **ESL** means English as a second language.
- **Exchange** means the Canadian Securities Exchange.
- **Final Order** means the final order of the Court granted on April 30, 2015 approving the Arrangement.

Financialmeans the financial statements of the Company attached to thisStatementsProspectus and comprised of:

- Financial Statements of AES, 2 year consolidated for the periods:
 - from the date of incorporation, June 28, 2013, to September 30, 2013; and
 - year ended September 30, 2014;
- unaudited Financial Statements of AES, condensed interim consolidated for 6 months ended March 31, 2015 and 2014; and,
- unaudited Financial Statements for BHR for the period from the date of incorporation, December 3, 2014, to March 31, 2015.
- **Financing** means the financing to fund the Company's development described in Section 4 "Narrative Description of Business".

Form 52-110F2	means Form 52-110FD Disclosure by Venture Issuers of NI 52-110.					
Form 58-101F2	means Form 58-101F2 Corporate Governance Disclosure (Venture Issuers) of NI 58-101.					
IELTS	means International English Language Testing System					
IFRS	means International Financial Reporting Standards.					
ILI	means the International Language Institute, a private language training centre acquired by the Company on September 30, 2014.					
Listing	means the listing of the Company's Common Shares on the Exchange.					
Listing Date	means the date on which the Common Shares are listing for trading on the Exchange.					
MD&A	means Management's Discussion and Analysis.					
Named Executive Officers or NEO	means all individuals who have acted as named executive officers, or acted in a similar capacity, for any part of the most recently completed financial year or current financial year, as of the date of this Statement.					
NI 41-101	means National Instrument 41-101 General Prospectus Requirements.					
NI 52-110	means National Instrument 52-110 Audit Committees.					
NI 58-101	means National Instrument 58-101 <i>Disclosure of Corporate Governance Practices</i> .					
NP 51-201	means National Policy 51-201 Disclosure Standards					
NP 58-201	means National Policy 58-201 Corporate Governance Guidelines.					
Prospectus	means this prospectus dated as of the date on the cover page.					
Planco	means Cervantes Capital Corp., a British Columbia company incorporated under the <i>BCBCA</i> on October 26, 2014 under incorporation					

number BC1017343 and a reporting issuer in British Columbia and Alberta.

Planco Controllingmeans Carlos Cervantes, a director, officer and shareholder of Planco,
holding more than 50% of the shares of Planco

Record Date means April 16, 2015, the date set by Planco that established the Planco securityholders who were entitled to receive the Distribution Shares pursuant to the Plan of Arrangement.

Related Person means an "**Insider**", which has the meaning set forth in the *Securities Act*, R.S.B.C. 1996, c. 418 being:

- a) a director or an officer of an issuer;
- b) a director or an officer of a person that is itself an insider or a subsidiary of an issuer;
- c) a person that has beneficial ownership of, or control or direction over, directly or indirectly, or a combination of beneficial ownership of, and control or direction over, directly or indirectly, securities of an issuer carrying more than 10% of the voting rights attached to all the issuer's outstanding voting securities, excluding, for the purpose of the calculation of the percentage held, any securities held by the person as underwriter in the course of a distribution;
- an issuer that has purchased, redeemed or otherwise acquired a security of its own issue, for so long as it continues to hold that security;
- e) a person designated as an insider in an order made under section 3.2, or
- f) a person that is in a prescribed class of persons;
- **SEDAR** means the System for Electronic Document Analysis and Retrieval.
- Share Exchange Agreement means the share exchange agreement dated February 6, 2015 as amended on March 11, 2015, and April 16, 2015 among BHR, AES and the shareholders of AES pursuant to which BHR acquired 100% of the shares of AES held by such shareholders at the April 16, 2015 record date in exchange for an aggregate of 12,844,110 Shares of BHR at a deemed price of \$ 0.10 per Share.
- **Shares** means the common shares without par value of the Company.

Stock Restriction Agreements

means stock restriction agreements dated April 30, 2015, May 25, 2015 and June 5, 2015 between the Company and certain shareholders of the Company.

CURRENCY

In this Prospectus, unless otherwise indicated, all dollar amounts are expressed in Canadian dollars and references to \$ are to Canadian dollars.

CAUTION REGARDING FORWARD LOOKING STATEMENTS

Certain statements in this Prospectus, including information incorporated by reference, are forward-looking statements or information (collectively "**forward-looking statements**"). The Company is providing cautionary statements identifying important factors that could cause the Company's actual results to differ materially from those projected in these forward-looking statements. Any statements that express or involve discussions as to expectations, beliefs, plans, objectives, assumptions or future events or performance (often, but not always, through the use of words or phrases including, but not limited to, and including grammatical tense variations of such words as: "may", "anticipates", "is expected to", "estimates", "intends", "plans", "projection", "could", "vision", "goals", "objective" and "outlook") are not historical facts and may be forward-looking and may involve estimates, assumptions and uncertainties which could cause actual results or outcomes to differ materially from those expressed in the forward-looking statements. In making these forward-looking statements, the Company has assumed that the current market will continue and grow and that the risks listed below will not adversely impact the Company.

By their nature, forward-looking statements involve numerous assumptions, inherent risks and uncertainties, both general and specific, which contribute to the possibility that the predicted outcomes may not occur or may be delayed. Forward-looking statements may relate to future financial conditions, results of operations, plans, objectives, performance or business developments. These statements speak only as of the date they are made and are based on information currently available and on our then current expectations and assumptions concerning future events, which are subject to a number of known and unknown risks, uncertainties and other factors that may cause actual results, performance or achievements to be materially different from that which was expressed or implied by such forward-looking statements, including, but not limited to, risks and uncertainties related to:

- the availability of financing opportunities, risks associated with economic conditions, dependence on management and conflicts of interest;
- the speculative and competitive nature of the education sector;
- the inability to list on a public market;
- the effectiveness and efficiency of advertising and promotional expenditures to generate market interest in the Company's services;
- volatility of the Company's share price following listing;

- dependency on continued growth in the education sector;
- lawsuits and other legal proceedings and challenges;
- conflict of interests with directors and management;
- government regulation with respect to immigration as it pertains to international students as well as private school ownership;
- other risks described in this Prospectus and described from time to time in our documents filed with Canadian securities regulatory authorities; and
- other factors beyond the Company's control.

Further, any forward-looking statement speaks only as of the date on which such statement is made and, except as required by applicable law, the Company undertakes no obligation to update any forward-looking statement to reflect events or circumstances after the date on which such statement is made or to reflect the occurrence of unanticipated events. New factors emerge from time to time and it is not possible for management to predict all such factors and to assess in advance the impact of each such factor on the Company's business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statement. See "Risk Factors".

Market and Industry Data

This Prospectus includes market and industry data that has been obtained from third party sources including industry publications. The Company believes that this industry data is accurate and that its estimates and assumptions are reasonable; however there are no assurances as to the accuracy or completeness of this data. Third party sources generally state that the information contained therein has been obtained from sources believed to be reliable; however there are no assurances as to the accuracy or completeness of completeness of included information. Although the data are believed to be reliable, we have not independently verified any of the data from third party sources referred to in this Prospectus or ascertained the underlying economic assumptions relied upon by such sources.

3. SUMMARY OF PROSPECTUS

The following is a summary of the principal features of the Prospectus and should be read together with the more detailed information and financial data and statements contained elsewhere in this Prospectus:

The Company

The Company is in the business of consolidating ESL schools within Canada thereby offering a more consistent and efficient operation through economies of scale.

The Company was incorporated pursuant to the BCBCA under the name "Anterior Education Holdings Ltd." on April 14, 2015 under incorporation number BC1033423.

The Company's head office is located at 900 – 549 Howe Street Vancouver, BC V6C 2C2

The Company has two wholly owned subsidiaries: BHR and AES. BHR was incorporated pursuant to the BCBCA on December 23, 2014 under incorporation number BC1020797. AES was incorporated pursuant to the BCBCA on June 28, 2013 under incorporation number BC0974119.

On April 14, 2015 the Company entered into the Arrangement Agreement with Planco and BHR that was completed on June 10, 2015. Pursuant to the Arrangement Agreement, BHR and AES became wholly owned subsidiaries of the Company, and the Company became a reporting issuer in British Columbia and Alberta.

The Company's current business model is to continue to acquire independent Canadian ESL schools; develop the proprietary Digital Curriculum, sell and support the Digital Curriculum to partner institutions and expand its IELTS testing platform.

Listing

The Company has made an application to list its Common Shares on the Exchange. Listing is subject to the Company fulfilling all of the requirements of the Exchange.

Risk Factors

The activities of the Company are subject to risks inherent in the education industry as well as the risks normally encountered in a newly established business, including but not limited to: negative cash flow; lack of adequate capital; inexperienced management; liquidity concerns and future financing requirements to sustain operations; dilution; no history of operations and revenues, and no history of earnings or dividends; competition; economic changes; and uninsured risks.

There is currently no public market for the Shares and there can be no assurance that an active market for the Shares will develop or be sustained after the Listing. The value of the Shares is subject to volatility in market trends and conditions generally, notwithstanding any potential success of the Company in creating revenues, cash flows or earnings. See "Risk Factors".

Business Objectives

The Company's short term business objectives are to:

- (i) obtain a listing for the Shares on the Exchange;
- (ii) implement the Digital Curriculum for ILI for summer 2015;
- (iii) attain an enrollment in ILI of 190 students for September 2015; and
- (iv) begin licencing the Digital Curriculum to other ESL providers such as universities and high schools.

The Company's longer term objectives include:

- (i) within 12 months, acquire another ESL school;
- (ii) within 24 months, acquire another 3 ESL schools including at least one in either the United States or the United Kingdom;
- (iii) within 36 months, acquire another 5 ESL schools having gained a presence in each Canada, the United States and the United Kingdom.

See "Business Objectives and Milestones" in "Description of Business" for further detail.

Summary of Financial Information

The table below summarizes selected financial data for the periods indicated and should be read in conjunction with the Financial Statements and the "Management's Discussion and Analysis".

Anterior Education Systems Ltd.	Period from Incorporation on June 28, 2013 to September 30, 2013 \$	For Year ended September 30, 2014 \$
Total earnings	10,000	70,000
Total expenses	14,272	97,247
Comprehensive loss for the period	4,272	27,247
Loss per share, basic and diluted	11.87	0.01
Weighted average shares outstanding	360	3,222,887
Total Assets	14,555	791,688
Total Liabilities	18,791	669,942

Anterior Education System Ltd.	Condensed Interim Consolidated for 6 months ended March 31 2014 \$	Condensed Interim Consolidated for 6 months ended March 31, 2015 \$
Total earnings	512,791	931,345
Total expenses	832,224	1,436,039
Comprehensive loss for the period	319,433	504,694
Loss per share, basic and diluted	0.04	0.07
Weighted average shares outstanding	10,182,652	8,053,485
Total Assets	791,668	812,853
Total Liabilities	669,942	940,780

BHR Capital Corp.	Period from Incorporation on December 3, 2014 to March 31, 2015
Total earnings	0
Total expenses	37,541
Net loss and comprehensive loss for	37,541
the period	
Loss per share, basic and diluted	0.01
Weighted average shares outstanding	4,958,051
Total Assets	225,000
Total Liabilities	35,541

4. CORPORATE STRUCTURE

4.1 NAME, ADDRESS AND INCORPORATION

The Company was incorporated pursuant to the BCBCA under the name "Anterior Education Holdings Ltd" on April 14, 2015 under incorporation number BC1033423. The Company's head office is located at 900 – 549 Howe Street Vancouver, BC V6C 2C2.

BHR was incorporated pursuant to the BCBCA under the name "BHR Capital Corp." on December 23, 2014 under incorporation number BC1020797. BHR's head office is located at 2000 – 1500 West Georgia Street, Vancouver, BC V6G 2Z6.

AES was incorporated pursuant to the BCBCA under the name "Anterior Education Systems Ltd." on June 28, 2013 under incorporation number BC0974119. AES' head office is located at 900 – 549 Howe Street, Vancouver, BC V6C 2C2.

4.2 INTERCORPORATE RELATIONSHIPS

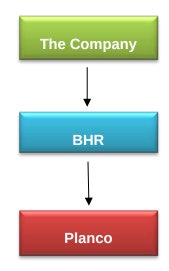
On April 14, 2015, the Company entered into the Arrangement Agreement with Planco and BHR, which was approved by the Court on April 30, 2015. Pursuant to the Arrangement Agreement, BHR and AES became wholly owned subsidiaries of the Company on June 10, 2015 and the Company became a reporting issuer in British Columbia and Alberta. The diagram on the following page illustrates the corporate structure of the Company and its wholly owned subsidiaries pre and post Arrangement Agreement.

PRE-ARRANGEMENT



POST-ARRANGEMENT





5. DESCRIBE THE BUSINESS

5.1 DESCRIBE THE BUSINESS

The Company is in the business of ESL education with an objective of consolidating smaller independent ESL schools across Canada as well as in the United States and the United Kingdom. The Company is further developing a proprietary Digital Curriculum that is anticipated to be released in summer of 2015 and will be subsequently licensed to other ESL providers including universities and high schools. The Company also provides teacher training internationally through its companion organization EC and further offers IELTS testing.

Production and Services

School Consolidation

Canada's ESL sector generates \$1.4 billion annually¹ amongst an array of schools comprised of over 225 different owners,² and to date, no company has distinguished itself as the dominant player in the industry. At the same time, increasing government regulations^{3,4} and higher costs associated with international student recruitment campaigns have compromised the profitability of small independent ESL owners.

The Company is of the view that an opportunity exists to consolidate small, independent ESL schools in Canada and significantly enhance profitability through economies of scale and efficiencies in operations. To facilitate this objective, the Company recently completed ESL school acquisitions in both Halifax and Vancouver.

ILI Acquisition

On September 30, 2014, the Company acquired ILI (<u>www.ili.ca</u>) along with its companion company, EC. ILI is a private language training centre that began operations in Halifax in 1980. It was the first institute in the Atlantic Provinces to offer language training programs designed for non-English-speaking learners and has since grown to become one of Canada's most distinguished language training, teacher training, and ESL testing centres.

ILI is accredited by Languages Canada and is listed among those English language programs recommended by EduCanada (Department of Foreign Affairs and International Trade) as a destination for international students (<u>www.languagescanada.ca</u>). In the course of its more than 30-year history it has taught tens of thousands of students from more than 30 countries.

The current location is in a well maintained building in downtown Halifax a few blocks from Dalhousie University providing for 15,900 square feet of space on the bottom of two floors with a capacity to accommodate 222 full-time students. There are 7 ½ years left of the lease which does not expire until December 31, 2022 with options to extend.

¹ Languages Canada. (2013). *Languages Canada 2013 Annual Survey Report.* Available at: http://languagescanada.ca/wpcontent/uploads/sites/29/2015/02/LC_2013Report_ENG_ExecSumm.pdf

² *Ibid*.

Private Career Training Institutions Act, SBC 2003, c. 79

⁴ BC Reg 350/2008

Teacher Training

ILI was the first organization in North America to be approved as a teacher-training centre by the University of Cambridge and has trained over 1,700 language teachers since that time. The Cambridge Certificate in English Language Teaching to Adults remains one of the language training industry's most highly regarded entry-level qualifications.⁵ All ILI teachers are CELTA certified or possess even more advanced credentials.

As well, ILI's teacher trainers assess teacher training programs worldwide and train internationally recognized IELTS examiners. ILI became the Atlantic Canada regional IELTS test centre in 2002.

ЕС

In 2003, the directors of ILI founded a companion organization, EC, to deliver and expand on its language training services and teacher training services internationally.

CET Vancouver Acquisition

On December 31, 2014, the Company completed a transaction to acquire CET, an ESL school located at 549 Howe Street in Vancouver, British Columbia. The transaction included a base of 50 students, 5 teachers, 3 administrative staff and all requisite teaching materials along with an existing agent agreement. A three year lease has been secured for 4,800 square feet of space with no rental increases for the term. The school is able to accommodate 110 students. The new location enables the Company to recruit students into the prime Vancouver market and materially advances the corporate development plan.

IELTS Testing

IELTS is a method of testing English language skills jointly created and owned by the British Council,⁶ the University of Cambridge English Language Assessment⁷ and IDP: IELTS Australia.⁸ The Company has secured the exclusive rights for IELTS in Atlantic Canada, owns the <u>www.ielts.ca</u> domain and was recently approved for online test registration. To increase revenues in the near term, the Company intends to expand on this highly profitable testing platform particularly into central and western Canada where the concentration of people immigrating to the country is increasing⁹ and there is a corresponding need for IELTS testing related to university entrance and citizenship.

In April 2015, the Company was approved by the British Council to open an IELTS testing centre in Vancouver. The first exam session is scheduled for June 27, 2015 and will take place at St. John's International School at 1885 West Broadway. The cost of opening this centre, inclusive of personnel training and promotions, is consistent with previous capital cost estimates of \$30,000 - 40,000. Revenues from IELTS exams are expected to increase more than 300% once testing in Vancouver and Toronto begins.

⁵ http://www.cambridgeenglish.org/teaching-english/teaching-qualifications/celta/

⁶ http://www.britishcouncil.org/

⁷ http://www.cambridgeenglish.org/

⁸ http://www.idp.com/australia/ielts

⁹Statistics Canada. (2012). Ethnic diversity and immigration. Available at: http://www.statcan.gc.ca/pub/11-402-

x/2012000/chap/imm/imm-eng.htm

Digital Curriculum Development

A digital ESL curriculum will greatly assist ILI to position itself as a leader in the ESL industry in Canada. Course materials will be provided on a tablet and the need for text books will be eliminated. The curriculum will be taught in each school and ILI students will be able to transfer seamlessly from school to Canada. school across These features will be unique to the Company and provide a significant competitive advantage in attracting students to ILI as their place of study.

On a broader scale, the curriculum can be delivered through international partner institutions. Students can complete entry level development in their home country



before transferring to Canada to complete their studies and transfer into one of the Company's post-secondary education pathway partners (*see, Pathway Agreements*).

Market

World Linguistic Market

The world linguistic market generates over \$50 billion annually¹⁰ within which the study of English ("ESL") is responsible for more than 50% of the total revenues generating \$33 billion per year; more than all other languages combined.¹¹

This is attributable to the increasing globalization of English as the language of business and science and according to the British Council, an estimated 2 billion people will be studying English by 2020¹². English is rapidly becoming the *de facto* international language of such things as civil aviation,¹³ and computer programming in that English is the dominant choice of keywords for code libraries¹⁴.

¹⁰ Adkins, S.S. (2014). *Ambient Insight Premium Report: The 2013-2018 Worldwide Digital English Language Learning Market.* Ambient Insight. Available at: http://www.ambientinsight.com/Resources/Documents/AmbientInsight-2011-2016-Worldwide-Digital-English-Language-Learning-Market-Overview.pdf

¹¹ *Ibid*.

¹² Clark, D. (2012). English – the Language of Global Business. *Forbes Magazine*. Available at:

http://www.forbes.com/sites/dorieclark/2012/10/26/english-the-language-of-global-business/

¹³ (2003). Status of English Language Standard for Use in Civil Aviation. International Civil Aviation Organization. Available at: http://www.icao.int/SAM/Documents/2003/RAAC8/RAAC8IP18.pdf

¹⁴ Pigott, D. (2006). HOPL: An interactive roster of programming languages. Murdoch University, School of Information Technology.

In August, 2012, the Government of Canada's Advisory Panel on Canada's International Education Strategy issued its 112 page Final Report¹⁵ citing as its top recommendation that Canada should,

"double the number of international students choosing Canada by 2022. Canada now needs to take the next steps. The opportunities are immense and ready for a sustained Canadian response. The Organisation for Economic Co-operation and Development (OECD) estimates that the global demand for international higher education is set to grow from nearly 3.7 million students (in 2009) to 6.4 million in 2025." (pg. ii).

English as a Life Pathway

More than learning a new linguistic skill, those who are learning English as their second language are building pathways for their future. The quality of the high school, college or university they can attend is greatly enhanced with ESL skills. Career advancement could be materially impacted in a positive manner if one possesses strong ESL abilities.

International ESL Students

Unfortunately, for many ESL students, living abroad is the best option as the quality of instructor visiting their own country is often limited. International ESL teachers tend to be new, inexperienced graduates with limited training.¹⁶

As a result, students are increasingly traveling abroad to develop their ESL skills. Immersion is the fastest and most effective way to advance ones skills in any language and the guality of instructor improves dramatically.

The ELT-WORLD chart (previous page) notes the preferred destinations to learn ESL. Perhaps somewhat surprisingly, the UK teaches ESL to more students than the USA, Canada and Australia combined.

Regardless, Canada continues to be a preferred ESL study destination. The politically stable environment combined with accessible metropolitan, globalized cities and the potential to access high quality post-secondary institutions makes Canada a prime location for international ESL students.

Canada's place as one of the top 5 countries in the world to complete post-secondary studies (as noted in the RANKINGS figure) lends significant weight to the Nation's reputation as a sought after ESL destination.

Canadian ESL School Ownership

The Canadian ESL sector is characterized, generally, by small to medium sized, independent owners. There are currently over 200 ESL schools across Canada generating more than \$1.4 billion in annual revenues.¹⁷ This has begun to change recently as companies from Australia

¹⁵ Advisory Panel on Canada's International Education Strategy. (2012). International education: A key driver of Canada's future prosperity. Available at: http://www.international.gc.ca/education/assets/pdfs/ies_report_rapport_sei-eng.pdf

¹⁶ JET Programme (2015). "Aspiring JETs: Eligibility". http://www.jetprogramme.org/e/aspiring/eligibility.html ¹⁷ Languages Canada (2014). *Languages Canada At A Glance – 2014 – Canada*. Available at: http://languagescanada.ca/wp-

NATIO	NAL HIGHER EDUC	ATION SYST	EMS WORL	DWIDE	
ANK	COUNTRY	SCORE	RANK	COUNTRY	SCORE
	USA	100		Belgium	
	Sweden	85		France	68
	Switzerland	82		Germany	68
	Canada	80		Hong Kong	68
	Denmark	80		Ireland	
	Finland	79		Israel	64
	Australia			Spain	61
	Singapore	77	18.	Japan	60
	UK	75	19.	Portugal	59
10.	Austria	72	20.	South Korea	58

and the USA have begun to acquire Canadian ESL schools or open their own franchises and compete directly with Canadian ESL providers.

New Canadian Regulations

As of June 1, 2014, the landscape for Canadian ESL owners changed dramatically. All (private) schools are now required to provide their respective Provincial Government with a detailed description of the course(s) on offer; the qualifications of the teachers; and the ability of the Company to ensure student are able to complete their educational programs.¹⁸ It is a detailed and comprehensive set of documents

that will strain the abilities of many current ESL owners who wish to open a simple business free of government regulations. The Company is in a position to adhere easily to all such government regulations.

In addition, all tuition fees must be placed in a trust account at the beginning of the course. Private education providers will have to cover the initial expenses and will be eligible to withdraw tuition only after it has been "earned" by completing that section of the course. International students who attend schools that are not on the Government approved list, and/or do not offer courses extending past 5 months, will not be eligible for a 20 hour per week work visa. International students attending a 'designated' school will automatically qualify for a 20 hour per week work permit.

International Student Recruitment

ESL owners are under intense pressure to compete for their share of international students. A common industry standard practice is to use education agents who reside in the target market to find and enroll students. Commissions are lucrative and can be high and the cost to secure agency agreements, typically at overseas trade fairs, creates a disproportionate burden for the small, independent owners.

One response from the independent owners has been to try to market directly to the student thus cutting out the agency fee and improving profitability. This strategy is challenged; however, as people in the fastest growing ESL markets have the lowest language proficiency and therefore, tend to choose schools through agents agent who speak their own language. Further, the linguistic and logistical consequences of trying to manage those students internally is cumbersome and expensive. Accordingly, using agents remains the best option for student recruitment.

