51-102F3 MATERIAL CHANGE REPORT – INFORMATION CIRCULAR

Item 1 Name and Address of Company

SYD Financial Inc. (the "Company") 303 – 570 Granville Street Vancouver, BC V6C 3P1

Item 2 Date of Material Change

December 13, 2017

Item 3 News Release

The news release was disseminated through Market News and Stockwatch on December 13, 2017.

Item 4 Summary of Material Change

On December 13, 2017, the Company announced that it had completed the acquisition of all of the issued and outstanding shares and share purchase warrants of 1109692 B.C. Ltd. ("Numberco") in exchange for the issuance of shares and share purchase warrants of the Company (the "Securities Exchange").

Item 5 Full Description of Material Change

On December 13, 2017, the Company announced announce that it closed the securities exchange agreement dated July 10, 2017 (the "Acquisition Agreement") with Numberco and each of the securityholders of Numberco (collectively, the "Numberco Securityholders"). On December 13, 2017, the Company acquired 100% of the issued and outstanding common shares (the "Numberco Shares") and the share purchase warrants (the "Numberco Warrants") of Numberco in consideration for the issuance of common shares and share purchase warrants of the Company (the "Transaction"). Upon the closing of the Transaction, Numberco became a wholly-owned subsidiary of the Company.

Pursuant to the terms of the Transaction, the Numberco Securityholders transferred all 15,200,001 issued and outstanding Numberco Shares and all 15,200,000 outstanding Numberco Warrants to the Company in consideration for the Company issuing an equal number of common shares (the "Company Shares") and share purchase warrants (the "Company Warrants") to the former Numberco Securityholders on a one for one basis. The Company Warrants are exercisable at a price of \$0.05 per Company Share until expiry on April 19, 2027. Following the closing, the Company had 17,358,366 Company Shares and 15,200,000 Company Warrants issued and outstanding. The Numberco Securityholders held 87.6% of the issued and outstanding Company Shares on the closing date on a non-diluted basis. As a result, the Transaction constituted a reverse take-over transaction of the Company for accounting purposes.

There were no changes to the board of directors and management of the Company on the closing of the Agreement.

Following the closing date, the Company commenced business as a mineral exploration issuer engaged in the acquisition, exploration and development of the Pluto Property which consists of 102 mineral claims covering approximately 5,668.77 hectares located 8 km west of Chapais in the Province of Quebec.

The Transaction and the matters contemplated in the Acquisition Agreement is described in full in the Information Circular of the Company dated December 13, 2017 (the "Information Circular") which is attached to this report as Schedule A. All information in this report is qualified in its entirety by the information in the Information Circular.

THE SECURITIES EXCHANGE

As a result of the completion of the Transaction, the current capitalization of the Company, on both an undiluted and fully diluted basis, is as follows:

Description of Securities	Number
Shares outstanding prior to completion of Transaction	2,158,365
Shares issued to Numberco Securityholders	15,200,001
Total issued and outstanding Shares (undiluted)	17,358,366
Warrants outstanding prior to completion of Transaction	0
Warrants granted to Numberco Securityholders	15,200,000
Fully diluted Share capital	32,558,366

DESCRIPTION OF NEW BUSINESS

The Company is engaged in the acquisition, exploration and development of the Pluto Property in Quebec, Canada as more particularly set out in the Information Circular, along with continuing to identify and potentially acquire additional property interests and conduct exploration and evaluation of to assess their potential.

BOARD OF DIRECTORS AND MANAGEMENT

There were no changes to the Company's board of directors and management team on the closing of the Transaction.

RISK FACTORS

The Shares should be considered highly speculative due to the nature of the Company's business and the present stage of its development. In evaluating the Company and its new business, investors should carefully consider the following risk factors, in addition to the other information contained in the Information Circular. These risk factors are not a definitive list of all risk factors associated with an investment in the Company or in connection with the Company's operations.

- Mineral exploration is inherently risky and it is impossible to ensure that the Company's current or proposed exploration programs will result in commercially viable mining operations.
- The Company is subject to various regulatory and environmental risks.
- The Company's activities may require permits or licenses which may not be granted to the Company.
- The Company's mining and exploration activities involve significant risks which even a combination of careful evaluation, experience and knowledge may not eliminate.
- The Company competes with other companies with greater financial, technical and other resources.
- Operations in which the Company may have a direct or indirect interest will be subject to all the hazards
 and risks normally incidental to exploration, development and production of precious metals, any of
 which could result in work stoppages, damage to property, and possible environmental damage.

- In recent years, both metal prices and the prices of publicly traded securities have fluctuated widely.
- There is no guarantee of the Company's title to its Pluto Property.
- A decline in the market price of the shares could impair the ability of the Company to raise additional capital through the sale of securities.
- Additional shares may be issued in the future which will cause dilution to the ownership interests of the Company's shareholders.
- The directors and officers of the Company may be directors and officers of other natural resources companies and a conflict of interest may arise.
- The events in global financial markets recently have had a profound impact on the global economy.
- Current global financial conditions have been subject to increased volatility.
- The Company and its assets may become subject to uninsurable risks.
- The Company is currently largely dependent on the performance of its directors and there is no assurance the Company can maintain their services.
- The Company and/or its directors may be subject to a variety of civil or other legal proceedings, with or without merit.

Item 6 Reliance on subsection 7.1(2) of National Instrument 51-102

N/A

Item 7 Omitted Information

None

Item 8 Executive Officer

Keith Anderson President, CEO, CFO and Director, (604) 786-7774

Item 9 Date of Report

December 14, 2017

SCHEDULE A

INFORMATION CIRCULAR

[see attached]

Information Circular of SYD Financial Inc. (the "Corporation")				
Restructuring Transaction Pursuant to the Closing of the Securities Exchange Agreement dated July 10, 2017 among the Corporation, 1109692 B.C. Ltd. and the securityholders of 1109692 B.C. Ltd.				
Dated December 13, 2017				

TABLE OF CONTENTS

IMPORTANT INFORMATION ABOUT THIS		Prior Sales - Numberco	
INFORMATION CIRCULAR	7	Trading Price and Volume	
NOTE REGARDING FORWARD-LOOKING		ESCROWED SECURITIES	44
STATEMENTS	7	The Corporation currently does not have any	
GLOSSARY OF TERMS		Shares subject to escrow	44
		PRINCIPAL SHAREHOLDERS	44
SUMMARY OF INFORMATION CIRCULAR		DIRECTORS AND EXECUTIVE OFFICERS	44
Corporation and its Subsidiaries		Name, Occupation and Security Holdings	44
The Acquisition		Cease Trade Orders or Bankruptcies	
Principal Business of the Corporation Funds Available and Use of Available Funds		Penalties or Sanctions	
Risk Factors		Conflicts of Interest	47
Summary of Financial Information	_	EXECUTIVE COMPENSATION	47
Currency		INDEBTEDNESS OF DIRECTORS AND	
CORPORATE STRUCTURE		EXECUTIVE OFFICERS	40
Name, Address and Incorporation		AUDIT COMMITTEE	
Corporate History of the Corporation			
GENERAL DEVELOPMENT OF THE BUSINESS		RISK FACTORS	
		PROMOTERS	
Business of the Corporation Topography		LEGAL PROCEEDINGS	58
Access and Local Resources		INTERESTS OF MANAGEMENT AND OTHERS	
Climate		IN MATERIAL TRANSACTIONS	58
Infrastructures		AUDITORS, TRANSFER AGENT AND	
Regional surveys		REGISTRAR	58
Historical Exploration Works		Auditors	
Geophysics		Transfer Agent and Registrar	
Geochemistry		MATERIAL CONTRACTS	
Historical Drilling	23	EXPERTS	
Regional Geology	24		
Local Geology	25	Names of Experts	
MERN Targets	28	Interests of Experts	55
Geophysical Survey	29	APPENDIX 1 – NUMBERCO MARCH 31, 2017	-
Till Survey	32	FINANCIAL STATEMENTS	61
Results and Interpretation		APPENDIX 2 – NUMBERCO MARCH 31, 2017	
Statistical Treatment		MD&A	79
Gold and Base Metals		APPENDIX 3 – NUMBERCO SEPTEMBER 30,	
Sample Preparation Methods		2017 FINANCIAL STATEMENTS	88
Analyses		APPENDIX 4 – NUMBERCO MD&A FOR	
Quality Control		SEPTEMBER 30, 2017	90
Interpretations		APPENDIX 5 – SYD FINANCIAL INC. MARCH	
Funds Available and Use of Available Funds		31, 2017 FINANCIAL STATEMENTS	100
Business Objectives and Milestones		•	108
		APPENDIX 6 – SYD FINANCIAL INC. MARCH	
DIVIDENDS OR DISTRIBUTIONS	41	31, 2017 MD&A	125
MANAGEMENT'S DISCUSSION AND		APPENDIX 7 – SYD FINANCIAL INC.	
ANALYSIS		SEPTEMBER 30, 2017 FINANCIAL	
The Corporation		STATEMENTS	133
Numberco		APPENDIX 8 – SYD FINANCIAL INC. MD&A	
DESCRIPTION OF SHARE CAPITAL		FOR SEPTEMBER 30, 2017	144
Authorized Capital		APPENDIX 9 – PRO FORMA FINANCIAL	
Shares		STATEMENTS OF SYD FINANCIAL INC. FOR	
Stock Options			157
CONSOLIDATED CAPITALIZATION	43	THE PERIOD ENDED SEPTEMBER 30, 2017	154
PRIOR SALES	43		
Prior Sales - Corporation	43		

IMPORTANT INFORMATION ABOUT THIS INFORMATION CIRCULAR

No person has been authorized to provide any information or to make any representation not contained in this Information Circular, and, if provided or made, such information or representation should not be relied upon. You should assume that the information contained in this Information Circular is accurate only as of the date of this Information Circular.

Capitalized terms, except as otherwise defined herein, are defined in the section entitled "Glossary of Terms".

Except as otherwise indicated or the context otherwise requires in this Information Circular, references to "the Corporation", "SYD", "we", "us" and "our" refer to the Corporation.

NOTE REGARDING FORWARD-LOOKING STATEMENTS

This Information Circular includes statements that express our opinions, expectations, beliefs, plans, objectives, assumptions or projections regarding future events or future results, and therefore are, or may be deemed to be, "forward-looking statements". These forward-looking statements can generally be identified by the use of forward-looking terminology, including the terms "believes", "estimates", "anticipates", "expects", "seeks", "projects", "intends", "plans", "may", "will" or "should", or their negative or other variations or comparable terminology. These forward-looking statements include all matters that are not historical facts. They appear in a number of places throughout this Information Circular and include statements regarding our intentions, beliefs or current expectations concerning, among other things, our results of operations, financial condition, liquidity, prospects, growth, strategies and the industry in which we operate. These statements reflect management's current beliefs with respect to future events and are based on information currently available to management. Forward-looking statements involve significant known and unknown risks, uncertainties and assumptions.

- the timing and receipt of approvals and consents required;
- planned exploration and development of the Pluto Property;
- the timing of the recommended work programs contained in the Technical Report;
- costs, timing and results of exploration and development activities;
- information with respect to the Corporation's future financial and operating performance;
- timing and receipt of approvals, consents and permits under applicable legislation;
- supply and demand for base and precious metals and anticipated economic market for based metals and gold; and
- expectations regarding the ability to raise capital and the availability of funds.

Such forward-looking statements or information are based on a number of assumptions which may prove to be incorrect. In addition to any other assumptions identified in this Information Circular, assumptions have been made regarding, among other things:

- the timely receipt of required regulatory and exchange approvals and other necessary consents;
- the ability to obtain financing on acceptable terms;
- the price of gold and base metals and future gold and base metal prices;
- conditions in general economic and financial markets;
- availability of exploration equipment and skilled labour;
- timing and amount of capital expenditures;
- royalty rates;
- the Corporation's ultimate ability to mine, process and sell minerals profitably;
- effects of regulation by governmental agencies; and
- future operating costs.

The actual results could differ materially from those anticipated in these forward-looking statements as a result of the risk factors set forth below and elsewhere in this Information Circular:

- risks inherent in the mining business;
- the substantial capital requirements of the Corporation and ability to maintain adequate capital resources to carry out its business activities;
- the risk that the Corporation is unable to list its Shares on a stock exchange;
- regulatory and environmental risks;
- regulatory, permit and license requirements;
- results of exploration activities and development of mineral properties;
- industry competition;
- operating hazards and limitations on insurance risk;
- fluctuations in commodity prices and marketability of minerals;
- governmental regulation of the mineral resource industry, including environmental regulation;
- the Corporation's title and interest to its mineral properties may be subject to challenge;
- stock market volatility and capital market valuation;
- funds may not be available to the Corporation on terms acceptable to the Corporation or at all;
- financing risks and dilution to shareholders resulting from future financing activities;
- reliance on management and dependence on key personnel;
- conflicts of interest; and
- general market and industry conditions.

Any forward-looking statements which we make in this Information Circular speak only as of the date of such statement, and we do not undertake, except as required by applicable law, any obligation to update such statements or to publicly announce the results of any revisions to any such statements to reflect future events or developments. Comparisons of results for current and any prior periods are not intended to express any future trends or indications of future performance, unless expressed as such, and should only be viewed as historical data. All of the forward-looking statements made in this Information Circular are qualified by these cautionary statements.

GLOSSARY OF TERMS

In this Information Circular, the following terms have the meanings set forth below, unless otherwise indicated. Words importing the singular include the plural and vice versa and words importing any gender include all genders.

"\$" means Canadian dollars.

"Acquisition" means the acquisition of all of the issued and outstanding securities of Numberco by the Corporation, as contemplated in the Acquisition Agreement.

"Acquisition Agreement" means the securities exchange agreement dated July 10, 2017 among the Corporation, Numberco and the Numberco Shareholders.

"Alexis" means Alexis Financial Inc., a company incorporated pursuant to the laws of the BCBCA.

"Arrangement" means the plan of arrangement whereby the Corporation, being a subsidiary of Parentco, entered into the Arrangement Agreement. The Arrangement Agreement and the Arrangement were approved by Parentco shareholders on May 13, 2015 and approved by the British Columbia Supreme Court on May 19, 2015. The Arrangement was completed on July 16, 2015 and, upon closing, the Corporation issued 2,158,365 common shares to the Parentco shareholders on a pro-rata basis pursuant to the Arrangement Agreement.

"Arrangement Agreement" means the arrangement agreement dated April 7, 2015 between Parentco, the Corporation, Alexis and Chichi, whereby the parties thereto agreed to carry out the Arrangement.

"Audit Committee" means the Audit Committee of the Corporation.

"Author" means Isabelle Robillard, M. Sc. P. Geo., the author of the Technical Report.

"BCBCA" means the Business Corporations Act (British Columbia).

"Board" means the board of directors of the Corporation.

"CEO" means chief executive officer.

"CFO" means chief financial officer.

"Chichi" means Chichi Financial Inc., a company incorporated pursuant to the laws of the BCBCA.

"compensation securities" includes stock options, convertible securities, exchangeable securities and similar instruments including stock appreciation rights, deferred share units and restricted stock units granted or issued by the Corporation or one of its subsidiaries (if any) for services provided or to be provided, directly or indirectly to the Corporation or any of its subsidiaries (if any).

"Consideration Shares" means the 15,200,001 Shares to be issued to the Numberco Shareholders in exchange for the Numberco Shares pursuant to the Acquisition Agreement;

"Consideration Warrants" means the 15,200,000 share purchase warrants in the capital of the Corporation, exercisable at a price of \$0.05 until April 19, 2027, issued by the Corporation in exchange for the acquisition of the Numberco Warrants on the closing of the Acquisition Agreement;

"Corporation" means Syd Financial Inc.

"CSE" means the Canadian Securities Exchange.

"Information Circular" means, this information circular dated December 31, 2017.

"Listing" means the proposed listing of the Shares on the CSE for trading.

"MD&A" means management's discussion and analysis.

"NEO" or "named executive officer" means each of the following individuals:

- (a) each individual who served as chief executive officer ("CEO") of the Corporation, or who performed functions similar to a CEO, during any part of the most recently completed financial year,
- (b) each individual who served as chief financial officer ("CFO") of the Corporation, or who performed functions similar to a CFO, during any part of the most recently completed financial year,
- (c) the most highly compensated executive officer of the Corporation or any of its subsidiaries (if any) other than individuals identified in paragraphs (a) and (b) at the end of the most recently completed financial year whose total compensation was more than \$150,000, as determined in accordance with subsection 1.3(5) of Form 51-102F6V, for that financial year, and
- (d) each individual who would be an NEO under paragraph (c) but for the fact that the individual was neither an executive officer of the Corporation or its subsidiaries (if any), nor acting in a similar capacity, at the end of that financial year.

"NI 41-101" Means National Instrument 41-101 – *General Prospectus Requirements*, of the Canadian Securities Administrators.

"NI 45-106" Means National Instrument 45-106 – *Prospectus Exemptions*, of the Canadian Securities Administrators.

"NI 51-102" Means National Instrument 51-102 – Continuous Disclosure Obligations, of the Canadian Securities Administrators.

"NI 52-110" means National Instrument 52-110 - Audit Committees, of the Canadian Securities Administrators.

"NP 46-201" means National Policy 46-201 – *Escrow for Initial Public Offerings*, of the Canadian Securities Administrators.

"Numberco" means 1109692 B.C. Ltd., a company incorporated pursuant to the BCBCA.

"Numberco Shareholders" means all of the holders of the Numberco Shares.

"Numberco Shares" means the 15,200,001 common shares of Numberco that are issued and outstanding on the date of the Acquisition Agreement.

"Numberco Warrantholders" means the prior holders of the Numberco Warrants.

"Numberco Warrants" means the prior share purchase warrants of Numberco which, prior to their exchange for Consideration Warrants on the closing of the Acquisition Agreement, entitled the former holders to purchase up to 15,200,000 Numberco Shares at an exercise price of \$0.05 until April 19, 2027.

"Parentco" means Alchemist Mining Inc., a company incorporated pursuant to the BCBCA.

"Pluto Property" means the property consisting of one block of 102 claims covering approximately 5,668.77 hectares situated in the Eeyou Istchee / Baie-James territory of Quebec.

"Shares" means the common shares of the Corporation, having no par value.

"Technical Report" means the report entitled "Technical Report on the Pluto Property, Dolomieu and Daubrée Townships, Quebec, Canada" dated November 14, 2017 prepared by the Author.

SUMMARY OF INFORMATION CIRCULAR

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

Corporation and its Subsidiaries

The Corporation is a company governed by the BCBCA and was incorporated on February 8, 2015. The Corporation's head office is located at 303 – 570 Granville Street, Vancouver, British Columbia V6C 3P1.

The Corporation was incorporated as a wholly owned subsidiary of Parentco. The Corporation entered into the Arrangement Agreement on April 7, 2015 with Parentco, Chichi and Alexis. The Arrangement Agreement and the associated plan of arrangement were approved by the Parentco shareholders on May 13, 2015, and were approved by the British Columbia Supreme Court on May 19, 2015.

Pursuant to the terms of the Arrangement Agreement, on July 16, 2015, Parentco shareholders of record received one new common share and one reorganization share of Parentco. Immediately thereafter, all of the reorganization shares were automatically transferred by Parentco shareholders to the Corporation in exchange for 2,158,365 Shares which were issued to the Parentco shareholders on a pro rata basis. Lastly, Parentco redeemed all of the Class 3 reorganization shares by the transfer to the Corporation of \$15,000 in cash and a promissory note in the principal amount of \$29,000, and the Corporation redeemed the initial one common share held by Alchemist for \$1, with the result that the shareholders of Alchemist held all the shares of the Corporation. The Arrangement effectively resulted in the spin out of the Corporation to Parentco shareholders which was carried out in reliance on the prospectus exemptions set forth in section 2.11 of NI 45-106. As a result of the Arrangement, the Corporation became a reporting issuer in the Provinces of British Columbia and Alberta.

Numberco is the sole wholly-owned subsidiary of the Corporation.

The Corporation has not, since incorporation, conducted any material commercial operations other than entering into and closing the Acquisition Agreement with Numberco.

The Acquisition

The Corporation entered into the Acquisition Agreement dated July 10, 2017 with Numberco and the Numberco Shareholders. On December 13, 2017 the parties closed the Acquisition Agreement, whereby the Corporation acquired all of the Numberco Shares and the Numberco Warrants held by the Numberco Shareholders and the Numberco Warrantholders in consideration for the issuance of the Consideration Shares and the Consideration Warrants. On the closing thereof, Numberco became a wholly-owned subsidiary of the Corporation and the business of Numberco became the business of the Corporation. See "General Development of the Business".

Principal Business of the Corporation

Prior to the closing of the Acquisition Agreement, the Corporation did not, since incorporation, conduct any material commercial operations. Following completion of the Acquisition, the Corporation has been engaged in the acquisition, exploration and development of the Pluto Property in Quebec, Canada. See "Corporate Structure – Corporate History of the Corporation". See "Description of the Business".

Funds Available and Use of Available Funds

As at November 30, 2017, the Corporation had working capital of approximately \$222,043. The Corporation funds its business using the proceeds from equity financings. The Corporation's estimated use of funds for the next twelve months is as follows:

Use of Available Funds	Amount (\$)
Estimated cost of Information Circular and CSE Listing	20,000
Phase I exploration program on the Pluto Property	101,175
Operating expenses for 12 months ⁽¹⁾	15,000
Unallocated working capital	85,868
Total	222,043

Estimated operating expenses for the next 12 months consists of \$15,000 for public company operations (audit, transfer agent and annual general meeting).

The Corporation intends to spend the funds available to it as stated in this Information Circular. However, there may be circumstances where, for sound business reasons, a reallocation of the funds may be necessary. The amounts set forth above may increase if we are required to carry out due diligence investigations in regards to any prospective investment or business opportunity or if the costs of the Information Circular or Listing, or negotiating an applicable transaction, are greater than anticipated. See "Use of Available Funds".

Risk Factors

An investment in the Shares should be considered highly speculative and investors may incur a loss on their investment. The following risk factors should be given special consideration when evaluating an investment in the Shares:

- Mineral exploration is inherently risky and it is impossible to ensure that the Corporation's current or proposed exploration programs will result in commercially viable mining operations.
- The Corporation is subject to various regulatory and environmental risks.
- The Corporation's activities may require permits or licenses which may not be granted to the Corporation.
- The Corporation's mining and exploration activities involve significant risks which even a combination of careful evaluation, experience and knowledge may not eliminate.
- The Corporation competes with other companies with greater financial, technical and other resources.
- Operations in which the Corporation may have a direct or indirect interest will be subject
 to all the hazards and risks normally incidental to exploration, development and
 production of precious metals, any of which could result in work stoppages, damage to
 property, and possible environmental damage.
- In recent years, both metal prices and the prices of publicly traded securities have fluctuated widely.
- There is no guarantee of the Corporation's title to its Pluto Property.
- A decline in the market price of the Shares could impair the ability of the Corporation to raise additional capital through the sale of securities.
- Additional Shares may be issued in the future which will cause dilution to the ownership interests of the Corporation's shareholders.

- The directors and officers of the Corporation may be directors and officers of other natural resources companies and a conflict of interest may arise.
- The events in global financial markets recently have had a profound impact on the global economy.
- Current global financial conditions have been subject to increased volatility.
- The Corporation and its assets may become subject to uninsurable risks.
- The Corporation is currently largely dependent on the performance of its directors and there is no assurance the Corporation can maintain their services.
- The Corporation and/or its directors may be subject to a variety of civil or other legal proceedings, with or without merit.

See "Risk Factors".

Summary of Financial Information

The following selected financial information is subject to the detailed information contained in the financial statements of the Corporation and Numberco and related notes included in this Information Circular. The selected financial information is derived from and should be read in conjunction with the Corporation's unaudited financial statements as at and for the 6 months ended September 30, 2017, the Corporation's audited financial statements as at and for the year ended March 31, 2017, Numberco's unaudited financial statements as at and for the 6 months ended September 30, 2017, and Numberco's audited financial statements as at and for the year ended March 31, 2017. The following financial data is prepared in accordance with International Financial Reporting Standards ("IFRS").

	The Corporation as at and for the 6 month period ended September 30, 2017 (Unaudited) (\$)	The Corporation as at and for the Year ended March 31, 2017 (Audited) (\$)	Numberco as at and for the 6 month period ended September 30, 2017 (Unaudited) (\$)	Numberco as at and for the Year ended March 31, 2017 (Audited) (\$)
Revenue	Nil	Nil	Nil	Nil
Total Expenses	(19,421)	29,728	7,046	9,132
Other income	=	=	-	=
Net Loss	(19,421)	(29,728)	(7,046)	(9,132)
Basic and Diluted Loss per Share	(0.01)	(0.01)	(0.00)	(0.00)
Current Assets	4,771	14,063	327,965	-
Total Assets	4,771	14,063	382,489	-
Current Liabilities	42,383	18,303	34,189	9,132
Total Liabilities	42,383	18,303	34,189	9,132
Shareholders' Equity (Deficiency)	(37,612)	(4,240)	348,300	(9,132)

See "Management's Discussion and Analysis" and "Financial Statements".

Currency

Unless otherwise indicated, all currency amounts in this Information Circular are stated in Canadian dollars.

CORPORATE STRUCTURE

Name, Address and Incorporation

The Corporation was incorporated on February 18, 2015 pursuant to the laws of the BCBCA. The head office of the Corporation is located at 303 – 570 Granville Street, Vancouver, British Columbia V6C 3P1 and the registered and records office of the Corporation is located at 800 – 885 West Georgia Street, Vancouver, British Columbia V6C 3H1.

Numberco is the sole wholly-owned subsidiary of the Corporation's.

Corporate History of the Corporation

The Corporation entered into the Arrangement Agreement on April 7, 2015 with Parentco, Chichi and Alexis. The Arrangement Agreement and the associated plan of arrangement were approved by the Parentco shareholders on May 13, 2015, and were approved by the British Columbia Supreme Court on May 19, 2015.

Pursuant to the terms of the Arrangement Agreement, on July 16, 2015, Parentco shareholders of record received one new common share and one reorganization share of Parentco. Immediately thereafter, all of the reorganization shares were automatically transferred by Parentco shareholders to the Corporation in exchange for 2,158,365 Shares which were issued to the Parentco shareholders on a pro rata basis. Lastly, Parentco redeemed all of the Class 3 reorganization shares by the transfer to the Corporation of \$15,000 in cash and a promissory note in the principal amount of \$29,000, and the Corporation redeemed the initial one common share held by Alchemist for \$1, with the result that the shareholders of Alchemist held all the shares of the Corporation. The Arrangement effectively resulted in the spin out of the Corporation to Parentco shareholders which was carried out in reliance on the prospectus exemptions set forth in section 2.11 of NI 45-106. As a result of the Arrangement, the Corporation became a reporting issuer in the Provinces of British Columbia and Alberta.

The Acquisition Agreement

On July 10, 2017, the Corporation entered into the Acquisition Agreement with Numberco and the Numberco Shareholders. The parties closed the Acquisition Agreement on December 13, 2017, whereby, the Corporation acquired all of the issued and outstanding Numberco Shares and Numberco Warrants in consideration for the issuance of the Consideration Shares and the Consideration Warrants.

On the closing of the Acquisition Agreement, Numberco became a wholly-owned subsidiary of the Corporation, and the business of Numberco became the business of the Corporation. The transaction was considered to be a "Restructuring Transaction" as defined under NI 51-102.

GENERAL DEVELOPMENT OF THE BUSINESS

Business of the Corporation

The Corporation is engaged in the acquisition, exploration and development of the Pluto Property in Quebec Canada as more particularly set out in the Technical Report, along with continuing to identify and potentially acquire additional property interests and conduct exploration and evaluation of to assess their potential. See "Narrative Description of the Business".

To this end, the Corporation entered into the Acquisition Agreement with Numberco and the Numberco Shareholders, pursuant to which the Corporation acquired all of the issued and outstanding Numberco Shares in consideration for the issuance of the Consideration Shares. Numberco holds a 100% undivided interest in the Pluto Property, located in the Dolomieu and Daubrée Townships, Quebec, Canada, consisting of one block of 102 claims covering approximately 5,668.77 hectares, the particulars of which are described in greater detail below.

For a full description of the Pluto Property please see "Narrative Description of the Business" wherein the majority of the Technical Report is reproduced.

As of the date of this Information Circular, the Corporation does not have any reportable segments pertaining to its operations.

Bankruptcies

No director or executive officer of the Corporation or a shareholder holding a sufficient number of securities of the Corporation to materially affect the control of the Corporation:

- (i) is, as at the date of this Information Circular, or has been within the ten years before the date hereof, a director or executive officer of any company, including the Corporation, 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, arrangements or compromises with creditors or had a receiver, receiver manager or trustee appointed to hold its assets; or
- (ii) has, within the ten years before the date hereof, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangements or compromises with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director, executive officer or shareholder.