¹⁸ PCTIA. (2014). *Bylaws.* Available at:

 $http://www.pctia.bc.ca/pdfs/PCTIA\%20Bylaws\%20Approved\%202014_12_10\%20Effective\%202014_12_10.pdf$

As illustrated in the figure to the right, the areas of recent proliferation of ESL services include China and South America. Japan and South Korea are projected to remain prime markets for international student recruitment.

However, China and South America also rank among the lowest in terms of ESL proficiency as noted in the ENGLISH LEVELS chart. This lack of general ESL skills has resulted in the majority of students in these markets booking through an education agent. As such, education agents are key to the success of student recruitment campaigns.

The Company's Agency Agreement Program

Since the acquisition of ILI, the Company has implemented a new agreement agency program of graduated agent commissions replacing the previous model of a 20% agent fee with no commission upon reenrollment. The new program is designed to reward multiple student enrollments and since implementation, has been met with success. Agents also receive a commission for reenrollments and the top recruiters will be eligible for all-expense paid trips to Canada to visit the school.

The Company is projecting an average agent commission of 30%. This is within



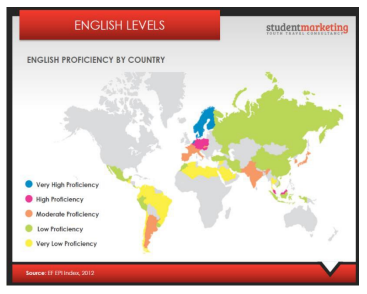


the industry average and is designed to attract productive agents.

Direct Recruitment

The agency agreement program will be complemented in Asia and Western Europe with a much more direct and personalized recruitment approach aimed directly toward students.

Data demonstrates that students from countries with high ESL efficiencies such a Germany or France tend to make their own bookings. Moreover, these students already have a strong ESL base and are looking for high quality ESL programming.



The Company is particularly suited to thrive in this market. With the ILI acquisition situating the Company on the east coast, it is a relatively short flight from Europe. Of equal importance is the quality of the ESL program and instruction. ILI is a highly respected ESL provider and this factor contributes significantly in the decision as to which school a prospective student chooses to attend.

Pathway Agreements

The Company has secured multiple pathway agreements with more than a

dozen Canadian post-secondary institutions including Dalhousie, St. Mary's University, Brock University and Lakehead University. The pathway program develops both language proficiency and academic skill and assures students of admission to their chosen university upon successful completion.

Market Longevity and the Case for Consolidation

The number of people seeking to learn English has been increasing year after year for more than a decade¹⁹ and there is no indication that the trend will change. The British Council estimates that by 2020, more than 2 billion people per year will be learning English.²⁰ Currently, China hires 100,000 foreign experts to teach English in that country.²¹ Not surprisingly, this practice has placed much strain on other countries to source a sufficient number of qualified instructors.

There is no indication that the trend toward learning English is going to alter course in the near to medium term, or deter students from going overseas to receive their ESL training and Canada remains poised to retain its positon as a country recognized for offering a high guality post-secondary education. Academically qualified student who receive their linguistic training in Canada have the added advantage of attending a Canadian university and completing an internationally recognized degree or post graduate degree program.

The combination of strong linguistic programming along with excellence in post-secondary studies will assist in retaining Canada's place as a top ESL destination.

¹⁹ British Council (2012). The Shape of Things to come: higher education global trends and emerging opportunities to 2020. Available at: http://www.britishcouncil.org/sites/britishcouncil.uk2/files/the_shape_of_things_to_come_-_higher_education_global_trends_and_emerging_opportunities_to_2020.pdf²⁰ *Ibid.*

²¹ Ambient Insight, supra.

	School A	School B	School C	Total	% of Rev	Potential Reduction in Redundancy	Added Costs	Projected Post Amalgamation	% of Rev
Revenue net of commission	\$2,500,000	\$2,500,000	\$2,500,000	\$7,500,000	100%			\$ 7,500,000	100
Expenses									
Advertising	90,000	90,000	90,000	270,000	3.60%	(90,000)		180,000	2.40
Professional fees	26,000	26,000	26,000	78,000	1.04%	(28,000)		50,000	0.67
Travel and entertainment	120,000	120,000	120,000	360,000	4.80%	(120,000)		240,000	3.20
Insurance	58,000	58,000	58,000	174,000	2.32%	(10,000)		164,000	2.19
Salaries:									
CEO	120,000	120,000	120,000	360,000	4.80%	(140,000)		220,000	2.93
Operations manager	75,000	75,000	75,000	225,000	3.00%	-		225,000	3.00
IT Coordinator	60,000	60,000	60,000	180,000	2.40%	(30,000)		150,000	2.00
Marketing Director	80,000	80,000	80,000	240,000	3.20%	(30,000)		210,000	2.80
CFO/Controller	80,000	80,000	80,000	240,000	3.20%	(60,000)		180,000	2.40
Director of Studies	90,000	90,000	90,000	270,000	3.60%	(30,000)		240,000	3.20
Legal							30,000	30,000	0.40
Audit fees							25,000	25,000	0.33
Exchange/filing fees							25,000	25,000	0.33
Head Office Costs							36,000	36,000	0.48
IR/News Release							50,000	50,000	0.67
All Other G&A	1,420,000	1,420,000	1,420,000	4,260,000	56.80%			4,260,000	56.80
	2,219,000	2,219,000	2,219,000	6,657,000	88.76%	(538,000)	166,000	6,285,000	83.80
BITDA	281,000	281,000	281,000	843,000	11.24%			1,215,000	16.20

Digital Based ESL Curriculum Market Opportunity

One part of the ESL industry that is expected to expand significantly over the next few years is digital based curriculum platforms. In an article published in 2014, Ambient Insight predicted that the electronic / digital market for ESL products will have significant growth potential over the next 5 years²².

Specialized Skill and Knowledge

Dr. Thomas Musial

Dr. Thomas Musial, a director of the Company and founder of ILI and EC, holds a Ph.D. in English with a speciality in applied linguistics. Dr. Musial has served as Dean of Arts and Director of the Executive MBA Program at Saint Mary's University (Halifax) and was a key figure in the formation of Languages Canada, the professional organization that sets the standards and speaks for the language training industry in Canada. He is the principal designer and author of numerous proposals for university pathway projects, university preparatory programs, holiday study programs, leadership and cross-cultural training programs, EFL teacher recruiting and support services, and ESL/EFL quality assurance services. In 2006-07 he developed a national plan to help the Republic of Panama become bilingual (English and Spanish) through a training and professional development program for 3,200 elementary and secondary school teachers.

Chris Musial

Chris Musial, manager of marketing & student recruitment for the Company, has worked in the ESL industry for more than 20 years both as a certified teacher and as a manager of marketing. As former president of the Canadian Association of Private Language Schools, Mr. Musial has a thorough grasp of marketing and student recruitment specific to the ESL industry.

²² Ambient Insight, *supra*.

Michelle Ford

Michelle Ford, the Company's regional IELTS testing manager, manages 6 IELTS testing centres in Atlantic Canada. She has developed a strong core of examiners who are well regarded at the British Council. As Ms. Ford maintains a detailed understanding of IELTS testing criteria, she provides a specialized skill to the Company with respect to its intended expansion of IELTS testing outside of Atlantic Canada.

Andrea Thom

Andrea Thom is an adult education curriculum design specialist and is leading the Digital Curriculum design for the Company. Ms. Thom holds a Bachelor of Education and a Master's in Adult Learning & Education specifically having applied these credentials over the last 20 years specifically to ESL and curriculum design.

Raissa Musial

Raissa Musial, is one of the founding owners of ILI and has served as its Registrar, Operations Manager and General Manager since its inception in 1983. Ms. Musial holds a Bachelor's degree in Political Science from Saint Mary's University and in her capacity with ILI, has gained considerable expertise in the language training industry.

Competitive Conditions

Two companies which can be used to compare the AES business plan and corporate structure are Loyalist Group and CBIT Education Group. Both are involved in the Canadian private education sector and both companies are listed on the TSX.V exchange.

Loyalist Group

Loyalist (TSX.V: LOY), is a direct competitor of Anterior Education and has been active in consolidating ESL schools in Canada for the past two years. However, Loyalist has not standardized its curriculum(s) and schools continue to operate independently. Nor has the senior management become active in daily operations. Perhaps as a result, Loyalist has not been able to meet self-promoted profitability expectations and the capital markets have downgraded their share valuations accordingly. Notably, LOY successfully raised \$10M at \$0.70 per share in the first quarter of 2014.

Loyalist (TSX.V: LOY)



CIBT

CIBT (TSX.V: MBA) specializes in the delivery of online studies leading to an MBA. CBIT utilizes the CISCO tele-presence system to transmit data and images to the students (and teachers). This firm offers and an MBA to students whose second language is English; however, does not provide direct ESL instruction.

The market has not reacted well to the CBIT's recent initiative to become involved in student housing; perhaps fearing rental caps and limits to profitability.

CIBT (TSX.V: MBA)



Intangible Properties

IELTS

The Company is the exclusive provider for British Council IELTS in Atlantic Canada and was recently approved for online test registration. The Company further owns the <u>www.ielts.ca</u> domain name.

Accreditations

ILI is accredited by Languages Canada and is listed among those English language programs recommended by EduCanada (Department of Foreign Affairs and International Trade) as a destination for international students (<u>www.languagescanada.ca</u>).

English Canada is an authorized Cambridge CELTA teacher training centre for both face to face and online courses. Its CELTA teacher training program is accredited by TESL Canada.

English Canada's teacher training programs are approved by the Nova Scotia Department of Labour and Advanced Education under the Private Career College Regulations.Trademarks

On November 8, 2005, the Company was granted the following trademark under registration number TMA652,414 by the Canadian Intellectual Property Office:



On February 16, 2009, the Company was granted the following trademark under registration number TMA734,525 by the Canadian Intellectual Property Office:



On February 16, 2009, the Company was granted the following trademark under registration number TMA734,524 by the Canadian Intellectual Property Office:



Wordmark

On June 3, 2015, the Company applied for the following wordmark from the Canadian Intellectual Property Office under application number 1731240:

ilicloud *Curriculum*

Domain Names

The Company is the registered owner of the following domain names:

- 1. www.ili.ca;
- 2. www.iliwebsite.ca
- 3. www.lliagent.ca
- 4. www.englishcanada.org;
- 5. www.english-canada.org;
- 6. www.english-canada.ca
- 7. www.englishcanada.ca
- 8. www.canada-esl.ca
- 9. www.celta.ca;
- 10. www.teachertraining.ca;
- 11. www.teachenglish.ca;
- 12. www.ielts.ca;www.ielts-canada.ca;
- 13. www.ielts-canada.com; and
- 14. www.ielts-canada.org

All domain names are registered through either Canadian Domain Name Services or Instant Domain Registration and require annual reregistration.

Cycles

Our business is not cyclical or seasonal.

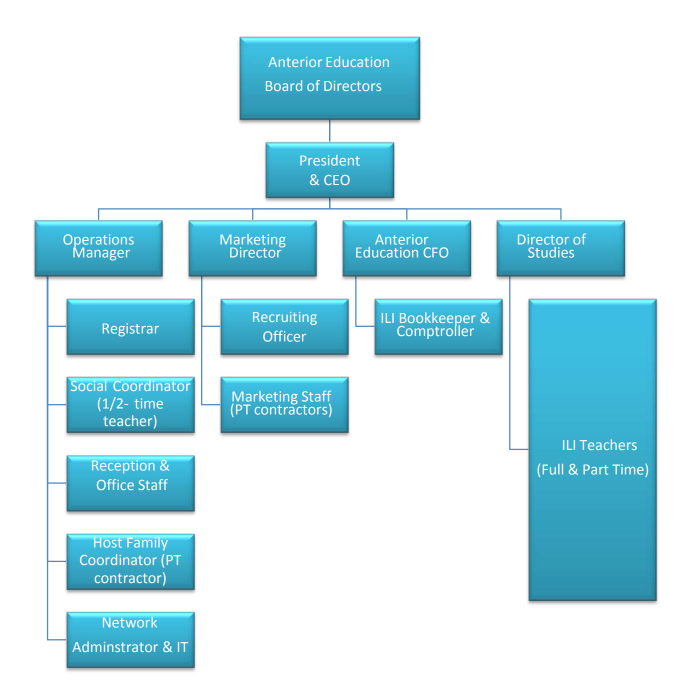
Employees

International Language Institute

Michael Hunter serves as a full-time President & CEO of ILI. Four department heads report to Mr. Hunter who, in turn, reports to the AES Board of Directors.

The Comptroller / Bookkeeper is a single, but shared, position that reports to the AES CFO who, in turn, reports to the CEO. The Comptroller / Bookkeeper position manages payables, receivables, banking activities, payroll, and files tax returns for ILI and EC.

The following chart illustrates the offices and departments of ILI and English Canada:



English Canada

EC is an independently incorporated companion company of ILI with its own directors and officers and functions as a division of ILI in larger scheme of Company operations. CELTA teacher training, IELTS testing, and international language training services are provided through the EC division.

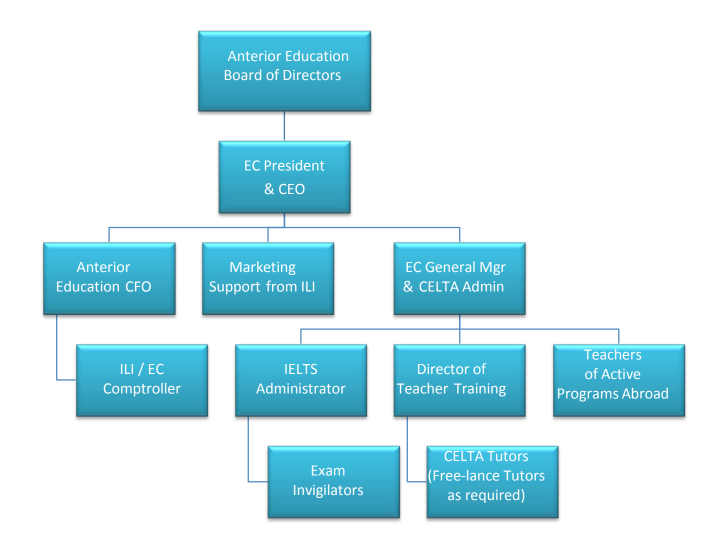
Mr. Hunter serves as the full-time President and CEO of English Canada. The department heads of EC are the Marketing Director, the General Manager, the Controller, and the CEO. The incumbents of these positions also serve as the EC Executive.

Both the ILI Marketing Director and the EC General Manager are responsible for the prospecting of new clients principally among ministries of education, government departments, multinational corporations, and independent colleges, universities, and schools.

The EC General Manager is also responsible for managing and marketing CELTA teacher training, recruiting teachers for all language training and teacher training projects abroad, IELTS testing, and teacher training workshops for area teachers.

The Controller plays a major role in costing out custom-designed programs (most EC projects are custom-designed). The Controller manages payables, receivables, banking activities, payroll, and files tax returns for both companies.

The following chart illustrates the offices and departments of English Canada.



Foreign Operations

Future EC Foreign Operations

The founding objective of English Canada was to design, staff, and manage language training, teacher training, and quality assurance services to meet the needs of clients outside of Canada. Over its 20+ year history EC offered these services on a contract basis to universities, ministries of education, developmental agencies, and private schools in Abu Dhabi, Saudi Arabia, and Syria, with secondary emphasis on Japan, China, Korea, El Salvador, France and Germany.

EC also developed a franchise model that was seriously considered but never purchased by a variety of clients in these countries. The difficulties of obtaining school licenses, work visas for teachers and the costs of international travel and paying competitive wages for Canadian teachers were the principle obstacles that could not be overcome. Political instability in the Middle East has further influenced the decline in EC's language training services abroad.

However, the demand for English language training and trained, native English-speaking teachers remains very high in many countries where English is either the language of the workplace or required for professional advancement.

ILI's new digital curriculum enables English Canada to overcome the previous obstacles. Going forward, English Canada will work with partner institutions abroad to deliver language training in a digitally based, interactive classroom using the partner institution's teaching staff. In an annual cycle, it will train the partner institution's teachers at the beginning of the year, provide online support and professional development throughout the year, and provide a quality review of student outcomes and teacher performance at the end of the year. The cycle will repeat annually. Local teachers will provide the instruction. Clients will not be required to secure work and residence permits. Only short-term travel will be required for initial teacher training and subsequent program evaluation. Moreover, the program is scalable: partner institutions can increase student enrollment by the hundreds or even thousands, and English Canada's costs for supporting each program will rise by very small percentages. Best of all, high quality programs can be sold to educational partners for the cost of what students ordinarily pay for traditional, printed textbooks.

The new model not only overcomes the previous practice of sending teachers abroad for longterm assignments, has the potential to surpass the traditional model of students coming to Canada to learn English. For these reasons, English Canada's foreign operations should become a very significant revenue stream for the company.

Bankruptcy

Neither the Company nor any of its subsidiaries have undergone bankruptcy, receivership or similar proceedings, voluntary or otherwise, within the three most recently completed financial years or completed during or proposed for the current financial year.

Reorganizations

On April 14, 2015 the Company entered into the Arrangement Agreement with Planco and BHR, which was approved by the Court on April 30, 2015. Pursuant to the Arrangement Agreement, BHR and AES became wholly owned subsidiaries of the Company on June 10, 2015. The Company became a reporting issuer in British Columbia and Alberta.

5.2 THREE-YEAR HISTORY

For the decade preceding the acquisition of ILI and EC, ILI has offered year-round language training services, a variety of successful summer programs, club and social activities, and accommodation for students through vetted host families. Its curriculum is mapped to the standards of the Common European Framework of Reference (CEFR) that ensures students progress at internationally recognized rates and levels. Courses include General English, Academic English, Business English, and a variety of special-purpose topics. Summer programs incorporated cross-cultural training, leadership, teambuilding, personal development, and opened pathways to partnered secondary schools. ILI's University Preparatory English program (UP-English) maintains a 95% pass rate, is accepted in place of an official TOEFL or IELTS score for university admission through formal agreements with nine world-class universities in Atlantic Canada and enjoys a high reputation among its university partners and certain foreign Ministries of Education.

During the past three years, IELTS testing has expanded considerably throughout the Atlantic region, and the Company's EC division now provides IELTS testing in seven centres in Nova Scotia, New Brunswick, Prince Edward Island and Newfoundland and Labrador. Although during the past decade, CELTA teacher training has remained steady, 2012 experienced a period of dormancy largely because of a prior focus on Middle Eastern countries that have become politically unstable. This created the opportunity for AES to acquire ILI and EC.

On June 28, 2013, AES was incorporated under the *BCBCA* under incorporation number BC 0974119.

On September 30, 2014, AES acquired the ILI (www.ili.ca) along with its companion company, EC.

On December 3, 2014, BHR was incorporated under the *BCBCA* as BHR Capital Corp. under incorporation number BC 1020797. On the same day, BHR issued 500,000 founder shares at \$0.005 per share for total proceeds of \$2,500.

On December 16, 2014, BHR entered into private placements for 2,500,000 shares at \$0.005 per share for total proceeds of \$12,500.

On December 31, 2014, AES acquired CET Vancouver.

On February 6, 2015, BHR entered into a Share Exchange Agreement, as amended on March 11, 2015, and April 16, 2015, for the proposed acquisition of AES whereby AES would become a wholly owned subsidiary of BHR.

On February 10, 2015, BHR received a loan in the amount of \$27,500.

On February 10 and 11, 2015, BHR forwarded a total of \$75,000 as the first of four loans owed to AES pursuant to the Letter Agreement.

On February 12, 2015, BHR issued 550,000 common shares pursuant to finder's fee agreements.

On February 12, 2015, BHR issued 100,000 common shares pursuant to a debt conversion agreement.

On February 12, 2015, BHR entered into private placements for 2,000,000 at \$0.02 per share for total proceeds of \$40,000.

On February 24, 2015, BHR entered into a letter of intent with Cervantes Capital Corp. and Carlos Cervantes setting out the mutual understandings regarding the Arrangement.

On February 25, 2015 BHR completed private placements for 2,150,000 at \$0.05 per unit for total proceeds of \$107,500. Each unit consisted of one common share of BHR and one half warrant exercisable to purchase a share at a price of \$0.10 per share for 12 months.

On February 25, 2015, BHR forwarded \$75,000 as the second of four loans owed to AES pursuant to the Letter Agreement.

On March 3, 2015, BHR forwarded \$35,000 as the third of four loans owed to AES pursuant to the Letter Agreement.

On March 6, 2015 BHR completed private placements for 1,250,000 at \$0.05 per unit for total proceeds of \$62,500. Each unit consisted of one common share of BHR and one half warrant exercisable to purchase a share at a price of \$0.10 per share for 12 months.

On March 13 and 18, 2015, BHR forwarded a total of \$40,000 as the fourth of four loans owed to AES pursuant to the Letter Agreement.

On April 14, 2015, the Company was incorporated under the *BCBCA* as Anterior Education Holdings Ltd. under incorporation number BC 1033423.

On April 15, 2015 BHR completed private placements for 1,050,000 at \$0.05 per unit for total proceeds of \$52,500. Each unit consisted of one common share of BHR and one half warrant exercisable to purchase a share at a price of \$0.10 per share for 12 months.

On April 17, 2015, BHR completed private placements for 750,000 at \$0.05 per unit for total proceeds of \$37,500. Each unit consisted of one common share of BHR and one half warrant exercisable to purchase a share at a price of \$0.10 per share for 12 months.

On April 22, 2015, BHR completed private placements for 1,270,000 at \$0.25 per unit for total proceeds of \$317,500. Each unit consisted of one common share of BHR and one half warrant exercisable to purchase a share at a price of \$0.50 per share for 24 months.

On April 22, 2015, BHR closed the Share Exchange Agreement whereby AES became a whollyowned subsidiary of BHR.

On May 1, 2015, BHR completed private placements for 1,848,500 at \$0.25 per unit for total proceeds of \$462,125. Each unit consisted of one common share of BHR and one half warrant exercisable to purchase a share at a price of \$0.50 per share for 24 months.

On June 10, 2015, the Company completed the Plan of Arrangement with Planco and BHR so that:

- BHR and AES became wholly owned subsidiaries of the Company; and,
- The Company became a reporting issuer in British Columbia and Alberta.

6. USE OF PROCEEDS

6.2 JUNIOR ISSUERS

As of May 31, 2015, the Company has approximately \$ 350,000 in working capital.

6.3 PRINCIPAL PURPOSES – GENERALLY

For the period six months ended March 31, 2015, the Company had a working capital deficiency of \$(504,694); however, most of the deficiency was due to one-time costs for various expenses such as: legal fees attributable to, among other things, the ILI/EC acquisition; lease hold improvements to the CET property; CET school set-up; new website design; and development of the Digital Curriculum. The Company anticipates it will have a negative cash flow of approximately \$(253,848) over the next 12 months and it anticipates using its working capital towards financing this negative cash flow as indicated in the following chart:

Expense	Cost to Complete \$
Digital Curriculum Development	85,000
Travel & Marketing of Digital Curriculum	180,000
General and Administration	
Exchange and Filing Fees	• 20,000
Professional Fees (Legal & Audit)	• 40,000
Unallocated Funds	25,000
Total	350,000

The Company's management believes that it will have sufficient capital to operate for 12 months.