Conflicts of Interest

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

To the best of the Corporation's knowledge, and other than as disclosed herein, there are no known existing or potential conflicts of interest among the Corporation, its promoters, directors and officers or other members of management of the Corporation or 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 Corporation and their duties as a director or officer of such other companies.

The directors and officers of the Corporation will not be devoting all of their time to the affairs of the Corporation. The directors and officers of the Corporation are directors and officers of other companies, some of which are in the same business as the Corporation. In particular, Keith Anderson, the sole executive officer and a director of the Corporation expects to spend 25% of his time to the affairs of the Corporation and the remaining directors each expects to spend 15% of their respective time to the affairs of the Corporation. The directors and officers of the Corporation are required by law to act in the best interests of the Corporation. They have the same obligations to the other companies in respect of which they act as directors and officers. Discharge by the directors and officers of their obligations to the Corporation may result in a breach of their obligations to the other companies, and in certain circumstances this could expose the Corporation to liability to those companies. Similarly, discharge by the directors and officers of their obligations to the other companies could result in a breach of their obligations to act in the best interests of the Corporation. Such conflicting legal obligations may expose the Corporation to liability to others and impair its ability to achieve its business objectives. See "Risk Factors".

Three Year History

The Corporation was incorporated pursuant to the BCBCA on February 18, 2015.

The Corporation entered into the Arrangement Agreement on April 7, 2015 with Parentco, Chichi Financial Inc. and Alexis Financial Inc., whereby on July 16, 2015, Parentco shareholders of record received one new common share and one reorganization share of Parentco. Immediately thereafter, all of the reorganization shares were automatically transferred by Parentco shareholders to the Corporation in exchange for 2,158,365 Shares which were issued to the Parentco shareholders on a pro rata basis. Lastly, Parentco redeemed all of the Class 3 reorganization shares by the transfer to the Corporation of \$15,000 in cash and a promissory note in the principal amount of \$29,000, and the Corporation redeemed the initial one common share held by Alchemist for \$1, with the result that the shareholders of Alchemist held all the shares of the Corporation. The Arrangement effectively resulted in the spin out of the Corporation to Parentco shareholders. As a result of the Arrangement, the Corporation became a reporting issuer in the Provinces of British Columbia and Alberta.

On July 10, 2017, the Corporation entered into the Acquisition Agreement with Numberco and the Numberco Shareholders. The parties closed the Acquisition Agreement on December 13, 2017, whereby, the Corporation acquired all of the issued and outstanding Numberco Shares and Numberco Warrants in consideration for the issuance of the Consideration Shares and the Consideration Warrants.

Following entry into the Acquisition Agreement, the Corporation commissioned the Author to prepare the Technical Report.

On the closing of the Acquisition Agreement, Numberco became a wholly-owned subsidiary of the Corporation, and the business of Numberco became the business of the Corporation. The transaction was considered to be a "Restructuring Transaction" as defined under NI 51-102.

Trends

Management of the Corporation is not aware of any material trends in the Corporation's business that are likely to impact on the Corporation's performance.

NARRATIVE DESCRIPTION OF THE BUSINESS

Stated Business Objective

The principal business carried on and intended to be carried on by the Corporation is the acquisition, exploration and development of natural resource properties. The Corporation intends on expending its working capital to pay the balance of the estimated costs in connection with the Listing, to carry out the proposed Phase 1 exploration program on the Pluto Property, to pay for administrative costs for the next twelve months and for general working capital. The Corporation may decide to acquire other properties in addition to the Pluto Property described below.

The Pluto Property

The following represents information summarized from the Technical Report on the Pluto Property prepared by the Author, of Montreal, Quebec, who is a Qualified Person, as defined in NI 43-101, dated November 14, 2017, prepared in accordance with the requirements of NI 43-101. All Figure 1 through 12, inclusive, and Tables 1 through 4 from the Technical Report are reproduced in and form part of this Information Circular; a complete copy of the Technical Report is available for review, in color, on SEDAR at the following website: www.sedar.com.

Property Description and Location

The Pluto Property is situated in the Eeyou Istchee / Baie-James territory of Quebec, in the NTS sheet 32G14 and 32G15 (Figure 1). The center of the property is located approximately at 492,000mE and 5,515,000mN (from WGS 1984, UTM system, Zone 18N).

Land Tenure

The Pluto Property is composed of 82 contiguous active claims and 20 pending claims for a total area of 5,668.77ha. The active claims cover an area of 4,557.37ha and the pending claims covers 1,111.40ha. They were staked directly for Numberco.

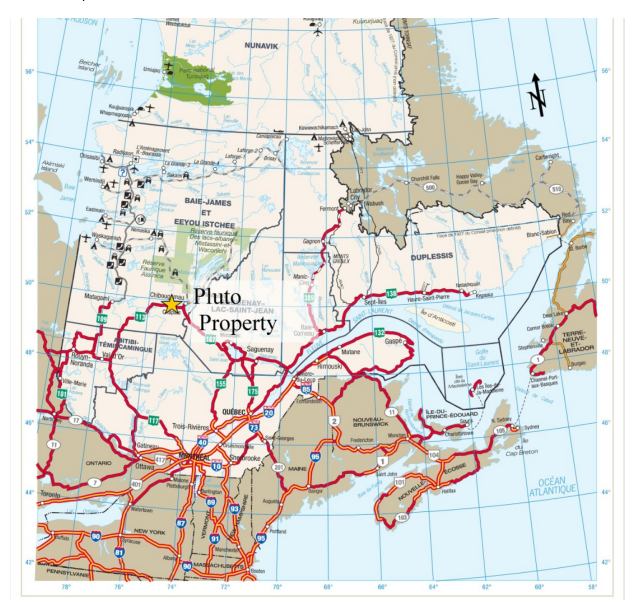


Figure 1. General Location of Pluto Property

Active claims will come to expiry on May 31, 2019. A minimum of \$63,960 in exploration expenditures will be required for the claim renewal, along with renewal fees of \$5,255.38. To date, exploration works carried out by SL Exploration Inc. and Prospectair exceeds \$75,000 and therefore, are sufficient to renew the claims for an additional 2 year-period.

Exploration Restrictions

The Pluto Property is partly covered by restrictions concerning native population and Hydro transmission lines as stated by the James Bay and Northern Quebec Agreement:

"Québec, La Société d'Énergie de la Baie James, Hydro-Québec and La Société de Développement de la Baie James and their nominees and such other persons acting lawfully shall have the right subject to all applicable laws and regulations to develop the land and resources in Category III lands." "However, the developers shall be submitted to the Environmental Regime which takes into account the Hunting, Fishing and Trapping Regime." (JBNQA - 5.5.1)

Title holders of claims are invited to communicate with the Regional Government and the Cree Nation Government.

A high-tension power line (Radisson-Hervey-Jonction line) traverses the property in a north-south direction (Figure 2). Exploration in this sector is allowed under conditions.

There are no other known significant factors or risks in addition to those noted in the Technical Report that could affect access, title, or the right or ability to perform the recommended exploration program.

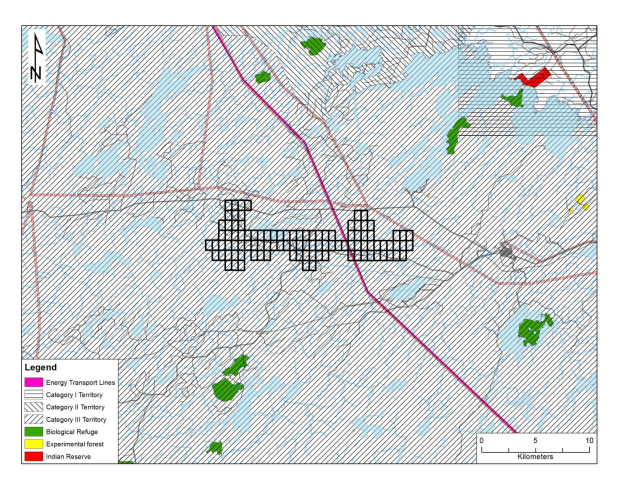


Figure 2: Land Restriction on Pluto Property

Accessibility, Climate, Local Resources, Infrastructure and Physiography

Topography

The Pluto Property shows a relatively flat topography with a few hills and swamps. Elevation ranges between 350m and 400m, with an average of 355m. Except for a few protruding rolling hills, most of the region is covered by glacial deposits, with a thickness ranging from less than one meter up to 10 m. Several creeks and a few small lakes

are present within the limits of the Pluto Property. Ruisseau Daubrée crosses the entire property in a E-W direction. and Obatogamau River flows in its southwest portion. Dolomieu Lake is the largest lake present in the immediate area and is partly located in the north central area of Pluto Property. Other smaller lakes such as Lac de la Flèche, Lac Héloïse and Lac Progress are also present in the eastern portion of the Pluto Property. The forestry cover is typical of northeastern Abitibi and consists of primary poplars and conifers.

Access and Local Resources

The Pluto Property is located about 720 km of Montreal and 8 km west of Chapais, a small town with available lodging, food and other services (Figure 1). In this sector, Road 113 is oriented along an east-west direction and is generally located less than 2 km north of the Pluto Property. All weather gravel roads, which are part of a network of logging roads, connect to the highway and allow access to most of the Pluto Property.

Climate

The Pluto Property is located near the subarctic climate limit and is characterized by long cold winter and short fresh summers. Temperatures can range from 5°C to 35°C during the summer months and can reach -35°C, rarely rising above 0°C during the winter months. According to Environment Canada, the sector receives an annual average of 650 mm of rain and close to 310 cm of snow.

Infrastructures

A high-tension power line is parallel to road 113, about 3km to the north, and follows an east-west direction, and another power line (Radisson-Hervey-Junction line) traverses the eastern half of the Pluto Property in a roughly north-south direction. A railroad system is present 4km south of the Pluto Property and a terminal is present in Chapais Municipality, about 9km to the east.

History

The Pluto Property was recently acquired through map staking, with 82 registered claims that were staked in April 2017. A second and third phases of staking took place in September and October 2017 and constitute 20 pending claims. These claims are being processed and are no longer available for map staking. GESTIM (the Mining Title Management System of Quebec's Government) attributed the transaction number of the staking and payment to Numberco, which therefore confirms that these 20 pending claims will eventually be issued to Numberco.

Regional surveys

Geological mapping in the area of the Pluto Property was performed from 1948 to 2012 and revealed the presence of multiple base metal and precious metal mineralization in the vicinity. Numerous airborne magnetic, electromagnetic and gravimetric surveys were carried out from 1948 to 2010. A series of geochemical campaigns took place from 1982 to 1995 and drilling was conducted from 1956 to 1972 (16 holes). The MERN identified a cartographic target along the Kapunapotagen shear zone to the east (Ruisseau Marquette-Nord), which is considered favorable to VMS mineralization. To the west, a regional heavy mineral in till survey (project 1987502) was conducted and returned anomalous values of gold and base metals. During the 1981 to 1985 mapping campaigns, rock samples assayed up to 100ppb Au in volcanic and mafic rocks.

Historical Exploration Works

Approximately two dozen exploration campaigns were conducted on various parts of the Pluto Property. On the east portion, Lavoie (1971) and Larouche et al. (2012) reported rhyolites and basalts and conductive anomalies. These lithologies were confirmed by drilling. Disseminated sulfide mineralization was observed. Trottier et al. (1980) covered the eastern and western parts of the Pluto Property and reported felsic rocks interbedded with chert tuffs that were mineralized in pyrite and chalcopyrite.

Magnetic and electromagnetic surveys delineated several anomalies that were tested by Campbell Chibougamau Mines Ltd. The same company conducted a series of campaign between 1977 and 1981 and Demers Chibougamau Mines Ltd from 1956 to 1957 on the central part of the Pluto Property. The works described by Assad (1957) covered the central band. Drilling returned pyrite, pyrrhotite and graphite mineralization hosted in felsic to intermediate volcanic rocks. No precious metals were observed.

A joint venture was later concluded and covered almost all the center and west part of the Pluto Property (Leduc, 1969). Exploration work was conducted to test EM conductors, which were interpreted to reflect the presence of pyrite-pyrrhotite or graphitic tuffs. The Landing Lake gabbro sill was considered as a potential target but was not drilled.

The west part was explored between 1978 and 1981 by the SDBJ, Campbell Chibougamau Mines Ltd, Mines Patino Ltd (De Grosbois, 1981; De Grosbois, 1982) and Shell Canada Drilling (Birkett, 1979). Drilling programs were carried out to test geophysical anomalies. mineralization (Pyrite, pyrrhotite and chalcopyrite) hosted in felsic to mafic volcanic rocks was noted.

In 1982, a detailed local geological map was made at the request of Mines Northgate Patino Inc. (Tremblay, 1982).

In 1997, Explorateurs-Innovateurs de Quebec Inc. conducted a large scale geophysical/geological campaign covering the entire Pluto Property. Anomalous results in Cu were reported from grab samples (Poirier, 1997).

The MERN identified a cartographic target along the Kapunapotagen shear zone to the east (Ruisseau Marquette-Nord). The target is situated along the Allard and Scott Members of the Waconichi Formation, which is considered favorable to VMS mineralization (Dion, 2009). To the west is the Houghton-Bordure cartographic target. It is an E-W shearzone with mineralized pyrite, pyrrhotite and chalcopyrite hosted in an amphibolite that is north of the Houghton pluton (Leclerc 2012; MRN 2012).

Geophysics

From 1948 to 2010, at least 25 geophysical survey campaigns or reinterpretations were performed on several parts of the Pluto Property. Only the most recent surveys are discussed in this report.

In 1956, Dolomieu Mine Reg'd conducted a magnetometer survey on the westernmost portion of Pluto Property (Dumont, 1956a). A zone of several anomalies up to 6500 gamma were observed.

In 1956, Demers Chibougamau Mines Ltd conducted two magnetic and self-potential surveys in the southwest portion of Pluto Property (Rukeyser, 1956; Dumont, 1956b). Several electrical potential anomalies were observed, 5 of which being consistent with magnetic anomalies.

In 1956, Roxton mining and development Ltd conducted electrical resistivity and magnetic surveys in the easternmost portion of Pluto Property (Maurice, 1956). Five resistivity anomalies were observed with values up to 2000 ohm/cm³. Some low resistivity values are associated with high magnetic values.

In 1970, Eskimo copper mine ltd carried out a magnetic and EM survey in the northwest part of Pluto Property (Christopher, 1970). 3 magnetics anomalies were observed with values greater than 2000 gamma with respect to the background. Also, 4 magnetics anomalies were coincident with EM anomalies.

In 1970 and 1971, Opemiska copper mines ltd conducted two magnetic and EM survey, covering most of Pluto Property (Moreau, 1970; Woodard, 1971). A few isolated high and low magnetics anomalies were observed, in association with conductive anomalies. These anomalies were explained by the presence of magnetic dykes and geological contacts.

In 1974, Falconbridge copper ltd conducted a magnetometric survey in the center of Pluto Property (Robert, 1974). Some magnetic anomalies were observed, including 2 major high anomalies, respectively 5000 and 3000 gamma, and 3 low intensity anomalies. These anomalies were correlated with geological contacts and tectonic structures. In 1975, a "Radem" survey was performed. resulting in several Radem anomalies associated with EM airborne anomalies, which were coincident with the presence of sulfide (Nichol, 1975).

In 1977, Campbell Chibougamau mines Ltd conducted a ground magnetic and electromagnetic survey in the Southwest half of Pluto Property and defined an east-west trending regional conductor (Ford, 1977) roughly following the general trend of geological units (Arseneau, 1978). It was followed with a HLEM (Horizontal loop EM) survey, that picked up several conductors coincident with the input results (Arseneau and Ford, 1978). The Dee Dee 1 property was later investigated by Ressources Camchib Inc., in 1982 and it was concluded that the anomalies reflected the presence of a diabase dyke (Labelle, 1982b).

In 1977, Shell Canada Ltd flew a 1462.8 line-km airborne EM survey covering the western half of Pluto Property (De Carle, 1977) and delineated 6 major anomalies In 1982, Essex Mineral Co conducted a magnetic and HLEM survey in the west part of Pluto Property. Several conductive zones associated with magnetic highs were observed (Park, 1982).

In 1982, Mine Northgate Patino Inc. carried out a magnetic and EM survey in the north center of Pluto Property and noted some anomalies associated with mineralization along a lithological contact (De Grosbois, 1982).

In 1983, 1997 and in 2006, the MRNF compiled the existing geophysical data DP 84-03 (MER, 1983), DP 96-05 (Dion and Lefebvre, 1997) and DP-2006-02 (Dion and Loncol-Daigneault, 2006).

In 1988, Ressources Cheminee De Cu Ltee conducted a magnetic and EM (T.B.F) survey in the southwest portion of Pluto Property (Plante, 1988). 87 anomalies were observed that could be explained either by the presence of graphite associated with magnetics formations or disseminated sulphides.

In 1990, Val d'Or Geophysique Ltee conducted a magnetic and EM-VLF survey on the east portion of Pluto Property (Lambert and Turcotte, 1990). Predominantly non-magnetic rocks interlayered with mafic horizons were observed along with erratic magnetic blocks within the overburden. conductive horizons oriented WNW-ESE were identified.

In 1991, Westminer Canada Ltd performed an IP survey and a drilling campaign in the southwest part of Pluto Property (Champagne, 1991; Lapointe and Gaucher, 1991). Despite a favorable environment, no new gold showing was found in the drilling. The induced polarization was inconclusive.

In 2009, Goldman Exploration Enr realised a Beep Mat and sampling survey on behalf of Native Exploration Inc. in the central sector of Pluto Property (Gaucher and Gaucher, 2010). No significant base or precious metal values were returned.

Geochemistry

The MRNF performed several soil geochemical surveys in 1982 (Beaumier 1982) and 1989 (Beaumier and Leduc). The Table Jamésienne de Concertation Minière conducted an esker sampling in 2005 for heavy minerals in the Chibougamau-Chapais area (De Corta and De Chavigny, 2005).

In 1982, the SDBJ carried out a prospection survey, in the west portion of Pluto Property (Labelle, 1982a). Au values ranging from < 5 ppb (undetected) to 90 ppm were assayed with slightly anomalous values being located within a massive conductive carbonated zone in the Dolomieu Lake area.

In 1986, Corporation Falconbridge Cu conducted an overburden drilling and geochemical analysis in the westernmost portion of Pluto property (Burns et al., 1986). Some till analysis shows values from < 5 ppb (undetected) up to 1000 ppb Au next to the Dolomieu Lake.

In 2005, TJCM performed sulphide counts and a chemical analysis on garnets to document an exploration method using heavy mineral concentrates for the exploration of various substances (De Corta and De Chavigny, 2005).

Historical Drilling

From 1957 to 2012, a total of 16 holes were drilled on various parts of the Pluto Property, within the scope of 6 distinct drilling programs:

Canadian Nickel Co. drilled one hole (McGregor and Thrall, 1957) on the west part of the Pluto Property. They intersected 0.67 m (2.2 ft) of massive sulfide (pyrite, magnetite) hosted in a pyrite disseminated tuff. No assays were reported.

Demers Chibougamau Mines drilled 4 holes near the center of the Pluto Property, in the Obatogamau formation (Dallaire and Dumont, 1957). Host rock appears to be andesite, with disseminated pyrite-pyrrhotite. Assay returned 0.05% Cu over 0.46 m (1.5 ft) from massive sulfides in hole No.1. In hole No.4, felsic rocks were observed, with disseminated pyrite-pyrrhotite-chalcopyrite. that assayed 0.05% Cu and 0.15% Zn over 0.85 m (2.8 ft).

From 1970 to 1972, Opemiska Copper Mines Ltd drilled 9 holes on the Pluto Property, with most of them (6 holes) distributed along the Waconichi felsic tuff (Gagnon, 1970). One hole was emplaced north of the band (W-25) and two holes (Y-9 and Y10) were drilled in the east portion of the Pluto Property: Several narrow graphitic bands hosted in tuff were slightly mineralized in hole W-13, with up to 0.10% Cu over 0.3 m (1ft) and 0.013% Zn and 0.014% Ni over 0.61 m (2 ft) (Gagnon, 1970). Hole W-25 showed a succession of mafic-felsic tuffs with some small mineralized intersections: disseminated sulfides returned up to 0.20% Cu over 0.61 m (2 ft), while a graphitic banded tuff returned 0.05% Cu, 0.02oz/t Au, 0.12oz/t Ag, 0.01% Zn and 0.015% Ni over 0.46 m (1.5 ft) (Lavoie and Leduc, 1971). In hole Y-10, a small gabbro intrusion hosted in felsic tuffs returned 0.10% Cu and 0.022% Ni over 0.6 m (2 ft) (Gagnon et al., 1972).

Ressources Géomega Inc. drilled two holes on the property that targeted unexplained EM anomalies within the Waconichi tuff (Pelletier et al, 2012). Both holes intersected basalts, gabbro and shear zones/mylonite, but none of them showed significant sulfide or graphitic content that could explain the EM anomalies.

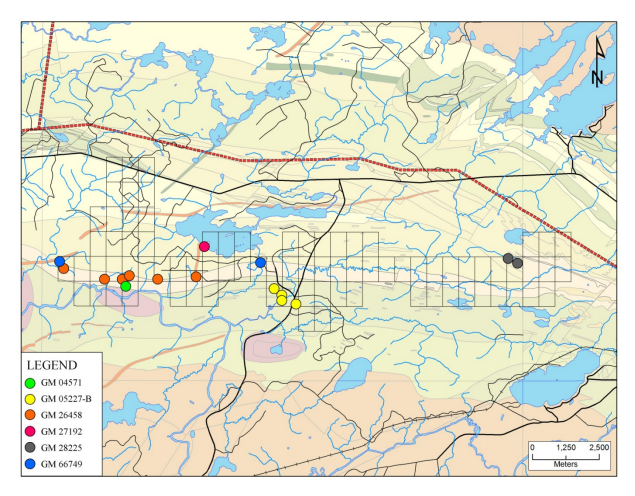


Figure 3: Location of historic drill holes

Geological Setting

Regional Geology

The Chapais area lies within the Matagami-Chibougamau section of the Archean, Abitibi orogenic belt. The area is underlain by mafic to felsic rocks of the Roy Group and a younger sedimentary sequence identified as the Opemisca Group. The Roy group is formed of three successive volcanic cycles, with Obatogamau Formation (O) being part of the second volcanic cycle while the Waconichi (W) and Gilman (GI) Formations belong to the third volcanic cycle (Figure 3 and Leclerc et al. 2010). The Opemisca Group is divided into the Haüy (HY) and Stella (S) Formations. Roy Group volcanites are intruded by numerous coeval and comagmatic, differentiated mafic sills. The Dore Lake Complex, a major layered intrusive, is found within the older volcanic cycle of the Roy Group. Three distinct differentiated sills of the Cummings Complex (Roberge, Ventures, and Bourbeau Sills) are found within the third, younger volcanic cycle (BB and V). In the surroundings, the volcano-sedimentary rocks are intruded by the Dolodau syenite, about 2 km south of the Pluto Property, the Houghton Pluton a monzodioritic suite, some 4 km west of Pluto Property and the Jean Luc stock, a granodiorite/syenite partly overlapping the southwest portion of the Pluto Property. The presence of layered sills and lack of komatiitic volcanic rocks are distinctive of greenstone belt of Matagami-Chibougamau region (Allard and Gobeil, 1984)

The Kapunapotagen Fault separates the volcano sedimentary sequence of the Opemisca Group sediments from the volcanites of the Roy Group. It is associated with shear zones ranging from 10m to 15m in width and is characterized with iron carbonates, chlorite, epidote and ± chloritoïde alteration. The fault mostly parallels the

regional schistosity. It was generated in compression and resulted in a N-S horizontal shortening. The known movement of the fault is inverse (Morin, 1994). On the ground, the shear zone is reflected by the transformation of volcanic rocks into chlorite-sericite schists, a strong ankerite alteration and stretching/flattening of clasts in tuffs and conglomerate. The layouts of the corridor correspond to the trace of the Chapais Synclinal, as defined by Daigneault and Allard (1990).

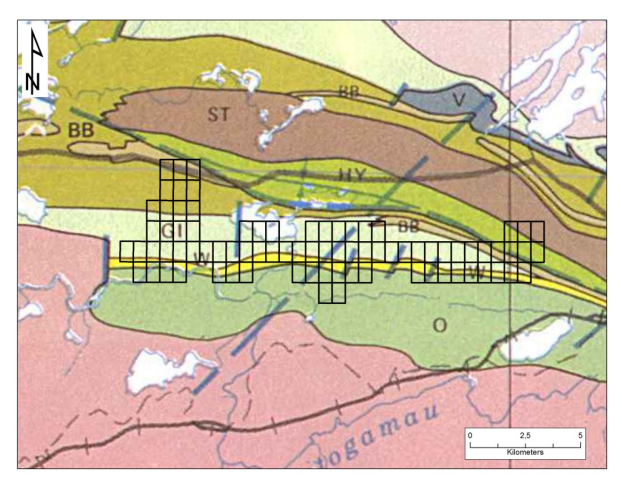


Figure 4: Regional Geology (after DV-83-16)

Local Geology

The Pluto Property is mostly underlain by the volcano-sedimentary rocks of the Bruneau, Waconichi and Obatagamau Formations, all part of the Roy Group., these formations are distributed along an east west orientation and lies conformably from north to south, The Northwest end and east portion of the Pluto Property are partly overlain by Opemisca Group, which comprises the Haüy ant Stella Formations (Leclerc 2012).

In the Northwest corner of the Pluto Property lay a series of sills, Ventures (Aven) and Bourbeau (Abou) from the Cummings Complex. The Ventures Sill is at the contact between the Bruneau Formation and the Blondeau Formation. It is composed of pyroxenite at its base, and gabbros at its top. Above the Ventures Sill is the Bourbeau Sill. It varies upward from a pyroxenite (Abou1), a leucogabbro (Abou2) and a ferrogabbro (Abou3) (Figure 5 and Leclerc, 2012).

The Blondeau Formations from the Roy Group conformably overlay the Bruneau (Gilman) Formation and is intercalated with the Cummings Complex. It is found in the west portion of the Pluto Property and is composed of subarkose, felsic tuff and undifferentiated metasediments (Abl2) and some andesitic to basaltic flows (Abl1)

(Morin 1994; Leclerc et al., 2012). The underlying Bruneau Formation (previously identified as the Gilman Formation) mainly consists of volcanoclastic rocks of mafic to felsic composition and andesitic to basaltic flows (Abnu) The Bruneau Formation is underlain by the Waconichi Formation which is represented in the Pluto Property by the Queylus Member (Aqu2), which is composed of rhyodacite and volcanoclastic rocks of transitional to calcalkaline composition (Leclerc 2012).

The south portion of the Pluto Property is overlain by the Obatogamau Formation and is mainly composed of basalts with phenocrysts and comagmatic gabbroic sills (Aob). Basalts flows can be either massive, pillowed and are locally brecciated. They are often flattened in the regional schistosity (Morin, 1994). Stratified rhyolite tuffs and carbonated rocks represent about 10% of the formation (Charbonneau et al., 1991). Over the Pluto Property, the Kapunapotagen shear zone is shown at the contact between the Queylus Member of the Waconichi Formation and the basalts of the Obatogamau Formation.

The Chrissie Formation which has been recently defined as the first volcanic cycle of the Roy Group is partly overlapping the southernmost portion of the Pluto Property (Acs). It consists of the upper member and contains gabbro, lapilli tuffs of mafic to felsic composition, rhyolite and exhalite (Leclerc et al. 2010).

The northeast part of the Pluto property are overlain by the sediments of the Stella, Daubrée and Haüy Formations (Opemisca Group). The Daubrée Formation (Ada) is composed of feldspathic wacke and arkose, siltstone, argillite and rare conglomeratic horizons. The Stella Formation (Ast) unconformably lies on the Roy Group (Bruneau Formation) and is composed of fine sandstone, argillite and polygenic conglomerate lenses. The Stella Formation is overlain by the Haüy Formation (Ahy) which is composed of andesites and porphyritic basalts that may present a shoshonitic affinity, cherts tuffs and mafic blocks tuffs, lithic sandstone, conglomerate lenses and seldom argillite (Leclerc, 2012; Morin, 1994). In the southwest portion of the Pluto Property, the basalts of the Obatogamau Formation are intruded by the Jean Luc Stock, an intrusive of granodioritic to syenitic composition. Diabase and gabbro dykes are present throughout the property. These Proterozoic dykes, 30m to 60m thick, are generally ENE.

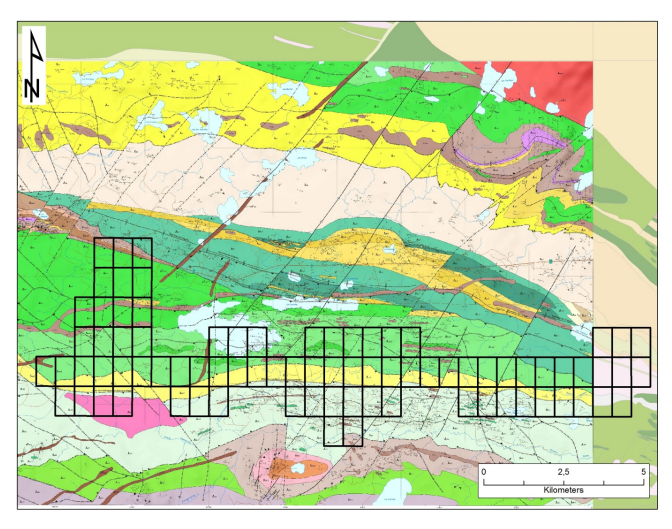


Figure 5: Local Geology (after Leclerc 2012 and RP2010-09)

MERN Targets

The MERN identified two targets in the vicinity of the property The first cartographic target (Ruisseau Marquette-Nord) is partly overlapping the east portion of Pluto Property. It is located along the Kapunapotagen shear zone at the contact between the Allard and Scott Members of the Waconichi Formation, which is considered to be favorable to VMS mineralization (Dion, 2009).

About 4 km west of the Pluto Property, is defined the Houghton-Bordure cartographic target (Au Cu). It is described as an E-W shear zone north of the Houghton pluton which contains disseminated sulphides (pyrite, pyrrhotite, chalchopyrite) hosted in an amphibolite (MRN 2012).

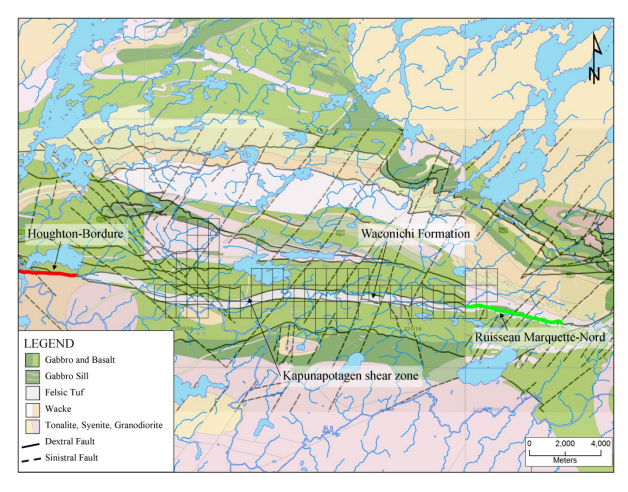


Figure 6: MERN Targets

Deposit Types

Volcanogenic massive sulfide (VMS) deposits are important sources of copper, zinc, lead, gold, and silver (Cu, Zn, Pb, Au, and Ag). These deposits form at or near the seafloor where circulating hydrothermal fluids driven by magmatic heat are quenched through mixing with bottom waters or porewaters in near-seafloor lithologies. Massive sulfide lenses vary widely in shape and size and may be pod-like or sheet-like. They are generally stratiform and may occur as multiple lenses. Deposits range in size from small pods of less than a ton (which are commonly scattered through prospective terrains) to supergiant accumulations (Shank and Thurston, 2012).

Massive ore in VMS deposits consists of >40 percent sulfides, usually pyrite, pyrrhotite, chalcopyrite, sphalerite, and galena; non-sulfide gangue typically consists of quartz, barite, anhydrite, iron (Fe) oxides, chlorite, sericite, talc, and their metamorphosed equivalents. Ore composition may be Pb-Zn-, Cu-Zn-, or Pb-Cu-Zn-dominated, and some deposits are zoned vertically and laterally.

Many deposits have stringer or feeder zones beneath the massive zone that consist of crosscutting veins and veinlets of sulfides in a matrix of pervasively altered host rock and gangue. Alteration zonation in the host rocks surrounding the deposits are usually well-developed and include advanced argillic (kaolinite, alunite), argillic (illite, sericite), sericitic (sericite, quartz), chloritic (chlorite, quartz), and propylitic (carbonate, epidote, chlorite) types (Bonnet and Corriveau, 2007).

Exploration

In 2017, SL Exploration Inc. was mandated by Numberco to conduct an exploration program which included a till sampling campaign and a helicopter-borne geophysical survey. Till sampling was selected as an exploration method as it provides a large coverage to highlight the potential mineral of the Pluto Property. The unconsolidated deposits are largely composed of till in the area, which is therefore suitable for such type of survey.

Geophysical Survey

On October 13th, 2017, Prospectair was mandated by SL Exploration to perform a heliborne high-resolution magnetic (MAG) survey for Numberco on its Pluto Property. Two survey blocks, identified East Block and West Block, were flown for a total of 448 l-km. A total of 2 production flights were performed using PROSPECTAIR'S Eurocopter EC120B, registration C-GEDI.

The strongest magnetic anomalies and variation are concentrated in the southwestern part of the West survey block, and are likely caused by variable concentrations of magnetite associated to the intrusive (Jean-Luc Stock) (Dubé 2017).

In the East block, magnetic lineaments are preferentially trending from E-W to ESE-WNW (Figure 7). Two main families of lineaments are recognized in the West block. The most prominent one is striking from ENE-WSW (in the southeast part of the block) to ESE-WNW (in the north part of the block). The second family of lineaments is rather striking NNE-SSW, and these lineaments are likely related to mafic dykes. Other magnetic anomalies generally trending E-W in the entire surveyed area are possibly associated to mafic volcanic or intrusive rocks. Other areas that are magnetically quieter are rather characteristic of sedimentary and of intermediate to felsic volcanic rocks (Dubé, 2017).

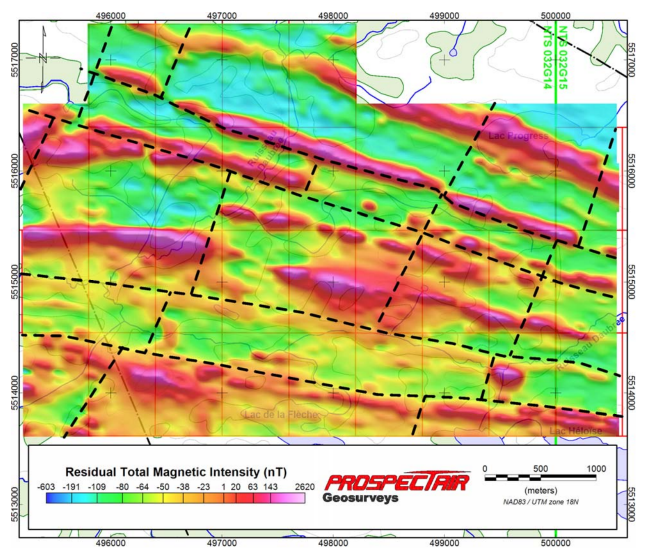


Figure 7: Total Magnetic Intensity for the East Block

Throughout the blocks, it is possible to detect structural features offsetting observed magnetic lineaments and causing abrupt interruption or changes of the magnetic response. These features are typically caused by faults, fractures and shear zones.

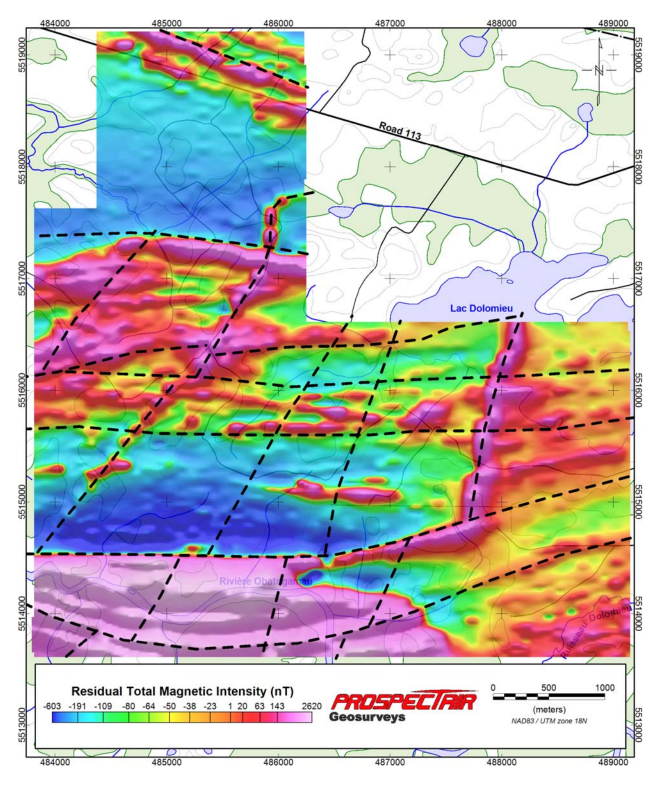


Figure 8: Total Magnetic Intensity for the West Block

Till Survey

From May 27, 2017 to June 5, 2017, 77 tills samples were collected on the Pluto Property along an east-west oriented line with samples collected every 200m along the line and, wherever possible, southwest (down ice) of the felsic tuff unit. Some additional lines parallel to the Main line were sampled in the southwest portion of the property since this sector could be easily accessed.

The main target was the Kapunapotagen shear zone, since the MERN identified two targets on both sides of the Pluto Property, and it was reasonable to think the mineralization would extend inside the property. The location of each till sample is shown in Appendix III.

15 kg till samples were collected at the base of the B-Horizon by digging a hole with a shovel and placed into a large plastic rice bag. At some places where the altered B-horizon crust could not be dig across, A-horizon samples were rather taken. Pebbles and blocks larger than 5cm were manually removed to increase the precision of the sample. Plastified paper tags with serialized numbers were inserted in the sample bags. Four duplicate samples were taken to test the reproducibility of the method.

Tills were processed by technicians and geologists of SL Exploration Inc. Sieves and pans were used to produce a concentrate of heavy minerals, weighing about 400g. These Heavy mineral concentrates were sent to Activation Laboratories LTD (Actlabs), Ancaster, Ontario, Canada for chemical analysis.

Results and Interpretation

Statistical Treatment

The obtained Geochemical data was statistically processed to highlight anomalous samples. Values of 85^e percentile and 95^e percentile were calculated for all elements. Table 1 presents the values for selected elements in till samples. Detection value for gold is 5ppb. Values above 10ppb were considered anomalous and those above 44ppb were considered strongly anomalous. For the other elements, a threshold value above 16ppm Cu or 35ppm Zn was selected.

		-
Element	85 ^e Percentile	95 ^e Percentile
Au	12ppb	44ppb
Cu	12ppm	16ppm
Zn	29ppm	35ppm

Table 1:Au, Cu and Zn Percentile Values for Till Samples

Ag and As values are very low (near the detection limit of 0.2ppm Ag or 2ppm for As), except for one sample with As value of 20ppm (017) or 4.ppm Ag (028)

Gold and Base Metals

Three anomalous zones were delineated (Figure 9 and Table 2):

- Zone 1, in the east portion of the property consists of multiple samples anomalous in Au, Cu and Zn. Four
 (4) samples were anomalous in Au (13ppb, 28ppb, 31ppb, 39ppb), two (2) in Cu (14ppm) and one (1) in Zn (32ppm)
- Zone 2 located near the central east portion of the Pluto Property is highly anomalous in Au (3120ppb) and Ag (4.6ppm).

• Zone 3 in the west portion of the Pluto Property, shows several samples anomalous in Au, Cu and Zn. Two (2) samples were anomalous in Au (59ppb and 138ppb), three (3) in Cu (14ppm, 16ppm and 22ppm) and one (1) in Zn (37ppm).

Table 2: Till Values above 85^e Percentile for Selected Zones

Zone	Au (ppb)	Cu (ppm)	Zn (ppm)	Ag (ppm)
Zone 1	13ppb 28ppb 31ppb 39ppb	14ppm 14ppm	1432ppm	
Zone 2	3120ppb			4.6ppm
Zone 3	59ppb 138ppb	14ppm 16ppm 22ppm	37ppm	

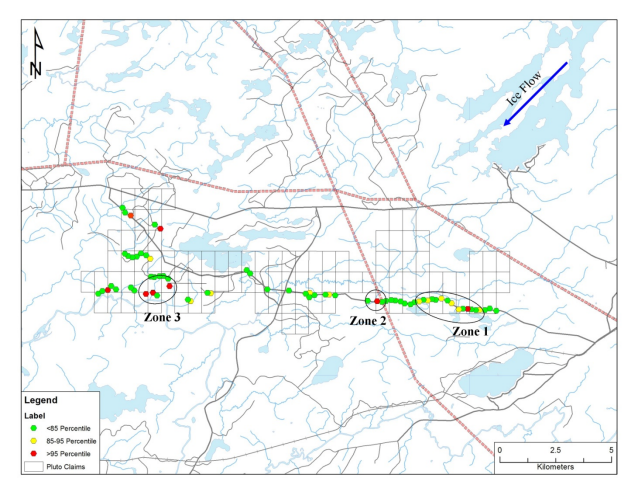


Figure 9: Percentile Values for selected Elements

Sample Preparation, Analyses, and Security

Sample Preparation Methods

At the laboratory, samples were prepared by protocol Rx-1, which consists in drying, crushing (<7 kg) up to 90% passing 10 mesh, riffle splitting (250 g) and pulverizing (mild steel) to 95% passing 105μ.

Analyses

Base metal and other elements in till samples were assayed using 1E3 package from Actlabs, which consists in partial extraction using Aqua Regia. ICP-OES finish yield partial metal. A suite of 49 elements were also analyzed for some of the samples by aqua regia digestion and ICP analysis. The multi-element package comprised Ag, Al, As, B, Ba, Be, Bi, Ca, Cd Co, Cr, Cu, Fe, Ga, Hg, K, La, Mg, Mn, Mo, Na, Ni, P, Pb, S, Sb, Sc, Sr, Te, Th, Ti, Tl, U, V, W, Y, Zn and Zr.

Gold was assayed using the 1A2 Au package from Actlabs, which consists in AA fire assay. Only gold is analyzed in this package.

Duplicate samples were taken on the field, and routine duplicate and standard analyses were performed by the laboratory for the purposes of quality assurance and quality control.

Quality Control

Activation Laboratories Ltd (Actlabs) is an accredited laboratory meeting international standards ISO 9001:2000 with certification No. CERT-0032482, and the Canadian Association for Laboratory Accreditation Inc. Standard ISO/IFC170252005 accreditation No. A3200.

Four samples were duplicated on the field to test the reproducibility of the method. No blanks or standards were inserted during the till sampling campaign. Only routine duplicate and standard analyses performed by the laboratory were performed for the purposes of quality assurance and quality control. Results were verified multiple time.

Data Verification

The exploration work discussed herein did not involve the systematic introduction of standard materials or duplicates in the sample series. Assay results recorded in the certificates of analysis were verified multiple times.

Four duplicate samples were taken to test the reproducibility of the method.

Table 3: Duplicate Results

Sample	Duplicate	Au	Cu	Zn
046	Α	<5ppb	6ppm	20ppm
047	Α	<5ppb	10ppm	26ppm
056	В	<5ppb	7ppm	20ppm
057	В	<5ppb	8ppm	21ppm
069	С	<5ppb	11ppm	26ppm
070	С	<5ppb	11ppm	30ppm
072	D	<5ppb	12ppm	23ppm
073	D	138ppb	14ppm	26ppm

For gold assays from duplicate D, the measured value largely differs between the two samples. (<5ppb vs 138ppb Au), which could be explained by a nugget effect (if gold nuggets are scarce in a sample, it is either present or absent). For the other elements (Cu and Zn), results are similar and within error margin of the analytical method.

Mineral Processing and Metallurgical Testing

Not Applicable.

Mineral Resource Estimates

Not Applicable.

Mineral Reserve Estimates

Not Applicable.

Adjacent Properties

Several companies are present in the immediate area of Pluto Property and are actively exploring for either gold and/or base metals. Note that the information regarding adjacent properties cannot be directly verified by the author and are not necessarily indicative of mineralization present within Pluto Property.

Maryse Property of Exploration Kintavar Inc. is located 1.8 km northwest of the Pluto Property and includes the Alouette showing. This showing is located 3km northwest of the Pluto Property and is 91m long by 30m wide. Mineralization consists of pyrite, chalcopyrite, and pyrrhotite, with nickel and cobalt sulfides and is disseminated in diorite and andesite. Best assay results returned 8.49g/t Au, 10.89g/t Ag (Marcotte, 1952) and 14.8% Cu on grab samples (Tessier, 1994).

Cavan Property next to the east limit of Pluto Property is held by Tomagold Corporation. It includes the Lac Cavan-Nord showing, 400 m east of the Pluto Property. This Archean lode gold showing is hosted in andesitic basalts and the mineralization is found in quartz-pyrite veins within shear zones. Its size is about 91m by 30m and a similar proximal showing is about 200m by 15m. Chosen grab samples returned up to 12.30g/t Au, while drilling returned up to 1.37g/t Au over 1.4m (Larouche, 2009).

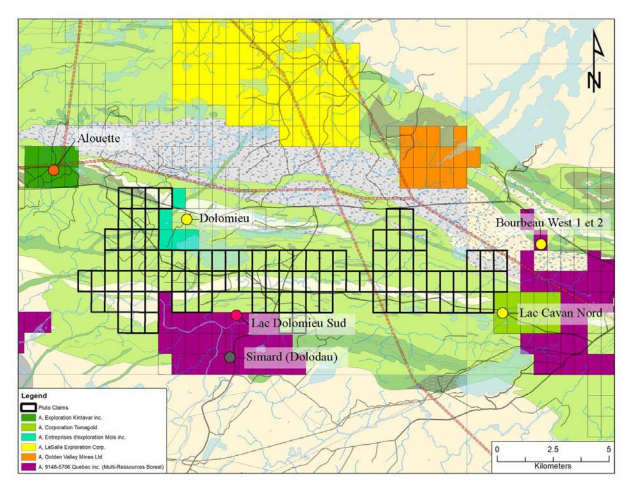


Figure 10: Adjacent properties

Miska Property of LaSalle Exploration Corp is located, 6 km north or Pluto Property. Numerous gold anomalous values are reported in the property surroundings and are associated to sericite alteration, porphyries, quartz veins or chloritic schist. Several NE faults are sub-parallel to the known gold-bearing Gwillim and Lamark mineralising faults.

Dolodau Property of Multi-Ressources Boréal is bordering the south limit of the Pluto Property. This property includes the Simard (Au, W), Lac Dolomieu-Sud (Ag) and Oriana (REE) showings. Lac Dolomieu-Sud showing is less than one km south of the Pluto Property. It is hosted in graphitic felsic tuffs and the mineralization consists of pyrite-pyrrhotite-bearing veinlets. Best assay returned up to 5.14g/t Ag and 0.24% Zn over 1.0m (Arseneau et al., 1979).

The Simard (Dolodau) showing is about 2km south of the Pluto Property. This showing is in quartz vein associated with a shear zone hosted in gabbro sills intercalated with volcanoclastic rocks. Mineralization appears either as disseminated pyrite and magnetite in carbonate veins or as pyrite-quartz-carbonate veinlets. The shearzone extends in a north-northwest/ south-southeast direction and border the west limit of the syenitic pluton (Dolodau stock). Additional stripping was done in 2016 by Multi- Ressources Boréal for a length of about 100 m and returned several gold, silver and tungsten values. Scheelite was observed over the full length of the exposed shear zone with values ranging from 0.61% in a grab sample up to 14.9% over 0.6 m from a channel sample. A channel sample from the D-Sud stripped area returned 6.42 g/t Au and 30.9 g/t Ag over 0.4 m. Grab samples from the stripped areas, ranged from 0.4 to 30.2 g/t for gold and from 9 to 226 g/t for silver (Multi-Ressources Boréal's website).

Four historic mines are located in the Chapais area:

- The Perry Mine was operated from 1965 to 1991 and produced 9Mt at 2.16% Cu and 3.03g/t Au (Pilote, 1998). The probable and proven reserve were evaluated at 64,091t at 4.58%Cu, 0.58g/t Au and 21.94 g/t Ag in 1992.
- The Cook Mine was in production between 1977 and 1989. 1.084Mt of ore was extracted at 0.64% Cu and 5.02 g/t Au (MERN, 1988; MERN 1989).
- The Springer Mine extracted 12.5Mt of ore, grading 2.56% Cu and 1.23g/t Au since 1954 until the closing of the mine (1991). Total production was 517,126t of copper, 27,074kg of gold and 282,000kg of silver (MERN, 1990; Pilote, 1998). The probable and proven resources were evaluated at 2.22%Cu, 2.67g/t Au and 12.69g/t Ag in 1992.
- The Robitaille Mine (1970-1972) produced 196,858t of ore at 2.04% Cu , 0.53g/t Au and 11.21 g/t Ag. Total production was 37,000t of copper, 131kg of gold and 2,016kg of silver (Lavergne, 1985; Pilote, 1998).

Interpretation and Conclusions

Interpretations

The two MERN targets at both sides of the Pluto Property (the Houghton-Bordure and the Ruisseau Marquette-Nord) are positioned in the vicinity of the Kapunapotagen shear zone, defined as a deformation zone by the MERN and considered as highly prospective for VMS deposits. Based on the assumption that a potentially mineralized zone could be located along this shear zone in the continuity of the two targets defined on each side of Pluto Property, the geochemical survey of 2017 was emplaced down-ice of the shear zone. Punctual sources could be at the origin of the different geochemical anomalies for precious and base metals. Glacial drift indicates possible sources NE of the till lines, which are down ice of the contact between the felsic and mafic units.

Three zones appear to be of greater interest for the implementation of future exploration works. In the east portion of Pluto Property, Zone 1 is located at the south contact between the felsic and basaltic units. A series of high-magnetic anomalies parallel to each other are located up-ice from the zone and could correspond to a sulfiderich zone which would represent the potential source.

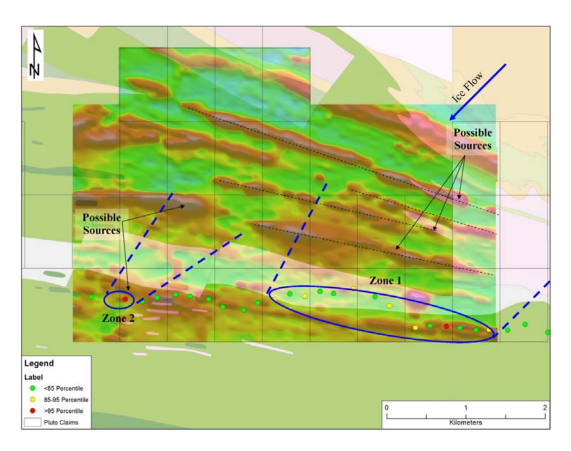


Figure 11: Geophysical Survey (TMI) and anomalous zones 1 and 2, East block

Zone 2 is southwest of a large magnetic anomaly, about 1 km northeast of the felsic unit and directly southwest of a weaker magnetic anomaly. This weaker but closer anomaly could be the most plausible source, since the gold and silver anomaly is punctual and very strong and could therefore reflect a more proximal source.

Zone 3 is southwest of a very sharp magnetic anomaly. The E-W anomaly is parallel to the contact between the felsic unit and the basalt and could correspond to a sulfide-rich source.

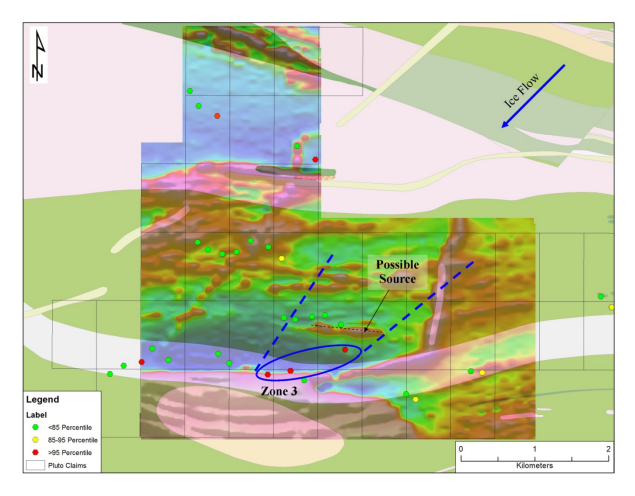


Figure 12: Geophysical Survey (TMI) and anomalous zone 3, West block

Geophysical interpretations of the magnetic survey yield a series of large E-W deformation corridors. Other N-S structures are also presents and the intersections of these two directional groups represents a good potential for mineralization, similar to Lac Bachelor (Fayole, 2016).

Other prospective sectors within the Pluto Property can be derived from the geophysical survey and includes structural features offsetting observed magnetic lineaments. These features are typically caused by faults, fractures and shear zones and could represent favorable targets.

The presence of a syenitic intrusion to the west of the Pluto Property (Jean Luc Stock), with a strong magnetic expression, is also a good target for gold mineralization. Gold may be directly associated with such type of intrusions but may also be mobilized along crosscutting shear zones and within quartz veins.

Conclusions

The Pluto Property is located next to the Chapais-Chibougamau mining camp, the second largest camp in Quebec. It is located inside the Plan Nord territory, and is subjected to government credits for exploration and prospection. The Pluto Property is easily accessed via the main road 113 and secondary (forestry) roads. Exploration can be done with pickup truck and ATV, which makes exploration easier, cheaper and less dependent on weather.

The Pluto Property is located on geological units that are prospective for gold-rich stratiform sulphide deposits associated with volcanic rocks (VMS). Some of these prospective features were recently outlined by the MERN and include: 1) exhalite layers in the upper member of the Chrissie Formation; 2) the base of felsic rocks in the Queylus Member (Waconichi Formation) where transitional mafic volcanic rocks similar to those recognized at the Lemoine

mine and Selco-Scott deposit occur and 3) along the contact between the rhyolites of the Blondeau Formation and the Bourbeau Sill (Leclerc et al. 2010).

Two cartographic targets were defined by the MERN east and west of the Pluto Property. These two VMS targets are near the same lithological units that extend into the Pluto Property. More specifically, the east target, Ruisseau Marquette-Nord, is reported to be at the contact between the Allard and Scott Members of the Waconichi Formation (Dion 2009).

The Pluto Property has been historically sparsely explored for base and precious metal and historic assay results returned Cu-Zn-Au-Ag values. Some of the historic diamond drill holes returned visible sulfide mineralization. The presence of a VMS showing (Dolomieu-Sud) and Cu-Zn-Au-Ag mineralization in the vicinity of the Pluto Property indicate a good potential of discovery for this type of deposit within the limits of the Pluto Property. Recent exploration works completed at the Pluto Property resulted in anomalous gold and base metals values in till samples and three distinct anomalous zones were outlined. The till survey targeted the Kapunapotagen zone, known to be prospective for VMS type of deposit as it is found at the contact between felsic and mafic volcanism.

The southwest area of Pluto Property could be prospective for Intrusion-related type of deposit owing the location of the Jean Luc Stock, an intrusion of granodioritic to syenitic composition. The intersection of structures near these intrusions represents good targets for mineralization. The Pluto Property's geophysical survey revealed presence of such magnetic signature and their associated faulting near the north and east limit of the intrusion and this sector should be subjected to a comprehensive structural interpretation. The gold showing of Multi Ressources Boréal (Dolodau) is spatially related to the Dolodau intrusive, within a nearby shear zone.

Recommendations

Based on the favorable geological context of the Pluto Property and the results of the till survey, the Pluto Property clearly deserve follow-up works. In order to increase the level of information and investigate the potential of the Pluto Property for gold and base metals mineralisation, the following tasks are recommended with a detailed budget (Table 4):

- Follow-up survey on till anomalies
- Detailed mapping and structural study focusing on structural features outlined in the geophysical survey that are offsetting magnetic lineaments;
- Ground induced-polarization survey on potential source of the gold anomalies

Table 4: Proposed Budget

Phase I	quant.	item	@	cost (C\$)
Field works (geologist)	3	days	\$650.00	\$1,950.00
Field works (technician)	3	days	\$450.00	\$1,350.00
Lodging and food	6	man-days	\$175.00	\$1,050.00
Field supply				\$1,000.00
Detailed till sampling	105	samples	\$350.00	\$36,750.00
Ground IP/PP Survey	40	line-km	\$1000.00	\$40,000.00
Laboratory assay	105	samples	\$65.00	\$6,825.00
Maps and report	5	days	\$650.00	\$3,250.00
Contingency (approx. 10%)				\$9,000.00
Total				\$101,175.00

The technical information regarding the Pluto Property in this Information Circular has been reviewed and approved by the Author who is independent of the Corporation. The Author is a Qualified Person under NI 43-101.