6.8 BUSINESS OBJECTIVES AND MILESTONES

Based on the Company's current working capital of \$350,000, it plans to achieve the following milestones which it anticipates will increase current revenues:

	Business Objective	Estimated Time Period	Related Costs (\$)
1.	obtain a listing for the Shares on the Exchange	1 month	30,000
2.	implement the Digital Curriculum for ILI for summer 2015	2 months	20,000
3.	attain an enrollment in ILI of 190 students for September 2015	3 months	40,000
4.	begin licencing the Digital Curriculum to universities, high schools and other ESL schools including international locations	3 - 6 months	40,000
	Total		130,000

The Company's current working capital and current revenues cover operations for 12 months, which includes the Company's lease obligations, office furniture and equipment already purchased, administrative expenses including wages and legal and accounting fees.

The Company anticipates an increase in revenues with the release of its Digital Curriculum and the expansion of its IELTS testing platform. Further, revenues are expected to increase with projections of increased enrollment in both the ILI and CET locations.

If the Company is successful in increasing revenues to the extent it enables, the Company has further set an objective of acquiring at least one more independent ESL school in Canada within the next 12 months.

6.10 OTHR SOURCES OF FUNDING

The Company plans to use any excess capital raised for general working capital purposes that is not allocated to the above objectives.

The Company anticipates that it could receive capital through the exercise of some of its 4,408,730 outstanding warrants if its share price after listing on the Exchange is higher than the exercise price of the warrants. 736,660 of the outstanding warrants have an exercise price of \$0.10 per share and 3,672,130 have an exercise price of \$0.25 per share. The maximum amount the Company will receive if all warrants are exercised is \$991,692. However, it is uncertain whether any warrants will be exercised and if so, when they will be exercised.

The Company further anticipates that it could receive capital through the exercise of some of its 1,200,000 outstanding options if its share price after listing on the Exchange is higher than the exercise price of the options. All outstanding options have an exercise price of \$0.10 per share. The maximum amount the Company will receive if all options are exercised is \$120,000. However, it is uncertain whether any options will be exercised and if so, when they will be exercised.

7. DIVIDENDS OR DISTRIBUTIONS

The Company has not paid dividends since its incorporation. While there are no restrictions in the Company's articles or pursuant to any agreement or understanding which could prevent the Company from paying dividends or distributions, the Company has limited cash flow and anticipates using all available cash resources to fund working capital and grow its business. As such, there are no plans to pay dividends in the foreseeable future. Any decisions to pay dividends in cash or otherwise in the future will be made by the Board of Directors on the basis of the Company's earnings, financial requirements and other conditions existing at the time a determination is made.

8. MANAGEMENT'S DISCUSSION AND ANALYSIS

As the Company was incorporated on April 14, 2015, the following is the MD&A of AES, a wholly-owned subsidiary of the Company for six months ended March 31, 2015 and 2014.

General

The following discussion and analysis, prepared as of May 22, 2015 should be read together with the condensed interim financial statements for the six months ended March 31, 2015 and related notes attached thereto, which are prepared in accordance with International Financial Reporting Standards ("IFRS"). All amounts are stated in Canadian dollars unless otherwise indicated.

Forward Looking Statements

Certain information included in this discussion may constitute forward-looking statements. Statements in this report that are not historical facts are forward-looking statements involving known and unknown risks and uncertainties, which could cause actual results to vary considerably from these statements. Readers are cautioned not to put undue reliance on forward-looking statements.

Description of Business

The Company was incorporated on June 28, 2013, under the Business Corporations Act of British Columbia. On September 30, 2014, the Company completed its acquisition of all the issued and outstanding shares of International Language Institute Ltd. ("ILI") and English Canada World Organization Inc. ("EC"), English as a Second Language schools in Halifax, Nova Scotia. In December 2014, the company acquired a second ESL school; this one in Vancouver, Canada.

ILI and EC were incorporated by Certificates of Incorporation issued pursuant to the provisions of the Business Corporations Act (Nova Scotia) on September 27, 1985 and November 27, 2003, respectively. ILI provides high quality language courses for international students and EC provides the Certificate in Teaching English to Speakers of Other Languages ("CELTA") teacher training. English Canada also operates the International English Language Testing System ("IELTS") test centres in Atlantic Canada and was approved to open an IELTS testing venue in Vancouver beginning June, 2015. The Company intends to subsequently pursue opportunities to open an IELTS testing center in Toronto.

ILI and EC are run by experienced professionals in the private and public education field and is significantly involved in the recruitment and education of foreign students in Halifax.

Follow the acquisition of the ESL schools in Halifax and Vancouver, the Company continues to seek opportunities to expand delivery of ESL services in Toronto. While these ESL school acquisitions continue to take place, the ongoing vision for the Company is to earn international recognition for success in English-language education for students and ESL instructor training. In this regard, the Company has been approved by Cambridge University and the Province of Nova Scotia to provide in-class and on-line ESL instructor training.

Anterior Education plans to diversify its position within the education sector and increase revenues through the development of its own digital curriculum ("DC"). The Company has been

developing the DC since acquiring ILI in September, 2014 and has now introduced the DC within its own Canadian ESL schools.

AES is also working with the Canadian Embassy in Chile and Brazil to identify universities, high schools and large ESL providers who may have an interest in implementing the Company's digital curriculum. A delegation from AES will travel to South America in June 2015 to meet companies and institutions which have been recommended by the Embassy. The Company intends to focus on developing a market in these countries before considering other expansion opportunities.

Global Growth Strategy

Within Canada, the education market is more than \$6.5 Billion, employing over 83,000 people. The ESL market in particular is worth \$745 Million and servicing approximately 30,000 students (Industry Canada 2009).

Factors driving consolidation opportunity for the Company include the fragmented nature of the English as second language institutions in Canada and the undercapitalization of these institutions. Many individual schools are unable to raise sufficient capital and are generally too small for the public market.

Management

Dalton Larson, Michael Hunter, Tom Musial, and Peter Lee are the Directors of the Company. Michael Hunter is President and CEO and Peter Lee is the CFO.

The directors of the Company are required to act in good faith with a view to the best interests of the Company and to disclose any interest which they may have in any project opportunity of the Company. If a conflict of interest arises at a meeting of the board of directors, any director in a conflict will disclose his/her interest and abstain from voting in the matter(s). In determining whether or not the Company will participate in any project or opportunity, the directors will primarily consider the degree of risk to which the Company may be exposed and its financial position at the time.

Performance Summary

The company operates two English as a second language schools and operates IETLS testing centres for Nova Scotia, New Brunswick, Prince Edward Island and Newfoundland. An IELTS testing venue has been approved by the British Council and is scheduled to open in Vancouver in June 2015.

Selected Financial Information

A summary of selected financial information for the six months ended March 31, 2015 and 2014, are as follows:

	Six Months ended March 31, 2015	Six Months ended March
		31, 2015
Total assets	812,853	20,350
Intangible assets	250,000	-
Goodwill	290,575	-
Working capital (deficit)	(541,800)	20,994
(Deficit)/Equity	(127,927)	40,094
Revenue	931,345	50,000
(Loss)/Income	(504,694)	26,830
(Loss)/Income per share	(0.07)	0.01

For the six months ended March 31, 2015, the Company reported no discontinued operations, no changes in accounting policy and declared no cash dividends.

Results of Operations

Prior to the acquisition of ILI and EC, the company had no tuition or testing revenue and had limited expenses.

During the six months ended at March 31, 2015, the Company incurred a net loss of \$504,694 (\$0.07 per share). The expenses of \$202,261 are related to occupancy costs, \$84,698 related to marketing and advertising, \$19,331 related to consulting. The Company incurred \$11,125 for professional fees, \$32,320 for office and administration, and \$322,917 for salaries and benefits.

Summary of Quarterly Results

	Six months Ended	
	March 31, 2015	March 31, 2014
Revenue		
Tuition fees	470,083	-
Testing and other income	461,262	50,000
Total	931,345	50,000

Prior to the acquisition of ILI and EC, the company had no tuition or testing revenue.

The Company recognizes revenue when persuasive evidence of an arrangement exists, the services have been provided to the students, the selling price is fixed or determinable, and collectability is reasonably assured. The Company recognizes tuition fee revenue, net of discounts, on a straight-line basis over the period of instruction. Tuition fees paid in advance of course offerings, net of related discounts and direct costs incurred, are recorded as deferred revenue and recognized in revenue over the period of program.

English Canada personnel will be allocating considerable time and capital resource to the roll out of the digital curriculum platform. This activity is expected to generate financial results in future quarters.

Certain development costs for these new initiatives will be expensed out in the future with long term financial return expected in future quarters.

Summary of Operations

	Six months ended	Six months ended
	March 31, 2015	March 31, 2014
Expenses		
Bank charges	22,1	98 61
Consulting fees	19,3	31 11,475
Depreciation	6,9	- 24
Insurance	9,5	- 68
Marketing and advertising	84,6	98 10,808
Occupancy costs	202,	261 -
Office and administration	32,3	20 826
Professional fees	11,1	25 -
Salaries and benefits	322,917	
	711,342	23,170

Prior to the acquisition of ILI and EC, the company had no schools and thus had limited expenses including occupancy costs, office and administration, and salaries and benefits.

Liquidity and Capital Resources

As at March 31, 2015 the Company had cash of \$61,872 and working capital deficit of \$(541,800).

Pursuant to a private placement dated February 4, 2015, the Company issued 1,700,000 units to directors and officers of the Company at a price of \$0.05 per unit. Each unit consists of one common share and one- half share purchase warrant, with each whole warrant exercisable for purchase of one additional common share at \$0.10 per share for a period of one year.

Pursuant to the terms of the convertible debentures, on February 28, 2015, 5,143,750 common shares at a price of \$0.04 per share were issued for gross proceeds of \$205,750.

The Company may seek additional financing through debt or equity offerings, but there can be no assurance that such financing will be available on terms acceptable to the Company or at all. Any equity offering will result in dilution to the ownership interests of the Company's shareholders and may result in dilution to the value of such interests.

Contractual Obligations

The Company is committed to minimum rental amounts for a lease for a long-term lease for premises.

Off-Balance Sheet Arrangements

The Company does not have any off-balance sheet arrangements that have, or are reasonably likely to have, an effect on the results of operations or financial condition of the Company.

Risks and Uncertainties

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

a) Credit Risk

Credit risk is the risk of loss associated with a counterparty's inability to fulfill its payment obligations. The Company's credit risk is primarily attributable to cash and cash equivalents and sundry receivable. Cash and cash equivalents balances are held with a reputable financial institution, from which management believes the risk of loss to be remote. Financial instruments included in sundry receivables consist of goods and services tax due from the Federal Government of Canada. Management believes that the credit risk concentration with respect to financial instruments included in sundry receivable is remote.

b) 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, 2015, the Company had a cash balance of \$61,872 to settle current liabilities of \$414,046. All of the Company's financial liabilities have contractual maturities of less than 30 days and are subject to normal trade terms.

c) Currency Risk

The Company is exposed to the financial risk related to the fluctuation of foreign exchange rates. A significant change in the currency exchange rates between the Canadian Dollar relative to the US Dollar could have an effect on the Company's results of operations.

d) Interest rate risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flow or fair values of financial instruments. It arises when the Company invests in interest bearing financial instruments. A 1% change in interest rates would not have a significant impact on the Company. As at March 31, 2015, the Company did not have any significant exposure to interest rate risk.

Related Party Transactions

The foregoing transactions were conducted in the ordinary course of business and recorded at their exchange amounts, which was the consideration paid or received by the Company as agreed to between the related parties. As at March 31, 2015, \$26,000 (September 30, 2014 - \$3,150) were payable officers of the Company and included in accounts payable and accrued liabilities.

Proposed Transactions

The Company entered into an agreement with BHR Capital Corp. ("BHR") whereby BHR will facilitate the Company into a going-public transaction. The details of the transaction are as follows:

- a) BHR advanced to the Company a loan in the amount of \$225,000, which will be repaid from the first financings. There will be no interest payable on the loan.
- b) Subsequent to completion of the transaction, the resulting reporting issuer will complete the following private placements (financings):

- a financing of \$200,000 for units of the Company at a price of \$0.05 per unit, each unit comprised of one common share of the Company and one-half of one common share purchase warrant exercisable into one common share of BHR at \$0.10 per common share for a period of 12 months; and
- a financing of \$500,000 for units of the Company at a price of \$0.25 per unit (the "\$0.25 financing"), each unit comprised of one common share of the Company and one-half of one common share purchase warrant exercisable into one common share of BHR at \$0.50 per common share for a period of 24 months.

Any shares of the Company issued prior to the close of the transaction will be exchanged for the same number of shares of the reporting issuer.

- c) A third financing of \$1,000,000 for shares of BHR at a price of \$0.50 per common share (the "\$0.50 financing") is contemplated to occur after the reporting issuer is listed on the Canadian Securities Exchange.
- d) The purchased shares will be subject to stock restrictions on the terms set out in a Stock Restriction Agreement.
- e) With respect to the transaction, prior to the closing, the Company will pay total finder's fees of 550,000 common shares of the Company to third parties.
- f) With respect to the \$0.25 financing and the \$0.50 financing, the Company may pay a finder's fee of: (1) cash payment of up to 10% of the gross proceeds of the \$0.25 financing and the \$0.50 financing; and (2) non-transferable finder's warrants to acquire so many common shares of BHR as equal to 10% of the number of securities sold under the \$0.25 financing and the \$0.50 financing.

Financial Instruments and Other Instruments

The Company's financial instruments consist of cash, and accounts payable and accrued liabilities. Unless otherwise noted, it is management's opinion that the Company is not exposed to significant interest, currency or credit risks arising from these financial instruments. The fair value of these financial instruments approximates their carrying values, unless otherwise noted.

The Company is not involved in any hedging program, nor is it a party to any financial instruments that may have an impact on its financial position.

Critical Accounting Policies

A detailed summary of all the Company's significant accounting policies is included in Note 2 to the audited financial statements for the year ended September 30, 2014.

Capital Management

The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the general operations of the Company and facilitate the liquidity needs of school operations. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business. The Company defines capital to include its working capital position, capital stock and accumulated deficit.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. There were no changes in the Company's approach to capital management during the six months ended March 31, 2015. The Company is not subject to externally imposed capital requirements.

In order to maximize ongoing development efforts, the Company does not pay out dividends.

Outstanding Share Data

The company's authorized capital is unlimited common shares without par value. The following table summarizes the outstanding share capital as of March 31, 2015:

	Number of	Exercise price	Expiry date
Issued and outstanding common shares at March 31, 2015	12,844,110		
warrants outstanding	850,000	\$0.10	February 4, 2016
Fully diluted at March 31, 2015	13,694,110		

The Company has a stock option plan (the "Plan") for directors, officers, key employees and consultants of the Company. The number of common shares subject to the options granted under the Plan is limited to 10% of the issued and outstanding common shares of the Company and no one person may receive in excess of 5% of the outstanding common shares of the Company. Currently no options have been granted or are outstanding.

Management's Responsibility for Financial Information

The Company's financial statements are the responsibility of the Company's management, and have been approved by the board of directors. The financial statements were prepared by the Company's management in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"). The financial statements include certain amounts based on the use of estimates and assumptions.

Management has established these amounts in a reasonable manner, in order to ensure that the financial statements are presented fairly in all material respects.

Subsequent events

Subsequent to March 31, 2015, the Company approved a stock option plan for certain employees, officers, directors and contractors of the Company to purchase common shares. Subject to the Company's stock option plan, vesting provisions, terms of the options and exercise prices are set at the time of issuance by the Board of Directors. Options are issued with terms not exceeding five years.

Subsequent to March 31, 2015, the Company granted incentive stock options to purchase up to 1,200,000 common shares of the Company at an exercise price of \$0.10 per share, exercisable in whole or in part until April 2, 2020.

Subsequent to March 31, 2015, the Company borrowed an additional loan in the amount of \$223,000 from BHR Capital Corp. There will be no interest payable on the loan.

Subsequent to March 31, 2015 the Company completed a one for one share exchange on April 22, 2015 and past AES shareholders now own 12,844,110 of 26,812,610 issued and outstanding shares in BHR.

Subsequent to March 31, 2015, the Company cancelled \$223,000 loan following the share exchange with BHR.

Approval

On May 22, 2015, the Board of Directors of Anterior Education Systems Ltd. has approved the disclosure contained in this MD&A.

11. CONSOLIDATED CAPITALIZATION

The following tables provide information about capitalization as of the date of this Prospectus:

Description of security	Number authorized to be issued	Outstanding shares of the date of this Prospectus
Common Shares without par value	No maximum	27,209,210

12. OPTIONS TO PURCHASE SECURITIES

As of the date of this Prospectus, there are 1,200,000 outstanding options to purchase Shares in authorized capital.

The following table summarizes the options granted by the Company from April 14, 2015 (date of incorporation) to the date of this Prospectus:

Optionee	Type of Option	Number of Shares under Option	Exercise Price	Expiry Date
Officers/Employees	Incentive Stock Option	550,000	\$0.10	April 22, 2020
Directors	Incentive Stock Option	650,000	\$0.10	April 22, 2020

13. PRIOR SALES

The Company has completed the Arrangement with Planco, a reporting issuer in British Columbia and Alberta, and BHR. Pursuant to the Arrangement, the corporate structure of the

Company was reorganized: BHR became the Company's wholly-owned subsidiary, and the former shareholders of BHR exchanged all of their shareholdings therein for the Company's Shares.

The table below sets out the prior sales of common shares in the authorized capital of the Company's wholly owned subsidiary, BHR, from its date of incorporation on December 3, 2014 to the date of this Prospectus, and the Company, from date of incorporation on April 14, 2015 to the date of this Prospectus, including the shares issued under the Arrangement which closed on June 10, 2015:

Issuer	Date of issuance	Type of security issued	Number of securities issued	Price per security (\$)	Value received (\$)	Type of transaction
BHR	December 3, 2014 ⁽¹⁾	common shares	500,000	0.005	2,500	Cash
BHR	December 16, 2014 ⁽¹⁾	common shares	2,500,000	0.005	12,500	Cash
BHR	February 12, 2015 ⁽¹⁾	common shares	1,350,000	0.02	27,000	Cash
BHR	February 12, 2015	common shares	650,000	0.02	13,000	Services
BHR	February 25, 2015 ⁽¹⁾	units ⁽²⁾	2,150,000	0.05	107,500	Cash
BHR	March 6, 2015 ⁽¹⁾	units ⁽²⁾	1,250,000	0.05	62,500	Cash
BHR	April 15, 2015 ⁽¹⁾	units ⁽²⁾	1,050,000	0.05	52,500	Cash
BHR	April 17, 2015	units ⁽²⁾	750,000	0.05	37,500	Cash
BHR	April 22, 2015	common shares	7,000,360	0.10	12,844,110	Share Exchange Agreement
BHR	April 22, 2015	units ⁽³⁾	1,270,000	0.25	317,500	Cash
BHR	May 1, 2015	units ⁽³⁾	1,848,500	0.25	462,125	Cash
the Company	June 10, 2015	common shares	396,600			Arrangement Agreement

(1) Shares or units issued pursuant by private placements.

(2) Each unit consisted of one common share of BHR and a half warrant to purchase a share at \$0.10 per share for 12 months.

(3) Each unit consisted of one common share of BHR and a half warrant to purchase a share at \$0.50 per share for 24 months.

All of the shares and warrants in BHR were exchanged for Shares and warrants of the Company on a 1-for-1 basis on June 10, 2015 (on the closing of the Arrangement) so that on June 10, 2015 the Company issued 4,408,730 warrants to purchase Shares and issued 27,209,210 Shares pursuant to the Arrangement.

14. ESCROWED SECURITIES AND SECURITIES SUBJECT TO CONTRACTUAL RESTRICTION ON TRANSFER

We have entered into the following stock restriction agreements:

- 1. Stock Restriction Agreement with Michael Hunter, a director and officer of the Company, dated effective April 30, 2015;
- 2. Stock Restriction Agreement with Dalton Larson, a director of the Company, dated effective May 25, 2015;
- 3. Stock Restriction Agreement with Thomas Musial, a director of the Company, dated effective May 25, 2015;
- 4. Stock Restriction Agreement with Peter Lee, an officer of the Company, dated effective May 25, 2015;
- 5. Stock Restriction Agreement with Marilyn Wong, an officer of the Company, dated effective May 25, 2015;
- 6. Stock Restriction Agreement with Raissa Musial, the operations manager of the Company, dated effective May 25, 2015;
- 7. Stock Restriction Agreement with Christopher Musial, the manager of marketing of the Company, dated effective May 25, 2015;
- 8. Stock Restriction Agreement with Cindy Kim, an investor of the Company, dated effective May 25, 2015;
- 9. Stock Restriction Agreement with Drew Lawrenson, legal counsel for AES, dated effective May 25, 2015;
- 10. Stock Restriction Agreement with Theodora Musial, a spouse of a director of the Company, dated effective May 25, 2015;

(Collectively, "Group A")

- 11. Stock Restriction Agreement with Alissa Levy, an investor of the Company, dated effective June 5, 2015; and,
- 12. Stock Restriction Agreement with Mosam Ventures Inc., an investor of the Company, dated effective June 5, 2015.
- 13. Stock Restriction Agreement with Riva Dubrofsky, an investor of the Company, dated effective June 5, 2015.
- 14. Stock Restriction Agreement with Stacey Nguyen, an investor of the Company, dated effective June 5, 2015.
- 15. Stock Restriction Agreement with Brian Gusko, a promotor of the Company, dated effective June 5, 2015.
- 16. Stock Restriction Agreement with Hani El Rayess, an investor of the Company, dated

effective June 5, 2015.

17. Stock Restriction Agreement with Simon Griffiths, an investor of the Company, dated effective June 5, 2015.

(Collectively, "Group B")

All of the named persons in Group A have agreed that until they either sell all the shares that are the subject of the stock restriction agreement, or 36 months from the date on which the Company's securities are listed on the Exchange (whichever is earlier), they will not transfer or otherwise dispose of their Shares, and will hold on the Listing Date without the Company's prior written consent, except that such restriction will not apply to proportions of the shares vesting as follows for all of the named persons:

Vesting Date	Proportion of Vested Shares		
On the Listing Date	1/10 of the Stock		
6 months after the Listing Date	1/6 of the remainder of the Stock		
12 months after the Listing Date	1/5 of the remainder of the Stock		
18 months after the Listing Date	1/4 of the remainder of the Stock		
24 months after the Listing Date	1/3 of the remainder of the Stock		
30 months after the Listing Date	1/2 of the remainder of the Stock		
36 months after the Listing Date	The remainder of the Stock		

All of the named persons in Group B have agreed that until they either sell all the shares that are the subject of the stock restriction agreement, or 18 months from the date on which the Company's securities are listed on the Exchange (whichever is earlier), they will not transfer or otherwise dispose of their Shares, and will hold on the Listing Date without the Company's prior written consent, except that such restriction will not apply to proportions of the shares vesting as follows for all of the named persons:

Vesting Date	Proportion of Vested Shares
On the Listing Date	1/4 of the Stock
6 months after the Listing Date	1/4 of the remainder of the Stock
12 months after the Listing Date	1/4 of the remainder of the Stock
18 months after the Listing Date	The remainder of the Stock

The above stock restrictions for both Group A and Group B will not apply to a transfer of the shares:

- (a) to any of the Company's directors, officers, employees or consultants;
- (b) to the Company pursuant to a redemption initiated by us;
- (c) during the shareholder's lifetime or on the shareholder's death by will or intestacy to the shareholder's beneficiaries or a trust for the benefit of the shareholder's beneficiaries (for purposes of this Stock Restriction Agreement, "beneficiary" means the shareholder and

the immediate family of the shareholder, including any relation by blood, marriage or adoption and no more remote than a first cousin); or

(d) if the shareholder is an entity, a transfer made as a distribution solely to a member, partner, or stockholder of such Shareholder

so long as the transferee executes a joinder to the Stock Restriction Agreement and any other agreements reasonably required by the Company, pursuant to which such transferee(s) agree to be bound by the terms and conditions of the Stock Restriction Agreement.

The following table sets out information on the number of Common Shares held by each holder that are subject to the terms of the Stock Restriction Agreement:

Name of Holder	Number of Shares	Percentage of Class ⁽¹⁾
Michael Hunter	7,000,360	25.73 %
Dalton Larson	2,293,750	8.43 %
Thomas Musial	625,000	2.30 %
Peter Lee	1,000,000	3.68 %
Marilyn Wong	250,000	0.92 %
Raissa Musial	375,000	1.38 %
Chris Musial	375,000	1.38 %
Shinhee Kim	200,000	0.74 %
Theodora Musial	625,000	2.30 %
Drew Lawrenson	100,000	0.37 %
Brian Gusko	935,000	3.44%
Riva Dubrofsky	450,000	1.65%
Alissa Levy	450,000	1.65%
Mosam Ventures Inc.	600,000	2.21%
Stacey Nguyen	250,000	0.92%
Hani John El Rayess	375,000	1.38%
Simon Griffiths	375,000	1.38%
Total	16,279,110	59.83%

(1) Based on 27,209,210 issued and outstanding Shares.

15. PRINCIPAL SECURITYHOLDERS AND SELLING SECURITYHOLDERS

To the knowledge of the Company's directors and officers, the only persons who own or control, directly or indirectly, or exercise control or direction over, more than 10% of the Shares are as follows:

Name	Position or Office held with the Company	Common Shares Beneficially Owned or Controlled ⁽¹⁾	Number of Convertible or Exchangeable Securities Outstanding
Michael Hunter British Columbia, Canada			400,000

(1) Based on 27,209,210 issued and outstanding Shares.

16. DIRECTORS AND EXECUTIVE OFFICERS

16.1 NAME, OCCUPATION AND SECURITY HOLDING

The following table sets out the name; province and country of residence; position or offices held with the Company; date appointed; number and percentage of voting securities of the Company that each of the directors and executive officers beneficially owns directly or indirectly, or exercises control over as at the date of this Prospectus and the occupations held during the past five years:

Name, Province and Country of Residence	Position or Office held with the Company and the Date Appointed	Common Shares Beneficially Owned or Controlled ⁽¹⁾	Number of Convertible or Exchangeable Securities Outstanding	Principal Occupations Held for Previous Five Years
Michael Hunter ⁽²⁾ Vancouver, BC Canada	Director CEO President (April 30, 2015)	7,000,360	400,000	President / CEO
Dalton Larson ⁽²⁾ Surrey, BC Canada	Director (April 30, 2015)	2,293,750	150,000	Lawyer / Arbitrator / Mediator
Thomas Musial Halifax, NS Canada	Director (April 30, 2015)	625,000	100,000	Educator
Peter Lee ⁽²⁾ Vancouver, BC Canada	CFO (April 30, 2015)	1,000,000	100,000	Chartered Accountant
Marilyn Wong Burnaby, BC Canada	Corporate Secretary (April 30, 2015)	250,000	75,000	Corporate Secretary
over which control	neficially owned or is exercised by the s and officers as a	12,51		

(1) Based on 27,209,210 issued and outstanding Shares as at the date of this Prospectus

(2) Member of the audit committee.

Term of Office of Directors

The term of office of the directors expires annually at the time of the Company's annual general meeting. The term of office of the executive officers expires at the discretion of the Board of Directors.

Aggregate Ownership of Securities

As at the date of this Prospectus, the directors and executive officers of the Company as a group beneficially own, directly or indirectly, or exercise control 11,691,110 Shares collectively representing 43% of the 27, 209,210 issued and outstanding Shares.

16.2 CEASE TRADE ORDERS, BANKRUPTCIES, PENALTIES OR SANCTIONS

Cease Trade Orders

To the Company's knowledge and other than as disclosed herein, no existing or proposed director or executive officer of the Company is, as at the date of this Prospectus, or was within 10 years before the date hereof, a director, chief executive officer or chief financial officer of any company, including the Company, that:

- was subject to an order that was issued while the director or executive officer was acting in the capacity of a director, the chief executive officer or the chief financial officer thereof; or
- (ii) was subject to an order that was issued after the director or executive officer ceased to be a director, the chief executive officer or the chief financial officer thereof and which resulted from an event that occurred while that person was acting in such capacity.

Bankruptcies

To the Company's knowledge and other than as disclosed herein, no existing or proposed director or executive officer of the Company or a shareholder holding a sufficient number of securities of the Company to affect materially the control of the Company:

- (i) is, as at the date of this Prospectus, or has been within the 10 years before the date hereof, a director or executive officer of any company, including the Company, that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets except William Filtness; or
- (ii) has, within the 10 years before the date of this Prospectus, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or became subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director, executive officer or shareholder.

Marilyn Wong, was corporate secretary of Redcorp Ventures Ltd. ("**Redcorp**"), a TSX listed company which filed for protection under the CCAA on March 4, 2009. Redcorp was subsequently assigned into bankruptcy on May 20, 2009. Ms. Wong ceased to be an officer of Redcorp by June of 2009.

Penalties or Sanctions

To the Company's knowledge and other than as disclosed herein, no existing or proposed director or executive officer of the Company or a shareholder holding a sufficient number of securities of the Company to affect materially the control of the Company, has been subject to:

- any penalties or sanctions imposed by a court relating to provincial and territorial securities legislation or by a provincial and territorial securities regulatory authority or has entered into a settlement with a provincial and territorial securities regulatory authority; or
- (ii) any other penalties or sanctions imposed by a court or regulatory body that would be likely to be considered important to a reasonable investor in making an investment decision.

16.3 CONFLICTS OF INTEREST

The directors of the Company are required by law to act honestly and in good faith with a view to the best interests of the Company and to disclose any interests which they may have in any project or opportunity of the Company. If a conflict of interest arises, any director in a conflict will disclose his interest and abstain from voting on such matter at a meeting of the Board of Directors.

To the best of the Company's knowledge, and other than as disclosed in this Prospectus, there are no known existing or potential conflicts of interest among the Company, its promoters, directors and officers or other members of management of the Company or any proposed promoter, director, officer or other member of management as a result of their outside business interests, except that certain of the directors and officers serve as directors and officers of other companies, and therefore it is possible that a conflict may arise between their duties to the Company and their duties as a director or officer of such other companies.

16.4 MANAGEMENT OF JUNIOR ISSUERS

Below is a brief description of each of the directors and executive officers of the Company including: names; ages; positions and responsibilities; relevant educational background; principal occupations or employment during the five years preceding the date of this Prospectus; and relevant experience in the education industry.

Michael Hunter

Mr. Hunter, 56, has a B.A. with specialization from the University of Alberta and a B. Ed. (candidate) from Simon Fraser University along with a broad range of teaching experience including ESL. Mr. Hunter has gained extensive corporate development expertise having worked in an executive management capacity for the past 11 years serving on boards of directors for both private and publically listed companies on the TSX, the NYSE and the Frankfurt exchange(s). He has played a direct or leading role in raising more than \$100 m in public and private equity having provided investors significant liquidity events in his last two companies before selling them for a combined total of more than \$200m.

Mr. Hunter was the President and CEO of Cardero Coal Ltd. (a subsidiary of Cardero Resource Corp; TSX:CDU) from May 2010 to March 2013 at which time, he founded the Company. In his Capacity as a director, President and CEO, Mr. Hunter is responsible for corporate development

related to asset acquisition and corporate financing. As well, he manages the senior staff related day-to-day operations, and provides oversight of the development of the Digital Curriculum, sales, student recruitment and human resources.

Michael Hunter intends to dedicate 100% of his professional time to the affairs of the Company.

Dalton Larson

Mr. Larson, 74, holds a Master's Degree in Law from the University of London, England and specializes in corporate governance and compliance. In his early career, he was a fulltime member of the Faculty of Law at the University of British Columbia teaching a range of commercial courses including company law. He is a former partner of McMillan LLP, a major Vancouver law firm, and currently maintains a private practice as an expert in alternate dispute resolution including arbitration and mediation. As well, Mr. Larson carries on a successful investment business.

Mr. Larson has considerable business and finance experience including serving for more than 25 years as a director of several investment funds managed by the CW Funds group of companies affiliated with Ventures West Management Inc., which at the time, was one of the largest venture capital firms in Canada. During this time, Mr. Larson participated in the investment and management of some \$130 million in venture capital funds. As well, Mr. Larson served as Chairman of the Board of Directors of a Philippine ethanol company and was a founding shareholder and first Chairman of the Board of Directors of First Coal Corporation which started operations in 2004 and raised in excess of \$65 million in equity to finance its development activities. First Coal Corporation was sold to Xstrata in 2011 for in excess of \$150 million.

Mr. Larson is currently a member of the Board of Directors of Energizer Resources Inc. (TSE: EGZ), a publically traded mineral exploration and mining company that is developing it's 100% owned flagship Molo Graphite Project in southern Madagascar. He is also Chairman of the Board of Directors and Chair of the Audit Committee of Anterior Education Systems and most recently was appointed a member of the Board of Directors of SmartCool Systems Inc. (CVE: SSC), which provides cutting edge energy efficient and energy cost reduction solutions for businesses around the world.

Mr. Larson intends to dedicate 10% of his professional time to the affairs of the Company.

Thomas Musial

Dr. Musial, 75, holds a Ph.D. in applied linguistics from the University of Notre Dame and founded ILI more than 30 years ago. Dr. Musial has a distinguished academic background having served as Dean of Arts at St. Mary's University in Virginia where he also administered the MBA program. As well, he was the Dean of Arts and Director of the Executive MBA Program at Saint May's University in Halifax. Dr. Musial has taught English and Business Communications, developed business writing software, planned health delivery systems and further continues to serve as president and director of various community organizations. As President of the Canada Language Council from 2005-2007, Dr. Musial was a key figure in the formation of Languages Canada, the professional organization that sets the standards and speaks for the language training industry in Canada. His primary duties at AES are to Chair the Education Committee where he ensures sound academic principals are maintained leading to the best possible educational outcome for students.

Mr. Musial intends to dedicate 100% of his professional time to the affairs of the Company.

Peter Lee

Mr. Lee is a Chartered Accountant with more than 15 years of experience in both public practice and industry experience with specific expertise in financial reporting, accounting and corporate finance. He has involved with diverse business start-ups and has experience with day-to-day management as well operations. He earned his B.Sc. (double major in Biochemistry and Chemistry) and Diploma in Accounting at UBC and obtained his Chartered Accountant designation while articling at PricewaterHouse, Vancouver in 2005.

Mr. Lee is currently a member of the Board of Directors and is the CFO of Atoro Capital Corp. (a TSX-V: TTO.H) and has been active with Anterior Education since incorporation.

Mr. Lee intends to dedicate 100% of his professional time to the affairs of the Company.

Marilyn Wong

Ms. Wong, 54, has over 28 years' experience in the corporate securities industry including private and public company management, corporate governance and regulatory filing for TSX and TSX –V listed companies. Ms. Wong was a securities paralegal with Smith Lyons Torrance Stevenson and Mayer, Vancouver, and its predecessor law firms having garnered experience in preparing securities regulatory documents. Ms. Wong has held the office of Corporate Secretary with various TSX and TSX-V listed companies including Cardero Coal Ltd. (a subsidiary of Cardero Resource Corp; TSX:CDU) from July 2010 to June 2013. Ms. Wong has been the Corporate Secretary of AES since December 2013.

Ms. Wong intends to dedicate 20% of her professional time to the affairs of the Company.

17. EXECUTIVE COMPENSATION

This section is categorized in accordance with Form 51-102F6, as a Statement of Executive Compensation.

This disclosure is intended to communicate the compensation provided to the Company's CEO and President, CFO, Corporate Secretary and directors from the period of incorporation on April 14, 2015 to the date of this Prospectus. Compensation to be paid to the Company's officers and directors will be determined by the Board once operations have been established in accordance with management consulting agreements that the Company plans to enter into with its officers and directors.

Compensation Discussion and Analysis

The Company is in the development stage and has an informal compensation program and strategy. The management team is committed to developing the operations of the Company and will establish a formal compensation program once it begins generating revenues sufficient to sustain operations.

The Board of Directors is responsible for determining, by way of discussions at board meetings, the compensation to be paid to the executive officers of the Company. The Company does not have a formal compensation program with set benchmarks; however, the performance of each

executive is considered along with the Company's ability to pay compensation and its results of operation for the period.

The Company relies solely on the board of directors to determine the executive compensation that is to be paid to NEOs without any formal objectives, criteria, or analysis.

As the Company was incorporated on April 14, 2015, it has not, as of the date of this Prospectus, completed a full financial year.

Elements of Executive Compensation

Other than as disclosed in this Prospectus, the NEOs intend to donate their services until the Company begins generating revenue. Any salary paid to the NEOs will be dependent upon the Company's finances as well as the performance of each of the NEOs.

Summary Compensation Table

The Board has the sole responsibility for determining the compensation of its directors.

The following table sets out information regarding compensation paid to or awarded to the NEOs for the period from the Company's incorporation on April 14, 2015 to the date of this Prospectus.

Name and		Annual	Share Option				Non-Equity Plan comp	Incentive ensation	Pension value	All other compen-	Total
principal position	Year	Salary (\$)	awards (\$)	based - awards	Annual Incentive Plans	Long term Incentive Plans	(\$)	sation (\$)	compen- sation (\$)		
Michael Hunter Director, President and CEO	Nil	Nil	Nil	400,000	Nil	Nil	Nil	Nil	Nil		
Peter Lee CFO	Nil	Nil	Nil	100,000	Nil	Nil	Nil	Nil	Nil		
Marilyn Wong Corporate Secretary	Nil	Nil	Nil	75,000	Nil	Nil	Nil	Nil	Nil		

Narrative Discussion

The following outlines any compensation agreements the Company or any of its wholly-owned subsidiaries has entered into with NEO's.

Michael Hunter

AES

Michael Hunter became a director of AES on June 28, 2013 at which time he was also appointed President and Secretary. He was further appointed CEO on December 16, 2013 at which time he ceased to be Secretary. As of January 5, 2015, Mr. Hunter receives an annual salary from AES of \$ 120,000 gross paid on a semi-monthly basis.

BHR

Michael Hunter became a director of BHR on April 23, 2014 at which time he was also appointed President and CEO. Michael Hunter does not receive any type of remuneration from BHR.

The Company

Michael Hunter became a director of the Company on April 30, 2015 at which time he was also named President and CEO. On April 22, 2015, he was granted 400,000 options in the Company exercisable at \$0.10 until April 22, 2020.

Peter Lee

AES

Peter Lee was appointed CFO of AES on November 16, 2013 and subsequently became a director on December 16, 2013. As of January 5, 2015, Mr. Lee receives an annual salary from AES of \$ 90,000 gross paid on a semi-monthly basis.

The Company

Peter Lee was appointed CFO of the Company on April 30, 2015. On April 22, 2015, he was granted 100,000 options in the Company exercisable at \$0.10 until April 22, 2020.

Marilyn Wong

The Company

Marilyn Wong was appointed Corporate Secretary of the Company on April 30, 2015. Ms. Wong's remuneration is billed to the Company at a fee of \$100.00 per hour. On April 22, 2015, she was granted 75,000 options in the Company exercisable at \$0.10 until April 22, 2020.

Incentive Plan Awards

The Company has issued stock option agreements. See "Options to Purchase Securities".

Pension Plan Benefits

The Company does not currently provide any pension plan benefits for executive officers, directors, or employees.

Termination and Change of Control Benefits

There are no compensatory plans or arrangements with respect to the NEOs resulting from the resignation, retirement or any other termination of employment of the officer's employment or from a change of NEOs' responsibilities following a Change of Control. The Company has not granted any termination or change of control benefits. In case of termination of NEOs, common law and statutory law applies.

There are no other arrangements from those disclosed above under which directors were compensated by the Company to the date of this Prospectus.

DIRECTOR COMPENSATION

The following table sets out the compensation paid to each of the Company's directors, other than directors who are NEOs since the period of incorporation until the date of this Prospectus.

Name	Fees earned (\$)	Share- based awards (\$)	Option- based awards (\$)	Non-Equity Incentive Plan compensation (\$)	Pension value (\$)	All other compen- sation (\$)	Total (\$)
Dalton Larson	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Thomas Musial	Nil	Nil	Nil	Nil	Nil	Nil	Nil

Narrative Discussion

The following outlines any compensation agreements the Company or any of its wholly-owned subsidiaries has entered into with all directors who were not NEOs in the Summary Compensation Table above.

Dalton Larson

AES

Dalton Larson became a director of AES on December 16, 2013 at which time he was also appointed Chairman of the Board. Dalton Larson does not receive any type of remuneration from AES.

BHR

Dalton Larson became a director of BHR on April 23, 2014. Dalton Larson does not receive any type of remuneration from BHR.

The Company

Dalton Larson became a director of the Company on April 30, 2015. On April 22, 2015, he was granted 150,000 options in the Company exercisable at \$0.10 until April 22, 2020.

Thomas Musial

AES

Thomas Musial became a director of AES on September 30, 2014. Mr. Musial received 240,000 shares of AES at \$0.05/share as a debt conversion for a total of \$12,000 in consulting fees.

The Company

Thomas Musial became a director of the Company on April 30, 2015. On April 22, 2015, he was granted 100,000 options in the Company exercisable at \$0.10 until April 22, 2020.

18. INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

No director or officer of the Company, or any associate or affiliate of such person is or has ever been indebted to the Company; nor has any such person's indebtedness to any other entity been the subject of a guarantee, support agreement, letter of credit or similar arrangement or understanding provided by the Company.

19. AUDIT COMMITTEES AND CORPORATE GOVERNANCE

19.1 AUDIT COMMITTEES

The Company is required to have an audit committee comprised of not less than three directors, a majority of whom are not officers, control persons or employees of the Company or an affiliate of the Company. The members of the Company's audit committee are Michael Hunter (Chair), Dalton Larson and Thomas Musial. The audit committee is responsible for overseeing the Company's financial reporting process on behalf of the Board of Directors, including overseeing the work of the independent auditors who report directly to the audit committee.

The specific responsibilities of the audit committee, among others, include:

- (i) evaluating the performance and assessing the qualifications of the independent directors and recommending to the Board of Directors and the shareholders the appointment of the Company's external auditor;
- (ii) determining and approving the engagement of and compensation for audit and non-audit services of the Company's external auditor;
- (iii) reviewing the Company's financial statements and management's discussion and analysis of financial condition and results of operations and recommending to the Board of Directors whether or not such financial statements and management's discussion and analysis of financial condition and results of operations should be approved by the Board of Directors;
- (iv) conferring with the Company's external auditor and with management regarding the scope, adequacy and effectiveness of internal financial reporting controls;
- (v) establishing procedures for the receipt, retention and treatment of complaints received by the Company regarding its accounting controls, internal accounting controls or auditing matters and the confidential and anonymous submission by

employees of concerns regarding questionable accounting and auditing matters; and

(vi) reviewing and discussing with management and the independent auditor, as appropriate, the Company's guidelines and policies with respect to risk assessment and risk management, including major financial risk exposure and investment and hedging policies and the steps taken by management to monitor and control the Company's exposure to such risks.

Audit Committee Charter

The Audit Committee Charter is attached to this Prospectus as Schedule A.

Composition of Audit Committee and Independence

NI 52-110 provides that a member of an audit committee is "independent" if the member has no direct or indirect material relationship with a company, which could, in the view of that company's board of directors, reasonably interfere with the exercise of the member's independent judgment. A majority of the members of the Company's audit committee do not meet the definition of "independence" provided in NI 52-110.

A "venture issuer" as defined in NI 52-110 means an issuer that, at the end of its most recently completed financial year, did not have any of its securities listed or quoted on any of the Toronto Stock Exchange, a U.S. marketplace, or a marketplace outside of Canada and the United States of America other than the Alternative Investment Market of the London Stock Exchange or the PLUS markets operated by PLUS Markets Group plc.

Section 6.1 of NI 52-110 provides an exemption related to Parts 3 (*Composition of Audit Committee*) for venture issuers. The Company meets the venture issuer definition and will therefore be in compliance with the audit committee requirements, notwithstanding its lack of independent directors.

Relevant Education and Experience

NI 52-110 provides that an individual is "financially literate" if he or she has the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can reasonably be expected to be raised by the Company's financial statements. All of the members of the Company's audit committee are financially literate.

Michael Hunter

Mr. Hunter has considerable business and finance experience having worked in an executive management capacity for the past 11 years serving on boards of directors for both private and publically listed companies on the TSX, the NYSE and the Frankfurt exchange(s). In such capacity, he has played a direct or leading role in raising more than \$100 m in public and private equity having provided investors significant liquidity events in his last two companies before selling them for a combined total of more than \$200m.

Dalton Larson

Mr. Larson has considerable business and finance experience including serving for more than 25 years as a director of several investment funds managed by the CW Funds group of companies affiliated with Ventures West Management Inc., which at the time, was one of the largest venture capital firms in Canada. During this time, Mr. Larson participated in the investment and management of some \$130 million in venture capital funds. As well, Mr. Larson served as Chairman of the Board of Directors of a Philippine ethanol company and was a founding shareholder and first Chairman of the Board of Directors of First Coal Corporation which started operations in 2004 and raised in excess of \$65 million in equity to finance its development activities. First Coal Corporation was sold to Xstrata in 2011 for in excess of \$150 million.

Thomas Musial

Dr. Musial has a distinguished academic background including having administered the MBA program at St. Mary's University in Virginia. Dr. Musial has further taught Business Communications and further continues to serve as president and director of various community organizations. As President of the Canada Language Council from 2005-2007, Dr. Musial was a key figure in the formation of Languages Canada of which position required an in-depth understanding of the financial health and viability of the industry across Canada and globally.

Audit Committee Oversight

The audit committee was appointed by the Board of Directors on May 20, 2015. The Board of Directors as a whole carried out the responsibilities of the audit committee prior to May 20, 2015. The audit committee has not yet made any recommendations concerning the nomination or compensation of the Company's external auditor, as such auditor was appointed by the Board of Directors.

Reliance on Certain Exemptions

Since the commencement of the Company's most recently completed financial year, the Company has not relied on:

- (a) the exemption in section 2.4 (*De Minimis Non-audit Services*) of NI 52-110; or
- (b) an exemption from NI 52-110, in whole or in part, granted under Part 8 (*Exemptions*).

Pre-Approval Policies and Procedures

The audit committee has not adopted any specific policies and procedures for the engagement of non-audit services.

External Auditor Service Fees

The Company has not yet incurred any audit fees for the fiscal period from incorporation to the date of this Prospectus as the Company is newly incorporated and the financial year end is September 30.

19.2 CORPORATE GOVERNANCE

Corporate governance relates to the activities of the Board of Directors, the members of which are elected by and are accountable to the shareholders, and takes into account the role of the individual members of management who are appointed by the Board of Directors and who are charged with day-to-day management of the Company.

Pursuant to NI 58-101 the Company is required to disclose its corporate governance practices, as summarized below. The Board of Directors will monitor such practices on an ongoing basis and when necessary implement such additional practices as it deems appropriate.

NI 58-201 establishes corporate governance guidelines to be used by issuers in developing their own corporate governance practices. The Board of Directors is committed to sound corporate governance practices, which are both in the interest of its shareholders and contribute to effective and efficient decision making. Pursuant to NI 58-201, the Board of Directors has adopted a Code of Business Conduct and Ethics, which addresses, but is not limited to, the following issues:

- (i) conflicts of interest;
- (ii) compliance with laws, rules, and regulations;
- (iii) protection and proper use of corporate opportunities;
- (iv) protection and proper use of corporate assets;
- (v) confidentiality of corporate information;
- (vi) fair dealing with securityholders, customers, competitors, and employees; and
- (vii)accuracy of business records.