Funds Available and Use of Available Funds

As at November 30, 2017, the Corporation had working capital of approximately \$222,043. The Corporation funds its business using the proceeds from equity financings. The Corporation's estimated use of funds for the next twelve months is as follows:

Use of Available Funds	Amount (\$)
Estimated cost of Information Circular and CSE Listing	20,000
Phase I exploration program on the Pluto Property	101,175
Operating expenses for 12 months ⁽¹⁾	15,000
Working capital	85,868
Total	222,043

Estimated operating expenses for the next 12 months consists of \$15,000 for public company operations (audit, transfer agent and annual general meeting).

The Corporation intends to spend the funds available to it as stated in this Information Circular; however, there may be circumstances where, for sound business reasons, a reallocation of funds may be necessary. See "Risk Factors".

The Corporation funds its business using the proceeds from equity private placements. In the future, the Corporation may pursue additional private placement debt or equity financing based upon its working capital needs from time to time, however, there can be no assurance that such financing will be available, or completed on terms that are favourable to the Corporation.

Business Objectives and Milestones

The principal business carried on and intended to be carried on by the Corporation is the acquisition, exploration and development of mineral resources properties.

The Corporation's business objectives in using the available funds are to:

- (i) obtain a listing of Shares on the Exchange; and
- (ii) conduct the Phase 1 exploration program on the Pluto Property recommended in the Technical Report.

After obtaining a listing of Shares on the CSE, the Phase 1 exploration program is expected to commence in the spring of 2018. During the first phase of exploration, the Corporation intends to complete additional field work, conduct detailed till sampling, perform a ground IP/PP survey, and undertake corresponding laboratory assays and reporting.

Other Sources of Funding

The Corporation currently does not have any immediate sources of additional funding.

DIVIDENDS OR DISTRIBUTIONS

The payment of dividends, if any, in the future, rests within the sole discretion of the Board. The payment of dividends will depend upon the Corporation's earnings, its capital requirements and its financial condition, as well as other relevant factors. The Corporation has not declared any cash dividends since its inception and the Corporation intends to retain its earnings to finance growth and expand its operations and does not anticipate paying any dividends on its common shares and other classes of shares in the foreseeable future.

There are no restrictions in the Corporation's constating documents that prevent the Corporation from declaring dividends. The BCBCA, however, does prohibit the Corporation from declaring dividends where, after giving effect to the distribution of the dividend the Corporation would not be able to pay its debts as they become due in the usual course of business; or the Corporation's total assets would be less than the sum of its total liabilities plus the amount that would be needed to satisfy the rights of shareholders who have preferential rights superior to those receiving the distribution.

MANAGEMENT'S DISCUSSION AND ANALYSIS

The Corporation

The Corporation's Management's Discussion and Analysis provides an analysis of the Corporation's financial results for the six month period ended September 30, 2017, and should be read in conjunction with the financial statements of the Corporation for such period, and the notes thereto respectively. The Corporation's Management's Discussion and Analysis is attached to this Information Circular as Appendix 8.

The Corporation's Management's Discussion and Analysis provides an analysis of the Corporation's financial results for the year ended March 31, 2017, and should be read in conjunction with the financial statements of the Corporation for such period, and the notes thereto respectively. The Corporation's Management's Discussion and Analysis is attached to this Information Circular as Appendix 6.

Certain information included in the Corporation's Management's Discussion and Analysis is forward-looking and based upon assumptions and anticipated results that are subject to uncertainties. Should one or more of these uncertainties materialize or should the underlying assumptions prove incorrect, actual results may vary significantly from those expected. See "Caution Regarding Forward-Looking Statements" for further detail.

Numberco

The Numberco Management's Discussion and Analysis provides an analysis of Numberco's financial results for the six month period ended September 30, 2017, and should be read in conjunction with the financial statements of Numberco for such period, and the notes thereto respectively. Numberco's Management's Discussion and Analysis is attached to this Information Circular as Appendix 4.

The Numberco Management's Discussion and Analysis provides an analysis of Numberco's financial results for the year ended March 31, 2017, and should be read in conjunction with the financial statements of Numberco for such period, and the notes thereto respectively. Numberco's Management's Discussion and Analysis is attached to this Information Circular as Appendix 2.

Certain information included in Numberco's Management's Discussion and Analysis is forward-looking and based upon assumptions and anticipated results that are subject to uncertainties. Should one or more of these uncertainties materialize or should the underlying assumptions prove incorrect, actual results may vary significantly from those expected. See "Caution Regarding Forward-Looking Statements" for further detail.

DESCRIPTION OF SHARE CAPITAL

No securities are being offered pursuant to this Information Circular.

Authorized Capital

The authorized share capital of the Corporation consists of an unlimited number of Shares without par value and an unlimited number of preferred shares without par value. See "Consolidated Capitalization" and "Disclosure of Outstanding Share Data". As of the date of this Information Circular, there were 17,358,366 Shares issued and outstanding and no preferred shares issued and outstanding.

Shares

Holders of the Shares are entitled to receive notice of, and to attend and vote at, all meetings of the shareholders of the Corporation, and each Share confers the right to one vote, provided that the shareholder is a holder on the applicable record date declared by the Board. The holders of the Shares, subject to the prior rights, if any, of any other class of shares of the Corporation, are entitled to receive such dividends in any financial year as the Board may by resolution determine. In the event of the liquidation, dissolution or winding-up of the Corporation, whether voluntary or involuntary, or other distribution of the Corporation's assets among its shareholders by way of repayment of capital, the net equity of the Corporation shall be distributed among the holders of the Shares, without priority and on a share for share basis. There are no redemption or retraction rights associated with the Shares.

Stock Options

As at the date hereof, the Corporation has not adopted a stock option plan and does not have any stock options outstanding.

CONSOLIDATED CAPITALIZATION

The following table sets out the capitalization of the Corporation as at the dates specified below:

Description	Authorized	Outstanding as at September 30, 2017	Outstanding as at the date of this Information Circular
Common Shares	Unlimited	2,158,365	17,358,366
Preferred Shares	Unlimited	Nil	Nil

Fully Diluted Share Capital

The following table sets out the fully diluted share capital of the Corporation:

	Number of Securities Issued or Reserved	% of total issued and outstanding (fully diluted)
Shares issued at the date of Information Circular	17,358,366	53.3%
Shares issued on exercise of the Consideration Warrants	15,200,001	46.7%
Total	32,558,366	100.0%

PRIOR SALES

Prior Sales - Corporation

The following table summarizes all sales/issuances of securities of the Corporation for the 12 month period before the date of the Information Circular:

Date of Issue	Price per Security/Exercise Price	Number and Type of Securities	Reason for Issuance
July 16, 2015	\$0.02	2,158,365 Shares	Arrangement ⁽¹⁾
December 13, 2017	\$0.025	15,200,001 Consideration Shares	Acquisition ⁽²⁾
December 13, 2017	\$0.05	15,200,000 Consideration Warrants	Acquisition ⁽²⁾

Notes:

These Shares were issued in connection with the closing of the Arrangement.

Prior Sales - Numberco

The following table summarizes all sales/issuances of securities of Numberco for the 12 month period before the date of the Information Circular:

Date of Issue	Price per Security/Exercise Price	Number and Type of Securities	Reason for Issuance
April 19, 2017	\$0.025	15,200,001 Numberco Shares	Allotment
April 19, 2017	\$0.05	15,200,000 NumberCo Warrants	Allotment

Trading Price and Volume

The Numberco Shares do not trade on any stock exchange.

ESCROWED SECURITIES

The Corporation currently does not have any Shares subject to escrow.

PRINCIPAL SHAREHOLDERS

To the knowledge of the directors and officers of the Corporation, as of the date of this Information Circular, no person beneficially owns or exercises control or direction over, directly or indirectly, common shares carrying more than 10% of the votes attached to the Shares.

DIRECTORS AND EXECUTIVE OFFICERS

Name, Occupation and Security Holdings

The following table provides the names, state or province and country of residence, position, principal occupations during the five preceding years and the number of voting securities of the Corporation that each of its directors and executive officers beneficially owns, directly or indirectly, or exercises control over, as of the date of this Information Circular:

Name and State or Province and Country of Residence and Position with the Corporation	Date of Appointment	Principal Occupation for the Past Five Years	Number and Percentage of Voting Securities Beneficially Owned, Directly or Indirectly ⁽¹⁾
Keith Anderson ⁽²⁾ BC, Canada President, Chief Executive Officer, Chief Financial Officer, Secretary and Director	February 18, 2015	Businessman. Former Investment Advisor at Canaccord Genuity Corp. Director of Liberty Leaf Holdings Ltd. since June 16, 2012 and director of Lightning Ventures Inc. since June 27, 2017, both listed on the CSE.	277,740 or 1.6%

The Consideration Shares and Consideration Warrants were issued in connection with the closing of the Acquisition.

Name and State or Province and Country of Residence and Position with the Corporation	Date of Appointment	Principal Occupation for the Past Five Years	Number and Percentage of Voting Securities Beneficially Owned, Directly or Indirectly ⁽¹⁾
Spencer Smyl ⁽²⁾ BC, Canada Director	October 11, 2017	Investment Analyst. Director of Spearmint Resources Inc. from November 18, 2016, a mineral exploration company listed on the TSX Venture Exchange (the "TSXV"). Director of YDreams Global Interactive Technologies Inc., since April 25, 2017, a technology company listed on the TSXV. Director of Jinhua Capital Corp. since June 20, 2017, a mineral exploration company listed on the NEX. Director of Makena Resources Inc. since December 22, 2016, a mineral exploration company listed on the TSXV.	200,000 ⁽³⁾ or 1.2%
Blair Naughty ⁽²⁾ BC, Canada Director	July 15, 2015	Businessman with over 25 years of experience in the securities industry. Privately developed and launched numerous e-commerce websites through Naughty Capital Ltd. Director of Fandom Sports Media corp., a company listed on the CSE. Director of Alexis Financial Inc., Chichi Financial Inc. and Boomer Financial Inc., reporting companies not listed on any exchange.	270,450 ⁽⁴⁾ or 1.6%

⁽¹⁾ Percentage of Shares outstanding is based on 17,358,366 Shares issued and outstanding as of the date of this Information Circular, on an undiluted basis.

As at the date of this Information Circular, the directors and executive officers of the Corporation as a group beneficially own, directly or indirectly, or exercised control or discretion over an aggregate of 748,190 Shares, which is equal to 4.3% of the Shares issued and outstanding as at the date hereof (5.4% on a partially diluted basis).

The term of office of the directors expires annually at the time of the Corporation's annual general meeting. The term of office of the executive officers expires at the discretion of the Board. None of the directors of the Corporation has entered into a non-disclosure agreement with the Corporation that include restrictions on such officers regarding the disclosure of confidential information relating to the Corporation. No executive officers of the Corporation have entered into non-competition agreements with the Corporation. See "Executive Compensation".

Background

The following is a brief description of each of the directors and executive officers of the Corporation, including their names, ages, positions and responsibilities with the Corporation, relevant educational background, principal occupations or employment during the five years preceding the date of this Information Circular, experience in the Corporation's industry and the amount of time intended to be devoted to the affairs of the Corporation:

Keith Anderson - Chief Executive Officer, Chief Financial Officer, President, Secretary and Director - age: 52

Mr. Anderson has been a business for 30 years. He was formerly an Investment Advisor with Canaccord Genuity Corp. from 1987 to 2011. He has been a director of Liberty Leaf Holdings Ltd. since June 16, 2012 and director of Lightning Ventures Inc. since June 27, 2017, both listed on the CSE.

⁽²⁾ Audit Committee member.

Does not include 200,000 Consideration Warrants, each of which entitles the holder to acquire a Share for the exercise price of \$0.05. Mr. Smyl holds 2.3% of the Shares on a partially diluted basis.

^{(4) 15,000} of these Shares are held by Canal Front Investments Inc., a private company wholly-owned by Blair Naughty.

Spencer Smyl - Director - age: 26

Mr. Smyl has been an investment analyst with Asia Asset Management Inc. since 2015. He has been a director of Spearmint Resources Inc. since November 18, 2016, a mineral exploration company listed on the TSXV, a director of YDreams Global Interactive Technologies Inc., since April 25, 2017, a technology company listed on the TSXV, a director of Jinhua Capital Corporation since June 20, 2017, a mineral exploration company listed on the TSXV and a director of Makena Resources Inc. since December 22, 2016, a mineral exploration company listed on the TSXV. He was an executive assistant with the Senate of Canada from April 2011 until October 10, 2013 and a business developer with Naturo Group Investments Inc. from May 2013 until January 2015. Mr. Smyl graduated from the University of British Columbia with a degree in Political Science in 2014.

Blair Naughty - Director - age: 47

Mr. Naughty is a businessman with over 25 years of experience in the securities industry. He privately developed and launched numerous e-commerce websites through Naughty Capital Ltd. He has been a director of Fandom Sports Media Corp., a company listed on the CSE since September 8, 2015. Mr. Naughty has been a director of Alexis Financial Inc. and Chichi Financial Inc., both reporting companies not listed on any exchange, since July 16, 2015 and a director of Boomer Financial Inc., a reporting company not listed on any exchange since December 23, 2014.

Cease Trade Orders or Bankruptcies

To the knowledge of the Corporation, no director or executive officer is, or within 10 years before the date hereof has been, a director, CEO or CFO of any company that: (a) was subject to an order that was issued while the director or executive officer was acting in the capacity as director, CEO or CFO, or (b) was subject to an order that was issued after the director or officer ceased to be a director, CEO or CFO and which resulted from an event that occurred while that person was acting in the capacity as director, CEO or CFO.

To the knowledge of the Corporation, no director, executive officer or principal shareholder: (a) is at the date hereof, or has been with 10 years before the date hereof, a director or executive officer of any 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; or (b) has, within 10 years before the date hereof, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become 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.

Penalties or Sanctions

Other than as set out below, none of our directors, officers or principal shareholders are, or have been within the last 10 years, the subject of any penalties or sanctions imposed by a court relating to Canadian securities legislation or by a Canadian securities regulatory authority, have entered into a settlement agreement with a Canadian securities regulatory authority, or been subject to any other penalties or sanctions imposed by a court or regulatory body, that would be likely to be considered important to a reasonable investor making an investment decision.

Personal Bankruptcies

To the best of the Corporation's knowledge, no existing or proposed director or officer of the Corporation, nor any shareholder holding sufficient securities of the Corporation to affect materially the control of the Corporation, nor any personal holding company of any such person has, within the ten years before the date of this Information Circular become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or been subject to or instituted any proceedings, arrangements or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of that person.

Conflicts of Interest

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

To the best of the Corporation's knowledge, and other than as disclosed herein, there are no known existing or potential conflicts of interest among the Corporation, its promoters, directors and officers or other members of management of the Corporation or of 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 Corporation and their duties as a director or officer of such other companies.

EXECUTIVE COMPENSATION

Director and Named Executive Officer Compensation, Excluding Compensation Securities

The following table sets forth all compensation paid, payable, awarded, granted, given or otherwise provided, directly or indirectly, by the Corporation, or any subsidiary of the Corporation, to each NEO and each director of the Corporation, in any capacity, including, for greater certainty, all plan and non-plan compensation, direct and indirect pay, remuneration, economic or financial award, reward, benefit, gift or perquisite paid, payable, awarded, granted, given or otherwise provided to the NEO or director for services provided and for services to be provided, directly or indirectly, to the Corporation or any subsidiary of the Corporation for each of the two most recently completed financial years, other than stock options and other compensation securities:

Table of Com	nensation Excl	uding Comp	ensation Se	curities
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Name and Position	Year	Salary, Consulting Fee, Retainer or Commission (\$)	Bonus (\$)	Committee or Meeting Fees (\$)	Value of Perquisites (\$)	Value of all other Compensation (\$)	Total Compensation (\$)
Keith Anderson ⁽¹⁾ CEO,CFO, President, Secretary and Director	2017	Nil	Nil	Nil	Nil	Nil	Nil
	2016	Nil	Nil	Nil	Nil	Nil	Nil
Blair Naughty ⁽²⁾	2017	Nil	Nil	Nil	Nil	Nil	Nil
Director	2016	Nil	Nil	Nil	Nil	Nil	Nil
Spencer Smyl ⁽³⁾	2017	Nil	Nil	Nil	Nil	Nil	Nil
Director	2016	Nil	Nil	Nil	Nil	Nil	Nil
Joseph P. Meagher ⁽⁴⁾ Former CFO and Director	2017 2016	Nil Nil	Nil Nil	Nil Nil	Nil Nil	Nil Nil	Nil Nil

Notes:

- Keith Anderson has been the President, CEO and a director of the Corporation since February 18, 2015 and the CFO of the Corporation since October 11, 2017.
- (2) Blair Naughty has been a director of the Corporation since July 15, 2015.
- (3) Spencer Smyl has been a director of the Corporation since October 11, 2017.
- Joseph P. Meagher was the CFO of the Corporation from July 14, 2015 until October 11, 2017 and a director of the Corporation from July 15, 2015 until October 11, 2017.

Stock Options and Other Compensation Securities

The Corporation did grant any compensation securities during the year ended March 31, 2017 to its NEO's or directors and does not have any compensation securities outstanding.

Exercise of Compensation Securities by Directors and NEOs

No director or NEO exercised any compensation securities, being solely comprised of stock options, during the year ended March 31, 2017.

Stock Option Plans and Other Incentive Plans

As at the date of this Information Circular, the Corporation does not have a stock option plan or other incentive plan in place.

Employment, Consulting and Management Agreements

The Corporation or any of its subsidiaries has not entered into any agreement or arrangement under which compensation was provided during the most recently completed financial year or is payable in respect of services provided to the Corporation or any of its subsidiaries that were (a) performed by a director or NEO, or (b) performed by any other party but are services typically provided by a director or a NEO.

Oversight and Description of Director and NEO Compensation

The objectives of the Corporation's compensation policies and procedures are to align the interests of the Corporation's directors and NEOs with the interests of the shareholders of the Corporation. The Corporation

intends to rely on Board discussion without a formal agenda for objectives, criteria and analysis, when determining compensation for the Corporation's directors and NEOs. Compensation is not tied to performance criteria or goals such as milestones, agreements or transactions, and the Corporation does not use a "peer group" to determine compensation.

At present the Board does not have a compensation committee or a nominating committee. As such, all tasks related to developing and monitoring the Corporation's approach with respect to the compensation of the directors and officers of the Corporation and to developing and monitoring the Corporation's approach to the nomination of directors to the Board are performed by the members of the Board. Compensation for the Corporation's directors and NEOs is reviewed, recommended and approved by the Board as a whole, including the independent directors. The Corporation may form a compensation committee which will oversee compensation matters and may also form a nomination committee to oversee the nomination of directors in the future.

Pension Plan Benefits

The Corporation does not have any pension, defined benefit, defined contribution or deferred compensation plans in place.

INDEBTEDNESS OF DIRECTORS AND EXECUTIVE OFFICERS

Aggregate Indebtedness

No directors, executive officers and employees and no former directors, executive officers and employees of the Corporation are or were indebted to the Corporation in connection with a purchase of securities or for any other reason as at the date of this Information Circular.

Indebtedness of Directors and Executive Officers under Securities Purchase and Other Programs

No directors or executive officers of the Corporation, and associates of such directors or executive officers, are or were indebted to the Corporation as at the date of this Information Circular.

AUDIT COMMITTEE

Audit Committee

The Audit Committee's role is to act in an objective, independent capacity as a liaison between the auditors, management and the Board and to ensure the auditors have a facility to consider and discuss governance and audit issues with parties not directly responsible for operations. NI 52-110, NI 41-101 and Form 52-110F1 require the Corporation to disclose certain information relating to the Corporation's Audit Committee and its relationship with the Corporation's independent auditors.

Audit Committee Charter

Pursuant to NI 52-110, the Corporation's Audit Committee is required to have a charter. The full text of the Corporation's Audit Committee Charter is attached as Appendix 9 to this Information Circular.

Composition of Audit Committee

The members of the Corporation's Audit Committee are:

Keith Anderson	Not Independent ⁽¹⁾	Financially literate ⁽²⁾
Spencer Smyl (Chair)	Independent ⁽¹⁾	Financially literate ⁽²⁾
Blair Naughty	Independent ⁽¹⁾	Financially literate ⁽²⁾

Notes:

- A member of an audit committee is independent if the member has no direct or indirect material relationship with the Corporation, which could, in the view of the Board, reasonably interfere with the exercise of a member's independent judgment.
- An individual is financially literate if he has the ability to read and understand a set of financial statements that present a breadth 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 Corporation's financial statements.

The members of the audit committee of the Corporation are Keith Anderson, Spencer Smyl and Blair Naughty.

Mr. Anderson, the Corporation's CEO, CFO, President and Secretary is not "independent" as defined in NI 52-110 as Mr. Anderson is an executive officer of the Corporation. Messrs. Smyl and Naughty are independent. The Corporation is exempt from the audit committee composition requirements in NI 52-110 which require all audit committee members to be independent.

All of the audit committee members are "financially literate", as defined in NI 52-110, as all of the audit committee members have 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 Corporation's financial statements.

Relevant Education and Experience

Each audit committee member has had extensive experience reviewing financial statements. Each member has an understanding of the Corporation's business and has an appreciation for the relevant accounting principles for that business.

Keith Anderson – Mr. Anderson has been a business for 30 years. He was formerly an Investment Advisor with Canaccord Genuity Corp. from 1987 to 2011. He has been a director of Liberty Leaf Holdings Ltd. since June 16, 2012 and director of Lightning Ventures Inc. since June 27, 2017, both listed on the CSE.

Spencer Smyl – Mr. Smyl has been an investment analyst with Asia Asset Management Inc. since 2015. He has been a director of Spearmint Resources Inc. since November 18, 2016, a mineral exploration company listed on the TSXV, a director of YDreams Global Interactive Technologies Inc., since April 25, 2017, a technology company listed on the TSXV, a director of Jinhua Capital Corporation since June 20, 2017, a mineral exploration company listed on the TSXV and a director of Makena Resources Inc. since December 22, 2016, a mineral exploration company listed on the TSXV. He was an executive assistant with the Senate of Canada from April 2011 until October 10, 2013 and a business developer with Naturo Group Investments Inc. from May 2013 until January 2015. Mr. Smyl graduated from the University of British Columbia with a degree in Political Science in 2014.

Blair Naughty – Mr. Naughty is a businessman with over 25 years of experience in the securities industry. He privately developed and launched numerous e-commerce websites through Naughty Capital Ltd. He has been a director of Fandom Sports Media Corp., a company listed on the CSE, since September 8, 2015. Mr. Naughty has been a director of Alexis Financial Inc. and Chichi Financial Inc., both reporting companies not listed on any exchange, since July 16, 2015 and a director of Boomer Financial Inc., a reporting company not listed on any exchange since December 23, 2014.

Audit Committee Oversight

At no time since the beginning of the fiscal year completed March 31, 2016 was a recommendation of the audit committee to nominate or compensate an external auditor not adopted by the Board of Directors.

Reliance on Certain Exemptions

At no time since the beginning of the fiscal year ended March 31, 2015 has the Corporation relied on the exemption provided in section 2.4 of NI 52-110 (De Minimis Non-Audit Services) or an exemption from NI 52-110, in whole or in part, granted under Part 8 (Exemptions). It is not anticipated that the Corporation will rely on any of the above exemptions.

Pre-Approval Policies and Procedures

The audit committee has not adopted specific policies and procedures for the engagement of non-audit services but all such services will be subject to the prior approval of the audit committee. It is not anticipated that the Corporation will adopt specific policies and procedures.

External Auditor Service Fees

The aggregate fees billed by the external auditors to the Corporation for the fiscal years ended March 31, 2017 and March 31, 2016 are:

Financial Year Ended March 31	Audit Fees	Audit-Related Fees	Tax Fees	All Other Fees
2017	\$7,700	Nil	Nil	Nil
2016	\$1,500	Nil	Nil	Nil

Exemption

The Corporation is relying on the exemption provided by section 6.1 of NI 52-110 which provides that the Corporation, as a venture issuer, is not required to comply with Part 3 (Composition of the Audit Committee) and Part 5 (Reporting Obligations) of NI 52-110.

Corporate Governance Practices

Corporate governance relates to the activities of the Board, 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 and who are charged with the day-to-day management of the Corporation. The Board is committed to sound corporate governance practices, which are both in the interest of its shareholders and contribute to effective and efficient decision making. The Board is of the view that the Corporation's general approach to corporate governance, summarized below, is appropriate and substantially consistent with objectives reflected in the guidelines for improved corporate governance in Canada adopted by the Canadian Securities Administrators (the "National Guidelines").

Board of Directors

The Board is currently composed of three directors.

The National Guidelines suggest that the board of directors of every listed company should be constituted with a majority of individuals who qualify as "unrelated" directors. An "unrelated" 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 Corporation, other than interests and relationships arising from shareholding. In addition, where a company has a significant shareholder, the National Guidelines suggest that the board of directors should include a number of directors who do not have interests in either the company or the significant shareholder.

Messrs. Smyl and Naughty are considered by the Board to be "unrelated" within the meaning of the Guidelines. In assessing the National Guidelines and making the foregoing determinations, the circumstances of each director have been examined in relation to a number of factors.

As an officer of the Corporation, Mr. Anderson is not considered independent pursuant NI 52-110.

Other Directorships

The following table sets out the directors of the Corporation who are presently directors of other issuers that are reporting issuers in any Canadian jurisdiction.

Name	Name and Jurisdiction of Other Reporting Issuers	Name of Exchange or Market	Position	From	То
Kaith Andonon	Liberty Leaf Holdings Ltd. Reporting Jurisdictions: British Columbia, Alberta and Ontario	CSE	Director	June 16, 2012	Present
Keith Anderson	Lightning Ventures Inc. Reporting Jurisdictions: British Columbia, Alberta and Ontario	CSE	Director	June 27, 2017	Present
	Spearmint Resources Ltd Reporting Jurisdictions: British Columbia and Alberta Spearmint Resources Ltd TSXV Director		Director	November 18, 2016	Present
Spencer Smyl	YDreams global Interactive Technologies Inc Reporting Jurisdictions: British Columbia, Alberta, Saskatchewan and Ontario	TSXV	Director	April 25, 2017	Present
	Jinhua Capital Corporation Reporting Jurisdictions: British Columbia, Alberta, Saskatchewan, Ontario and Nova Scotia	TSXV	Director	June 20, 2017	Present
	Makena Resources Inc. Reporting Jurisdictions: British Columbia, Alberta and Ontario	CSE	Director	December 22, 2016	Present
Blair Naughty	Fandom Sports Media Corp. Reporting Jurisdictions: British Columbia, Alberta and Ontario	CSE	Director	September 8, 2015	Present
	Alexis Financial Inc. Reporting Jurisdictions: British Columbia and Alberta	N/A	Director	July 16, 2015	Present
	Chichi Financial Inc. Reporting Jurisdictions: British Columbia and Alberta	N/A	Director	July 16, 2015	Present
	Boomer Financial Inc. Reporting Jurisdictions: : British Columbia, Alberta and Ontario	N/A	Director	December 23, 2014	Present

Orientation and Continuing Education

The Board has not adopted formal steps to orient new board members. The Board's continuing education is typically derived from correspondence with the legal counsel of the Corporation to remain up to date with developments in relevant corporate and securities law matters. It is not anticipated that the board of the Corporation will adopt formal steps in the 12 months following completion of the Listing.

Ethical Business Conduct

The Board has not adopted formal guidelines to encourage and promote a culture of ethical business conduct but does promote ethical business conduct by nominating board members it considers ethical, by avoiding or minimizing conflicts of interest and by having a sufficient number of its board members independent of corporate matters. It is not anticipated that the board of the Corporation will adopt formal guidelines in the 12 months following completion of the Listing.

RISK FACTORS

The risks and uncertainties described below are those we currently believe to be material, but they are not the only ones we face. If any of the following risks, or any other risks and uncertainties that we have not yet identified or that we currently consider not to be material, actually occur or become material risks, our business, financial condition, results of operations and cash flows, and consequently the price of our Shares, could be materially and adversely affected. The risks discussed below also include forward-looking statements and our actual results may differ substantially from those discussed in these forward-looking statements. See "Note Regarding Forward-Looking Statements" in this Information Circular.

Risks Relating to the Nature of the Business of the Corporation

Risks Inherent in the Mining Business

The mineral exploration business is inherently risky. Few properties that are explored are ultimately developed into producing mines. The Corporation's business involves significant financial risks over a significant period of time that even a combination of careful evaluation, experience and knowledge may not eliminate. It is impossible to ensure that the Corporation's current or proposed exploration programs will result in commercially viable mining operations.