In addition, pursuant to NP 51-201 the Company has adopted a Disclosure Policy, which addresses, but it not limited to addressing, the following issues:

- (i) timely disclosure of material information;
- (ii) insider trading;
- (iii) the development and mandate of the Company's Disclosure Committee;
- (iv) rumours and speculation; and
- (v) designated spokespersons of the Company.

Board of Directors

As of the date of this Prospectus, the Board of Directors consists of three directors: Michael Hunter, Dalton Larson, and Thomas Musial.

NI 58-101 suggests that the board of directors of a public company should be constituted with a majority of individuals who qualify as "independent" directors. An "independent" director is a director who is independent of management and is free from any interest and any business or

other relationship which could, or could reasonably be perceived to materially interfere with the director's ability to act with a view to the best interests of the company, other than interests and relationships arising from holding shares or securities in the company. In addition, where a company has a significant shareholder, NI 58-101 suggests that the board of directors should include a number of directors who do not have interests in either the company or the significant shareholder. The independent directors would exercise their responsibilities for independent oversight of management and meet independently of management whenever deemed necessary.

At this time Dalton Larson and Thomas Musial are considered to be "independent" within the meaning of NI 58-101. Michael Hunter, by reason of him holding the offices of President and Chief Executive Officer is considered to be "non-independent". The Board of Directors will consider adding another independent director after the Shares are listed on the Exchange if warranted or required by the policies of the Exchange.

Since the Company is a venture issuer, it is relying on the exemption in section 6.1 of Part 3 of NI 52-110, which requires that an audit committee be made up of non-independent directors.

Directorships

The following directors of the Company also serve as directors of other reporting issuers:

Name of Director	Other Reporting Issuer	Name of Exchange or Market
	Energizer Resources Inc.	TSE: EGZ
Dalton Larson	SmartCool Systems Inc.	CVE:SSC
Peter Lee	Atoro Capital Corp.	TSX:TTO.H

Orientation and Continuing Education

Each new director of the Company is briefed about the nature of the Company's business, its corporate strategy and current issues within the Company. New directors will be encouraged to review the Company's public disclosure records as filed on SEDAR at www.sedar.com after the Company becomes a reporting issuer. Directors are also provided with access to management to better understand the operations of the Company, and to the Company's legal counsel to discuss their legal obligations as directors of the Company.

Ethical Business Conduct

The Board of Directors is considering implementing a written code of ethical conduct for its directors, officers and future employees. The Board of Directors has not yet had the opportunity to implement such a code as the Company was recently incorporated.

The Board of Directors is also required to comply with the conflict of interest provisions of the *BCA* and relevant securities regulation in order to ensure that directors exercise independent judgment in considering transactions and agreements in respect of which a director or officer has a material interest. Any interested director is required to declare the nature and extent of his interest and is not entitled to vote on any matter that is the subject of the conflict of interest. See *"Directors and Executive Officers - Conflicts of Interest"* and *"Risk Factors"*.

Nomination of Directors

The Company's management is in contact with individuals involved in the technology sector. From these sources management has made a number of contacts and in the event that the Company requires any new directors, such individuals will be brought to the attention of the Board of Directors. The Company will conduct reference and background checks on suitable candidates. New nominees generally must have a track record in business management, areas of strategic interest to the Company, the ability to devote the time required to carry out the obligations and responsibilities of a director and a willingness to serve in that capacity.

Compensation

At present, the Board of Directors as a whole determines the compensation of the Company's Chief Executive Officer and Chief Financial Officer and does so with reference to industry standards and the financial situation of the Company. The Board of Directors has the sole responsibility for determining the compensation of the directors of the Company. For details on compensation to directors, see "Director Compensation" above.

Given the Company's size, limited operating history and lack of revenues, the Board of Directors does not plan to form a compensation committee to monitor and review the salary and benefits of the executive officers of the Company at the present time. The Board of Directors will carry out these functions until such time as it deems the formation of a compensation committee is warranted.

Other Board Committees

Other than as disclosed herein, there are no committees of the Board of Directors as of the date of this Prospectus.

Assessments

Neither the Company nor the Board of Directors has developed a formal review system to assess the performance of the directors or the Board of Directors as a whole. The contributions of individual directors are monitored by other members of the Board of Directors on an informal basis through observation.

21. RISK FACTORS

An investment in the Shares should be considered highly speculative due to the nature of the Company's business and the present stage of development. An investment in the Shares should only be made by knowledgeable and sophisticated investors who are willing to risk and can afford the loss of their entire investment. Potential investors should consult with their professional advisors to assess an investment in the Company. In evaluating the Company and its business, investors should carefully consider, in addition to other information contained in this Prospectus, the risk factors below. These risk factors are not a definitive list of all risk factors associated with an investment in the Company or in connection with its operations.

The following are certain factors relating to the Company's business which prospective investors should carefully consider before deciding whether to purchase Shares in authorized capital. The following information is a summary only of certain risk factors and is qualified in its entirety by reference to, and must be read in conjunction with, the detailed information appearing

elsewhere in this Prospectus. These risks and uncertainties are not the only ones the Company is facing. Additional risk and uncertainties not presently known to the Company, or that the Company currently deems immaterial, may also impair operations. If any such risks actually occur, the business, financial condition, liquidity and results of operations could be materially adversely affected.

Forward Looking Information

Certain information set out in this Prospectus includes or is based upon expectations, estimates, projections or other "forward looking information". Such forward looking information includes projections or estimates made by the Company about the Company's future business operations. While such forward looking statements and the assumptions underlying them are made in good faith and reflect the Company's current judgment regarding the direction of business, actual results will almost certainly vary (sometimes materially) from any estimates, predictions, projections, assumptions or other type of performance suggested here.

Market Risk for Securities

There can be no assurance that an active trading market for the Company's Shares will be established and sustained. Upon listing, the market price for the Company's Shares could be subject to wide fluctuations. Factors such as commodity prices, government regulation, interest rates, share price movements of peer companies and competitors, as well as overall market movements, may have a significant impact on the market price of the Company's securities. The stock market has from time to time experienced extreme price and volume fluctuations, particularly in the technology sector, which have often been unrelated to the operating performance of particular companies.

Speculative Nature of Investment Risk

An investment in the Company's Shares carries a high degree of risk and should be considered as a speculative investment by purchasers. The Company has no history of earnings, limited cash reserves, a limited operating history, has not paid dividends, and is unlikely to pay dividends in the immediate or near future. The Company is in the development and planning phases of business and has not started commercialization of products and services. Operations are not yet sufficiently established such that the Company can mitigate the risks associated with planned activities.

Liquidity and Future Financing Risk

The Company is in the development stage and has not generated a significant amount of revenue. The Company will likely operate at a loss until business becomes established and the Company may require additional financing in order to fund future operations and expansion plans. The Company's ability to secure any required financing to sustain operations will depend in part upon prevailing capital market conditions, as well as business success. There can be no assurance that the Company will be successful in its efforts to secure any additional financing or additional financing on terms satisfactory to management. If additional financing is raised by issuing Shares in authorized capital, control may change and shareholders may suffer additional dilution. If adequate funds are not available, or are not available on acceptable terms, the Company may be required to scale back the business plan or cease operating.

Going-Concern Risk

The Company's financial statements have been prepared on a going concern basis under which an entity is considered to be able to realize its assets and satisfy its liabilities in the ordinary course of business. The Company's future operations are dependent upon the identification and successful completion of equity or debt financing and the achievement of profitable operations at an indeterminate time in the future. There can be no assurances that the Company will be successful in completing equity or debt financing or in achieving profitability. The financial statements do not give effect to any adjustments relating to the carrying values and classification of assets and liabilities that would be necessary should the Company be unable to continue as a going concern.

Global Economy Risk

The ongoing economic slowdown and downturn of global capital markets has generally made the raising of capital by equity or debt financing more difficult. The Company will be dependent upon the capital markets to raise additional financing in the future while establishing a user base. Access to financing has been negatively impacted by the ongoing global economic downturn. As such, the Company is subject to liquidity risks in meeting development and future operating cost requirements in instances where cash positions are unable to be maintained or appropriate financing is unavailable. These factors may impact the ability to raise equity or obtain loans and other credit facilities in the future and on terms favourable to the Company and its management. If uncertain market conditions persist, the ability to raise capital could be jeopardized and thus have an adverse impact on operations and on the trading price of the Company's Shares on the Exchange.

Dividend Risk

The Company has not paid dividends in the past and does not anticipate paying dividends in the near future. The Company expects to retain earnings to finance further growth and, when appropriate, retire debt.

Share Price Volatility Risk

It is anticipated that the Company's Shares will be listed for trading on the Exchange. As such, external factors outside of the Company's control such as announcements of quarterly variations in operating results, revenues and costs, and sentiments toward technology sector stocks may have a significant impact on the market price of the Shares. Global stock markets, including the Exchange, have, from time-to-time, experienced extreme price and volume fluctuations that have often been unrelated to the operations of particular companies. The same applies to companies in the technology sector. There can be no assurance that an active or liquid market will develop or be sustained for the Shares.

Increased Costs of Being a Publicly Traded Company

As the Company will have publicly-traded securities, significant legal, accounting and filing fees will be incurred that at present, are not. Securities legislation and the rules and policies of the Exchange require listed companies to, among other things, adopt corporate governance and related practices, and to continuously prepare and disclose material information all of which will significantly increase legal and financial compliance costs.

Risks Related to the Company's Business

Consumer Financial Literacy

Not reporting income from domestic or foreign sources is illegal. Canadians should know that the Canada Revenue Agency (CRA) is very active in pursuing cases of non-compliance in order to ensure that the tax system remains fair for everyone.

Effectiveness and Efficiency of Advertising and Promotional Expenditures

The future growth and profitability of the Company will depend on the effectiveness and efficiency of advertising and promotional expenditures, including the ability of the Company to (i) create greater awareness of its technology and services; (ii) determine the appropriate creative message and media mix for future advertising expenditures; and (iii) effectively manage advertising and promotional costs in order to maintain acceptable operating margins. There can be no assurance that advertising and promotional expenditures will result in revenues in the future or will generate awareness of the Company's technologies or services. In addition, no assurance can be given that the Company will be able to manage its advertising and promotional expenditures on a cost-effective basis.

Technology Risk

The Company's products and services are partially dependent upon advanced technologies which are susceptible to rapid technological change. There can be no assurance that the Company's products and services will not be seriously affected by, or become obsolete as a result of, such technological changes. Further, some of the Company's services are currently under development and there can be no assurance that these development efforts will result in a viable service as conceived by the Company or at all.

There is a risk that technologies similar to the Company's Digital Curriculum could reach the market before its own; that similar products may be developed after the Digital Curriculum which may include features more appealing to users; or that other products competing with the Company's Digital Curriculum use advanced technology not incorporated in the Company's Digital Curriculum. There is also a risk that consumers will not accept or adopt the Company's Digital Curriculum. The occurrence of any of these events could negatively impact the level of interest generated in the Digital Curriculum and thus limit the revenues generated by the Digital Curriculum.

Competitive and Pricing Risk

The markets for ESL training is fragmented, highly competitive and rapidly changing. With the introduction of technological advances and new entrants into these markets at a rapid pace, competition is expected to intensify in the future which could harm the Company's ability to develop a customer base for the products and begin generating revenue.

The Company's potential competitors may have significantly greater financial, technical, marketing and other resources; may be able to devote greater resources to the development, promotion, sale and support of their products and services; may have more extensive customer bases and broader customer relationships; and, may have longer operating histories and more brand recognition. In some cases, these companies may choose to offer their products and services at lower prices or rates in response to new competitors entering the market. In competing with such companies, the Company may be unable to establish demand for its

product and services which could adversely affect the establishment of operations and ability to begin generating revenues.

Uninsured or Uninsurable Risk

The Company may become subject to liability for risks against which are uninsurable or against which the Company may opt out of insuring due to the high cost of insurance premiums or other factors. The payment of any such liabilities would reduce the funds available for usual business activities. Payment of liabilities for which insurance is not carried may have a material adverse effect on the Company's financial position and operations.

Conflicts of Interest Risk

Certain of the Company's directors and officers are, and may continue to be, involved in other business ventures through their direct and indirect participation in corporations, partnerships, joint ventures, etc. that may become potential competitors to the Company. Situations may arise in connection with potential acquisitions or opportunities where the other interests of these directors and officers conflict with or diverge from the Company's interests. In accordance with the *BCA*, directors who have a material interest in any person who is a party to a material contract or a proposed material contract are required, subject to certain exceptions, to disclose that interest and generally abstain from voting on any resolution to approve the contract. In addition, the directors and the officers are required to act honestly and in good faith with a view to the Company's best interests. However, in conflict of interest situations, directors and officers may owe the same duty to another company and will need to balance their competing interests with their duties to the Company. Circumstances (including with respect to future corporate opportunities) may arise that may be resolved in a manner that is unfavourable to the Company.

Intellectual Property

The ability of the Company to maintain or increase enrollment and sales will depend in part on its ability to maintain and grow its "brand equity" through the use of its registered domain names and trademarks. A loss of any of these may result in the Company's brand equity being diminished and thus a loss of potential customers.

Attracting and Retaining Quality Employees

The Company's business is dependent upon attracting and retaining quality employees with the skills required particularly with respect to teaching. The inability of the Company to hire, train and retain employees may adversely affect operations and could have an adverse effect on sales.

The Company's ability to meet its labour needs while controlling the costs associated with hiring and training new employees is subject to external factors such as unemployment levels, prevailing wage rates, government legislation and changing demographics. Changes that adversely impact the Company's ability to attract and retain quality employees could adversely affect its business.

Key Personnel Risk

The Company's success will depend on its directors and officers to develop the business and manage operations and on their ability to attract and retain key technical, sales and marketing staff or consultants once operations begin. The loss of any key person or the inability to find

and retain new key persons could have a material adverse effect on the business. Competition for qualified technical, sales and marketing staff, as well as officers and directors can be intense and no assurance can be provided that the Company will be able to attract or retain key personnel in the future which may adversely impact operations.

Management of Growth

The Company's management anticipates rapid growth and plans to capitalize on this growth. Future operating results will depend on management's ability to manage this anticipated growth, hire and retain qualified employees, properly generate revenues and control expenses. A decline in the growth rate of revenues without a corresponding reduction in the growth rate of expenses could have a material adverse effect on the Company's business, results of operations, cash flows and financial condition.

Industry-Related Risks and Economic Risks

Global Financial Conditions

The volatility of global capital markets in the past few years has generally made the raising of capital by equity or debt financing more difficult, and the Company may be dependent upon capital markets to raise additional financing. As such, the Company is subject to liquidity risk in meeting its operating expenditure requirements in instances where cash positions are unable to be maintained or appropriate financing is unavailable. These factors may impact the ability of the Company to raise equity or obtain loans and other credit facilities in the future and on terms favourable to the Company. If these levels of volatility and market turmoil continue, the Company's operations could be adversely impacted and the trading price of the Shares could be adversely affected.

22. PROMOTERS

Michael Hunter, Thomas Musial, and Brian Gusko are each considered to be "promoters" of the Company as that term is defined in the *Securities Act* (British Columbia).

Both Michael Hunter and Thomas Musial received compensation as described in the Executive Compensation section of this Prospectus. Brian Gusko has not received compensation from the Company.

Michael Hunter

Michael Hunter is a Director, President and CEO of both the Company and AES and a director of BHR. As a result of a Share Exchange Agreement entered into on February 6, 2015 between AES and BHR, and amended on March 11, 2015 and April 16, 2015, Mr. Hunter received 7,000,360 common shares of BHR at a deemed value of \$0.10 per share which were then exchanged for 7,000,360 Shares in the Company upon close of the Arrangement. Further, Mr. Hunter receives an annual salary of \$120,000 gross paid on a semi-monthly basis from AES. On April 2, 2015, the Company granted Mr. Hunter 400,000 options in his capacity as CEO, exercisable at \$0. 10 with an expiration date of April 2, 2020.

Thomas Musial

Thomas Musial is a director of both AES and the Company. Mr. Musial received 240,000 shares of AES at \$0.05/share as a debt conversion for a total of \$12,000 in consulting fees.

Pursuant to the Share Exchange Agreement, Mr. Musial received a total of 875,000 Common Shares of BHR at a deemed value of \$0.10 per share. Mr. Musial transferred 250,000 of these Shares to his spouse on May 25, 2015. Mr. Musial's remaining 625,000 Shares were then exchanged for 625,000 Shares in the Company upon close of the Arrangement. Mr. Musial was also granted 100,000 options of the Company exercisable at \$0. 10 with an expiration date of April 2, 2020.

Brian Gusko

Brian Gusko is a director of BHR and was instrumental in the development of the Company. Mr. Gusko held 935,000 Shares in BHR which were then exchanged for 935 Shares in the Company upon close of the Arrangement.

23. LEGAL PROCEEDINGS AND REGULATORY ACTIONS

23.1 LEGAL PROCEEDINGS

There are no legal proceedings outstanding, threatened or pending as of the date of this Prospectus by or against the Company or to which it is a party or its business or any of its assets is the subject of, nor to the knowledge of the directors and officers of the Company are any such legal proceedings contemplated which could become material to a purchaser of the Company's securities.

23.2 REGULATORY ACTIONS

There have not been any penalties or sanctions imposed against the Company by a court relating to provincial or territorial securities legislation or by a securities regulatory authority, nor have there been any other penalties or sanctions imposed by a court or regulatory body against the Company, and the Company has not entered into any settlement agreements before a court relating to provincial or territorial securities legislation or with a securities regulatory authority.

24. INTERESTS OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Except as disclosed below and elsewhere in this Prospectus, no director, executive officer or principal shareholder of the Company, or associate or affiliate of any of the foregoing, has had any material interest, direct or indirect, in any transaction within the preceding three years or in any proposed transaction that has materially affected or will materially affect the Company.

See "Description of the Business", "Escrowed Securities and Securities Subject to Contractual Restriction on Transfer", "Principal Shareholders", "Directors and Executive Officers" and "Material Contracts".

26. AUDITORS, TRANSFER AGENTS AND REGISTRARS

26.1 AUDITORS

The Company's auditor is Morgan & Company LLP with an office at 1488 – 700 West Georgia Street, Vancouver BC V7Y 1A1

26.2 TRANSFER AGENTS, REGISTRARS, TRUSTEES OR OTHER AGENTS

The Company's registrar and transfer agent is Computershare with an office at 3rd Floor, 510 Burrard Street, Vancouver, BC V6C 3B9

27. MATERIAL CONTRACTS

27.1 MATERIAL CONTRACTS

The material contracts of the Company, excluding those made in the ordinary course of its business, since are as follows:

Name of Contract	Parties	Date	Nature of Contract and Consideration	
ILI/EC Acquisition Agreement	Thomas Musila, Raissa Musial, Christopher Musial, Theodora Musial, AES, ILI and EC	September 27, 2014	Agreement for the acquisition of ILI/EC.	
Share Exchange Agreement	AES, BHR., and the shareholders of AES	February 06, 2015 as amended March 11, 2015 and April 16, 2015	Setting out the terms for the purchase of AES; consideration of 12,844,110 common shares in BHR with a deemed value of \$0.10 per share.	
Arrangement Agreement	the Company, Planco and BHR	April 14, 2015	Setting out the terms of a statutory Plan of Arrangement.	
Stock Restriction Agreement	Michael Hunter and the Company	April 30, 2015	Setting the vesting schedule of restrictions on Shares held in the Company.	
Stock Restriction Agreements	9 individuals and the Company (see "Escrowed Securities") for complete list.	May 25, 2015	Setting the vesting schedule of restrictions on Shares held in the Company.	
Stock Restriction Agreements	7 individuals and the Company (see "Escrowed Securities") for complete list.	June 5, 2015	Setting the vesting schedule of restrictions on Shares held in the Company.	

Copies of all material contracts may be inspected at the Company's registered and records office at Suite 1820, 925 West Georgia Street, Vancouver, BC V6C 3L2, during normal business hours while distribution of the securities offered hereunder is in progress, and for a period of 30 days thereafter. The material contracts will also be available on the SEDAR website (www.sedar.com) upon the issuance of the final receipt for this Prospectus.

28. EXPERTS

28.1 NAMES OF EXPERTS

The Company's auditor is Morgan & Company LLP. Such auditor is independent in accordance with the auditor's rules of professional conduct in the Province of British Columbia.

28.2 INTEREST OF EXPERTS

No person whose profession or business gives authority to a statement made by such person and who is named in this Prospectus has received or will receive a direct or indirect interest in the Company's property or any associate or affiliate of the Company. As at the date hereof, none of the aforementioned persons beneficially owns, directly or indirectly, securities of the Company or its associates and affiliates. In addition, none of the aforementioned persons nor any director, officer or employee of any of the aforementioned persons, is or is expected to be elected, appointed or employed as, a director, senior officer or employee of the Company or of an associate or affiliate of the Company, or as a promoter of the Company or an associate or affiliate of the Company.

29. OTHER MATERIAL FACTS

There are no further facts or particulars in respect of the securities being distributed pursuant to this Prospectus that are not already disclosed herein that are necessary to be disclosed for this Prospectus to contain full, true and plain disclosure of all material facts relating to such securities.

32. FINANCIAL STATEMENT DISCLOSURE FOR ISSUERS

The following financial statements are included herein:

- Financial Statements of AES, consolidated for the periods:
 - from the date of incorporation, June 28, 2013, to September 30, 2013; and,
 - year ended September 30, 2014.
- unaudited Financial Statements of AES, condensed interim consolidated for 6 months ended March 31, 2015 and 2014
- Financial Statements for BHR for the period from the date of incorporation, December 3, 2014, to March 31, 2015

CONSOLIDATED FINANCIAL STATEMENTS

For the year ended September 30, 2014 and the period from incorporation on June 28, 2013 to September 30, 2013

(Expressed in Canadian Dollars)



INDEPENDENT AUDITOR'S REPORT

To the Shareholders of Anterior Education Systems Ltd.

Report on the consolidated financial statements

We have audited the accompanying consolidated financial statements of Anterior Education Systems Ltd., which comprise the consolidated statements of financial position as at September 30, 2014 and 2013, and the consolidated statements of operations and comprehensive loss, changes in equity (deficiency) and cash flows for the year ended September 30, 2014 and the period from incorporation on June 28, 2013 to September 30, 2013, and a summary of significant accounting policies and other explanatory information.

Management's responsibility for the consolidated financial statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained in our audits is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of Anterior Education Systems Ltd. as at September 30, 2014 and 2013, and its financial performance and its cash flows for the year ended September 30, 2014 and the period from incorporation on June 28, 2013 to September 30, 2013 in accordance with International Financial Reporting Standards.

Emphasis of matter

Without qualifying our opinion, we draw attention to Note 1 in the consolidated financial statements which describes matters and conditions that indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern.

Vancouver, Canada

April 16, 2015

"Morgan & Company LLP" Chartered Accountants



PO Box 10007, 1488 – 700 West Georgia Street, Vancouver, British Columbia, Canada V7Y 1A1Tel: (604) 687 – 5841Fax: (604) 687 – 0075Email: info@morgancollp.com



Consolidated Statements of Financial Position (Expressed in Canadian dollars)

		As at September 30, 2014		As at September 30, 2013	
ASSETS					
Current					
Cash	\$	32,311	\$	11,105	
Accounts receivable		55,742		-	
Prepaid expenses		65,251		3,450	
Inventory		18,944		-	
Non-current assets		172,248		14,555	
Bond deposit (Note 5)		28,072		_	
Property and equipment (Note 6)		50,773		-	
Intangible assets (Note 7)		250,000		-	
Goodwill (Note 4)		290,575		-	
		619,420		-	
TOTAL ASSETS	\$	791,668	\$	14,555	
LIABILITIES					
Current liabilities					
Accounts payable and accrued liabilities	\$	228,096	\$	8	
Deferred revenue	Ψ	177,654	Ŷ	-	
Shareholder loans (Note 9)		94,151		18,783	
		499,901		18,791	
Non-current liability					
Convertible debentures (Note 8)		170,041		-	
TOTAL LIABILITIES		669,942		18,791	
EQUITY (DEFICIENCY)					
Equity portion of convertible debentures (Note 8)		35,709		-	
Share capital (Note 10)		117,536		36	
Deficit		(31,519)		(4,272)	
TOTAL EQUITY (DEFICIENCY)		121,726		(4,236)	
TOTAL LIABILITIES AND EQUITY (DEFICIENCY)	\$	791,668	\$	14,555	

Going concern (Note 1)

These consolidated financial statements were authorized for issuance by the Board of Directors on April 16, 2015. They are signed on behalf of the Board of Directors by:

"Peter Lee" (Signed) Director *"Dalton Larson" (Signed)* Director

Consolidated Statements of Operations and Comprehensive Loss (Expressed in Canadian dollars)

		7ear ended ptember 30, 2014	Period from incorporation on June 28, 2013 to September 30, 2013	
Revenue	\$	70,000	\$	10,000
Expenses				
Advertising and promotion		21,483		2,978
Bank charges		140		180
Consulting fees		55,006		3,750
Office and administration		6,118		3,725
Professional fees		14,500		3,639
		97,247		14,272
Net loss and comprehensive loss for the period	\$	(27,247)	\$	(4,272)
Basic and diluted loss per share	\$	(0.01)	\$	(11.87)
Weighted average number of shares outstanding		3,222,887		360

Consolidated Statements of Changes in Equity (Deficiency) (Expressed in Canadian dollars)

	Equity portion		e capital			
	debentures		Amount	Deficit	Total	
Balance at June 28, 2013 (incorporation date)	\$	- 360	\$ 36	\$ -	\$ 36	
Net loss for the period				(4,272)	(4,272)	
Balance at September 30, 2013		- 360	36	(4,272)	(4,236)	
Convertible debentures issued	35,709) -	-	-	35,709	
Shares issued for cash		- 4,500,000	42,500	-	42,500	
Shares issued for acquisition of subsidiaries		- 1,500,000	75,000	-	75,000	
Net loss for the year			-	(27,247)	(27,247)	
Balance at September 30, 2014	\$ 35,709	9 6,000,360	\$ 117,536	\$ (31,519)	\$ 121,726	

Consolidated Statements of Cash Flows (Expressed in Canadian dollars)

	Year ended September 30, 2014		Period from incorporation on June 28, 2013 to September 30, 2013	
Cash flows from operating activities				
Net loss for the period	\$	(27,247)	\$ (4,272)	
Changes in non-cash working capital items:				
Prepaid expenses		(15,650)	(3,450)	
Accounts payable and accrued liabilities		16,440	8	
		(26,457)	(7,714)	
Cash flows from financing activities				
Advances from shareholders		75,368	18,783	
Proceeds from convertible debentures		205,750	-	
Proceeds from issuance of shares		42,500	36	
		323,618	18,819	
Cash flows from investing activity				
Acquisition of subsidiaries, net of cash acquired		(275,955)	-	
Increase in cash		21,206	11,105	
Cash, beginning of period	11,105		-	
Cash, end of period	\$	32,311	\$ 11,105	
Supplemental cash flow information				
Cash paid for interest	\$	-	\$ -	
Cash paid for taxes	\$	-	\$ -	
Non-cash investing activity				
Shares issued for acquisition of subsidiaries	\$	75,000	\$ -	

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

1. GENERAL INFORMATION AND GOING CONCERN

a) Description of the business

Anterior Education Systems Ltd. (the "Company") was incorporated in the Province of British Columbia on June 28, 2013, under the Business Corporations Act of British Columbia.

The Company's registered and records office is located at Suite 150 Kootenay Street, Vancouver, British Columbia, V5K 4P6.

On September 30, 2014, the Company completed its acquisition of all the issued and outstanding shares of International Language Institute Ltd. ("ILI") and English Canada World Organization Inc. ("EC"), English as a Second Language schools in Halifax, Nova Scotia.

ILI and EC were incorporated by Certificates of Incorporation issued pursuant to the provisions of the Business Corporations Act (Nova Scotia) on September 27, 1985 and November 27, 2003, respectively. ILI provides high quality language courses for international students and EC provides the Certificate in Teaching English to Speakers of Other Languages ("CELTA") teacher training and operates the International English Language Testing System ("IELTS") test centres in Atlantic Canada.

b) Going concern

The Company has incurred a net loss in the year in the amount of 27,247 (2013 - 4,272). The Company also has an accumulated deficit of 31,519 (2013 - 4,272) and a working capital deficiency of 327,653 (2013 - 4,236) as at September 30, 2014. The operating and cash flow results raise uncertainty about the ability of the Company to continue as a going concern.

The continued operations of the Company are dependent on future profitable operations, management's ability to manage costs and the future availability of equity or debt financing. The above facts indicate the existence of material uncertainties that may cast significant doubt about the Company's ability to continue as a going concern. These consolidated financial statements have been prepared on the basis the Company will operate as a going concern, which contemplates the realization of assets and settlement of liabilities and commitments in the normal course of business. These consolidated 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 as a going concern.

2. SIGNIFICANT ACCOUNTING POLICIES

a) Basis of preparation

The consolidated financial statements of the Company have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB").

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

a) Basis of preparation (Continued)

These consolidated financial statements have been prepared on a historical cost basis except for certain financial instruments which are measured at fair value. In addition, these consolidated financial statements have been prepared using the accrual basis of accounting, except for cash flow information. The presentation and functional currency of the Company is the Canadian dollar.

In the opinion of the Company's management, all adjustments considered necessary for a fair presentation have been included.

b) Basis of consolidation

The consolidated financial statements include the accounts of the Company and its whollyowned subsidiaries, ILI and EC. The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. All significant intercompany transactions and balances are eliminated on consolidation.

c) Use of judgments and estimates

The preparation of financial statements in conformity with IFRS requires management to make estimates, assumptions and judgments that affect the application of accounting policies and the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the dates of the consolidated financial statements, and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from management's best estimates as additional information becomes available in the future.

The most significant estimates included in these consolidated financial statements are recognition of deferred tax assets and liabilities, purchase price allocation, the allocation of liability and equity components of convertible debentures, useful lives of tangible and intangible assets and the assumptions used in impairment analyses. The most significant judgments are the impairment assessments for tangible and intangible assets, determination of functional currency, the recording of deferred tax assets and liabilities and the allocation of purchase price.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

d) Business combinations

Business combinations are accounted for using the acquisition method. The consideration for the acquisition is measured at the fair values of the assets transferred, the liabilities assumed and the equity interests issued at the acquisition date. The excess of the consideration paid over the fair value of the identifiable net assets acquired is recorded as goodwill. Transaction costs that are incurred in connection with a business combination are expensed as incurred. Any costs associated with the issuance of equity securities are recorded as a reduction of share capital. On an acquisition-by-acquisition basis, any non-controlling interest is measured either at fair value of the non-controlling interest or at the fair value of the proportionate share of the net assets acquired.

Any contingent consideration is measured at the fair value on acquisition date and is included as part of the consideration transferred. The fair value of the contingent consideration is remeasured at each reporting date with the corresponding gain or loss being recognized in earnings.

e) Financial instruments

Financial assets and financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument. The Company's financial assets and financial liabilities are initially recognized at fair value and their subsequent measurement is dependent on their classification as described below. The classification depends on the purpose for which the financial instruments were acquired or issued, their characteristics, and the Company's designation of such instruments.

Classification choices for financial assets include:

- Fair value through profit or loss ("FVTPL"): measured at fair value with changes in fair value on re-measurement recorded in net income or loss;
- Held to maturity: non-derivative financial assets with fixed or determinable payments and fixed maturity dates that the Company has the positive intent and ability to hold to maturity and are recorded at amortized cost with gains or losses recognized in net income or loss in the period that the asset is derecognized or impaired;
- Available-for-sale: non-derivative financial assets not classified in any other category; and are measured at fair value with changes in fair value recognized in other comprehensive income for the current period until realized through disposal or impairment; and
- Loans and receivables: non-derivative financial assets with fixed or determinable payments that are not quoted in an active market and are measured at amortized cost with gains and losses recognized in net income or loss in the period that the financial asset is derecognized or impaired.

Financial instruments include cash, accounts receivables, bond deposit, accounts payable and accrued liabilities, shareholder loans, and convertible debentures. Cash is classified as FVTPL, accounts receivable is classified as loans and receivable, bond deposit is classified as held to maturity, and accounts payable and accrued liabilities, shareholder loans, and convertible debentures are classified as other financial liabilities.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

f) Cash

Cash includes cash on hand, and deposits held with Canadian registered banks with original maturities of three months or less.

g) Inventory

Inventory is measured at the lower of cost and net realizable value. The cost of inventory is based on the first-in first-out principle, and includes expenditures incurred in acquiring the inventory, production or conversion costs and other costs incurred in bringing them to their existing location and condition.

Inventory consists of books and CD products that are recorded at the lower of cost and net realizable value. Costs are mainly printing cost and material cost. Net realizable value is calculated as the estimated selling price in the ordinary course of business less the estimated costs of completion, discounts, commissions and other selling expenses necessary to make the sale.

h) Property and equipment

Property and equipment are measured at cost less accumulated depreciation and accumulated impairment losses. Where the costs of certain components of property and equipment are significant in relation to the total cost of the item, they are accounted for and depreciated separately. Depreciation expense is recognized in earnings using the depreciation rates as follows:

- Furniture and office equipment 5 years straight-line basis
- Computer equipment 50% diminishing balance basis
- Leasehold improvements 6 years straight-line basis

The Company reviews the depreciation rate and the depreciation method at each reporting date.

i) Intangible assets

The Company's finite life and indefinite life intangible assets are recorded at their cost which, for intangible assets acquired in business combinations, represents the fair value at the acquisition date. Indefinite life intangible assets, which include trade names, are not subject to depreciation and are tested for impairment annually or when indicated by changes in events or circumstances. An impairment of an indefinite life intangible asset is recorded when, and to the extent that, the carrying value of an indefinite life intangible asset exceeds the fair value of the related indefinite life intangible asset with fair values of the indefinite life intangible assets being determined pursuant to generally accepted valuation methodologies.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

i) Intangible assets (Continued)

Finite life intangible assets, which includes curriculum, are carried at cost less accumulated depreciation and impairment. The asset is depreciated over five years on a straight-line basis, being its estimated useful life. Finite life intangible assets are tested for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable through future discounted net cash flows from the use or disposal of the related finite life intangible asset.

j) Goodwill

Goodwill is the residual amount that results when the purchase price of an acquired business exceeds the sum of the amounts allocated to the identifiable assets acquired, less liabilities assumed, based on their fair values. Goodwill is allocated as of the date of the business combination to the Company's cash generating units that are expected to benefit from the synergies of the business combination. Goodwill is not depreciated and is tested for impairment annually or more frequently if events or changes in circumstances indicate that the asset might be impaired. Specifically, goodwill impairment is determined comparing the fair values of each cash generating unit to its carrying amount, including goodwill. If the fair value of each cash generating unit exceeds its carrying amount, goodwill is not considered to be impaired and the second step will not be required. If the carrying amount of a cash generating unit exceeds its fair value; the second step compares the implied fair value of goodwill to the carrying value of the cash generating unit's goodwill.

The implied fair value of goodwill is determined in a manner similar to accounting for a business combination with the allocation of the assessed fair value determined to the assets and liabilities of the cash generating unit. The excess of the fair value of the cash generating unit over the amounts assigned to the assets and liabilities is the implied fair value of goodwill. An impairment loss is recognized for any excess in the carrying value of goodwill over the implied fair value of goodwill. Estimating fair value is performed by utilizing various valuation techniques, with the primary technique being a discounted cash flow analysis. The Company plans to perform the impairment test annually.

k) Convertible debentures

The Company classified its convertible debentures into liability and equity components based on the residual method. The liability component is calculated as the present value of the principal and interest, discounted at a rate approximating the interest rate that was estimated that would have been applicable to non-convertible debt at the time the debt was issued. This portion of the convertible debt is accreted over its term to the full face value using the effective interest rate method. The equity element of the convertible debt comprises the value of the conversion option, being the difference between the face value of the convertible debt and the liability component. Upon maturity, the equity component is reclassified to reserves.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

l) Revenue recognition

Revenue from a contract to provide service is recognized by reference to the stage of completion of the contract. Tuition fee revenue, net of discounts, is recognized on a straight-line basis over the period of instruction. Tuition fees paid in advance of course offerings, net of related discounts, are recorded as deferred revenue and recognized in revenue over the period of instruction.

Non-operating and other income such as internship fees, homestay service, and interest are recognized when earned.

m) Earnings (loss) per share

Basic earnings (loss) per common share is computed by dividing their respective net income (loss) by the weighted average number of common shares outstanding during the period. Diluted earnings (loss) per common share is determined by adjusting the respective weighted average number of common shares outstanding for the effects of all potentially diluted common share options and warrants. In a loss year, potentially dilutive common shares are excluded from the loss per share calculation as the effect would be anti-dilutive.

n) Income taxes

Income tax is recognized in profit or loss except to the extent that it relates to items recognized directly in equity, in which case it is recognized in equity. Current tax expense is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at period end, adjusted for amendments to tax payable with regards to previous years.

Deferred tax is recorded using the liability method, providing for temporary differences, between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the date of financial position.

A deferred tax asset is recognized only to the extent that it is probable that future taxable profits will be available against which the asset can be utilized.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset deferred tax assets against deferred tax liabilities and when they relate to income taxes levied by the same taxation authority and the Company intends to settle its current tax assets and liabilities on a net basis.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

o) Foreign currency translation

Foreign currency amounts are translated into Canadian dollars as follows:

Monetary assets and liabilities are translated at the exchange rates in effect at the financial position date. Non-monetary assets and liabilities are translated at historical rates. Revenues and expenses are translated at the foreign currency rates prevailing at the date of the transaction except for depreciation, which is translated at historical rates. Translation gains or losses are included in net income or loss. The functional currency of the Company, ILI and EC is the Canadian dollar.

p) New standards and interpretations

The Company will adopt the following standards and interpretations issued by the International Accounting Standards Board ("IASB") or the International Financial Reporting Interpretations Committee ("IFRIC") as of October 1, 2014:

IFRS 10 (revised), Consolidated Financial Statements

Amendments to IFRS 10 were issued by the IASB to define investment entities, provide an exception to the consolidation of investment entities by a parent company, and prescribe fair value measurement to measure such entities. These amendments are effective for annual periods beginning on or after January 1, 2014. There will be no impact on the Company's consolidated financial statements upon adoption of the amendments to IFRS 10.

IFRS 12 (revised), Disclosure of Interests in Other Entities

Amendments to IFRS 12, issued by the IASB, introduce new disclosure requirements related to investment entities, including the significant judgments and assumptions used to determine an investment entity and the measurement of such an entity. These amendments are effective for annual periods beginning on or after January 1, 2014. There will be no impact on the Company's consolidated financial statements upon adoption of the amendments to IFRS 12.

IAS 32 (revised), Financial Instruments: Presentation

Amendments to IAS 32 were issued to clarify the criteria required to offset financial assets and financial liabilities. These amendments are effective for annual periods beginning on or after January 1, 2014. There will be no impact on the Company's consolidated financial statements upon adoption of the amendments to IAS 32.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

p) New standards and interpretations (Continued)

IAS 36 (revised), Impairment of Assets

IAS 36 has been amended to reduce the circumstances in which the recoverable amount of cash generating units are required to be disclosed and clarify the disclosures required when an impairment loss has been recognized or reversed in the period. These amendments are effective for annual periods beginning on or after January 1, 2014. There will be no impact on the Company's consolidated financial statements upon adoption of the amendments to IAS 36.

IAS 39 (revised), Financial Instruments: Recognition and Measurement

Amendments to IAS 39 were issued to clarify that there would be no requirements to discontinue hedge accounting if a hedging derivative was novated, provided certain criteria are met. These amendments are effective for annual periods beginning on or after January 1, 2014. The adoption of the amendments will not have any impact on the Company's consolidated financial statements.

IFRIC 21, Levies

IFRIC 21, Levies, provides guidance on when to recognize a liability for a levy imposed by a government. IFRIC 21 identifies the obligating event for the recognition of a liability as the activity that triggers the payment of the levy in accordance with the relevant legislation. The interpretation clarifies that no liability should be recognized before the specified minimum threshold to trigger that levy is reached. The adoption of IFRIC 21 is effective for annual periods beginning on or after January 1, 2014. There will be no impact on the Company's consolidated financial statements upon adoption of IFRIC 21.

q) New standards and interpretations not yet adopted

The following standards and interpretations issued by the IASB or IFRIC are not yet effective and have not yet been adopted by the Company:

IFRS 11 (revised), Joint Arrangements

Amendments to IFRS 11 were issued by the IASB to clarify the accounting for acquisitions of an interest in a joint operation when the operation constitutes a business. These amendments are effective for annual periods beginning on or after January 1, 2016. The Company does not expect these amendments will have a material impact on its consolidated financial statements.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

q) New standards and interpretations not yet adopted (Continued)

IAS 16 (revised), Property, Plant and Equipment & IAS 38 (revised), Intangible Assets

Amendments to IAS 16 and 38 were issued to provide additional guidance on how the depreciation of property, plant and equipment and intangible assets should be calculated. These amendments are effective for annual periods beginning on or after January 1, 2016. The Company does not expect these amendments will have a material impact on its consolidated financial statements.

IFRS 15, Revenue from Contracts with Customers

IFRS 15, Revenue from Contracts with Customers, was issued by the IASB in May 2014 and will replace IAS 18, Revenue, IAS 11, Construction Contracts, as well as a number of other revenue-related interpretations. IFRS 15 provides a single, principles based five-step model for recognizing revenue to depict the transfer of goods or services to customers in amounts that reflect the consideration expected to be entitled in exchange. IFRS 15 will also result in enhanced disclosures about revenue and provide guidance for transactions that were not previously addressed comprehensively. IFRS 15 is effective for annual periods beginning on or after January 1, 2017. The Company is assessing the impact, if any, the adoption of this standard may have on its consolidated financial statements.

IFRS 9, Financial Instruments

IFRS 9, Financial Instruments, was first issued by the IASB in November 2009 and will replace IAS 39, Financial Instruments: Recognition and Measurement. 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. In July 2014, the final version of IFRS 9 was published, adding a new expected loss impairment model and limited amendments to the classification and measurement for financial assets. IFRS 9 is effective for annual periods beginning on or after January 1, 2018. The Company is assessing the impact, if any, the adoption of this standard may have on its consolidated financial statements.

3. RISK MANAGEMENT

a) Risk management overview

The Company's activities are exposed to a variety of financial risks such as credit risk, liquidity risk, and market risk. This section contains information about the Company's exposure to each of the above risks, the Company's objectives, policies and processes for measuring and managing risk, and the Company's management of capital. The Company employs risk management strategies and policies to ensure that any exposures to risk are in compliance with the Company's business objectives and risk tolerance levels.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

3. RISK MANAGEMENT (Continued)

b) Fair value of financial instruments

The fair values of cash, accounts receivables, accounts payables and accrued liabilities, shareholder loans, and convertible debentures approximate their carrying values due to the short term maturity of those instruments. The fair value of the bond deposit approximates its carrying value as it bears interest at market floating rates or fixed rates consistent with market rates for similar instruments.

The significance of inputs used in making fair value measurements are examined and classified according to a fair value hierarchy. Fair values of assets and liabilities included in Level 1 are determined by reference to quoted prices in active markets for identical assets and liabilities. Assets and liabilities in Level 2 include valuations using inputs other than quoted prices for which all significant outputs are observable, either directly or indirectly, and are based on valuation models and techniques where the inputs are derived from quoted indices. Level 3 valuations are based on inputs that are unobservable and significant to the overall fair value measurement.

c) Credit risk

Credit risk is the risk of an unexpected loss if a third party to a financial instrument fails to meet its contractual obligations. The Company's exposure to credit risk includes cash, and accounts receivables. The Company's maximum exposure to credit risk is equal to the carrying value of the financial assets. The Company reduces its credit risk by: maintaining its bank accounts at large financial institutions, and monitoring accounts receivables. The Company has no past due or impaired receivables.

d) Liquidity risk

Liquidity risk is the risk of the Company's inability to meet its financial obligations as they come due. As at September 30, 2014, the Company had a working capital deficiency of \$327,653 (2013 – \$4,236). The Company is focused on generating more revenue and is actively pursuing additional sources of financing to ensure that it can meet its on-going operating requirements and planned capital expenditures. The Company has no current commitments for capital expenditures as of the date hereof. There is no assurance that the Company will be successful in these initiatives.

e) Currency risk

The Company is exposed to the financial risk related to the fluctuation of foreign exchange rates. A significant change in the currency exchange rates between the Canadian Dollar relative to the U.S. Dollar and the British Pound could have an effect on the Company's results of operations.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

3. RISK MANAGEMENT (Continued)

f) Interest rate risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or fair values of financial instruments. It arises when the Company invests in interest bearing financial instruments. As at September 30, 2014 and 2013, the Company did not have any financial instruments subject to significant interest rate risk.

g) Capital management

The Company defines capital as equity portion of convertible debentures, share capital and deficit, which totals \$121,726 (2013 – deficiency of \$4,236). The Company's objective is to ensure that capital resources are readily available to meet its approved capital expenditure program and to take advantage of attractive acquisition opportunities as they arise.

The Company sets its capital structure in proportion to risk. The Company continually monitors economic and general business conditions and makes adjustments accordingly to maintain or adjust the capital structure. For the capital structure, the Company may purchase and cancel shares pursuant to issuer bids or issue new shares. In order to maximize on-going development efforts, the Company does not pay out dividends. There has been no change to the Company's capital management in 2014 and 2013.

4. BUSINESS COMBINATION AND ACQUISITION OF ILI AND EC

On September 30, 2014, the Company acquired all of the issued and outstanding common shares of ILI and EC for total consideration of \$375,000 as follows:

- a) \$50,000 in cash deposits paid on August 22, 2014;
- b) \$150,000 in cash paid on September 30, 2014;
- c) \$100,000 in cash payable on September 30, 2015; and
- d) 1,500,000 common shares of the Company valued at \$75,000 issued on September 30, 2014.

The Company has allocated the purchase price as follows:

Net assets acquired at fair values

Cash	\$ 24,045
Accounts receivable	55,742
Prepaid expenses	46,151
Inventory	18,944
Bond deposit	28,072
Property and equipment	50,773
Intangible assets	250,000
Goodwill	290,575
Accounts payable and accrued liabilities	(211,648)
Deferred revenue	 (177,654)
	\$ 375,000

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

5. BOND DEPOSIT

As at September 30, 2014, the Company has a bond held at the Canadian Imperial Bank of Commerce as a letter of credit for the beneficiary of the Minister of Finance for the Province of Nova Scotia on behalf of the Private Career Colleges Division in the amount of 28,072 (2013 – Nil).