Commercial viability of developing a mineral resource or mineral reserve depends on a number of factors, such as, size and grade of the deposit, proximity to infrastructure, financing costs and governmental regulations that include regulations relating to prices, taxes, royalties, infrastructure, land use, importing and exporting of precious metals and environmental protection. The effect of these factors cannot be accurately predicted, but the combination of these factors may result in the Corporation not receiving an adequate return on invested capital.

Mineral properties are often non-productive for reasons that cannot be anticipated in advance. Even after the commencement of mining operations, such operations may be subject to risks and hazards, including availability of a suitably trained or trainable labour force, an effective working relationship between the Corporation and its labour force, successful renegotiation of labour contracts when they expire, particularly with respect to its unionized labour force and related collective agreement, environmental hazards, industrial accidents, unusual or unexpected geological formations or conditions, unanticipated metallurgical difficulties, the ability to acquire on a timely basis the equipment and materials necessary to operate the mine at full planned capacity, weather conditions (including historically unforeseen and unpredictable changes in weather patterns such as significantly increased severity of adverse conditions that may be brought about by the phenomenon of global warming or climate change), rock bursts, cave-ins or other ground control problems, seismic activity, flooding, water conditions and mineral or concentrate losses. The occurrence of any of the foregoing could result in damage to or destruction of mineral properties or production facilities, personal injuries, environmental damage, delays or interruption of production, increases in production costs, monetary losses, legal liability and adverse government action.

Substantial Capital Requirements and Liquidity

Substantial additional funds for the establishment of the Corporation's current and planned mineral exploration and development will be required. No assurances can be given that the Corporation will be able to raise the additional funding that may be required for such activities, should such funding not be fully generated from operations. Mineral prices, environmental rehabilitation or restitution, revenues, taxes, transportation costs,

capital expenditures and operating expenses and geological results are all factors which will have an impact on the amount of additional capital that may be required. To meet such funding requirements, the Corporation may be required to undertake additional equity financing, which would be dilutive to shareholders. Debt financing, if available, may also involve restrictions on financing and operating activities. There is no assurance that additional financing will be available on terms acceptable to the Corporation or at all. If the Corporation is unable to obtain additional financing as needed, it may be required to reduce the scope of its operations and pursue only those projects that can be funded through cash flows generated from its existing operations, if any.

Regulatory and Environmental Risks

The Corporation's exploration activities are subject to various laws and regulations governing the protection of the environment, exploration, development, waste disposal, toxic substances and other matters. New laws and regulations, amendments to existing laws and regulations or more stringent implementation of existing laws and regulations could have a material adverse impact on the Corporation, increase costs, cause a delay or prevent the development of new mineral properties.

Mining is subject to potential risks and liabilities associated with pollution of the environment and the disposal of waste products occurring as a result of mineral exploration and production. Environmental liability may result from mining activities conducted by others prior to the Corporation's ownership of a property. To the extent the Corporation is subject to uninsured environmental liabilities, the payment of such liabilities would reduce the Corporation's otherwise available earnings and could have a material adverse effect on the Corporation. Should the Corporation be unable to fully fund the cost of remedying an environmental problem, it might be required to suspend operations or enter into interim compliance measures pending completion of the required remedy, which could have a material adverse effect on the Corporation. In addition, the Corporation does not have coverage for certain environmental losses and other risks as such coverage cannot be purchased at a commercially reasonable cost.

Licenses and Permits

The Corporation's operations require licenses and permits from various governmental authorities. The Corporation believes it holds all material licenses and permits required under applicable laws and regulations for its current operations and believes it is presently complying in all material respects with the terms of such licenses and permits. However, such licenses and permits are subject to change in various circumstances. There can be no guarantee that the Corporation will be able to obtain or maintain all necessary licenses and permits that may be required to explore and develop its properties, commence construction or operation of mining facilities and properties under exploration or development or to maintain continued operations that economically justify the cost.

Regulatory, Permit and License Requirements

The current or future operations of the Corporation require permits from various governmental authorities, and such operations are and will be governed by laws and regulations concerning exploration, development, production, taxes, labour standards, occupational health, waste disposal, toxic substances, land use, environmental protection, site safety and other matters. Companies engaged in the exploration and development of mineral properties generally experience increased costs and delays in development and other schedules as a result of the need to comply with applicable laws, regulations and permits. There can be no assurance that all permits which the Corporation may require for facilities and the conduct of exploration and development operations on the Pluto Property will be obtainable on reasonable terms, or that such laws and regulations will not have an adverse effect on any exploration or development project which the Corporation might undertake.

Failure to comply with applicable laws, regulations and permitting requirements may result in enforcement actions, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed and may include corrective measures requiring capital expenditures, installation of additional equipment or remedial actions. Parties engaged in exploration and development operations may be required to compensate those suffering loss or damage by reason of the exploration and development activities and may have civil or criminal

fines or penalties imposed upon them for violation of applicable laws or regulations. Amendments to current laws, regulations and permits governing operations and activities of mineral companies, or more stringent implementation thereof, could have a material adverse impact on the Corporation and cause increases in capital expenditures or exploration and development costs, or require abandonment or delays in the development of new or existing properties.

Exploration and Development

The Corporation's mining and exploration activities will involve significant risks, which even a combination of careful evaluation, experience and knowledge may not eliminate. Few properties which are explored are ultimately developed into producing mines. The figures presented for mineral resources in this document, if any, are only estimates. The estimating of mineral resources is a subjective process and the accuracy of mineral resource estimates is a function of the quantity and quality of available data, the accuracy of statistical computations, and the assumptions used and judgments made in interpreting available engineering and geological information. There is significant uncertainty in any mineral resource estimate and the actual deposits encountered and the economic viability of a deposit may differ materially from the estimates, if any, contained in this Information Circular.

Estimated mineral resources may have to be re-estimated based on changes in mineral prices, further exploration or development activity or actual production experience. This could materially and adversely affect estimates of the volume or grade of mineralization, estimated recovery rates or other important factors that influence mineral resource estimates. Mineral resources are not mineral reserves and there is no assurance that any mineral resources will ultimately be reclassified as proven or probable reserves. Mineral resources which are not mineral reserves do not have demonstrated economic viability.

There can be no guarantee that the estimates of quantities and qualities of minerals disclosed will be economically recoverable. With all mining operations there is uncertainty and, therefore, risk associated with operating parameters and costs resulting from the scaling up of extraction methods tested in pilot conditions. Mineral exploration is speculative in nature and there can be no assurance that any minerals discovered will result in an increase in the Corporation's resource base.

Substantial expenditures are required to establish mineral resources and mineral reserves through drilling, to develop processes to mine the mineral resources and, in the case of new properties, to develop the mining and processing facilities and infrastructure at any site chosen for mining. Although substantial benefits may be derived from the definition of a mineral resource or mineral reserve, no assurance can be given that minerals will be discovered in sufficient quantities to justify commercial operations or that the funds required for development can be obtained on a timely basis or on terms acceptable to the Corporation.

The marketability of any minerals acquired or discovered may be affected by numerous factors which are beyond the control of the Corporation and which cannot be accurately predicted, such as the proximity and capacity of processing facilities, commodities markets and processing equipment and governmental regulations including regulations relating to royalties, allowable production and importing and exporting of minerals.

Competition

The mineral exploration and development industry is highly competitive. The Corporation will have to compete with other mining companies, many of which have greater financial, technical and other resources than the Corporation, for, among other things, the acquisition of minerals claims, leases and other mineral interests as well as for the recruitment and retention of qualified employees and other personnel. Failure to compete successfully against other mining companies could have a material adverse effect on the Corporation and its prospects.

Operating Hazards and Risks

Operations in which the Corporation may have a direct or indirect interest will be subject to all the hazards and risks normally incidental to exploration, development and production of precious metals, any of which could result

in work stoppages, damage to property, and possible environmental damage. Although the Corporation currently maintains general liability insurance, the nature of these risks is such that liabilities might exceed policy limits, the liabilities and hazards might not be insurable against, or the Corporation might not elect to insure itself against such liabilities due to high premium costs or other reasons, in which event the Corporation could incur significant costs that could have a materially adverse effect upon its financial condition.

Fluctuating Mineral Prices and Marketability of Minerals

The economics of mineral exploration are affected by many factors beyond the Corporation's control, including commodity prices, the cost of operations, variations in the grade of minerals explored, and fluctuations in the market price of minerals. Depending on the price of minerals, the Corporation may determine that it is impractical to continue a mineral exploration operation.

Mineral prices are prone to fluctuations and the marketability of minerals is affected by government regulation relating to price, royalties, allowable production and the importing and exporting of minerals, the effect of which cannot be accurately predicted. There is no assurance that a profitable market will exist for the sale of any minerals found on the Corporation's properties.

No Assurance of Titles

The Corporation's title to its mineral properties may be subject to challenge. While title to the properties has been investigated in the manner that is customary for a transaction of this type and, to the best of the Corporation's knowledge, title to all properties in which it has, or has the right to acquire, an interest is in good standing, this should not be construed as a guarantee of title.

Recent Canadian jurisprudence requires governments to consult with aboriginal peoples with respect to grants of mineral rights and the issuance or amendment of project authorizations. This may affect the Corporation's ability to acquire, either within a reasonable time frame or at all, effective mineral titles in Canada in which aboriginal title is claimed. The risk of unforeseen aboriginal title claims also exists in foreign jurisdictions and also could affect existing operations as well as development projects and future acquisitions. These legal requirements may affect the Corporation's ability to expand or transfer existing operations or to develop new projects.

Other Risks

Financing Risks and Dilution to Shareholders

The Corporation's financial resources are limited and the Corporation's substantial financial resources and sources of operating cash flow will be required in order to complete the transactions contemplated by the Corporation, advance the exploration and development of the Pluto Property and the Corporation's other mineral properties. There can be no assurance that the Corporation will be able to obtain adequate financing to bring the Pluto Property into production or that the terms of such financing will be favourable. It is likely that such additional capital will be raised through the issuance of additional equity which will result in dilution to the Corporation's shareholders. Failure to obtain such financing could result in delay or indefinite postponement of further exploration and development of mineral exploration projects with the possible loss of such properties.

Reliance on Management and Dependence on Key Personnel

The success of the Corporation is dependent upon the performance of its directors and officers, the services of its Keith Anderson as its sole executive officer, and the ability to attract and retain key personnel. The loss of the services of such key personnel could have a material adverse effect on the Corporation's business and prospects. The number of persons skilled in the acquisition, exploration, development and operation of mineral properties is limited and competition for such persons is intense. If the Corporation is not able to attract, hire and retain qualified personnel, the efficiency of the Corporation's operations could be impaired, which could have an adverse impact on the Corporation's future operations. There is no assurance that the Corporation can maintain the service of its directors and officers or other qualified personnel required to operate its business.

Conflicts of Interest

Certain officers and directors of the Corporation are officers and/or directors of, or are associated with, other natural resource companies that acquire interests in mineral properties. Such associations may give rise to conflicts of interest from time to time. The directors are required by law, however, to act honestly and in good faith with a view to the best interest of the Corporation and to disclose any personal interest which they may have in any material transaction which is proposed to be entered into with the Corporation and to abstain from voting as a director for the approval of any such transaction.

In the event conflicts arise at a meeting of the Board, a director who has such a conflict is required by corporate legislation to declare the conflict and abstain from voting. In appropriate cases, the Corporation may establish a special committee of independent non-executive directors (who must at all times be "independent" within the meaning of NI 52-110) to review a matter in which one or more directors or management may have a conflict.

To the best of the Corporation's knowledge there are no known existing or potential conflicts of interest between the Corporation and any director or officer of the Corporation, except that certain of the directors of the Corporation serve as directors and officers of other companies and it is therefore possible that a conflict may arise between their duties as a director or officer of the Corporation and their duties as a director or officer of such other companies. Where such conflicts arise, they will be addressed as indicated above and in accordance with the BCBCA.

General Economic Conditions

The events in global financial markets recently have had a profound impact on the global economy. Many industries, including the mineral resource industry, are impacted by these market conditions. Some of the key impacts of the current financial market turmoil include contraction in credit markets resulting in a widening of credit risk, devaluations and high volatility in global equity, commodity, foreign exchange and precious metal markets, and a lack of market liquidity. A continued or worsened slowdown in the financial markets or other economic conditions, including but not limited to, consumer spending, employment rates, business conditions, inflation, fuel and energy costs, consumer debt levels, lack of available credit, the state of the financial markets, interest rates, and tax rates may adversely affect the Corporation's growth.

Global Financial Conditions

Current global financial conditions have been subject to increased volatility and numerous financial institutions have either gone into bankruptcy or have had to be rescued by governmental authorities. Access to public financing has been negatively impacted by the broad lack of investor confidence. These factors may impact the ability of the Corporation to obtain equity or debt financing in the future and, if obtained, on terms favourable to the Corporation. If these increased levels of volatility and market turmoil continue, the Corporation's activities could be adversely impacted and the trading price of the Shares could be adversely affected.

Uninsurable Risks

Exploration, development and production operations on mineral properties involve numerous risks, including unexpected or unusual geological operating conditions, rock bursts, cave-ins, fires, floods, earthquakes and other environmental occurrences, any of which could result in damage to, or destruction of, mines and other producing facilities, damage to life or property, environmental damage and possible legal liability. Although precautions to minimize risk will be taken, operations are subject to hazards that may result in environmental pollution, and consequent liability that could have a material adverse impact on the business, operations and financial performance of the Corporation. It is not always possible to obtain insurance against all such risks and the Corporation may decide not to insure against certain risks as a result of high premiums or other reasons. Should such liabilities arise, they could have an adverse impact on the Corporation's results of operations and financial condition and could cause a decline in the value of the Shares.

PROMOTERS

Mr. Anderson may be considered to be a Promoter of the Corporation in that he took the initiative in founding and organizing the business of the Corporation. See "Directors and Executive Officers" for additional information regarding Mr. Anderson. As at the date of this Information Circular, Keith Anderson directly and beneficially owns 277,740 Shares. Keith Anderson holds 1.6% of the Shares based on 17,358,366 Shares issued and outstanding as of the date of this Information Circular.

LEGAL PROCEEDINGS

Legal Proceedings

Neither the Corporation nor any of its property was previously a party to, or the subject of, any legal proceeding nor is the Corporation currently party to any material legal proceeding or contemplating any legal proceedings which are material to its business. From time to time, however, the Corporation may be subject to various claims and legal actions arising in the ordinary course of business. Management of the Corporation is not currently aware of any legal proceedings contemplated against the Corporation.

Regulatory Actions

From incorporation to the date of this Information Circular, management knows of no:

- (i) penalties or sanctions imposed against the Corporation by a court relating to provincial and territorial securities legislation or by a securities regulatory authority;
- (ii) other penalties or sanctions imposed by a court or regulatory body against the Corporation necessary for the Information Circular to contain full, true and plain disclosure of all material facts relating to the securities being distributed; and
- (iii) settlement agreements the Corporation entered into before a court relating to provincial and territorial securities legislation or with a securities regulatory authority.

INTERESTS OF MANAGEMENT AND OTHERS IN MATERIAL TRANSACTIONS

Other than as set forth in this Information Circular, the Corporation is not aware of any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, of any director or executive officer, any person or company who owns of record, or is known by the Corporation to own beneficially, directly or indirectly, more than 10% of the common shares of the Corporation or any associate or affiliate of the foregoing persons or companies in any transaction since its incorporation or in any proposed transaction that has materially affected or is reasonably expected to materially affect the Corporation.

AUDITORS, TRANSFER AGENT AND REGISTRAR

Auditors

The auditors of the Corporation are Dale Matheson Carr-Hilton LaBonte, LLP, Chartered Professional Accountants, located at 1500 – 1140 West Pender Street, Vancouver, BC V6E 4G1.

The auditors of Numberco are Dale Matheson Carr-Hilton LaBonte, LLP, Chartered Professional Accountants, located at 1500 – 1140 West Pender Street, Vancouver, BC V6E 4G1.

Transfer Agent and Registrar

The registrar and transfer agent of the Shares is Computershare Investor Services Inc. located at 3rd Floor – 510 Burrard Street, Vancouver, BC V6C 3B9.

MATERIAL CONTRACTS

Except for contracts made in the ordinary course of business and those mentioned above, the following are the only material contracts entered into by the Corporation and Numberco within two years prior to the date hereof which are currently in effect and considered to be currently material:

- 1. Acquisition Agreement dated July 10, 2017. (See section on the Acquisition between the Corporation and Numberco.) The Acquisition Agreement can be viewed on SEDAR under the profile of the Corporation.
- 2. The Arrangement Agreement, dated April 7, 2015 between Parentco, the Corporation, Alexis Financial Inc. and Chichi Financial Inc. can be viewed on SEDAR under the profile of Parentco.

EXPERTS

Names of Experts

The following are persons or companies whose profession or business gives authority to a statement made in this Information Circular as having prepared or certified a part of that document or report described in the Information Circular:

- Dale Matheson Carr-Hilton LaBonte, LLP, Chartered Professional Accountants are the auditors of the Corporation, who prepared the audit report on the Corporation's audited financial statements included in and forming part of this Information Circular.
- Dale Matheson Carr-Hilton LaBonte, LLP, Chartered Professional Accountants are the auditors of Numberco, who prepared the audit report on the Numberco's audited financial statements included in and forming part of this Information Circular.
- The Technical Report on the Pluto Property was prepared by Isabelle Robillard, M.Sc., P.Geo.

Interests of Experts

No person whose profession or business gives authority to a statement made by such person and who is named in this Information Circular has received or will receive a direct or indirect interest in the Corporation's property or any associate or affiliate of the Corporation.

Dale Matheson Carr-Hilton LaBonte, LLP, Chartered Professional Accountants has confirmed that it is independent of Numberco and the Corporation in accordance with the Code of Professional Conduct of the Chartered Professional Accountants of British Columbia.

Isabelle Robillard, M.Sc., P.Geo. has confirmed that she is independent of Numberco and the Corporation and has no interest in the property interests held by the Corporation.

As at the date hereof, none of the aforementioned persons beneficially owns, directly or indirectly, securities of the Corporation 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 Corporation or of an associate or affiliate of the Corporation, or as a promoter of the Corporation or an associate or affiliate of the Corporation.

PART VII - OTHER MATERIAL FACTS

To management's knowledge, there are no other material facts relating to the Corporation that are not otherwise disclosed in this Information Circular or are necessary for the Information Circular to contain full, true and plain disclosure of all material facts relating to the Corporation.

Financial Statement Disclosure

The following financial statements are included herein:

APPENDIX "1"	-	1109692 B.C. LTD. AUDITED FINANCIAL STATEMENTS FROM INCEPTION ON MARCH 3, 2017 TO MARCH 31, 2017
APPENDIX "2"	-	1109692 B.C. LTD. MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE PERIOD FROM INCEPTION ON MARCH 3, 2017 TO MARCH 31, 2017
APPENDIX "3"	-	1109692 B.C. LTD. UNAUDITED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD ENDED SEPTEMBER 30, 2017
APPENDIX "4"	-	1109692 B.C. LTD. MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE PERIOD ENDED SEPTEMBER 30, 2017
APPENDIX "5"	-	SYD FINANCIAL INC. AUDITED FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2017
APPENDIX "6"	1	SYD FINANCIAL INC. MANAGEMENT'S DISCUSSION AND ANALYSIS FOR YEAR ENDED MARCH 31, 2017
APPENDIX "7"	-	SYD FINANCIAL INC. UNAUDITED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD ENDED SEPTEMBER 30, 2017
APPENDIX "8"	-	SYD FINANCIAL INC. MANAGEMENT'S DISCUSSION AND ANALYSIS FOR PERIOD ENDED SEPTEMBER 30, 2017
APPENDIX "9"	-	PRO FORMA FINANCIAL STATEMENTS OF SYD FINANCIAL INC. FOR THE PERIOD ENDED SEPTEMBER 30, 2017

Other Appendices

APPENDIX "10" - AUDIT COMMITTEE CHARTER

APPENDIX 1 – NUMBERCO MARCH 31, 2017 FINANCIAL STATEMENTS

[see attached]

Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

<u>Index</u>	<u>Page</u>
Independent Auditors' Report	1
Financial Statements	
Statement of Financial Position	2
Statement of Operations and Comprehensive Loss	3
Statement of Changes in Shareholder's Equity	4
Statement of Cash Flows	5
Notes to the Financial Statements	6 – 15



INDEPENDENT AUDITOR'S REPORT

To the Directors of 1109682 B.C. Ltd.

We have audited the accompanying financial statement of 1109692 B.C. Ltd., which comprise the statement of financial position as at March 31, 2017, and the statements of operations and comprehensive loss, cash flows and changes in shareholder's equity for the period from incorporation on March 3, 2017 to March 31, 2017, 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 have 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 1109682 B.C. Ltd. as at March 31, 2017, and its financial performance and its cash flows for the period from incorporation on March 3, 2017 to March 31, 2017 in accordance with International Financial Reporting Standards.

Emphasis of Matter

Without qualifying our opinion, we draw attention to Note 1 in the financial statements which describes certain conditions that indicate the existence of a material uncertainty that may cast significant doubt about 1109682 B.C. Ltd.'s ability to continue as a going concern.

DALE MATHESON CARR-HILTON LABONTE, LLP CHARTERED PROFESSIONAL ACCOUNTANTS

Vancouver, Canada August 02, 2017



Statement of Financial Position (Expressed in Canadian Dollars)

	Marc	March 31, 2017		
Assets				
Total Assets	\$	-		
Liabilities				
Current				
Accounts payable and accrued liabilities (Note 5)	\$	9,132		
Total liabilities		9,132		
Equity				
Share Capital (Note 6)		-		
Deficit		(9,132)		
Total shareholder's equity		(9,132)		
Total liabilities and shareholder's equity	\$	-		

Nature and Continuance of Operations (Note 1) Subsequent Events (Note 9)

Approved on behalf of the Board:

<u>Negar Adam (signed)</u> Negar Adam, Director

Statement of Operations and Comprehensive Loss (Expressed in Canadian Dollars)

	N	From Inception on March 3, 2017 to March 31, 2017			
Expenses					
Professional fees	\$	6,632			
Consulting fees		2,500			
Total expenses		9,132			
Net loss and comprehensive loss for the year	\$	(9,132)			
Basic and Diluted Loss Per Share	\$	(9,132)			
Weighted Average Number of Common					
Shares Outstanding – Basic and Diluted		1			

Statement of Cash Flows (Expressed in Canadian Dollars)

	From Inception on March 3, 2017 to March 31, 2017			
Operating Activities				
Net loss	\$	(9,132)		
Changes in non-cash working capital				
Accounts payable and accrued liabilities		9,132		
Cash Used in Operating Activities				
Net increase in cash		-		
Cash, Beginning of Period		-		
Cash, End of Period	\$	-		

1109692 B.C. LTD.Statement of Changes in Shareholder's Equity (Expressed in Canadian Dollars)

	Number of Shares		Capital Stock		Deficit	1	「otal
Balance, Date of Incorporation March 3, 2017	1	L	\$	_	\$ -	\$	-
Net loss and comprehensive loss	-	-		-	(9,132)	· 	(9,132)
Balance, March 31, 2017	1	L	\$	-	\$ (9,132)	\$	(9,132)

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

1. NATURE AND CONTINUANCE OF OPERATIONS

1109692 B.C. LTD. (the "Company") was incorporated under the *Business Corporations Act* (British Columbia) on March 3, 2017. The principal business of the Company is the acquisition, exploration and evaluation of mineral properties in Canada. The address of its head office is located at 1470 – 701 West Georgia Street, Vancouver, British Columbia, Canada V7Y 1C6. The address of its registered office is 800-885 West Georgia Street, Vancouver, British Columbia, Canada V6C 3H1.

These financial statements have been prepared on a going concern basis in accordance with International Financial Reporting Standards ("IFRS") with the assumption that the Company will be able to realize its assets and discharge its liabilities in the normal course of business. At March 31, 2017, the Company had not yet achieved profitable operations, had a working capital deficiency of \$9,132 and has an accumulated deficit of \$9,132. The Company expects to incur further losses in the development of its business and its continued operations are dependent upon its ability to identify, evaluate and negotiate an acquisition of or participation in an interest in properties, assets or businesses. These conditions represent a material uncertainty that may cast significant doubt upon the Company's ability to continue as a going concern. These financial statements do not include any adjustments to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. If the going concern assumption was not used then the adjustments required to report the Company's assets and liabilities on a liquidation basis could be material to these financial statements (See Note 9).

2. BASIS OF PRESENTATION

(a) Statement of compliance

These financial statements are prepared in accordance with IFRS, as issued by the International Accounting Standards Board ("IASB") and interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC").

The significant accounting policies set out in Note 3 have been applied consistently to the period presented.

(b) Approval of the financial statements

The financial statements of the Company for the year ended March 31, 2017 were authorized for issue on August 2, 2017 by the Board of Directors of the Company.

(c) Basis of presentation

The financial statements are presented in Canadian dollars, which is also the Company's functional currency. The financial statements of the Company have been prepared on an accrual basis except for cash flow information, and are based on historical costs, except for certain financial instruments, which are stated at their fair values.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES

(a) Financial instruments

(i) Financial assets

The Company classifies its financial assets as fair value through profit or loss ("FVTPL"), loans and receivables, held-to-maturity and available-for-sale. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of financial assets at recognition.

Fair value through profit or loss

Financial assets are classified as FVTPL when the financial asset is held-for-trading or it is designated as FVTPL. A financial asset is classified as FVTPL when it has been acquired principally for the purpose of selling in the near future; it is a part of an identified portfolio of financial instruments that the Company manages and has an actual pattern of short-term profit-taking; or if it is a derivative that is not designated and effective as a hedging instrument. Upon initial recognition, attributable transaction costs are recognized in profit or loss when incurred. Financial instruments at FVTPL are measured at fair value, and changes therein are recognized in profit or loss.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets or non-current assets based on their maturity date. Loans and receivables are carried at amortized cost, less any impairment.

Held-to-maturity investments

Held-to-maturity investments are recognized on a trade-date basis and are initially measured at fair value, including transaction costs.

Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives that are either designated as available-for-sale or not classified in any of the other financial asset categories. Changes in the fair value of available-for-sale financial assets are recognized as other comprehensive income and classified as a component of equity.

Management assesses the carrying value of available-for-sale financial assets at least annually and any impairment charges are also recognized in profit or loss. When financial assets classified as available-for-sale are sold, the accumulated fair value adjustments recognized in other comprehensive income are included in profit or loss.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(a) Financial instruments (Continued)

(i) Financial assets (Continued)

Impairment of financial assets

Financial assets, other than those at FVTPL, are assessed for indicators of impairment at the end of each reporting period. Financial assets are impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investments have been impacted

(ii) Financial liabilities

Financial liabilities are classified into one of two categories.

Fair value though profit or loss

This category comprises derivatives, or liabilities, acquired or incurred principally for the purpose of selling or repurchasing it in the near term. They are carried in the statement of financial position at fair value with changes in fair value recognized in profit or loss.

Other financial liabilities

Other financial liabilities are non-derivatives and are recognized initially at fair value, net of transaction costs incurred, and are subsequently stated at amortized cost. Any difference between the amounts originally received, net of transaction costs, and the redemption value is recognized in the income statement over the period to maturity using the effective interest method. Other financial liabilities are classified as current or non-current based on their maturity date.

(iii) Fair value hierarchy

Fair value measurements of financial instruments are required to be classified using a fair value hierarchy that reflects the significance of inputs used in making the measurements. The levels of the fair value hierarchy are defined as follows:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3 Inputs for assets or liabilities that are not based on observable market data.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Share capital

The Company's common shares, share purchase warrants and options are classified as equity instruments. Incremental costs directly related to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds. For equity offerings of units consisting of a common share and warrants, when both instruments are classified as equity, the Company does not bifurcate the proceeds between the common share and the other equity instrument.

(c) Earnings (loss) per share

Basic earnings (loss) per share is calculated by dividing the net income or loss attributable to the common shareholder of the Company by the weighted average number of common shares outstanding during the reporting period. Diluted earnings (loss) per share is calculated by dividing the net income or loss applicable to common shares by the sum of the weighted average number of common shares issued and outstanding and all additional common shares that would have been outstanding if potentially dilutive instruments were converted.

(d) Income taxes

Income tax expense comprises current and deferred tax. Current tax and deferred tax are recognized in profit or loss except to the extent that it relates to a business combination, or items recognized directly in equity or in other comprehensive income.

Current income tax is the expected tax payable or receivable on the taxable income or loss 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 in respect of 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 for the following temporary differences: the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss, and differences relating to investments in subsidiaries and jointly controlled entities to the extent that it is probable that they will not reverse in the foreseeable future. In addition, deferred tax is not recognized for taxable temporary differences arising on the initial recognition of 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 current tax liabilities and assets, 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 assets and liabilities will be realized simultaneously.