6. PROPERTY AND EQUIPMENT

Furniture and office equipment		Computer equipment		Leasehold improvements			Total
\$	-	\$	-	\$	-	\$	-
	24,767		1,238		24,768		50,773
\$	24,767	\$	1,238	\$	24,768	\$	50,773
Furniture and office equipment		Computer equipment		Leasehold improvements			Total
\$	-	\$	-	\$	-	\$	50,773
	am eq \$ \$ Finam eq	and office equipment \$ - 24,767 \$ 24,767 \$ 24,767 Furniture and office equipment	and office Co equipment equ \$ - \$ 24,767 \$ 24,767 \$ Furniture and office Co equipment equ \$ - \$	and office Computer equipment Computer \$ - \$ \$ - \$ 24,767 1,238 \$ 24,767 \$ \$ 24,767 \$ Furniture and office Computer equipment Computer \$ - \$ \$ - \$ \$ - \$	and office equipmentComputer equipmentLe implet\$-\$-\$-\$-\$24,767\$1,238\$24,767\$1,238\$Furniture and office equipmentComputer equipmentLe implet\$-\$-	and office equipmentComputer equipmentLeasehold improvements\$-\$-\$-\$-24,7671,23824,768\$24,767\$1,238\$24,767\$1,238Furniture and office equipmentComputer equipmentLeasehold improvements\$-\$-\$-\$-	and office equipmentComputer equipmentLeasehold improvements\$-\$-\$\$-\$-\$\$24,7671,23824,768\$\$\$24,767\$1,238\$24,768\$\$24,767\$1,238\$24,768\$Furniture and office equipmentComputer equipmentLeasehold improvements\$\$-\$-\$-\$

7. INTANGIBLE ASSETS

The changes in the carrying amount of intangible assets are shown below:

Curriculum Balance, September 30, 2013 Acquisition of ILI and EC (Note 4) Balance, September 30, 2014	\$ 50,000 50,000
Trade name Balance, September 30, 2013 Acquisition of ILI and EC (Note 4) Balance, September 30, 2014	 200,000 200,000
Total intangible assets	\$ 250,000

8. CONVERTIBLE DEBENTURES

On September 30, 2014, the Company issued 0% convertible debentures to directors and officers of the Company in the amount of \$205,750, which were due and payable on September 30, 2016. The debentures were convertible into common shares of the Company at \$0.04 per share.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

8. CONVERTIBLE DEBENTURES (Continued)

Upon issuance of the debentures, the Company recorded a liability of \$170,041. The liability component is being accreted using the effective interest rate method. The amount was calculated using a discount rate of 10%. The estimated fair value of the holders' options to convert the debentures into common shares in the amount of \$35,709 has been separated from the fair value of the liability and is included in equity.

Subsequent to year-end, all \$205,750 of the convertible debentures were converted into 5,143,750 common shares of the Company at \$0.04 per share.

9. RELATED PARTY TRANSACTIONS

Related party transactions are in the normal course of operations and measured by the exchange amount, which is the amount agreed upon by the transacting parties. All amounts owing to officers, directors and shareholders, except for convertible debentures, are unsecured, non-interest bearing and due on demand.

The following are related party transactions and amounts owing at September 30, 2014 that are not otherwise disclosed elsewhere:

Transactions with key management personnel

The Company's key management personnel are those individuals that have the authority to make business decisions. Annual compensation provided to key management personnel, representing executive officers and directors of the Company, is disclosed on an accrual basis, representing compensation expensed during the year, regardless of when compensation is paid. During the year ended September 30, 2014, short-term benefits of 35,116 (2013 - Ni) were paid comprising of directors' and consulting fees.

During the year ended September 30, 2014, the Company paid rent of \$5,000 (2013 - \$Nil) to a company controlled by an officer of the Company, and \$3,150 (2013 - \$Nil) were outstanding at year-end and included in accounts payable and accrued liabilities.

10. SHARE CAPITAL

a) Authorized

Unlimited number of common shares without par value.

b) Issued and outstanding

Pursuant to common share subscription agreements dated October 31, 2013, 3,500,000 common shares at a price of \$0.005 per share were issued for gross proceeds of \$17,500.

Pursuant to common share subscription agreements dated September 26, 2014, 1,000,000 common shares at a price of \$0.025 per share were issued for gross proceeds of \$25,000.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

10. SHARE CAPITAL (Continued)

b) Issued and outstanding (Continued)

Pursuant to a share purchase agreement dated September 30, 2014, 1,500,000 common shares at a price of \$0.05 per share were issued for acquisition of ILI and EC (Note 4).

As at September 30, 2014 and 2013, the Company did not have any stock options, warrants or other dilutive securities outstanding.

11. INCOME TAXES

The Company and its subsidiaries are subject to income taxes in Canada on its taxable income as reported in its statutory accounts at a tax rate in accordance with the relevant income tax laws.

a) Income tax expenses

A reconciliation of the combined federal and provincial income taxes at statutory rates and the Company's effective income tax expense is as follows:

	 2014	2013
Statutory tax rate	26%	26%
Income tax recovery at statutory rate Increase (reduction) in income taxes:	\$ (7,000)	\$ (1,000)
Tax assets acquired from business combination	(124,000)	-
Tax assets not recognized	 131,000	1,000
Total income tax recovery	\$ -	\$ -

b) Deferred income taxes

Deferred income taxes result primarily from differences in the recognition of certain revenue and expense items for financial and income tax reporting purposes. The Company has temporary differences between the tax and accounting bases of assets. The temporary differences that give rise to deferred income tax assets (liabilities) at September 30, 2014 and 2013 are as follows:

	2014			2013
Deferred tax assets and liabilities Non-capital losses carried forward Property and equipment Deferred tax assets not recognized	\$	85,000 47,000 (132,000)	\$	1,000 - (1,000)
Net deferred tax assets (liabilities)	\$	-	\$	

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

11. INCOME TAXES (Continued)

b) Deferred income taxes (Continued)

As at September 30, 2014, the Company has non-capital losses carried forward of approximately \$330,000 (2013 - \$4,000), which expire through to 2034.

12. COMMITMENTS

As at September 30, 2014, the Company has two leases for school facilities.

The future minimum payments as of September 30, 2014 under the leases are:

2015	\$ 370,383
2016	370,383
2017	379,497
2018	379,497
2019	388,610
	\$ 1,888,370

13. SUBSEQUENT EVENTS

- a) Subsequent to year-end, the Company entered into an agreement with BHR Capital Corp. ("BHR") whereby BHR will facilitate the Company into a going-public transaction. The details of the transaction are as follows:
 - i) BHR will advance to the Company a loan in the amount of \$225,000, which will be repaid from the first financings. There will be no interest payable on the loan.
 - ii) Subsequent to completion of the transaction, the resulting reporting issuer will complete the following private placements (financings):
 - a financing of \$200,000 for units of the Company at a price of \$0.05 per unit, each unit comprised of one common share of the Company and one-half of one common share purchase warrant exercisable into one common share of BHR at \$0.10 per common share for a period of 12 months; and
 - a financing of \$500,000 for units of the Company at a price of \$0.25 per unit (the "\$0.25 financing"), each unit comprised of one common share of the Company and one-half of one common share purchase warrant exercisable into one common share of BHR at \$0.50 per common share for a period of 24 months.

Any shares of the Company issued prior to the close of the transaction will be exchanged for the same number of shares of the reporting issuer.

- iii) A third financing of \$1,000,000 for shares of BHR at a price of \$0.50 per common share (the "\$0.50 financing") is contemplated to occur after the reporting issuer is listed on the Canadian Securities Exchange.
- iv) The purchased shares will be subject to stock restrictions on the terms set out in a Stock Restriction Agreement.
- v) With respect to the transaction, prior to the closing, the Company will pay total finder's fees of 550,000 common shares of the Company to third parties.

Notes to Consolidated Financial Statements

Year Ended September 30, 2014 and Period from Incorporation on June 28, 2013 to September 30, 2013 (Expressed in Canadian dollars)

13. SUBSEQUENT EVENTS (Continued)

- vi) With respect to the \$0.25 financing and the \$0.50 financing, the Company may pay a finder's fee of: (1) cash payment of up to 10% of the gross proceeds of the \$0.25 financing and the \$0.50 financing; and (2) non-transferable finder's warrants to acquire so many common shares of BHR as equal to 10% of the number of securities sold under the \$0.25 financing and the \$0.50 financing.
- b) Subsequent to year-end, the Company issued 1,700,000 units to directors and officers of the Company at a price of \$0.05 per unit. Each unit consists of one common share and one-half share purchase warrant, with each whole warrant exercisable for purchase of one additional common share at \$0.10 per share for a period of one year.
- c) Subsequent to year-end, the Company approved a stock option plan for certain employees, officers, directors and contractors of the Company to purchase common shares. Subject to the Company's stock option plan, vesting provisions, terms of the options and exercise prices are set at the time of issuance by the Board of Directors. Options are issued with terms not exceeding five years.
- d) Subsequent to year-end, the Company granted incentive stock options to purchase up to 1,200,000 common shares of the Company at an exercise price of \$0.10 per share, exercisable in whole or in part until April 2, 2020.

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended March 31, 2015 and 2014

(Expressed in Canadian Dollars) (Unaudited)

Condensed Interim Consolidated Statements of Financial Position (Expressed in Canadian dollars)

		nt March 31, 2015	As at September 30, 2014		
ASSETS	(U	Jnaudited)			
Current					
Cash	\$	61,872	\$	32,311	
Accounts receivable	φ	62,182	φ	55,742	
Prepaid expenses		33,694		65,251	
Inventory		16,232		18,944	
inventory		173,980		172,248	
Non-current assets		1.0,200		1,2,2.10	
Bond deposit (Note 3)		28,072		28,072	
Property and equipment (Note 4)		70,226		50,773	
Intangible assets (Note 5)		250,000		250,000	
Goodwill		290,575		290,575	
		638,873		619,420	
TOTAL ASSETS	\$	812,853	\$	791,668	
LIABILITIES					
Current liabilities					
Accounts payable and accrued liabilities	\$	414,046	\$	228,096	
Deferred revenue		201,083		177,654	
Shareholder loans (Note 8)		100,651		94,151	
		715,780		499,901	
Non-current liabilities					
Convertible debentures (Note 6)		-		170,041	
Loan payable (Note 7)	_	225,000		-	
TOTAL LIABILITIES		940,780		669,942	
(DEFICIENCY) EQUITY					
Equity portion of convertible debentures (Note 6)		-		35,709	
Share capital (Note 9)		408,286		117,536	
Deficit		(536,213)		(31,519)	
TOTAL (DEFICIENCY) EQUITY		(127,927)		121,726	
TOTAL LIABILITIES AND (DEFICIENCY) EQUITY	\$	812,853	\$	791,668	

Going concern (Note 1)

These condensed interim consolidated financial statements were authorized for issuance by the Board of Directors on May 22, 2015. They are signed on behalf of the Board of Directors by:

"Peter Lee" (Signed)	"Dalton Larson" (Signed)	
Director	Director	

Condensed Interim Consolidated Statements of Operations and Comprehensive (Loss) Income (Expressed in Canadian dollars)

(Unaudited)

	Six months ended March 31, 2015		Six months ended March 31, 2014	Three months ended March 31, 2015	Three months ended March 31, 2014
Revenue					
Tuition fees	\$	470,083		. ,	
Testing and other income		461,262	50,000	244,999	20,000
		931,345	50,000	512,791	20,000
Direct costs		724,697	-	443,299	-
		206,648	50,000	69,492	20,000
Expenses					
Bank charges		22,198	61	12,883	38
Consulting fees		19,331	11,475	12,945	8,825
Depreciation		6,924	-	3,462	-
Insurance		9,568	-	4,318	-
Marketing and advertising		84,698	10,808	30,679	3,479
Occupancy costs		202,261	-	99,146	-
Office and administration		32,320	826	19,694	205
Professional fees		11,125	-	11,125	-
Salaries and benefits		322,917	-	194,673	-
		711,342	23,170	388,925	12,547
Net (loss) income and comprehensive (loss) income for the period	\$	(504,694)	\$ 26,830	\$ (319,433)	\$ 7,453
Basic and diluted (loss) earnings per share	\$	(0.07)	\$ 0.01	\$ (0.04)	0.00
Weighted average number of shares outstanding		8,053,485	3,500,360	10,182,652	3,500,360

Condensed Interim Consolidated Statements of Changes in (Deficiency) Equity (Expressed in Canadian dollars)

(Unaudited)

	Equity	Share			
	portion of convertible debentures	Number	Amount	Deficit	Total
Balance at September 30, 2013	\$-	360	\$ 36	\$ (4,272)	\$ (4,236)
Convertible debentures issued	35,709	-	-	-	35,709
Shares issued for cash	-	3,500,000	17,500	-	17,500
Net income for the period	-	-	-	26,830	26,830
Balance at March 31, 2014	35,709	3,500,360	17,536	22,558	75,803
Shares issued for cash	-	1,000,000	25,000	-	25,000
Shares issued for acquisition of subsidiaries	-	1,500,000	75,000	-	75,000
Net loss for the period	-	-	-	(54,077)	(54,077)
Balance at September 30, 2014	35,709	6,000,360	117,536	(31,519)	121,726
Shares issued for cash	-	1,700,000	85,000	-	85,000
Shares issued on conversion of debentures	(35,709)	5,143,750	205,750	-	170,041
Net loss for the period	_	-	-	(504,694)	(504,694)
Balance at March 31, 2015	\$-	12,844,110	\$ 408,286	\$ (536,213)	\$ (127,927)

Condensed Interim Consolidated Statements of Cash Flows (Expressed in Canadian dollars) (Unaudited)

	Six months ended March 31, 2015			Six months ended March 31, 2014
Cash flows from operating activities				
Net (loss) income for the period	\$	(504,694)	\$	26,830
Items not affecting cash:				
Depreciation		6,924		-
Changes in non-cash working capital items:				
Accounts receivable		(6,440)		(1,250)
Inventory		2,712		-
Prepaid expenses		31,557		(15,650)
Accounts payable and accrued liabilities		185,950		182
Deferred revenue		23,429		-
		(260,562)		10,112
Cash flows from financing activities				
Advances from (to) shareholders		6,500		(40,813)
Proceeds from loan		225,000		-
Proceeds from issuance of shares		85,000		17,500
		316,500		(23,313)
Cash flows from investing activity				
Purchase of property and equipment		(26,377)		-
Increase (decrease) in cash		29,561		(13,201)
Cash, beginning of period		32,311		11,105
Cash, end of period	\$	61,872	\$	(2,096)
Supplemental cash flow information				
	\$		¢	
Cash paid for interest		-	¢ \$	-
Cash paid for taxes	φ	-	\$	-
Non-cash financing activity	*			
Shares issued on conversion of debentures	\$	205,750	\$	-

Notes to Condensed Interim Consolidated Financial Statements Six months Ended March 31, 2015 and 2014 (Expressed in Canadian dollars) (Unaudited)

1. GENERAL INFORMATION AND GOING CONCERN

a) Description of the business

Anterior Education Systems Ltd. (the "Company") was incorporated in the Province of British Columbia on June 28, 2013, under the Business Corporations Act of British Columbia.

The Company's registered and records office is located at Suite 150 Kootenay Street, Vancouver, British Columbia, V5K 4P6.

On September 30, 2014, the Company completed its acquisition of all the issued and outstanding shares of International Language Institute Ltd. ("ILI") and English Canada World Organization Inc. ("EC"), English as a Second Language schools in Halifax, Nova Scotia.

ILI and EC were incorporated by Certificates of Incorporation issued pursuant to the provisions of the Business Corporations Act (Nova Scotia) on September 27, 1985 and November 27, 2003, respectively. ILI provides high quality language courses for international students and EC provides the Certificate in Teaching English to Speakers of Other Languages ("CELTA") teacher training and operates the International English Language Testing System ("IELTS") test centres in Atlantic Canada.

b) Going concern

The Company has incurred a net loss in the six months ended March 31, 2015 in the amount of \$504,694 (2014 – net income of \$32,809). The Company also has an accumulated deficit of \$536,213 (September 30, 2014 - \$31,519) and a working capital deficiency of \$541,800 (September 30, 2014 – \$327,653) as at March 31, 2015. The operating and cash flow results raise uncertainty about the ability of the Company to continue as a going concern.

The continued operations of the Company are dependent on future profitable operations, management's ability to manage costs and the future availability of equity or debt financing. The above facts indicate the existence of material uncertainties that may cast significant doubt about the Company's ability to continue as a going concern. These consolidated financial statements have been prepared on the basis the Company will operate as a going concern, which contemplates the realization of assets and settlement of liabilities and commitments in the normal course of business. These consolidated 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 as a going concern.

Notes to Condensed Interim Consolidated Financial Statements Six months Ended March 31, 2015 and 2014 (Expressed in Canadian dollars) (Unaudited)

2. SIGNIFICANT ACCOUNTING POLICIES

a) Statement of compliance

These condensed interim consolidated financial statements are prepared in accordance with International Accounting Standard ("IAS") 34 *Interim Financial Reporting* under International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"). These condensed interim consolidated financial statements follow the same accounting policies and methods of application as the Company's most recent annual consolidated financial statements. These condensed interim consolidated financial statements do not contain all the information required for full annual consolidated financial statements. Accordingly, these condensed interim consolidated financial statements, which were prepared in accordance with IFRS as issued by the IASB.

The condensed interim consolidated financial statements were authorized for issuance by the Board of Directors on May 22, 2015.

b) Basis of preparation

These consolidated financial statements have been prepared on a historical cost basis except for certain financial instruments which are measured at fair value. In addition, these consolidated financial statements have been prepared using the accrual basis of accounting, except for cash flow information. The presentation and functional currency of the Company is the Canadian dollar.

In the opinion of the Company's management, all adjustments considered necessary for a fair presentation have been included.

The consolidated financial statements include the accounts of the Company and its whollyowned subsidiaries, ILI and EC. The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. All significant intercompany transactions and balances are eliminated on consolidation.

3. BOND DEPOSIT

As at March 31, 2015, the Company has a bond held at the Canadian Imperial Bank of Commerce as a letter of credit for the beneficiary of the Minister of Finance for the Province of Nova Scotia on behalf of the Private Career Colleges Division in the amount of \$28,072 (September 30, 2014 – \$28,072).

Notes to Condensed Interim Consolidated Financial Statements Six months Ended March 31, 2015 and 2014 (Expressed in Canadian dollars) (Unaudited)

Cost	Furniture and office equipment		Computer equipment		Leasehold improvements		Total
Balance, September 30, 2014 Additions	9	\$ 24,767	\$	1,238 13,590	\$	24,768 12,787	\$ 50,773 26,377
Balance, March 31, 2015		<u>\$ 24,767</u>	\$	14,828	\$	37,555	\$ 77,150
Accumulated depreciation	Furniture and office equipment		Computer equipment		Leasehold improvements		Total
Balance, September 30, 2014 Depreciation	S	۔ 5,196	\$	-	\$	1,728	\$ - 6,924
Balance, March 31, 2015	9	5,196	\$	-	\$	1,728	\$ 6,924
Net carrying amounts	Furniture and office equipment		Computer equipment		Leasehold improvements		Total
Balance, September 30, 2014	\$	24,767	\$	1,238	\$	24,768	\$ 50,773
Balance, March 31, 2015	\$	19,571	\$	14,828	\$	35,827	\$ 70,226

4. PROPERTY AND EQUIPMENT

5. INTANGIBLE ASSETS

The changes in the carrying amount of intangible assets are shown below:

Total intangible assets	\$ 250,000
Trade name Balance, March 31, 2015 and September 30, 2014	 200,000
Curriculum Balance, March 31, 2015 and September 30, 2014	\$ 50,000

Notes to Condensed Interim Consolidated Financial Statements Six months Ended March 31, 2015 and 2014 (Expressed in Canadian dollars) (Unaudited)

6. CONVERTIBLE DEBENTURES

On September 30, 2014, the Company issued 0% convertible debentures to directors and officers of the Company in the amount of \$205,750, which were due and payable on September 30, 2016.

Upon issuance of the debentures, the Company recorded a liability of \$170,041 as at September 30, 2014. The liability component was being accreted using the effective interest rate method. The amount was calculated using a discount rate of 10%. The estimated fair value of the holders' options to convert the debentures into common shares in the amount of \$35,709 had been separated from the fair value of the liability and was included in equity.

On February 28, 2015, all \$205,750 of the convertible debentures was converted into 5,143,750 common shares of the Company at \$0.04 per share.

7. LOAN PAYABLE

During the six months ended March 31, 2015, the Company entered into an agreement with BHR Capital Corp. ("BHR") whereby BHR will facilitate the Company into a going-public transaction. The details of the transaction are as follows:

- a) BHR advanced to the Company a loan in the amount of \$225,000, which will be repaid from the first financings. There will be no interest payable on the loan.
- b) Subsequent to completion of the transaction, the resulting reporting issuer will complete the following private placements (financings):
 - a financing of \$200,000 for units of the Company at a price of \$0.05 per unit, each unit comprised of one common share of the Company and one-half of one common share purchase warrant exercisable into one common share of BHR at \$0.10 per common share for a period of 12 months; and
 - a financing of \$500,000 for units of the Company at a price of \$0.25 per unit (the "\$0.25 financing"), each unit comprised of one common share of the Company and one-half of one common share purchase warrant exercisable into one common share of BHR at \$0.50 per common share for a period of 24 months.

Any shares of the Company issued prior to the close of the transaction will be exchanged for the same number of shares of the reporting issuer.

- c) A third financing of \$1,000,000 for shares of BHR at a price of \$0.50 per common share (the "\$0.50 financing") is contemplated to occur after the reporting issuer is listed on the Canadian Securities Exchange.
- d) The purchased shares will be subject to stock restrictions on the terms set out in a Stock Restriction Agreement.
- e) With respect to the transaction, prior to the closing, the Company will pay total finder's fees of 550,000 common shares of the Company to third parties.

Notes to Condensed Interim Consolidated Financial Statements Six months Ended March 31, 2015 and 2014 (Expressed in Canadian dollars) (Unaudited)

7. LOAN PAYABLE (Continued)

f) With respect to the \$0.25 financing and the \$0.50 financing, the Company may pay a finder's fee of: (1) cash payment of up to 10% of the gross proceeds of the \$0.25 financing and the \$0.50 financing; and (2) non-transferable finder's warrants to acquire so many common shares of BHR as equal to 10% of the number of securities sold under the \$0.25 financing and the \$0.50 financing.

8. RELATED PARTY TRANSACTIONS

Related party transactions are in the normal course of operations and measured by the exchange amount, which is the amount agreed upon by the transacting parties. All amounts owing to officers, directors and shareholders, except for convertible debentures, are unsecured, non-interest bearing and due on demand.

The following are related party transactions and amounts owing at March 31, 2015 that are not otherwise disclosed elsewhere:

Transactions with key management personnel

The Company's key management personnel are those individuals that have the authority to make business decisions. Annual compensation provided to key management personnel, representing executive officers and directors of the Company, is disclosed on an accrual basis, representing compensation expensed during the year, regardless of when compensation is paid. During the six months ended March 31, 2015, short-term benefits of \$92,000 (2014 - \$Nil) were paid comprising of directors' and wages.

As at March 31, 2015, \$26,000 (September 30, 2014 - \$3,150) were payable to a company controlled by an officer of the Company and included in accounts payable and accrued liabilities.

9. SHARE CAPITAL

a) Authorized

Unlimited number of common shares without par value.

Notes to Condensed Interim Consolidated Financial Statements Six months Ended March 31, 2015 and 2014 (Expressed in Canadian dollars) (Unaudited)

9. SHARE CAPITAL (Continued)

b) Issued and outstanding

Pursuant to common share subscription agreements dated October 31, 2013, 3,500,000 common shares at a price of \$0.005 per share were issued for gross proceeds of \$17,500.

Pursuant to common share subscription agreements dated September 26, 2014, 1,000,000 common shares at a price of \$0.025 per share were issued for gross proceeds of \$25,000.

Pursuant to a share purchase agreement dated September 30, 2014, 1,500,000 common shares at a price of \$0.05 per share were issued for acquisition of ILI and EC.

Pursuant to a private placement dated February 4, 2015, the Company issued 1,700,000 units to directors and officers of the Company at a price of \$0.05 per unit. Each unit consists of one common share and one-half share purchase warrant, with each whole warrant exercisable for purchase of one additional common share at \$0.10 per share for a period of one year.