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 are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Exploration and evaluation assets

Exploration and evaluation assets include the costs of acquiring mineral properties, costs associated with exploration and evaluation activities, and the fair value (at acquisition date) of exploration and evaluation assets acquired in a business combination. Exploration and evaluation expenditures are capitalized and are classified as intangible assets. Costs incurred before the Company has obtained the legal rights to explore an area are recognized in profit or loss. Government tax credits received are recorded as a reduction to the cumulative costs incurred and capitalized on the related mineral property.

Exploration and evaluation assets are assessed for impairment if (i) sufficient data exists to determine technical feasibility and commercial viability, or (ii) facts and circumstances suggest that the carrying amount exceeds the recoverable amount.

Once the technical feasibility and commercial viability of the extraction of mineral resources in an area of interest are demonstrable, exploration and evaluation assets attributable to that area of interest are first tested for impairment and then reclassified to mining property and development assets within property, plant and equipment.

Recoverability of the carrying amount of any exploration and evaluation assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest.

(f) Impairment of financial and non-financial assets

At each reporting date, the Company assesses whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset and that event has an impact on the estimated future cash flows of the financial asset or group of financial assets.

The carrying amounts of the Company's non-financial assets are reviewed at each reporting date and when events or changes in circumstances indicate that their carrying amount may not be recoverable. If any such indication exists, then the assets' recoverable amount is estimated. For the purpose of impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets (each, a "cash-generating unit"). An impairment loss is recognized if the carrying amount of a cash-generating unit exceeds its estimated recoverable amount. The recoverable amount of an asset or a cash-generating unit is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the assets. An impairment loss is charged to the profit or loss, except to the extent it reverses gains previously recognized in other comprehensive loss/income.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Impairment of financial and non-financial assets (Continued)

Impairment losses recognized in prior years are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation, if no impairment loss has been recognized.

(g) Flow-through shares

Any premium received by the Company on the issuance of flow-through shares is initially recorded as a liability ("Deferred flow-through premium").

The Company may, from time to time, issue flow-through shares to finance a portion of its Canadian exploration programs. Pursuant to the terms of the flow-through share agreements, these shares transfer the tax deductibility of qualifying resource expenditures to investors. On the issuance of a flow-through share, it is bifurcated into equity (share) and liability (flow-through) components on the issue date to the extent that a premium exists. The equity portion is measured at the market value and the residual premium is allocated as a liability. The liability is recorded at the fair value of the obligation to renounce the expenditures that the issuer has incurred. This is effectively the "premium" the investor attributes to a flow-through share versus an ordinary share.

When the expenditures are renounced, the Company records a deferred tax liability and deferred tax expense (renounced expenditures multiplied by the effective corporate tax rate). Simultaneously the Company will debit the liability set up on issuing the flow-through share with the corresponding credit to deferred tax expense.

Proceeds received from the issuance of flow-through shares are restricted to be used only for Canadian resource property exploration expenditures within a two-year period.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Accounting standards issued but not yet effective

At the date of authorization of these financial statements, certain new standards, amendments and interpretations to existing standards have been published but are not yet effective, and have not been early-adopted by the Company.

Management anticipates that all of the pronouncements will be adopted in the Company's accounting policies for the first period beginning after the effective date of the pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Company's financial statements is provided below. Certain other new standards and interpretations have been issued, but are not expected to have an impact on the Company's financial statements.

IFRS 9 Financial Instruments

In July 2014, the IASB issued the final version of IFRS 9 Financial Instruments which reflects all phases of the financial instruments project and replaces IAS 39 Financial Instruments: Recognition and Measurement and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. IFRS 9 is effective for annual periods beginning on or after 1 January 2018, with early application permitted. Retrospective application is required, but comparative information is not compulsory. Early application of previous versions of IFRS 9 (2009, 2010 and 2013) is permitted if the date of initial application is before 1 February 2015. The adoption of IFRS 9 is not expected to have an impact on the classification and measurement of the Company's financial liabilities.

IFRS 16 Leases

In January 2016, the IASB issued IFRS 16 Leases ("IFRS 16") which replaces IAS 17, Leases and its associated interpretative guidance. IFRS 16 applies a control model to the identification of leases, distinguishing between a lease and a service contract on the basis of whether the customer controls the asset being leased. For those assets determined to meet the definition of a lease, IFRS 16 introduces significant changes to the accounting by lessees, introducing a single, onbalance sheet accounting model that is similar to the current finance lease accounting, with limited exceptions for short-term leases or leases of low value assets. Lessor accounting remains similar to current accounting practice. The standard is effective for annual periods beginning on or after January 1, 2019, with early application permitted for entities that apply IFRS 15. The adoption of IFRS 16 is not expected to have an impact on the classification and measurement of the Company's financial liabilities.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

4. RISK MANAGEMENT AND FINANCIAL INSTRUMENTS

The Company classifies its financial instruments as follows: accounts payable and accrued liabilities are classified as other financial liabilities.

The carrying values of these financial instruments approximate their fair values.

The Company's risk exposure and the impact on the Company's financial instruments is summarized below:

(a) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements. At March 31, 2017, the Company has no cash available to apply against short-term business requirements and current liabilities of \$9,132. All of the liabilities are due within 90 days.

5. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

Accounts payable and accrued liabilities recognized on the statements of financial position consist of the following:

	7	2017
Trade payables	\$	9,132

All amounts are short-term. The carrying value of trade payables is considered a reasonable approximation of fair value.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

6. SHARE CAPITAL

(a) Authorized

Unlimited number of common shares without par value.

Issued and outstanding

At incorporation, the Company issued 1 common share of the Company for consideration of \$0.01.

7. CAPITAL MANAGEMENT

The Company is actively looking to acquire an interest in exploration and evaluation assets and this involves a high degree of risk. The Company has not determined whether it will be successful in its endeavours and does not generate cash flows from operations. The Company's primary source of funds comes from the issuance of share capital. The Company does not use other sources of financing that require fixed payments of interest and principal due to lack of cash flow from current operations, and is not subject to any externally imposed capital requirements.

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

The Company defines its capital as equity. Capital requirements are driven by the Company's general operations. To effectively manage the Company's capital requirements, the Company monitors expenses and overhead to ensure costs and commitments are being paid. There have been no changes to the Company's approach to capital management during the period ended March 31, 2017.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

8. INCOME TAXES

A reconciliation of income taxes at statutory rates with reported taxes is as follows:

Net loss for the period	\$ (9,132)
Statutory income tax rate	26%
Income tax benefit computed at statutory tax rate	(2,374)
Unrecognized benefit of income tax losses	2,374
Income tax recovery	\$ -

The Company has non-capital losses of \$9,132 available for carry-forward to reduce future years' income for income tax purposes.

These losses expire in 2037.

9. SUBSEQUENT EVENTS

Subsequent to March 31, 2017:

- i) The Company completed private placements to raise gross proceeds of \$380,000. The private placement consisted of (i) 11,200,000 non-flow through units at \$0.025 per unit for proceeds of \$280,000 and (ii) 4,000,000 flow through units at \$0.025 per unit for proceeds of \$100,000. Each non-flow through unit consisted of one common share and one share purchase warrant exercisable at \$0.05 per share until April 19, 2027. Each flow through unit consisted of one flow through common share and one share purchase warrant exercisable at \$0.05 per share until April 19, 2027.
- ii) The Company acquired the rights, through staking, to 82 mineral tenures covering approximately 4,557.37 hectares located in the Chapais Township, Quebec, collectively known as the Pluto Gold and Base Metals Property. The property is in the Nord-du-Quebec area of the Province of Quebec in the NTS sheets 32G14 and 32G15.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

9. SUBSEQUENT EVENTS – Continued

iii) On July 10, 2017, the Company entered into an agreement with Syd Financial Inc. ("SYD") pursuant to which SYD will purchase the shares of the Company in exchange for common shares of SYD on the basis of one common share of SYD for each one share of the Company and purchase all of the issued and outstanding warrants of the Company in exchange for warrants of SYD (the "Replacement Warrants"). Each Replacement Warrant can be exercisable into one common share of SYD at an exercise price of \$0.05 per share until April 19, 2027.

Upon closing of the agreement, the Company will become a wholly-owned subsidiary of SYD. The transaction remains subject to approval by the board of directors of the Company and the board of directors of SYD, as well as all other approvals required for completion of the transaction, including regulatory approvals.

APPENDIX 2 - NUMBERCO MARCH 31, 2017 MD&A

[see attached]

1109692 B.C. LTD. MANAGEMENT'S DISCUSSION & ANALYSIS

For the period from incorporation on March 3, 2017 to March 31, 2017 (Prepared by Management)

This Management's Discussion and Analysis ("MD&A") is a review of the operations, current financial position and outlook for 1109692 B.C. Ltd. (the "Company"). The discussion should be read in conjunction with the Company's audited financial statements and accompanying notes for the period from incorporation on March 3, 2017 to March 31, 2017.

The Company's financial statement are prepared in accordance with International Financial Reporting Standards ("IFRS"). The Company's functional and reporting currency is the Canadian Dollar, unless otherwise stated.

Caution Regarding Forward Looking Statements

This MD&A contains forward-looking statements. Forward-looking statements are projections of events, revenues, income, future economic performance or management's plans and objectives for future operations. In some cases, you can identify forward-looking statements by the use of terminology such as "may", "should", "expects", "plans", "anticipates", "believes", "estimates", "predicts", "potential" or "continue" or the negative of these terms or other comparable terminology. Examples of forward-looking statements made in this MD&A include statements about the Company's business plans; the costs and timing of its developments; its future investments and allocation of capital resources; success of acquiring an asset or business; requirements for additional capital. These statements are only predictions and involve known and unknown risks, uncertainties and other factors, including: general economic and business conditions, the Company's lack of operating history; conclusions or economic evaluations; changes in project parameters as plans continue to be refined; failure of any asset or business acquired to operate as anticipated; delays in financing or incompletion of business or asset acquisition, any of which may cause the Company's or its industry's actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by these forward-looking statements.

While these forward-looking statements and any assumptions upon which they are based are made in good faith and reflect the Company's current judgment regarding the direction of its business, actual results will almost always vary, sometimes materially, from any estimates, predictions, projections, assumptions or other future performance suggested herein. Except as required by applicable law, including the securities laws of Canada, the Company does not intend to update any of the forward-looking statements to conform these statements to actual results.

Nature of Business

The Company was incorporated under the *Business Corporations Act* (British Columbia) on March 3, 2017. The principal business of the Company is the acquisition, exploration and evaluation of mineral properties in Canada.

The principal business office of the Company is located at 1470 – 701 West Georgia Street, Vancouver, British Columbia, Canada V7Y 1C6. The Company's main contact is its President, Negar Adam.

The registered office and records of the Company are located at 800-885 West Georgia Street, Vancouver, British Columbia, Canada V6C 3H1.

Overall Performance

As the Company was incorporated on March 3, 2017, it has not yet achieved profitable operations.

Selected Annual Information

	Incorporation on March 3, 2017 to March 31, 2017 (\$)
Revenues	-
Expenses	9,132
Net Loss	9,132
Basic and diluted loss per share	(9,132)
Total Assets	-
Total Liabilities	9,132

Results of Operations

During the period from incorporation on March 3, 2017 to March 31, 2017, the Company did not have an operating business and continued to search for and identify suitable operating business or business opportunities. The Company has had no revenues since its inception.

The Company's expenses for the period from incorporation on March 3, 2017 to March 31, 2017 were \$9,132 consisting of professional fees of \$6,632 and consulting fees of \$2,500.

Liquidity and Capital Resources

As at March 31, 2017, the Company had a working capital deficiency of \$9,132.

Future Cash Requirements

As the Company currently does not generate cash flows from operations, the Company expects that it will need to raise additional funds through debt or equity financing. If additional funds are raised through the issuance of equity securities, the percentage ownership of current shareholders will be reduced and such equity securities may have rights, preferences, or privileges senior to those of the holders of the Company's common shares. No assurance can be given that additional financing will be available, or that it can be obtained on terms acceptable to the Company or its shareholders.

Going Concern

At present, the Company's operations do not generate cash flow and its financial success is dependent on management's ability to raise adequate financing on reasonable terms and to commence profitable operations in the future. Due to the uncertainty of the Company's ability to meet its current operating and capital expenses, in their report on the Company's annual financial statements for the period from incorporation on March 3, 2017 to March 31, 2017, the Company's independent auditors included an explanatory paragraph regarding concerns about the Company's ability to continue as a going concern. Should the Company be unable to realize its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded on the balance sheets. The Company's financial statements do not include adjustments that would be necessary should the Company be unable to continue as a going concern. These adjustments could be material.

Off-Balance Sheet Arrangements

The Company did not enter into any off-balance sheet arrangements as at March 31, 2017 or as of the date of this report.

Related Party Transactions

During the period from incorporation on March 3, 2017 to March 31, 2017, the Company did enter into any related party transactions.

Fourth Quarter

During the quarter ended March 31, 2017, the Company continued its search to identify and evaluate business opportunities. The Company had no revenue for the quarter ended March 31, 2017. The Company's expenses were \$9,132 for the quarter ended March 31, 2017.

Proposed Transactions

Other than the Securities Exchange Agreement with SYD as discussed herein, the Company has no proposed transactions.

Commitments

At March 31, 2017, and the date of this MD&A, the Company has no commitments.

Accounting Standards, Amendments and Interpretations not yet Effective

Financial instruments

Financial assets

The Company classifies its financial assets as fair value through profit or loss ("FVTPL"), loans and receivables, held-to-maturity and available-for-sale. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of financial assets at recognition.

Fair value through profit or loss

Financial assets are classified as FVTPL when the financial asset is held-for-trading or it is designated as FVTPL. A financial asset is classified as FVTPL when it has been acquired principally for the purpose of selling in the near future; it is a part of an identified portfolio of financial instruments that the Company manages and has an actual pattern of short-term profit-taking; or if it is a derivative that is not designated and effective as a hedging instrument. Upon initial recognition, attributable transaction costs are recognized in profit or loss when incurred. Financial instruments at FVTPL are measured at fair value, and changes therein are recognized in profit or loss.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets or non-current assets based on their maturity date. Loans and receivables are carried at amortized cost, less any impairment.

Held-to-maturity investments

Held-to-maturity investments are recognized on a trade-date basis and are initially measured at fair value, including transaction costs.

Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives that are either designated as available-for-sale or not classified in any of the other financial asset categories. Changes in the fair value of available-for-sale financial assets are recognized as other comprehensive income and classified as a component of equity.

Management assesses the carrying value of available-for-sale financial assets at least annually and any impairment charges are also recognized in profit or loss. When financial assets classified as available-for-sale are sold, the accumulated fair value adjustments recognized in other comprehensive income are included in profit or loss.

Impairment of financial assets

Financial assets, other than those at FVTPL, are assessed for indicators of impairment at the end of each reporting period. Financial assets are impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investments have been impacted

Financial liabilities

Financial liabilities are classified into one of two categories.

Fair value though profit or loss

This category comprises derivatives, or liabilities, acquired or incurred principally for the purpose of selling or repurchasing it in the near term. They are carried in the statement of financial position at fair value with changes in fair value recognized in profit or loss.

Other financial liabilities

Other financial liabilities are non-derivatives and are recognized initially at fair value, net of transaction costs incurred, and are subsequently stated at amortized cost. Any difference between the amounts originally received, net of transaction costs, and the redemption value is recognized in the income statement over the period to maturity using the effective interest method. Other financial liabilities are classified as current or non-current based on their maturity date.

Fair value hierarchy

Fair value measurements of financial instruments are required to be classified using a fair value hierarchy that reflects the significance of inputs used in making the measurements. The levels of the fair value hierarchy are defined as follows:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3 Inputs for assets or liabilities that are not based on observable market data.

Share capital

The Company's common shares, share purchase warrants and options are classified as equity instruments. Incremental costs directly related to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds. For equity offerings of units consisting of a common share and warrants, when both instruments are classified as equity, the Company does not bifurcate the proceeds between the common share and the other equity instrument.

Earnings (loss) per share

Basic earnings (loss) per share is calculated by dividing the net income or loss attributable to the common shareholders of the Company by the weighted average number of common shares outstanding during the reporting period. Diluted earnings (loss) per share is calculated by dividing the net income or loss applicable to common shares by the sum of the weighted average number of common shares issued and outstanding and all additional common shares that would have been outstanding if potentially dilutive instruments were converted.

Income taxes

Income tax expense comprises current and deferred tax. Current tax and deferred tax are recognized in profit or loss except to the extent that it relates to a business combination, or items recognized directly in equity or in other comprehensive income.

Current income tax is the expected tax payable or receivable on the taxable income or loss 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 in respect of 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 for the following temporary differences: the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss, and differences relating to investments in subsidiaries and jointly controlled entities to the extent that it is probable that they will not reverse in the foreseeable future. In addition, deferred tax is not recognized for taxable temporary differences arising on the initial recognition of 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 current tax liabilities and assets, 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 assets and liabilities will be realized simultaneously.

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 are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Exploration and evaluation assets

Exploration and evaluation assets include the costs of acquiring mineral properties, costs associated with exploration and evaluation activities, and the fair value (at acquisition date) of exploration and evaluation assets acquired in a business combination. Exploration and evaluation expenditures are capitalized and are classified as intangible assets. Costs incurred before the Company has obtained the legal rights to explore an area are recognized in profit or loss.

Government tax credits received are recorded as a reduction to the cumulative costs incurred and capitalized on the related mineral property.

Exploration and evaluation assets are assessed for impairment if (i) sufficient data exists to determine technical feasibility and commercial viability, or (ii) facts and circumstances suggest that the carrying amount exceeds the recoverable amount.

Once the technical feasibility and commercial viability of the extraction of mineral resources in an area of interest are demonstrable, exploration and evaluation assets attributable to that area of interest are first tested for impairment and then reclassified to mining property and development assets within property, plant and equipment.

Recoverability of the carrying amount of any exploration and evaluation assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest.

Impairment of financial and non-financial assets

At each reporting date, the Company assesses whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset and that event has an impact on the estimated future cash flows of the financial asset or group of financial assets.

The carrying amounts of the Company's non-financial assets are reviewed at each reporting date and when events or changes in circumstances indicate that their carrying amount may not be recoverable. If any such indication exists, then the assets' recoverable amount is estimated.

For the purpose of impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets (each, a "cash-generating unit"). An impairment loss is recognized if the carrying amount of a cash-generating unit exceeds its estimated recoverable amount. The recoverable amount of an asset or a cash-generating unit is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the assets. An impairment loss is charged to the profit or loss, except to the extent it reverses gains previously recognized in other comprehensive loss/income.

Impairment losses recognized in prior years are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation, if no impairment loss has been recognized.

Flow-through shares

Any premium received by the Company on the issuance of flow-through shares is initially recorded as a liability ("Deferred flow-through premium").

The Company may, from time to time, issue flow-through shares to finance a portion of its Canadian exploration programs. Pursuant to the terms of the flow-through share agreements, these shares transfer the tax deductibility of qualifying resource expenditures to investors. On the issuance of a flow-through share, it is bifurcated into equity (share) and liability (flow-through) components on the issue date to the extent that a premium exists. The equity portion is measured at the market value and the residual premium is allocated as a liability. The liability is recorded at the fair value of the obligation to renounce the expenditures that the issuer has incurred. This is effectively the "premium" the investor attributes to a flow-through share versus an ordinary share.

When the expenditures are renounced, the Company records a deferred tax liability and deferred tax expense (renounced expenditures multiplied by the effective corporate tax rate). Simultaneously the Company will debit the liability set up on issuing the flow-through share with the corresponding credit to deferred tax expense.

Proceeds received from the issuance of flow-through shares are restricted to be used only for Canadian resource property exploration expenditures within a two-year period.

Accounting standards issued but not yet effective

At the date of authorization of these financial statements, certain new standards, amendments and interpretations to existing standards have been published but are not yet effective, and have not been early-adopted by the Company.

Management anticipates that all of the pronouncements will be adopted in the Company's accounting policies for the first period beginning after the effective date of the pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Company's financial statements is provided below. Certain other new standards and interpretations have been issued, but are not expected to have an impact on the Company's financial statements.

IFRS 9 Financial Instruments

In July 2014, the IASB issued the final version of IFRS 9 Financial Instruments which reflects all phases of the financial instruments project and replaces IAS 39 Financial Instruments: Recognition and Measurement and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. IFRS 9 is effective for annual periods beginning on or after 1 January 2018, with early application permitted. Retrospective application is required, but comparative information is not compulsory. Early application of previous versions of IFRS 9 (2009, 2010 and 2013) is permitted if the date of initial application is before 1 February 2015. The adoption of IFRS 9 is not expected to have an impact on the classification and measurement of the Company's financial liabilities.

IFRS 16 Leases

In January 2016, the IASB issued IFRS 16 Leases ("IFRS 16") which replaces IAS 17, Leases and its associated interpretative guidance. IFRS 16 applies a control model to the identification of leases, distinguishing between a lease and a service contract on the basis of whether the customer controls the asset being leased. For those assets determined to meet the definition of a lease, IFRS 16 introduces significant changes to the accounting by lessees, introducing a single, on-balance sheet accounting model that is similar to the current finance lease accounting, with limited exceptions for short-term leases or leases of low value assets. Lessor accounting remains similar to current accounting practice. The standard is effective for annual periods beginning on or after January 1, 2019, with early application permitted for entities that apply IFRS 15. The adoption of IFRS 16 is not expected to have an impact on the classification and measurement of the Company's financial liabilities.

Financial and Other Instruments

The Company classifies its financial instruments as follows: accounts payable and accrued liabilities are classified as other financial liabilities.

The carrying values of these financial instruments approximate their fair values.

The Company's risk exposure and the impact on the Company's financial instruments is summarized below:

(a) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements. At March 31, 2017, the Company has no cash available to apply against short-term business requirements and current liabilities of \$9,132. All of the liabilities are due within 90 days.

Subsequent Events

Subsequent to March 31, 2017:

- a) the Company completed private placements to raise gross proceeds of \$380,000. The private placement consisted of (i) 11,200,000 non-flow through units at \$0.025 per unit for proceeds of \$280,000 and (ii) 4,000,000 flow through units at \$0.025 per unit for proceeds of \$100,000. Each non-flow through unit consisted of one common share and one share purchase warrant exercisable at \$0.05 per share until April 19, 2027. Each flow through unit consisted of one flow through common share and one share purchase warrant exercisable at \$0.05 per share until April 19, 2027.
- b) The Company acquired the rights to 82 mineral tenures in the province of Quebec, Canada.
- c) On July 10, 2017, the Company entered into the Share Exchange Agreement with SYD pursuant to which SYD will purchase the shares of the Company in exchange for common shares of SYD on the basis of one common share of SYD for each one share of the Company and purchase all of the issued and outstanding warrants of the Company in exchange for warrants of SYD (the "Replacement Warrants"). Each Replacement Warrant can be exercisable into one common share of SYD at an exercise price of \$0.05 per share until April 19, 2027.

Upon closing of the agreement, the Company will become a wholly-owned subsidiary of SYD. The transaction remains subject to approval by the board of directors of the Company and the board of directors of SYD, as well as all other approvals required for completion of the transaction, including regulatory approvals.

APPENDIX 3 – NUMBERCO SEPTEMBER 30, 2017 FINANCIAL STATEMENTS

[see attached]

Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars)

1109692 B.C. Ltd.
Statements of Financial Position
As at September 30, 2017 and March 31, 2017
Expressed in Canadian Dollars

	Note	September 30, 2017		7 March 31, 2017		
		(Unaudi	ted)			
ASSETS						
Current assets						
Cash		\$	305,002	\$	-	
Sales tax recoverable			2,963		-	
Loan receivable	4		20,000		_	
Total current assets			327,965		-	
Exploration and evaluation assets	5		54,524			
Total assets		\$	382,489	\$		
LIABILITIES Current liabilities						
Accounts payable and accrued liabilities	6		34,189		9,132	
Total liabilities			34,189		9,132	
SHAREHOLDERS' EQUITY						
Capital stock	7		376,716		-	
Deficit			(28,416)		(9,132)	
Total shareholders' equity			348,300		(9,132)	
Total liabilities and shareholders' equity		\$	382,489	\$	_	

Nature and Continuance of Operations (Note 1)

Approved on behalf of the Board:

Negar Adam (signed) Negar Adam, Director

1109692 B.C. Ltd.
Interim Statement of Loss and Comprehensive Loss
For the three and six months ended September 30, 2017
Expressed in Canadian Dollars

(Unaudited)

	Note	Three months ended September 30, 2017		Sep	Six months ended otember 30, 2017
OPERATING EXPENSES					
Consulting		\$	3,000	\$	10,500
Office and miscellaneous			274		274
Professional fees			3,772		8,510
NET LOSS AND COMPREHENSIVE LOSS		\$	(7,046)	\$	(19,284)
Loss per share					
Basic and diluted	8	\$	(0.00)	\$	(0.00)
					_
Weighted average number of shares outstanding					
Basic and diluted	8		15,200,001		13,621,859

1109692 B.C. Ltd. Interim Statements of Cash Flows For the six months ended September 30, 2017

Expressed in Canadian Dollars (Unaudited)

(19,284)
(2,963)
-
25,057
2,810
380,000
(3,284)
376,716
(54,524)
(20,000)
(74,524)
305,002
305,002

1109692 B.C. Ltd.
Interim Statements of Changes in Shareholders' Equity
For the period from Inception to September 30, 2017
Expressed in Canadian Dollars
(Unaudited)

	Number	SI	hare Capital	Deficit	Sł	Total nareholders' Equity
Balance, date of incorporation on March 3, 2017	1	\$	-	\$ -	\$	-
Net loss and comprehensive loss	-		-	(9,132)		(9,132)
Balance, March 31, 2017	1	\$	-	\$ (9,132)	\$	(9,132)
Issued for cash Pursuant to a private placement - at \$0.025	11,200,000		280,000	-		280,000
Pursuant to a flow through private placement - at \$0.025 less; shar e issue costs	4,000,000		100,000 (3,284)	-		100,000 (3,284)
Net loss and comprehensive loss	-		-	(19,284)		(19,284)
Balance, September 30, 2017	15,200,001	\$	376,716	\$ (28,416)	\$	348,300

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars) (Unaudited)

1. NATURE AND CONTINUANCE OF OPERATIONS

1109692 B.C. LTD. (the "Company") was incorporated under the *Business Corporations Act* (British Columbia) on March 3, 2017. The principal business of the Company is the acquisition, exploration and evaluation of mineral properties in Canada. The address of its head office is located at 1470 – 701 West Georgia Street, Vancouver, British Columbia, Canada V7Y 1C6. The address of its registered office is 800-885 West Georgia Street, Vancouver, British Columbia, Canada V6C 3H1.

On July 10, 2017, the Company entered into an agreement with Syd Financial Inc. ("SYD") pursuant to which SYD will purchase the shares and warrants of the Company in exchange for shares and warrants of SYD on a one for one basis. Each warrant can be exercised into one common share of SYD at an exercise price of \$0.05 per share until April 19, 2027.

Upon closing of the agreement, the Company will become a wholly-owned subsidiary of SYD. The transaction remains subject to approval by the board of directors of the Company and the board of directors of SYD, as well as all other approvals required for completion of the transaction, including regulatory approvals.

These financial statements have been prepared on a going concern basis in accordance with International Financial Reporting Standards with the assumption that the Company will be able to realize its assets and discharge its liabilities in the normal course of business. At September 30, 2017, the Company had not yet achieved profitable operations and expects to incur further losses in the development of its business and its continued operations are dependent upon its ability to identify, evaluate and negotiate an acquisition of or participation in an interest in properties, assets or businesses. These conditions represent a material uncertainty that may cast significant doubt upon the Company's ability to continue as a going concern. These financial statements do not include any adjustments to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. If the going concern assumption was not used then the adjustments required to report the Company's assets and liabilities on a liquidation basis could be material to these financial statements.

2. BASIS OF PRESENTATION

(a) Statement of compliance

These condensed interim financial statements have been prepared in accordance with IAS 34 Interim Financial Reporting. The condensed interim financial statements of the Company should be read in conjunction with the Company's financial statements for the year ended March 31, 2017, which were prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

(b) Approval of the financial statements

The financial statements of the Company for the six months ended September 30, 2017 were reviewed by the Audit Committee and approved and authorized for issue on December 5, 2017 by the Board of Directors of the Company.

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars) (Unaudited)

BASIS OF PRESENTATION - Continued

(c) Basis of presentation

The financial statements are presented in Canadian dollars, which is also the Company's functional currency. The financial statements of the Company have been prepared on an accrual basis except for cash flow information, and are based on historical costs, except for certain financial instruments, which are stated at their fair values.