Pursuant to the terms of the convertible debentures, on February 28, 2015, 5,143,750 common shares at a price of \$0.04 per share were issued for gross proceeds of \$205,750.

As at March 31, 2015, the Company had 850,000 warrants outstanding (September 30, 2014 – Nil), exercisable for purchase of one additional common share at \$0.10 per share, expiring on February 4, 2016. As at March 31, 2015 and September 30, 2014, the Company did not have any stock options outstanding.

10. SUBSEQUENT EVENTS

- a) Subsequent to March 31, 2015, the Company approved a stock option plan for certain employees, officers, directors and contractors of the Company to purchase common shares. Subject to the Company's stock option plan, vesting provisions, terms of the options and exercise prices are set at the time of issuance by the Board of Directors. Options are issued with terms not exceeding five years.
- b) Subsequent to March 31, 2015, the Company granted incentive stock options to purchase up to 1,200,000 common shares of the Company at an exercise price of \$0.10 per share, exercisable in whole or in part until April 2, 2020.
- c) Subsequent to March 31, 2015, the Company borrowed an additional loan in the amount of \$223,000 from BHR Capital Corp. There will be no interest payable on the loan.

BHR CAPITAL CORP.

FINANCIAL STATEMENTS

PERIOD FROM DECEMBER 3, 2014 (DATE OF INCORPORATION) TO MARCH 31, 2015 (Expressed in Canadian Dollars)



INDEPENDENT AUDITOR'S REPORT

To the Shareholders of BHR Capital Corp.

Report on the financial statements

We have audited the accompanying financial statement of BHR Capital Corp., which comprise the statement of financial position as at March 31, 2015 and the statements of operations and comprehensive loss, changes in equity and cash flows for the period from incorporation on December 3, 2014 to March 31, 2015, and a summary of significant accounting policies and other explanatory information.

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of BHR Capital Corp., as at March 31, 2015, and its financial performance and its cash flows for the period from incorporation on December 3, 2014 to March 31, 2015 in accordance with International Financial Reporting Standards.

Emphasis of Matter

We draw attention to Note 1 of the financial statements which describes matters and conditions that indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern. Our opinion is not qualified in respect of this matter.

Vancouver, Canada

"Morgan & Company LLP"

Chartered Accountants



May 29, 2015

P.O. Box 10007, Pacific Centre, 1488 - 700 West Georgia Street, Vancouver, BC, Canada V7Y 1A1 Telephone: 604.687.5841 Fax: 604.687.0075 Email: info@morgancollp.com



BHR CAPITAL CORP. STATEMENT OF FINANCIAL POSITION

	Ма	As At March 31, 2015	
ASSETS			
Current			
Loan receivable (Note 4)	\$	225,000	
LIABILITIES			
Current			
Accounts payable and accrued liabilities	\$	8,041	
Loan payable (Note 5)		27,500	
Total Liabilities		35,541	
EQUITY			
Share capital (Note 6)		227,000	
Deficit		(37,541)	
Total Equity		189,459	
Total Liabilities and Equity	\$	225,000	

Going Concern (Note 1)

Approved and authorized for issuance by the Board of Directors on May 29, 2015.

"Brian Gusko" Director

BHR CAPITAL CORP. STATEMENT OF OPERATIONS AND COMPREHENSIVE LOSS

	Period from December 3, 2014 (Date of Incorporation) To March 31, 2015		
Expenses			
Professional fees	\$	37,541	
Net loss and comprehensive loss for the period	\$	37,541	
Basic and Diluted Loss per Share	\$	0.01	
Weighted average number of common shares outstanding		5,063,983	

BHR CAPITAL CORP. STATEMENT OF CHANGES IN EQUITY

For the period from December 3, 2014 (Date of Incorporation) to March 31, 2015

	Number of shares	Share capital	Deficit	Total equity
Balance, December 3, 2014	-	\$ -	\$ -	\$-
Shares issued for cash	8,400,000	225,000	-	225,000
Shares issued for finders fees	550,000	11,000	-	11,000
Shares issued for debt	100,000	2,000	-	2,000
Share issuance costs – finders fees	-	(11,000)		(11,000)
Net loss for the period	-	-	(37,541)) (37,541)
Balance, March 31, 2015	9,050,000	\$ 227,000	\$ (37,541)	\$ 189,459

BHR CAPITAL CORP. STATEMENT OF CHASH FLOWS

	Period from December 3, 2014 (Date of Incorporation) To March 31, 2015	
CASH FLOWS PROVIDED BY (USED IN):		
CASH FLOWS FROM OPERATING ACTIVITIES		
Net loss for the period	\$	(37,541)
Non cash items: Shares issued for debt		2,000
Changes in non-cash working capital items: Accounts payable and accrued liabilities		8,041
Net cash used in operating activities		(27,500)
CASH FLOWS FROM FINANCING ACTIVITIES		
Loan receivable		(225,000)
Loan payable		27,500
Issuance of shares		225,000
Net cash provided by financing activities		27,500
CHANGE IN CASH DURING THE PERIOD		-
CASH, beginning of the period		-
CASH, end of the period	\$	-

1. ORGANIZATION AND NATURE OF OPERATIONS AND GOING CONCERN

BHR Capital Corp. (the "Company") was incorporated under the Business Corporations Act of British Columbia on December 3, 2014. The Company's registered and records office is located at 1820 – 925 West Georgia Street, Vancouver, BC, V6B 2E2. The Company is in the business of acquiring and consolidating independent English as a Second Language ("ESL") schools.

These 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. The continuing operations of the Company are dependent upon its ability to raise adequate financing and to complete its Plan of Arrangement transaction. To date, the Company has not generated any revenues. These factors create material uncertainty that may cast significant doubt about the Company being able to continue as a going concern. These financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue in existence.

2. BASIS OF PRESENTATION

Statement of compliance:

The financial statements have been prepared in compliance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

Basis of measurement:

These financial statements have been prepared on a historical cost basis except for financial instruments which may be measured at fair value.

Functional and presentation currency:

These financial statements are presented in Canadian dollars. This is the functional currency of the Company.

2. BASIS OF PRESENTATION (Continued)

Use of estimates and judgments:

The preparation of financial statements requires management to make judgments, estimates and assumptions based on current available information that affect the reported amounts of assets, liabilities and contingent liabilities at the date of the financial statements and reported amounts of revenue and expenses during the reporting period. Estimates and judgments are continuously evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. However, actual results could differ from those estimated. By their very nature, these estimates are subject to measurement uncertainty and the effect on the financial statements of future periods could be material.

3. SIGNIFICANT ACCOUNTING POLICIES

a) Cash and cash equivalents

Cash included cash on hand and held at financial institutions. As at March 31, 2015, the Company had no cash equivalents.

b) Financial assets

All financial assets are initially recorded at fair value, adjusted as applicable, and designated upon inception into one of the following four categories: held-to-maturity, available-for-sale, loans and receivables or at fair value through profit or loss ("FVTPL").

Financial assets classified as FVTPL are measured at fair value with unrealized gains and losses recognized through profit and loss.

Financial assets classified as loans and receivables and held-to-maturity are initially recognized at fair value less directly attributable transaction costs. After initial recognition these financial assets are subsequently measured at amortized cost using the effective interest method less any allowance for impairment. The effective interest method is a method of calculating the amortized cost of a financial asset and of allocating interest income over the relevant period.

Financial assets classified as available-for-sale are measured at fair value with unrealized gains and losses recognized in other comprehensive income (loss) except for losses in value that are considered other than temporary or a significant or prolonged decline in the fair value of that investment below its cost.

Transaction costs associated with FVTPL and available-for-sale financial assets are expensed as incurred while transaction costs associated with other financial assets are included in the initial carrying amount of the asset.

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

b) Financial assets (Continued)

Financial assets are assessed at each reporting date in order to determine whether objective evidence exists that the assets are impaired as a result of one or more events which have had a negative effect on the estimated future cash flows of the asset.

If there is objective evidence that a financial asset has become impaired, the amount of the impairment loss is calculated as the difference between its carrying amount and the present value of the estimated future cash flows from the asset discounted at its original effective interest rate. Impairment losses are recorded in earnings. If the amount of the impairment loss decreases in a subsequent period and the decrease can be objectively related to an event occurring after the impairment was recognized, the impairment loss is reversed up to the original carrying value of the asset. Any reversal is recognized in earnings.

c) Financial liabilities:

All financial liabilities are initially recorded at fair value and designated upon inception as FVTPL or other financial liabilities.

Financial liabilities classified as other financial liabilities are initially recognized at fair value less attributable transaction costs. After initial recognition, other financial liabilities are subsequently measured at amortized cost using the effective interest method.

Financial liabilities classified as FVTPL include financial liabilities held-for-trading and financial liabilities designated upon initial recognition as FVTPL. Derivatives are also classified as FVTPL unless they are designated as effective hedging instruments. Transaction costs on financial liabilities classified as FVTPL are expensed as incurred. Fair value changes on financial liabilities classified as FVTPL are recognized through the statement of comprehensive income (loss).

d) De-recognition of financial assets and liabilities:

Financial assets are de-recognized when the rights to receive cash flows from the assets expire, or the financial assets are transferred and the Company has transferred substantially all the risks and rewards of ownership of the financial assets. On de-recognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that has been recognized directly in equity is recognized in profit or loss.

Financial liabilities are de-recognized when the obligation specified in the relevant contract is discharged, cancelled or expires. The difference between the carrying amount of the financial liability de-recognized and the consideration paid and payable is recognized in profit or loss.

BHR CAPITAL CORP.

NOTES TO FINANCIAL STATEMENTS For the period from December 3, 2014 (Date of Incorporation) to March 31, 2015

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

e) Foreign currencies:

The financial statements for the Company are prepared using its functional currency. Functional currency is the currency of the primary economic environment in which an entity operates. The presentation and functional currency of the Company is Canadian dollars.

Foreign currency transactions are translated into the functional currency using exchange rates prevailing at the dates of the transactions. At the end of each reporting period, monetary assets and liabilities that are denominated in foreign currencies are translated at the rates prevailing at that date. Non-monetary assets and liabilities that are stated at fair value are translated using the historical rate on the date that the fair value was determined. All gains and losses on translation of these foreign currency transactions are charged to the statement of operations.

f) Income tax:

Income tax expense comprises current and deferred tax. Income tax expense is recognized in the statement of comprehensive income except to the extent that it relates to items recognized directly in equity, in which case it is recognized in equity.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable in respect of previous years.

Deferred tax is recognized using the liability method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognized on the initial recognition of assets or liabilities in a transaction that is not a business combination. In addition, deferred tax is not recognized for taxable temporary differences arising on the initial recognition or goodwill. Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date. Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset, and they relate to income taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax benefit will be realized simultaneously.

A deferred tax asset is recognized to the extent that it is probable that future taxable profits will bel available against which the temporary difference can be utilized. Deferred tax assets are reviewed each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

g) Share capital:

Common shares are classified as equity. Transaction costs directly attributable to the issue of common shares are recognized as a deduction from equity.

h) Equity units:

Proceeds received on the issuance of units comprised of common shares and warrants are allocated on the residual value method where proceeds are allocated to the common shares up to their fair value and the balance, if any, to the reserve for the warrants.

i) Accounting standards issued but not yet adopted:

The Company has assessed the impact of these new standards on the financial statements and has determined that the application of these standards will not have a material impact on the results and the financial position of the Company.

New Standard IFRS 9 "Financial Instruments"

This new standard is a partial replacement of IAS 39 "Financial Instruments: Recognition and Measurement". 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.

4. LOAN RECEIVABLE

The loan receivable is to Anterior Education Systems Ltd. and is repayable on demand, security bears no interest, and is unsecured.

5. LOAN PAYABLE

The loan payable is unsecured, bears no interest, has no fixed terms of repayment, and is due on demand. On April 22, 2015, the full balance of the loan was repaid by the Company.

BHR CAPITAL CORP.

NOTES TO FINANCIAL STATEMENTS For the period from December 3, 2014 (Date of Incorporation) to March 31, 2015

6. SHARE CAPITAL

- (a) Common shares
 - i) Authorized

The Company's share capital consists of an unlimited number of common shares without par value.

- ii) Issued
 - On December 3, 2014, the Company issued 3,000,000 common shares at \$0.005 per share for proceeds of \$15,000;
 - On February 10, 2015, the Company issued 2,550,000 common shares at \$0.02 per share for proceeds of \$51,000. Of this \$51,000, \$11,000 is reflected in share issuance costs as finders fees;
 - On February 12, 2015 the Company issued 100,000 common shares at \$0.02 per share to settle \$2,000 worth of debt relating to professional fees;
 - On February 25, 2015, the Company issued 2,150,000 units at \$0.05 per unit for total proceeds of \$107,500. Each unit is comprised of one common share and ½ share purchase warrant which can be redeemed at \$0.10 for a one year period.
 - On March 6, 2015, the Company issued 1,250,000 units at \$0.05 per unit for total proceeds of \$62,500. Each unit is comprised of one common share and one ½ share purchase warrant which can be redeemed at \$0.10 for a one year period.

(b) Warrants

A summary of the status of the Company's warrants as at March 31, 2015, and changes during those years is presented below:

	Number of Warrants	Ave Exe	ghted rage rcise Price
Outstanding, beginning of period	-	\$	0.10
Issued	1,700,000	\$	0.10
Outstanding, end of period	1,700,000	\$	0.10

As at March 31, 2015, the following warrants are outstanding and exercisable:

Number of	Exercise		
Warrants	Price	Expiry Date	
1,075,000	\$ 0.10	February 25, 2016	

625,000	\$ 0.10	March 6, 2016
1,700,000		

7. MANAGEMENT OF RISKS ARISING FROM FINANCIAL INSTRUMENTS

Discussions of risk associated with financial assets and liabilities are detailed below:

Credit Risk

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. It arises from cash held with banks and financial institutions. The maximum exposure to credit risk is equal to the carrying value of the financial assets.

Interest rate risk

Interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The risk that the Company will realize such a loss is limited because of the short-term nature of the Company's interest bearing financial instruments.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset. The Company manages liquidity risk by maintaining sufficient cash to enable settlement of transactions as they come due. Management monitors the Company's contractual obligations and other expenses to ensure adequate liquidity is maintained.

8. RELATED PARTIES

During the period ended March 31, 2015, the Company issued 500,000 shares at a price of \$0.005 and 250,000 shares at a price of \$0.02 to a director of the Company.

During the period ended March 31, 2015, the Company issued 250,000 shares at a price of \$0.02 to a close family member of a director of the Company.

During the period ended March 31, 2015, the Company issued 375,000 shares at a price of \$0.005, 250,000 shares at a price of \$0.02 and 150,000 shares at a price of \$0.05 to a former officer of the Company. The Company also issued 275,000 shares with a value of \$5,500 for finders fees relating to the February issuance to this former officer.

9. INCOME TAX

Statutory tax rate	26%
Expected income tax (recovery)	\$ (10,000)
Deferred tax asset not recognized	10,000
	\$ -

Deferred tax assets have not been included on the statement of financial position as the generation of future taxable income is uncertain.

The Company has non-capital losses of approximately \$38,000 available for deduction against future taxable income. These losses, if not utilized, will expire through 2035.

10. SUBSEQUENT EVENTS

 a) Subsequent to March 31, 2015, an Arrangement Agreement was entered into among Cervantes Capital Corp. ("Cervantes"), Anterior Education Systems Ltd. ("Anterior") and the Company.

The parties have agreed to reorganize their business by way of a plan of arrangement to be carried out under the provisions of the Business Corporations Act (British Columbia). As part of the Arrangement Agreement, the following transactions will take place:

- the Company shall acquire all of the 10,000 issued and outstanding Anterior common shares from Cervantes (the "purchase shares") for the purchase price of \$10,000, of which \$2,000 is to be paid within a week of signing and \$8,000 to be paid on close;
- ii) the Company and Anterior shall exchange securities on a 1:1 basis, such that all the outstanding common shares of the BHR shall be exchanged by their holders for the same amount of shares of Anterior;
- Anterior shall issue 300,000 Anterior shares to Cervantes (the "Anterior Exchange Shares") in exchange for 1,000 common shares of Cervantes (collectively the "Exchange Shares"), by which Anterior will become a reporting issuer;
- iv) the Anterior Exchange Shares shall be issued as a dividend to the Cervantes shareholders as of the Cervantes record date on a pro rata basis; and
- v) the Purchase Shares shall be cancelled.
- b) Subsequent to March 31, 2015, the Company issued 1,050,000 units at a price of \$0.05 per unit. Each unit consists of one common share and one share purchase warrant which can be redeemed at \$0.10 for a one year period.

- c) On April 17, 2015, The Company issued 750,000 units at a price of \$0.05 per unit. Each unit consists of one common share and one share purchase warrant which can be redeemed at \$0.10 for a one year period.
- d) On April 22, 2015, the Company issued 1,270,000 units at a price of \$0,25 per unit. Each unit consists of one common share and one share purchase warrant which can be redeemed at \$0.50 for a two year period. 101,600 finders warrants were issued as part of this financing.

SCHEDULE A

ANTERIOR EDUCATION HOLDINGS LTD.

(the "Company")

AUDIT COMMITTEE CHARTER

This Charter establishes the composition, the authority, roles and responsibilities and the general objectives of the Company's audit committee, or its Board of Directors in lieu thereof (the "Audit Committee"). The roles and responsibilities described in this Charter must at all times be exercised in compliance with the legislation and regulations governing the Company and any subsidiaries.

1. Composition

- (a) *Number of Members*. The Audit Committee must be comprised of a minimum of three directors of the Company.
- (b) *Chair.* If there is more than one member of the Audit Committee, members will appoint a chair of the Audit Committee (the "**Chair**") to serve for a term of one (1) year on an annual basis. The Chair may serve as the chair of the Audit Committee for any number of consecutive terms.
- (c) *Financial Literacy.* All members of the audit committee will be financially literate as defined by applicable legislation. If upon appointment a member of the Audit Committee is not financially literate as required, the person will be provided with a period of three months to acquire the required level of financial literacy.

2. Meetings

- (a) *Quorum*. The quorum required to constitute a meeting of the Audit Committee is set at a majority of members.
- (b) Agenda. The Chair will set the agenda for each meeting, after consulting with management and the external auditor. Agenda materials such as draft financial statements must be circulated to all Audit Committee members for members to have a reasonable amount of time to review the materials prior to the meeting.
- (c) *Notice to Auditors.* The Company's auditors (the "Auditors") will be provided with notice as necessary of any Audit Committee meeting, will be invited to attend each such meeting and will receive an opportunity to be heard at those meetings on matters related to the Auditor's duties.
- (d) *Minutes*. Minutes of the Audit Committee meetings will be accurately recorded, with such minutes recording the decisions reached by the committee.

3. Roles and Responsibilities

The roles and responsibilities of the Audit Committee include the following:

External Auditor

The Audit Committee will:

(a) *Selection of the external auditor.* Select, evaluate and recommend to the Board, for shareholder approval, the Auditor to examine the Company's accounts, controls and financial statements.

- (b) *Scope of Work*. Evaluate, prior to the annual audit by the Auditors, the scope and general extent of the Auditor's review, including the Auditor's engagement letter.
- (c) *Compensation*. Recommend to the Board the compensation to be paid to the external auditors.
- (d) *Replacement of Auditor.* If necessary, recommend the replacement of the Auditor to the Board of Directors.
- (e) *Approve Non-Audit Related Services.* Pre-approve all non-audit services to be provided by the Auditor to the Company or its subsidiaries.
- (f) *Responsibility for Oversight*. Must directly oversee the work of the Auditor. The Auditor must report directly to the Audit Committee.
- (g) *Resolution of Disputes.* Assist with resolving any disputes between the Company's management and the Auditors regarding financial reporting.

Consolidated Financial Statements and Financial Information

The Audit Committee will:

- (a) *Review Audited Financial Statements.* Review the audited consolidated financial statements of the Company, discuss those statements with management and with the Auditor, and recommend their approval to the Board.
- (b) *Review of Interim Financial Statements*. Review and discuss with management the quarterly consolidated financial statements, and if appropriate, recommend their approval by the Board.
- (c) *MD&A, Annual and Interim Earnings Press Releases, Audit Committee Reports.* Review the Company's management discussion and analysis, interim and annual press releases, and audit committee reports before the Company publicly discloses this information.
- (d) *Auditor Reports and Recommendations.* Review and consider any significant reports and recommendations issued by the Auditor, together with management's response, and the extent to which recommendations made by the Auditor have been implemented.

Risk Management, Internal Controls and Information Systems

The Audit Committee will:

- (a) *Internal Control.* Review with the Auditors and with management, the general policies and procedures used by the Company with respect to internal accounting and financial controls. Remain informed, through communications with the Auditor, of any weaknesses in internal control that could cause errors or deficiencies in financial reporting or deviations from the accounting policies of the Company or from applicable laws or regulations.
- (b) *Financial Management*. Periodically review the team in place to carry out financial reporting functions, circumstances surrounding the departure of any officers in charge of financial reporting, and the appointment of individuals in these functions.
- (c) Accounting Policies and Practices. Review management plans regarding any changes in accounting practices or policies and the financial impact thereof.
- (d) *Litigation.* Review with the Auditors and legal counsel any litigation, claim or contingency, including tax assessments, that could have a material effect upon the financial position of the

Company and the manner in which these matters are being disclosed in the consolidated financial statements.

(e) *Other.* Discuss with management and the Auditors correspondence with regulators, employee complaints, or published reports that raise material issues regarding the Company's financial statements or disclosure.

Complaints

- (a) Accounting, Auditing and Internal Control Complaints. The Audit Committee must establish a procedure for the receipt, retention and treatment of complaints received by the Company regarding accounting, internal controls or auditing matters.
- (b) *Employee Complaints.* The Audit Committee must establish a procedure for the confidential transmittal on condition of anonymity by the Company's employees of concerns regarding questionable accounting or auditing matters.

4. Authority

- (a) *Auditor*. The Auditor, and any internal auditors hired by the company, will report directly to the Audit Committee.
- (b) *Independent Advisors.* The Audit Committee may, at the Company's expense and without the approval of management, retain the services of independent legal counsels and any other advisors it deems necessary to carry out its duties and set and pay the monetary compensation of these individuals.

5. Reporting

The Audit Committee will report to the Board on:

- (a) the Auditor's independence;
- (b) the performance of the Auditor and any recommendations of the Audit Committee in relation thereto;
- (c) the reappointment and termination of the Auditor;
- (d) the adequacy of the Company's internal controls and disclosure controls;
- (e) the Audit Committee's review of the annual and interim consolidated financial statements;
- (f) the Audit Committee's review of the annual and interim management discussion and analysis;
- (g) the Company's compliance with legal and regulatory matters to the extent they affect the financial statements of the Company; and
- (h) all other material matters dealt with by the Audit Committee.

37. CERTIFICATES

CERTIFICATE OF THE COMPANY

Dated: June 17, 2015

This non-offering prospectus constitutes full, true and plain disclosure of all material facts relating to the securities previously issued by the issuer as required by the securities legislation of British Columbia.

<u>"Michael Hunter</u> MICHAEL HUNTER President, CEO & Director <u>"Peter Lee"</u> Peter Lee CFO

ON BEHALF OF THE BOARD OF DIRECTORS

<u>"Michael Hunter"</u> MICHAEL HUNTER President, CEO & Director <u>"Dalton Larson"</u> Dalton Larson Director

CERTIFICATE OF THE PROMOTERS

Dated: June 17, 2015

This non-offering prospectus constitutes full, true and plain disclosure of all material facts relating to the securities previously offered by the issuer as required by the securities legislation of British Columbia.

<u>"Michael Hunter"</u> MICHAEL HUNTER President, CEO & Director <u>"Thomas Musial"</u>

THOMAS MUSIAL Director

<u>"Brian Gusko"</u> BRIAN GUSKO