3. SIGNIFICANT ACCOUNTING POLICIES

The condensed interim financial statements have been prepared, for all periods presented, following the same accounting policies and methods of computation as described in Note 3 to the audited financial statements for the year ended March 31, 2017.

4. LOAN RECEIVABLE

On July 10, 2017, the Company entered into an agreement with Syd Financial Inc. ("SYD") pursuant to which SYD will purchase the shares of the Company in exchange for common shares of SYD on the basis of one common share of SYD for each one share of the Company and purchase all of the issued and outstanding warrants of the Company in exchange for warrants of SYD (the "Replacement Warrants"). Each Replacement Warrant can be exercisable into one common share of SYD at an exercise price of \$0.05 per share until April 19, 2027.

Upon closing of the agreement, the Company will become a wholly-owned subsidiary of SYD. The transaction remains subject to approval by the board of directors of the Company and the board of directors of SYD, as well as all other approvals required for completion of the transaction, including regulatory approvals.

During the six months ended September 30, 2017, the Company advanced \$20,000 to SYD to pay for expenses associated with public company reporting obligations. This amount is unsecured, non-interest bearing and is due on demand.

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars) (Unaudited)

5. EXPLORATION AND EVALUATION ASSETS

The Company has acquired the rights, through staking, to 82 mineral claims covering approximately 4,550 hectares located in the Chapais Township, Quebec, collectively known as the Pluto Gold and Base Metals Property, at a cost of \$5,255.

During the six months ended September 30, 2017, the Company incurred exploration and acquisition costs on the Pluto Gold and Base Metals Property as follows:

Balance, March 31, 2017	\$ -
Acquisition costs	
Staking costs	5,255
Total acquisition costs	5,255
Exploration expenditures	
Assay	2,626
Geological	19,814
Tilling and sampling	23,060
Travel and field	3,769
Total exploration expenditures	49,269
Balance, September 30, 2017	\$ 54,524

6. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

	Se	ptember 30, 2017	March 31, 2017
Trade payables		28,189	\$ -
Accrued liabilities		6,000	9,132
Total accounts payable and accrued liabilities	\$	34,189	\$ 9,132

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars) (Unaudited)

7. SHARE CAPITAL

(a) Authorized

Unlimited number of common shares without par value.

(b) Issued and outstanding

At incorporation, the Company issued 1 common share of the Company for consideration of \$0.01.

Six months ended September 30, 2017

On April 19, 2017, the Company issued 11,200,000 non flow-through units at \$0.025 for gross proceeds of \$280,000 and 4,000,000 flow through units at \$0.025 per share for gross proceeds of \$100,000 pursuant to a private placement. Each non flow-through unit consisted of one common share of the Company and one share purchase warrant exercisable into one additional common share of the Company at an exercise price of \$0.05 per share for a period of ten years. Each flow through unit of the Company consisted of one flow through common share of the Company and one share purchase warrant exercisable into one additional non flow-through share of the Company at an exercise price of \$0.05 per share for a period of ten years.

In connection with the private placement, the Company paid legal fees of \$3,284 which were recorded as share issue costs.

(c) Share purchase warrants

	Number of Warrants	Weighted Average Exercise Price
Balance, March 31, 2017	-	-
Issued	15,200,000	\$0.05
Balance, September 30, 2017	15,200,000	\$0.05

At September 30, 2017, the Company had 15,200,000 share purchase warrants outstanding. Each warrant entitles the holder the right to purchase one common share at a price of \$0.05 per share until April 19, 2027.

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars) (Unaudited)

8. LOSS PER SHARE

The calculation of basic and diluted loss per share was based on the following data:

	Three months ended	Six months ended
	September 30,	September 30,
	2017	2017
Net loss	\$ (7,046)	\$ (19,284)
Weighted average number of common shares outstanding –		
basic and diluted	15,200,001	13,621,859

The basic loss per share is computed by dividing net loss by the weighted average number of common shares outstanding during the year. The diluted loss per share reflects the potential dilution of common share equivalents, such as stock options and share purchase warrants, in the weighted average number of common shares outstanding during the period, if dilutive. All share purchase warrants issued and outstanding were excluded from the calculation of diluted loss per share because their effect was anti-dilutive.

APPENDIX 4 - NUMBERCO MD&A FOR SEPTEMBER 30, 2017

[see attached]

1109692 B.C. LTD. MANAGEMENT'S DISCUSSION & ANALYSIS

For the six months ended September 30, 2017 (Prepared by Management)

This Management's Discussion and Analysis ("MD&A") is a review of the operations, current financial position and outlook for 1109692 B.C. Ltd. (the "Company"). The discussion should be read in conjunction with the Company's interim financial statements and accompanying notes for the period ended September 30, 2017.

The Company's financial statement are prepared in accordance with International Financial Reporting Standards ("IFRS"). The Company's functional and reporting currency is the Canadian Dollar, unless otherwise stated.

Caution Regarding Forward Looking Statements

This MD&A contains forward-looking statements. Forward-looking statements are projections of events, revenues, income, future economic performance or management's plans and objectives for future operations. In some cases, you can identify forward-looking statements by the use of terminology such as "may", "should", "expects", "plans", "anticipates", "believes", "estimates", "predicts", "potential" or "continue" or the negative of these terms or other comparable terminology. Examples of forward-looking statements made in this MD&A include statements about the Company's business plans; the costs and timing of its developments; its future investments and allocation of capital resources; success of acquiring an asset or business; requirements for additional capital. These statements are only predictions and involve known and unknown risks, uncertainties and other factors, including: general economic and business conditions, the Company's lack of operating history; conclusions or economic evaluations; changes in project parameters as plans continue to be refined; failure of any asset or business acquired to operate as anticipated; delays in financing or incompletion of business or asset acquisition, any of which may cause the Company's or its industry's actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by these forward-looking statements.

While these forward-looking statements and any assumptions upon which they are based are made in good faith and reflect the Company's current judgment regarding the direction of its business, actual results will almost always vary, sometimes materially, from any estimates, predictions, projections, assumptions or other future performance suggested herein. Except as required by applicable law, including the securities laws of Canada, the Company does not intend to update any of the forward-looking statements to conform these statements to actual results.

Nature of Business

The Company was incorporated under the *Business Corporations Act* (British Columbia) on March 3, 2017. The principal business of the Company is the acquisition, exploration and evaluation of mineral properties in Canada.

The principal business office of the Company is located at 1470 – 701 West Georgia Street, Vancouver, British Columbia, Canada V7Y 1C6. The Company's main contact is its President, Negar Adam.

The registered office and records of the Company are located at 800-885 West Georgia Street, Vancouver, British Columbia, Canada V6C 3H1.

Overall Performance

As the Company was incorporated on March 3, 2017, it has not yet achieved profitable operations.

The Company acquired the rights through staking, to 102 mineral tenures covering approximately 5,668.77 hectares located in the Chapais Township, Quebec, collectively known as the Pluto Property. The property is in the Nord-du-Quebec area of the Province of Quebec in the NTS sheets 32G14 and 32G15.

On July 10, 2017, the Company entered into an agreement with Syd Financial Inc. ("SYD") pursuant to which SYD will purchase the shares and warrants of the Company in exchange for shares and warrants of SYD on a one for one basis. Each warrant can be exercised into one common share of SYD at an exercise price of \$0.05 per share until April 19, 2027.

Upon closing of the agreement, the Company will become a wholly-owned subsidiary of SYD. The transaction remains subject to approval by the board of directors of the Company and the board of directors of SYD, as well as all other approvals required for completion of the transaction, including regulatory approvals.

Results of Operations

During the six months ended September 30, 2017, the Company acquired the rights to the Pluto Gold and Base Metals Property. The Company has had no revenues since its inception. Since the Company was recently incorporated on March 3, 2017, there are no comparable numbers.

The Company's expenses for the three months ended September 30, 2017 were \$7,046 consisting of professional fees of \$3,772, consulting fees of \$3,000 and office and miscellaneous of \$274.

The Company's expenses for the six months ended September 30, 2017 were \$19,284 consisting of professional fees of \$8,510, consulting fees of \$10,500 and office and miscellaneous of \$274.

Summary of Quarterly Financial Results

The following sets out quarterly unaudited financial information for prior applicable quarters prepared by the Company:

	September 30, 2017 (\$)	Incorporation on March 3, 2017 to March 31, 2017 (\$)
Revenues	-	-
Expenses	7,046	9,132
Net Loss	(7,046)	(9,132)
Basic and diluted loss per share	(0.00)	(0.00)
Total Assets	382,489	-
Total Liabilities	34,189	9,132

Liquidity and Capital Resources

As at September 30, 2017, the Company had working capital of \$348,300, compared to a working capital deficiency of \$9,132 for the period from incorporation on March 3, 2017 to March 31, 2017.

During the six months ended September 30, 2017, the Company advanced \$20,000 to SYD to pay for expenses associated with public company reporting obligations. This amount is unsecured, non-interest bearing and is due on demand.

On April 19, 2017, the Company issued 11,200,000 non flow-through units at \$0.025 for gross proceeds of \$280,000 and 4,000,000 flow through units at \$0.025 per share for gross proceeds of \$100,000 pursuant to a private placement. Each non flow-through unit consisted of one common share of the Company and one share purchase warrant exercisable into one additional common share of the Company at an exercise price of \$0.05 per share for a period of ten years. Each flow through unit of the Company consisted of one flow through common share of the Company and one share purchase warrant exercisable into one additional non flow-through share of the Company at an exercise price of \$0.05 per share for a period of ten years.

In connection with the private placement, the Company paid legal fees of \$3,284 which were recorded as share issue costs.

Future Cash Requirements

As the Company currently does not generate cash flows from operations, the Company expects that it will need to raise additional funds through debt or equity financing. If additional funds are raised through the issuance of equity securities, the percentage ownership of current shareholders will be reduced and such equity securities may have rights, preferences, or privileges senior to those of the holders of the Company's common shares. No assurance can be given that additional financing will be available, or that it can be obtained on terms acceptable to the Company or its shareholders.

Going Concern

At present, the Company's operations do not generate cash flow and its financial success is dependent on management's ability to raise adequate financing on reasonable terms and to commence profitable operations in the future. Due to the uncertainty of the Company's ability to meet its current operating and capital expenses, in their report on the Company's annual financial statements for the period from incorporation on March 3, 2017 to March 31, 2017, the Company's independent auditors included an explanatory paragraph regarding concerns about the Company's ability to continue as a going concern. Should the Company be unable to realize its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded on the balance sheets. The Company's financial statements do not include adjustments that would be necessary should the Company be unable to continue as a going concern. These adjustments could be material.

Off-Balance Sheet Arrangements

The Company did not enter into any off-balance sheet arrangements as at September 30, 2017 or as of the date of this report.

Related Party Transactions

During the period ended September 30, 2017, the Company did enter into any related party transactions.

Proposed Transactions

Other than the Securities Exchange Agreement with SYD as discussed herein, the Company has no proposed transactions.

Commitments

At September 30, 2017, and the date of this MD&A, the Company has no commitments.

Accounting Standards, Amendments and Interpretations not yet Effective

Financial instruments

Financial assets

The Company classifies its financial assets as fair value through profit or loss ("FVTPL"), loans and receivables, held-to-maturity and available-for-sale. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of financial assets at recognition.

Fair value through profit or loss

Financial assets are classified as FVTPL when the financial asset is held-for-trading or it is designated as FVTPL. A financial asset is classified as FVTPL when it has been acquired principally for the purpose of selling in the near future; it is a part of an identified portfolio of financial instruments that the Company manages and has an actual pattern of short-term profit-taking; or if it is a derivative that is not designated and effective as a hedging instrument. Upon initial recognition, attributable transaction costs are recognized in profit or loss when incurred. Financial instruments at FVTPL are measured at fair value, and changes therein are recognized in profit or loss.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets or non-current assets based on their maturity date. Loans and receivables are carried at amortized cost, less any impairment.

Held-to-maturity investments

Held-to-maturity investments are recognized on a trade-date basis and are initially measured at fair value, including transaction costs.

Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives that are either designated as available-for-sale or not classified in any of the other financial asset categories. Changes in the fair value of available-for-sale financial assets are recognized as other comprehensive income and classified as a component of equity.

Management assesses the carrying value of available-for-sale financial assets at least annually and any impairment charges are also recognized in profit or loss. When financial assets classified as available-for-sale are sold, the accumulated fair value adjustments recognized in other comprehensive income are included in profit or loss.

Impairment of financial assets

Financial assets, other than those at FVTPL, are assessed for indicators of impairment at the end of each reporting period. Financial assets are impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investments have been impacted

Financial liabilities

Financial liabilities are classified into one of two categories.

Fair value though profit or loss

This category comprises derivatives, or liabilities, acquired or incurred principally for the purpose of selling or repurchasing it in the near term. They are carried in the statement of financial position at fair value with changes in fair value recognized in profit or loss.

Other financial liabilities

Other financial liabilities are non-derivatives and are recognized initially at fair value, net of transaction costs incurred, and are subsequently stated at amortized cost. Any difference between the amounts originally received, net of transaction costs, and the redemption value is recognized in the income statement over the period to maturity using the effective interest method. Other financial liabilities are classified as current or non-current based on their maturity date.

Fair value hierarchy

Fair value measurements of financial instruments are required to be classified using a fair value hierarchy that reflects the significance of inputs used in making the measurements. The levels of the fair value hierarchy are defined as follows:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3 Inputs for assets or liabilities that are not based on observable market data.

Share capital

The Company's common shares, share purchase warrants and options are classified as equity instruments. Incremental costs directly related to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds. For equity offerings of units consisting of a common share and warrants, when both instruments are classified as equity, the Company does not bifurcate the proceeds between the common share and the other equity instrument.

Earnings (loss) per share

Basic earnings (loss) per share is calculated by dividing the net income or loss attributable to the common shareholders of the Company by the weighted average number of common shares outstanding during the reporting period. Diluted earnings (loss) per share is calculated by dividing the net income or loss applicable to common shares by the sum of the weighted average number of common shares issued and outstanding and all additional common shares that would have been outstanding if potentially dilutive instruments were converted.

Income taxes

Income tax expense comprises current and deferred tax. Current tax and deferred tax are recognized in profit or loss except to the extent that it relates to a business combination, or items recognized directly in equity or in other comprehensive income.

Current income tax is the expected tax payable or receivable on the taxable income or loss 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 in respect of 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 for the following temporary differences: the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss, and differences relating to investments in subsidiaries and jointly controlled entities to the extent that it is probable that they will not reverse in the foreseeable future. In addition, deferred tax is not recognized for taxable temporary differences arising on the initial recognition of 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 current tax liabilities and assets, 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 assets and liabilities will be realized simultaneously.

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 are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Exploration and evaluation assets

Exploration and evaluation assets include the costs of acquiring mineral properties, costs associated with exploration and evaluation activities, and the fair value (at acquisition date) of exploration and evaluation assets acquired in a business combination. Exploration and evaluation expenditures are capitalized and are classified as intangible assets. Costs incurred before the Company has obtained the legal rights to explore an area are recognized in profit or loss.

Government tax credits received are recorded as a reduction to the cumulative costs incurred and capitalized on the related mineral property.

Exploration and evaluation assets are assessed for impairment if (i) sufficient data exists to determine technical feasibility and commercial viability, or (ii) facts and circumstances suggest that the carrying amount exceeds the recoverable amount.

Once the technical feasibility and commercial viability of the extraction of mineral resources in an area of interest are demonstrable, exploration and evaluation assets attributable to that area of interest are first tested for impairment and then reclassified to mining property and development assets within property, plant and equipment.

Recoverability of the carrying amount of any exploration and evaluation assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest.

Impairment of financial and non-financial assets

At each reporting date, the Company assesses whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset and that event has an impact on the estimated future cash flows of the financial asset or group of financial assets.

The carrying amounts of the Company's non-financial assets are reviewed at each reporting date and when events or changes in circumstances indicate that their carrying amount may not be recoverable. If any such indication exists, then the assets' recoverable amount is estimated.

For the purpose of impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets (each, a "cash-generating unit"). An impairment loss is recognized if the carrying amount of a cash-generating unit exceeds its estimated recoverable amount. The recoverable amount of an asset or a cash-generating unit is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the

estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the assets. An impairment loss is charged to the profit or loss, except to the extent it reverses gains previously recognized in other comprehensive loss/income.

Impairment losses recognized in prior years are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation, if no impairment loss has been recognized.

Flow-through shares

Any premium received by the Company on the issuance of flow-through shares is initially recorded as a liability ("Deferred flow-through premium").

The Company may, from time to time, issue flow-through shares to finance a portion of its Canadian exploration programs. Pursuant to the terms of the flow-through share agreements, these shares transfer the tax deductibility of qualifying resource expenditures to investors. On the issuance of a flow-through share, it is bifurcated into equity (share) and liability (flow-through) components on the issue date to the extent that a premium exists. The equity portion is measured at the market value and the residual premium is allocated as a liability. The liability is recorded at the fair value of the obligation to renounce the expenditures that the issuer has incurred. This is effectively the "premium" the investor attributes to a flow-through share versus an ordinary share.

When the expenditures are renounced, the Company records a deferred tax liability and deferred tax expense (renounced expenditures multiplied by the effective corporate tax rate). Simultaneously the Company will debit the liability set up on issuing the flow-through share with the corresponding credit to deferred tax expense.

Proceeds received from the issuance of flow-through shares are restricted to be used only for Canadian resource property exploration expenditures within a two-year period.

Accounting standards issued but not yet effective

At the date of authorization of these financial statements, certain new standards, amendments and interpretations to existing standards have been published but are not yet effective, and have not been early-adopted by the Company.

Management anticipates that all of the pronouncements will be adopted in the Company's accounting policies for the first period beginning after the effective date of the pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Company's financial statements is provided below. Certain other new standards and interpretations have been issued, but are not expected to have an impact on the Company's financial statements.

IFRS 9 Financial Instruments

In July 2014, the IASB issued the final version of IFRS 9 Financial Instruments which reflects all phases of the financial instruments project and replaces IAS 39 Financial Instruments: Recognition and Measurement and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. IFRS 9 is effective for annual periods beginning on or after 1 January 2018, with early application permitted. Retrospective application is required, but comparative information is not compulsory. Early application of previous versions of IFRS 9 (2009, 2010 and 2013) is permitted if the date of initial application is before 1 February 2015. The adoption of IFRS 9 is not expected to have an impact on the classification and measurement of the Company's financial liabilities.

IFRS 16 Leases

In January 2016, the IASB issued IFRS 16 Leases ("**IFRS 16**") which replaces IAS 17, Leases and its associated interpretative guidance. IFRS 16 applies a control model to the identification of leases, distinguishing between a lease and a service contract on the basis of whether the customer controls the asset being leased. For those assets determined to meet the definition of a lease, IFRS 16 introduces significant changes to the accounting by lessees, introducing a single, on-balance sheet accounting model that is similar to the current finance lease accounting, with limited exceptions for short-term leases or leases of low value assets. Lessor accounting remains similar to current accounting practice. The standard is effective for annual periods beginning on or after January 1, 2019, with early application permitted for entities that apply IFRS 15. The adoption of IFRS 16 is not expected to have an impact on the classification and measurement of the Company's financial liabilities.

Financial and Other Instruments

The Company classifies its financial instruments as follows: accounts payable and accrued liabilities are classified as other financial liabilities.

The carrying values of these financial instruments approximate their fair values.

The Company's risk exposure and the impact on the Company's financial instruments is summarized below:

(a) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements. At March 31, 2017, the Company has no cash available to apply against short-term business requirements and current liabilities of \$9,132. All of the liabilities are due within 90 days.

APPENDIX 5 – SYD FINANCIAL INC. MARCH 31, 2017 FINANCIAL STATEMENTS

[see attached]

Financial Statements March 31, 2017 and 2016 (Expressed in Canadian Dollars)

<u>Index</u>	<u>Page</u>
Independent Auditors' Report	1
Financial Statements	
Statements of Financial Position	2
Statements of Operations and Comprehensive Loss	3
Statements of Cash Flows	4
Statements of Changes in Equity (Deficit)	5
Notes to the Financial Statements	6 – 16



INDEPENDENT AUDITOR'S REPORT

To the Shareholders of SYD Financial Inc.

We have audited the accompanying financial statements of SYD Financial Inc., which comprise the statement of financial position as at March 31, 2017, and the statements of operations and comprehensive loss, changes in equity (deficit) and cash flows for the year then ended, 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 in our audit 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 SYD Financial Inc. as at March 31, 2017, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards.

Emphasis of Matter

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

Other Matter

The financial statements of SYD Financial Inc. for the year ended March 31, 2016 were audited by another auditor who expressed an unmodified opinion on those statements on July 28, 2016.

DMCL

DALE MATHESON CARR-HILTON LABONTE LLP CHARTERED PROFESSIONAL ACCOUNTANTS

Vancouver, Canada July 28, 2017



Statements of Financial Position (Expressed in Canadian Dollars)

	Ma	rch 31, 2017	Mar	ch 31, 2016
Assets				
Current				
Cash	\$	5,886	\$	168
GST receivable		6		756
Promissory note receivable (Note 6)		8,171		29,000
Total Assets	\$	14,063	\$	29,924
Liabilities				
Current				
Accounts payable and accrued liabilities (Note 7)	\$	5,628	\$	4,436
Accrued interest payable (Note 8)		175		-
Notes payable (Note 8)		12,500		
Total liabilities		18,303		4,436
Equity				
Share Capital (Note 9)		44,000		44,000
Deficit		(48,240)		(18,512)
Total shareholders' equity (deficit)		(4,240)		25,488
Total liabilities and shareholders' equity	\$	14,063	\$	29,924

Subsequent Event (Note 13)

Approved on behalf of the Board:

<u>Keith Anderson (signed)</u> Keith Anderson, Director

Blair Naughty, (signed)
Blair Naughty, Director

Statements of Operations and Comprehensive Loss (Expressed in Canadian Dollars)

	Years Ended			
		March 31, 2017		March 31, 2016
Expenses				
Accounting, legal and audit	\$	10,756	\$	15,694
Corporate administration fees (Note 10)		16,000		-
Transfer agent and filing fees		2,797		2,818
Finance costs		175		-
Net loss and comprehensive loss for the year	\$	(29,728)	\$	(18,512)
Basic and Diluted Loss Per Share	\$	(0.01)	\$	(0.01)
Weighted Average Number of Common				
Shares Outstanding – Basic and Diluted		2,158,365		1,527,368

The accompanying notes are an integral part of these financial statements.

SYD FINANCIAL INC. Statements of Cash Flows For the Years Ended March 31, (Expressed in Canadian Dollars)

	2017	2016
Operating Activities		
Net loss	\$ (29,728)	\$ (18,512)
Changes in non-cash working capital		
GST receivable	750	(756)
Interest payable	175	-
Promissory note receivable	20,829	
Accounts payable and accrued liabilities	1,192	4,436
Cash Used in Operating Activities	(6,782)	(14,832)
Financing Activities		
Proceeds from the issuance of notes payable	12,500	-
Shares issued for cash	-	15,000
Share redeemed	 -	(1)
Cash Provided by Financing Activities	12,500	15,000
Net increase in cash	5,718	167
Cash, Beginning	168	1
Cash, Ending	\$ 5,886	\$ 168

The accompanying notes are an integral part of these financial statements.

SYD FINANCIAL INC.

Statement of Changes in Equity (Deficit) (Expressed in Canadian Dollars)

	Number of Shares	Ca	pital Stock	Deficit	Total
Balance, April 1, 2015	1	\$	1	\$ -	\$ 1
Shares issued for plan of arrangement (Note 5)	2,158,365		44,000	-	44,000
Share redeemed	(1)		(1)	-	(1)
Net loss and comprehensive loss for the year			-	(18,512)	(18,512)
Balance, March 31, 2016	2,158,365		44,000	(18,512)	25,488
Net loss and comprehensive loss for the year				(29,728)	(29,728)
Balance, March 31, 2017	2,158,365	\$	44,000	\$ (48,240)	\$ (4,240)

The accompanying notes are an integral part of these financial statements.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

1. NATURE AND CONTINUANCE OF OPERATIONS

SYD Financial Inc. (the "Company") was incorporated under the *Business Corporations Act* (British Columbia) on February 18, 2015. The principal business of the Company is to identify and evaluate exploration and evaluation assets. The address of its head office is located at 303 – 570 Granville Street, Vancouver, British Columbia, Canada V6C 3P1. The address of its registered office is 800-885 West Georgia Street, Vancouver, British Columbia, Canada V6C 3H1.

These financial statements have been prepared on a going concern basis in accordance with International Financial Reporting Standards ("IFRS") with the assumption that the Company will be able to realize its assets and discharge its liabilities in the normal course of business. At March 31, 2017, the Company had not yet achieved profitable operations, had a working capital deficiency of \$4,240 and has an accumulated deficit of \$48,240. The Company expects to incur further losses in the development of its business and its continued operations are dependent upon its ability to identify, evaluate and negotiate an acquisition of or participation in an interest in properties, assets or businesses. These conditions represent a material uncertainty that may cast significant doubt upon the Company's ability to continue as a going concern. These financial statements do not include any adjustments to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. If the going concern assumption was not used then the adjustments required to report the Company's assets and liabilities on a liquidation basis could be material to these financial statements.

2. BASIS OF PRESENTATION

(a) Statement of compliance

These financial statements are prepared in accordance with IFRS, as issued by the International Accounting Standards Board ("IASB") and interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC").

The significant accounting policies set out in Note 3 have been applied consistently to all periods presented.

(b) Approval of the financial statements

The financial statements of the Company for the year ended March 31, 2017 were reviewed by the Audit Committee and approved and authorized for issue on July 28, 2017 by the Board of Directors of the Company.

(c) Basis of presentation

The financial statements are presented in Canadian dollars, which is also the Company's functional currency. The financial statements of the Company have been prepared on an accrual basis except for cash flow information, and are based on historical costs, except for certain financial instruments, which are stated at their fair values.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES

(a) Financial instruments

(i) Financial assets

The Company classifies its financial assets as fair value through profit or loss ("FVTPL"), loans and receivables, held-to-maturity and available-for-sale. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of financial assets at recognition.

Fair value through profit or loss

Financial assets are classified as FVTPL when the financial asset is held-for-trading or it is designated as FVTPL. A financial asset is classified as FVTPL when it has been acquired principally for the purpose of selling in the near future; it is a part of an identified portfolio of financial instruments that the Company manages and has an actual pattern of short-term profit-taking; or if it is a derivative that is not designated and effective as a hedging instrument. Upon initial recognition, attributable transaction costs are recognized in profit or loss when incurred. Financial instruments at FVTPL are measured at fair value, and changes therein are recognized in profit or loss.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets or non-current assets based on their maturity date. Loans and receivables are carried at amortized cost, less any impairment.

Held-to-maturity investments

Held-to-maturity investments are recognized on a trade-date basis and are initially measured at fair value, including transaction costs.

Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives that are either designated as available-for-sale or not classified in any of the other financial asset categories. Changes in the fair value of available-for-sale financial assets are recognized as other comprehensive income and classified as a component of equity.

Management assesses the carrying value of available-for-sale financial assets at least annually and any impairment charges are also recognized in profit or loss. When financial assets classified as available-for-sale are sold, the accumulated fair value adjustments recognized in other comprehensive income are included in profit or loss.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(a) Financial instruments (Continued)

(i) Financial assets (Continued)

Impairment of financial assets

Financial assets, other than those at FVTPL, are assessed for indicators of impairment at the end of each reporting period. Financial assets are impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investments have been impacted

(ii) Financial liabilities

Financial liabilities are classified into one of two categories.

Fair value though profit or loss

This category comprises derivatives, or liabilities, acquired or incurred principally for the purpose of selling or repurchasing it in the near term. They are carried in the statement of financial position at fair value with changes in fair value recognized in profit or loss.

Other financial liabilities

Other financial liabilities are non-derivatives and are recognized initially at fair value, net of transaction costs incurred, and are subsequently stated at amortized cost. Any difference between the amounts originally received, net of transaction costs, and the redemption value is recognized in the income statement over the period to maturity using the effective interest method. Other financial liabilities are classified as current or non-current based on their maturity date.

(iii) Fair value hierarchy

Fair value measurements of financial instruments are required to be classified using a fair value hierarchy that reflects the significance of inputs used in making the measurements. The levels of the fair value hierarchy are defined as follows:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3 Inputs for assets or liabilities that are not based on observable market data.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Share capital

The Company's common shares, share purchase warrants and stock options are classified as equity instruments. Incremental costs directly attributable to the issuance of equity instruments are recorded as reductions to equity, net of tax. For equity offerings of units consisting of common shares and warrants, when both instruments are classified as equity, the Company does not bifurcate the proceeds between common shares and warrants.

(c) Loss per share

Basic loss per share is calculated by dividing the net loss attributable to the common shareholders of the Company by the weighted average number of common shares outstanding during the reporting period. Diluted loss per share is calculated by dividing the net loss applicable to common shares by the sum of the weighted average number of common shares issued and outstanding for the effects of all options, warrants and similar instruments outstanding that may add to the total number of common shares.

(d) Income Taxes

Current income tax

Current income tax assets and liabilities for the current period are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date, in the countries where the Company operates and generates taxable income.

Deferred tax

Deferred tax is recognized on temporary differences at the reporting date arising between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. The carrying amount of deferred tax assets is reviewed at the end of each reporting period and recognized only to the extent that it is probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current tax assets against current income tax liabilities and the deferred income taxes relate to the same taxable entity and the same taxation authority.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Significant estimates and assumptions

The preparation of these financial statements in accordance with IFRS requires the Company to make estimates and assumptions concerning the future. The Company's management reviews these estimates and underlying assumptions on an ongoing basis, based on experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to estimates are adjusted for prospectively in the period in which the estimates are revised.

Estimates and assumptions where there is significant risk of material adjustments to assets and liabilities in future accounting periods include the recoverability and measurement of deferred tax assets.

(f) Significant judgments

The preparation of financial statements in accordance with IFRS requires the Company to make judgments, apart from those involving estimates, in applying accounting policies. The most significant judgments in applying the Company's financial statements include:

• the assessment of the Company's ability to continue as a going concern and whether there are events or conditions that may give rise to significant uncertainty.

(g) Accounting standards issued but not yet adopted

At the date of the approval of the financial statements, a number of standards and interpretations were in issue but not effective. The Company considers that these new standards and interpretations are either not applicable or are not expected to have a significant impact on the Company's financial statements.

4. RISK MANAGEMENT AND FINANCIAL INSTRUMENTS

The Company classifies its financial instruments as follows:

- Cash is classified as a financial asset at FVTPL;
- Promissory note is classified as loans and receivables; and
- Accounts payable and accrued liabilities and notes payable are classified as other financial liabilities.

The carrying values of these financial instruments approximate their fair values due to their short-term nature.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

4. RISK MANAGEMENT AND FINANCIAL INSTRUMENTS – Continued

The Company's risk exposure and the impact on the Company's financial instruments is summarized below:

(a) 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. The Company manages credit risk, in respect of cash, by placing it with organizations of high credit worthiness. The Company has minimal credit risk. The Company has credit risk with respect to the promissory note receivable.

(b) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements. At March 31, 2017, the Company has cash of \$5,886 available to apply against short-term business requirements and current liabilities of \$18,303. All of the liabilities are due within 90 days.

(c) Interest Rate Risk

The Company's current exposure to interest rate arises from the interest rate impact on its cash. The fair value of cash is not significantly affected by changes in short term interest rates.

(d) Foreign Currency exchange risk

Foreign currency risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because of change in foreign exchange rates. The Company is not exposed to foreign exchange risk.

5. PLAN OF ARRANGEMENT

The Company was incorporated as a wholly owned subsidiary of Alchemist Mining Inc. ("Alchemist") and on July 16, 2015, completed the Arrangement with Alchemist. Pursuant to the Arrangement, the Company issued 2,158,365 common shares to shareholders of Alchemist in exchange for Class 3 reorganization shares of Alchemist.

Alchemist subsequently redeemed all of the Class 3 reorganization shares by the transfer to the Company of \$15,000 in cash and a promissory note in the principal amount of \$29,000, and the Company redeemed the initial one common share held by Alchemist for \$1, with the result that the shareholders of Alchemist held all the shares of the Company.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

6. PROMISSORY NOTE RECEIVABLE

At March 31, 2017, the Company had a promissory note receivable in the amount of \$8,171 (2016 - \$29,000). The promissory note is due on demand, unsecured and bears no interest.

On July 16, 2015, the Company received a promissory note receivable in the principal amount of \$29,000 from Alchemist (Note 5). During the year ended March 31, 2017, accounts payable of \$20,829 (2016 - \$nil) due to Alchemist were offset against the balance receivable from Alchemist under the promissory note. Of the total accounts payable to Alchemist, \$16,000 was for corporate administration costs and \$4,829 was for expenses incurred on behalf of the Company.

7. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

Accounts payable and accrued liabilities recognized on the statements of financial position consist of the following:

	2017	2016
Trade payables	\$ 70	\$ 2,936
Accrued liabilities	5,558	1,500
Total accounts payable and accrued liabilities	\$ 5,628	\$ 4,436

8. NOTES PAYABLE

During the year ended March 31, 2017, the Company issued five promissory notes for \$2,500 each in the aggregate principal amount of \$12,500. The promissory notes are unsecured, bear interest at 10% per annum, and are due on demand.

During the year ended March 31, 2017, the Company incurred interest expense of \$175 (2016 - \$nil) in connection with these promissory notes payable. At March 31, 2017, accrued interest was \$175 (March 31, 2016 - \$nil).

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

9. SHARE CAPITAL

(a) Authorized

Unlimited number of common shares and preferred shares without par value.

Issued and outstanding

Year Ended March 31, 2017

There were no share issuances during the year ended March 31, 2017.

Year Ended March 31, 2016

On July 16, 2015, as part of the Arrangement with Alchemist (Note 5), the Company issued 2,158,365 common shares to the shareholders of Alchemist. Concurrent with the Arrangement, the Company redeemed one common share issued on incorporation.

(b) Share purchase warrants

As of March 31, 2017, there are no outstanding share purchase warrants (2016 – nil).

(c) Stock options

As of March 31, 2017, there are no outstanding stock options (2016 – nil).

10. RELATED PARTY TRANSACTIONS

During the year ended March 31, 2017, the Company paid \$16,000 (2016 - \$nil) to Alchemist for corporate administration costs.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

11. CAPITAL MANAGEMENT

The Company is actively looking to acquire an interest in a business or assets and this involves a high degree of risk. The Company has not determined whether it will be successful in its endeavours and does not generate cash flows from operations. The Company's primary source of funds comes from the equity financing.

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

The Company defines its capital as equity. Capital requirements are driven by the Company's general operations. To effectively manage the Company's capital requirements, the Company monitors expenses and overhead to ensure costs and commitments are paid. There have been no changes to the Company's approach to capital management during the year ended March 31, 2017.

12. INCOME TAXES

A reconciliation of income taxes at statutory rates with reported taxes is as follows:

		2017	2016
Net loss for the year	\$	(29,728)	\$ (18,512)
Statutory income tax rate	·	26%	26%
Income tax benefit computed at statutory tax rate		(7,700)	(4,813)
Unrecognized benefit of income tax losses		7,700	4,813
Income tax benefit	\$	- ;	\$ -

The Company has non-capital losses of \$48,240 available for carry-forward to reduce future years' income for income tax purposes.

These losses expire as follows:

Year of Expiry	<u>Amount</u>
2036	\$ 18,512
2037	\$ 29,728

The company has not recognized any deferred tax assets with respect to these non-capital losses.

Notes to the Financial Statements March 31, 2017 (Expressed in Canadian Dollars)

13. SUBSEQUENT EVENT

On July 10, 2017, the Company entered into an agreement with 1109692 B.C. Ltd. ("Numberco") and the holders of Numberco pursuant to which the Company will (i) purchase all of the issued and outstanding shares of Numberco in exchange for 15,200,001 common shares of the Company, on the basis of one (1) share of the Company for each one (1) share of Numberco and (ii) purchase all of the issued and outstanding warrants of Numberco in exchange for 15,200,000 warrants of the Company (the "Replacement Warrants"). Each Replacement Warrant will be exercisable at an exercise price of \$0.05 per share until April 19, 2027.

Numberco is a private mineral exploration company with an exploration and evaluation stage property located in Quebec, Canada. It is contemplated that, upon closing of the agreement, Numberco will become a wholly-owned subsidiary of the Company, and the transaction will constitute a reverse takeover of the Company by the Numberco.. The transaction remains subject to approval by the board of directors of the Company and the board of directors of Numberco, as well as all other approvals required for completion of the transaction, including regulatory approvals.

APPENDIX 6 - SYD FINANCIAL INC. MARCH 31, 2017 MD&A

[see attached]

SYD FINANCIAL INC. MANAGEMENT DISCUSSION & ANALYSIS For the year ended March 31, 2017 (Prepared by Management)

This Management's Discussion and Analysis ("MD&A") is a review of the operations, current financial position and outlook for SYD Financial Inc. ("SYD" or the "Company"). This discussion should be read in conjunction with the Company's audited financial statements and accompanying notes for the year ended March 31, 2017, available through the SEDAR website at www.sedar.com.

The Company's financial statements are prepared in accordance with International Financial Reporting Standards ("IFRS"). The Company's functional and reporting currency is the Canadian Dollar, unless otherwise stated.

All information contained in this MD&A is current as of July 28, 2017, unless otherwise stated.

Caution Regarding Forward Looking Statements

This MD&A contains forward-looking statements. Forward-looking statements are projections of events, revenues, income, future economic performance or management's plans and objectives for future operations. In some cases, you can identify forward-looking statements by the use of terminology such as "may", "should", "expects", "plans", "anticipates", "believes", "estimates", "predicts", "potential" or "continue" or the negative of these terms or other comparable terminology. Examples of forward-looking statements made in this MD&A include statements about the Company's business plans; the costs and timing of its developments; its future investments and allocation of capital resources; success of acquiring an asset or business; requirements for additional capital. These statements are only predictions and involve known and unknown risks, uncertainties and other factors, including: general economic and business conditions, our lack of operating history; conclusions or economic evaluations; changes in project parameters as plans continue to be refined; failure of any asset or business acquired to operate as anticipated; delays in financing or incompletion of business or asset acquisition, any of which may cause our or our industry's actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by these forward-looking statements.

While these forward-looking statements and any assumptions upon which they are based are made in good faith and reflect our current judgment regarding the direction of the Company's business, actual results will almost always vary, sometimes materially, from any estimates, predictions, projections, assumptions or other future performance suggested herein. Except as required by applicable law, including the securities laws of Canada, the Company does not intend to update any of the forward-looking statements to conform these statements to actual results.

Nature of Business

The Company was incorporated under the Business Corporations Act (British Columbia) on February 18, 2015. The principal business of the Company is to identify, evaluate and then acquire an interest in a business or assets. On July 16, 2015, the Company entered into a Plan of Arrangement with Alchemist Mining Inc. ("Alchemist") and became a reporting issuer in the provinces of British Columbia, Alberta and Ontario.

On July 10, 2017, the Company entered into a Securities Exchange Agreement, whereby the Company will acquire all of the issued and outstanding common shares of 1109692 B.C. Ltd. ("Numberco") in exchange for common shares of the Company. It is contemplated that on closing of the Securities Exchange Agreement, Numberco will become a wholly-owned subsidiary of the Company and the business of Numberco will become the business of the Company.

The principal business office of the Company is located at 303 – 570 Granville Street, Vancouver, British Columbia, Canada V6C 3P1. The Company's main contact is its President, Mr. Keith Anderson. The Company's phone number is 604-786-7774.

The registered office and records of the Company are located at 800-885 West Georgia Street, Vancouver, British Columbia, Canada V6C 3H1.

Overall Performance

On July 16, 2015, the Company completed the Arrangement with Alchemist. Pursuant to the Arrangement, the Company issued 2,158,365 common shares to shareholders of Alchemist in exchange for Class 3 reorganization shares of Alchemist. Alchemist subsequently redeemed all of the Class 3 reorganization shares by the transfer to the Company of \$15,000 in cash and a promissory note in the principal amount of \$29,000, and the Company redeemed the initial one common share held by Alchemist for \$1, with the result that the shareholders of Alchemist held all the shares of the Company. The promissory note is due on demand and bears no interest.

On July 10, 2017, the Company entered into a Securities Exchange Agreement with 1109692 B.C. Ltd. ("Numberco") and the holders of Numberco pursuant to which the Company will (i) purchase all of the issued and outstanding shares of Numberco in exchange for common shares of the Company, on the basis of one (1) share of the Company for each one (1) share of Numberco and (ii) purchase all of the issued and outstanding warrants of Numberco in exchange for warrants of the Company (the "Replacement Warrants"). Each Replacement Warrant will be exercisable at an exercise price of \$0.05 per share until April 19, 2027.

It is contemplated that, upon closing of the Securities Exchange Agreement, Numberco will become a wholly-owned subsidiary of the Company, and the business of Numberco will become the business of the Company. The transaction is considered to be a "Restructuring Transaction" as defined under National Instrument 51-102 ("NI 51-102"), and remains subject to approval by the board of directors of the Company and the board of directors of Numberco, as well as all other approvals required for completion of the transaction, including regulatory approvals.

Selected Annual Information

	2017	2016	Incorporation date February 18, 2015 to March 31, 2015
Revenues	\$Nil	\$Nil	\$Nil
Expenses	\$29,728	\$18,512	\$Nil
Net Loss	\$(29,728)	\$(18,512)	\$Nil
Basic and diluted loss per share	\$(0.01)	\$(0.01)	\$(0.00)
Total Assets	\$14,063	\$29,924	\$1
Total Liabilities	\$18,303	\$4,436	\$Nil

Results of Operations

During the year ended March 31, 2017, the Company did not have an operating business and continued to search for and identify suitable operating business or business opportunities. The Company has had no revenues since its inception.

The Company's expenses for the year ended March 31, 2017 were \$29,728, compared to \$18,512 for the year ended March 31, 2016. During the year ended March 31, 2017, the Company incurred accounting, legal and audit fees of \$10,756 (2016 - \$15,694) and transfer agent and filing fees of \$2,797 (2016 - \$2,818). The Company also paid corporate administration fees of \$16,000 to Alchemist (2016 - \$Nil). The increase in corporate administration fees was due to ongoing reporting obligations following the Company becoming a reporting issuer in July, 2015, as well as the increased activity of the Company related to identifying and evaluating proposed transactions.

Summary of Quarterly Financial Results

Results for the most recent quarters including the last quarter ended March 31, 2017 are as follows:

For the Quarterly Period ended:	March 31, 2017	December 31, 2016	September 30, 2016	June 30, 2016
Total revenues	\$Nil	\$Nil	\$Nil	\$Nil
Net loss for the period	(17,742)	(10,829)	(1,050)	(107)
Net loss per common share, basic and diluted	\$(0.01)	\$(0.01)	\$(0.00)	\$(0.00)

For the Quarterly Period ended:	March 31, 2016	December 31, 2015	September 30, 2015	June 30, 2015
Total revenues	\$Nil	\$Nil	\$Nil	\$Nil
Net loss for the period	(1,722)	-	(4,737)	(12,053)
Net loss per common share, basic and diluted	\$(0.00)	\$(0.00)	\$(0.00)	\$(12,053)

Liquidity and Capital Resources

As at March 31, 2017, the Company had a working capital deficiency of \$4,240 (2016 – working capital of \$25,488), consisting primarily of cash in trust and a promissory note receivable from Alchemist, offset by accounts payable and accrued liabilities and notes payable.

To address working capital requirements for fiscal 2017, the Company issued notes payable in the aggregate principal amount of \$12,500. These notes payable are bearing interest at 10% per annum and are due on demand.

Future Cash Requirements

As the Company currently does not generate cash flows from operations, the Company expects that it will need to raise additional funds through debt or equity financing. If additional funds are raised through the issuance of equity securities, the percentage ownership of current shareholders will be reduced and such equity securities may have rights, preferences, or privileges senior to those of the holders of the Company's common shares. No assurance can be given that additional financing will be available, or that it can be obtained on terms acceptable to the Company or its shareholders.

Going Concern

At present, the Company's operations do not generate cash flow and its financial success is dependent on management's ability to raise adequate financing on reasonable terms and to commence profitable operations in the future. Due to the uncertainty of the Company's ability to meet its current operating and capital expenses, in their report on the Company's annual financial statements for the year ended March 31, 2017, the Company's independent auditors included an explanatory paragraph regarding concerns about the Company's ability to continue as a going concern. Should the Company be unable to realize its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded on the balance sheets. The Company's financial statements do not include adjustments that would be necessary should the Company be unable to continue as a going concern. These adjustments could be material.

Off-Balance Sheet Arrangements

The Company did not enter into any off-balance sheet arrangements as at March 31, 2017 or as of the date of this report.

Related Party Transactions

Current directors and officers of the Company are as follows:

Keith Anderson, President, CEO and Secretary Joseph Meagher, CFO and Director Blair Naughty, Director

During the year ended March 31, 2017, the Company paid \$16,000 (2016 - \$nil) to Alchemist for corporate administration costs. During the year ended March 31, 2017, Keith Anderson was the president and a director of Alchemist and Joseph Meagher was the CFO and a director of Alchemist.

Fourth Quarter

During the quarter ended March 31, 2017, the Company continued its search to identify and evaluate business opportunities. The Company had no revenue for the quarters ended March 31, 2017 and 2016. The Company's expenses were \$17,742 for the quarter ended March 31, 2017, compared to \$1,722 for the quarter ended March 31, 2016. This increase was primarily attributable to corporate administration fees paid to Alchemist in exchange for services provided.

Proposed Transactions

Other than the Securities Exchange Agreement with Numberco as discussed herein, the Company has no proposed transactions.

Commitments

At March 31, 2017, and the date of this MD&A, the Company has no commitments.

Accounting Standards, Amendments and Interpretations not yet Effective

Accounting standards issued but not yet effective

The Company has reviewed new and revised accounting pronouncements that have been issued but are not yet effective.

Management anticipates that all of the pronouncements will be adopted in the Company's accounting policies for the first period beginning after the effective date of the pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Company's financial statements is provided below. Certain other new standards and interpretations have been issued, but are not expected to have an impact on the Company's financial statements.

IFRS 9 Financial Instruments

In July 2014, the IASB issued the final version of IFRS 9 Financial Instruments which reflects all phases of the financial instruments project and replaces IAS 39 Financial Instruments: Recognition and Measurement and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. IFRS 9 is effective for annual periods beginning on or after 1 January 2018, with early application permitted. Retrospective application is required, but comparative information is not compulsory. Early application of previous versions of IFRS 9 (2009, 2010 and 2013) is permitted if the date of initial application is before 1 February 2015. The adoption of IFRS 9 may have an effect on the classification and measurement of the Company's financial assets, but no impact on the classification and measurement of the Company's financial liabilities.

IFRS 16 Leases

In January 2016, the IASB issued IFRS 16 Leases ("IFRS 16") which replaces IAS 17, Leases and its associated interpretative guidance. IFRS 16 applies a control model to the identification of leases, distinguishing between a lease and a service contract on the basis of whether the customer controls the asset being leased. For those assets determined to meet the definition of a lease, IFRS 16 introduces significant changes to the accounting by lessees, introducing a single, on-balance sheet accounting model that is similar to the current finance lease accounting, with limited exceptions for short-term leases or leases of low value assets. Lessor accounting remains similar to current accounting practice. The standard is effective for annual periods beginning on or after January 1, 2019, with early application permitted for entities that apply IFRS 15. The Company is currently evaluating the impact of IFRS 16 on its financial statements.

Financial and Other Instruments

The Company's financial instruments consist of cash, promissory note receivable, accounts payable and accrued liabilities, and notes payable. The carrying values of these financial instruments approximate their fair values, unless otherwise noted. The Company is exposed to credit risk and liquidity risk in respect of these financial instruments, as follows:

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. The Company manages credit risk, in respect of cash, by placing with organizations of high credit worthiness. The Company has minimal credit risk. The Company has credit risk with respect to the promissory note receivable.

Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements. At March 31, 2017, the Company has cash, in trust of \$80,886 available to apply against short-term business requirements and current liabilities of \$93,303. All of the liabilities are due within 90 days.

Other MD&A Requirements

Additional Disclosure for Venture Issuers without Significant Revenue

General and administrative expenses include bookkeeping and administration costs to contractors to maintain the Company's accounting and reporting system and professional fees in connection with the Company's search to identify a suitable operating business or business opportunity.

The Company did not capitalize or defer any costs during the years ended March 31, 2017 and 2016.

Significant components of general and administrative expenses during the years ended March 31, 2017 and 2016 were as follows:

	Year ended March 31,		
	2017	2016	
Accounting, legal and audit	\$10,756	\$15,694	
Corporate administration fees	16,000	-	
Transfer agent and filing fees	2,797	2,818	
Interest expense	175	-	
Total general and administrative costs	\$29,728	\$18,512	

Outstanding Share Data

As of March 31, 2017 and July 28, 2017, the Company had 2,158,365 shares of common stock issued and outstanding.

As of March 31, 2017 and July 28, 2017, the Company did not have any share purchase warrants or options outstanding.

Risks and Uncertainties

The Company believes that the following risks and uncertainties may materially affect its success.

Limited Operating History

The Company is a relatively new company with limited operating history and no history of business operations or revenue generation. The Company was incorporated on February 18, 2015 and has yet to generate a profit from its activities. The Company is subject to all of the business risks and uncertainties associated with any new business enterprise, including the risk that it will not achieve its objective of acquiring a business or an asset.

Substantial Capital Requirements and Liquidity

Substantial additional funds for the acquisition of a business or an asset will be required. No assurances can be given that the Company will be able to raise the additional funding that may be required for such activities. To meet such funding requirements, the Company will be required to undertake additional equity financing, which would be dilutive to shareholders. Debt financing, if available, may also involve restrictions on financing and operating activities. There is no assurance that additional financing will be available on terms acceptable to the Company or at all.

Competition

The Company will compete with other companies, many of which have greater financial, technical and other resources than the Company, for, among other things, the acquisition of assets and businesses, as well as for the recruitment and retention of qualified employees and other personnel.

Reliance on Management and Dependence on Key Personnel

The success of the Company will be largely dependent upon on the performance of the directors and officers and the ability to attract and retain key personnel. The loss of the services of these persons may have a material adverse effect on the Company's business and prospects. The Company will compete with numerous other companies for the recruitment and retention of qualified employees and contractors. There is no assurance that the Company can maintain the service of its directors and officers or other qualified personnel required to operate its business. Failure to do so could have a material adverse effect on the Company and its prospects.

Conflicts of Interest

Certain of the directors and officers of the Company will be engaged in, and will continue to engage in, other business activities on their own behalf and on behalf of other companies and, as a result of these and other activities, such directors and officers of the Company may become subject to conflicts of interest. The British Columbia Business Corporations Act ("BCBCA") provides that in the event that a director has a material interest in a contract or proposed contract or agreement that is material to the issuer, the director must disclose his interest in such contract or agreement and refrain from voting on any matter in respect of such contract or agreement, subject to and in accordance with the BCBCA. To the extent that conflicts of interest arise, such conflicts will be resolved in accordance with the provisions of the BCBCA.

No Assurance that Share Exchange will be Completed

Completion of the acquisition of Numberco pursuant to the Securities Exchange Agreement remains subject to a number of conditions, including, but not limited to, receipt of the requisite approvals form the directors of the Company, satisfaction of standard closing conditions for transactions of this nature, and regulatory approval. There can be no assurance that the Securities Exchange Agreement will be completed as proposed or at all.

Litigation

The Company and/or its directors may be subject to a variety of civil or other legal proceedings, with or without merit.

Additional Information

Additional information related to the Company is available on SEDAR at www.sedar.com.

APPENDIX 7 – SYD FINANCIAL INC. SEPTEMBER 30, 2017 FINANCIAL STATEMENTS

[see attached]

Condensed Interim Financial Statements September 30, 2017 (Unaudited – Expressed in Canadian Dollars)

SYD FINANCIAL INC. Condensed Interim Statements of Financial Position (Expressed in Canadian Dollars)

	Note		nber 30, 2017	Ma	rch 31, 2017	
		(Unaud	ited)			
ASSETS						
Current assets						
Cash		\$	3,627	\$	5,886	
Sales tax recoverable			1,144		6	
Promissory note receivable	4		-		8,171	
Total assets		\$	4,771	\$	14,063	
					_	
LIABILITIES						
Current liabilities						
Accounts payable and accrued liabilities	5		9,082		5,628	
Accrued interest payable	7		801		175	
Advances payable	6		20,000		-	
Notes payable	7		12,500		12,500	
Total liabilities			42,383		18,303	
CHARGING PERC FOUNTY						
SHAREHOLDERS' EQUITY			44.000		44.000	
Capital stock	8		44,000		44,000	
Deficit			(81,612)		(48,240)	
Total shareholders' equity			(37,612)		(4,240)	
Total liabilities and shareholders' equity		\$	4,771	\$	14,063	

Nature and Continuance of Operations (Note 1)

Approved on behalf of the Board:

<u>Keith Anderson (signed)</u> Keith Anderson, Director

<u>Spencer Smyl, (signed)</u> Spencer Smyl, Director

SYD FINANCIAL INC.
Condensed Interim Statements of Operations and Comprehensive Loss
For the Three and Six Months Ended September 30, 2017 and 2016
(Unaudited – Expressed in Canadian Dollars)

		Three months ended			Six months ended			
		September 30,			Septem	30,		
	Note		2017	201	.6	2017		2016
OPERATING EXPENSES								
Corporate administration and consulting	9	\$	6,525	\$	-	\$ 14,696	\$	-
Interest and finance charges			315		-	627		-
Office and miscellaneous			296		-	296		-
Professional fees			9,072	1,	,050	14,491		1,157
Shareholder and investor relations			1,355		-	1,355		-
Transfer agent and filing fees			1,858		-	1,907		-
NET LOSS AND COMPREHENSIVE LOSS			(19,421)	(1,	,050)	(33,372)		(1,157)
Loss per share								
Basic and diluted	10		(\$0.01)	(\$0	0.00)	(\$0.02)		(\$0.00)
Weighted average number of shares outstand	ing							
Basic and diluted	10	2,2	158,365	2,158,	,365	2,158,365	:	2,158,365

Condensed Interim Statements of Cash Flows For the Six Months Ended September 30, 2017 and 2016 (Unaudited – Expressed in Canadian Dollars)

		Six months er September	
		2016	
OPERATING ACTIVITIES			
Net loss	\$	(33,372) \$	(1,157)
Changes in non-cash working capital items:			
Increase in sales tax recoverable		(1,138)	(133)
Increase in accounts payable and accrued liabilities		11,625	1,178
Increase in interest payable		626	-
Cash used in operating activities		(22,259)	(112)
FINANCING ACTIVITIES			
Advances from Numberco		20,000	-
Cash flows relating to financing activities		20,000	-
Net decrease in cash		(2,259)	(112)
Cash, beginning of period		5,886	168
Cash, end of period	\$	3,627 \$	56

Supplemental Disclosure with respect to cash flows (Note 11)

At September 30, 2017, cash of \$Nil (March 31, 2017- \$5,886) was held in trust.

Condensed Interim Statements of Changes in Equity (Expressed in Canadian Dollars)

						Sh	Total areholders'
	Number	Sha	Share Capital		Deficit		Equity
Balance, April 1, 2016	2,158,365	\$	44,000	\$	(18,512)	\$	25,488
Net loss and comprehensive loss	-		-		(29,728)		(29,728)
Balance, March 31, 2017	2,158,365	\$	44,000	\$	(48,240)	\$	(4,240)
Net loss and comprehensive loss	-		-		(33,372)		(33,372)
Balance, September 30, 2017	2,158,365	\$	44,000	\$	(81,612)	\$	(37,612)

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars)

1. NATURE AND CONTINUANCE OF OPERATIONS

SYD Financial Inc. (the "Company") was incorporated under the *Business Corporations Act* (British Columbia) on February 18, 2015. The principal business of the Company is to identify, evaluate and then acquire an interest in a business or assets. On July 16, 2015, the Company entered into a Plan of Arrangement with Alchemist Mining Inc. ("Alchemist") and became a reporting issuer in the provinces of British Columbia, Alberta and Ontario.

The address of its head office is located at 303 – 570 Granville Street, Vancouver, British Columbia, Canada V6C 3P1. The address of its registered office is 800-885 West Georgia Street, Vancouver, British Columbia, Canada V6C 3H1.

These financial statements have been prepared on a going concern basis in accordance with International Financial Reporting Standards ("IFRS") with the assumption that the Company will be able to realize its assets and discharge its liabilities in the normal course of business. At September 30, 2017, the Company had not yet achieved profitable operations and expects to incur further losses in the development of its business. These conditions represent a material uncertainty that may cast significant doubt upon the Company's ability to continue as a going concern. These financial statements do not include any adjustments to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. If the going concern assumption was not used then the adjustments required to report the Company's assets and liabilities on a liquidation basis could be material to these financial statements.

2. BASIS OF PRESENTATION

(a) Statement of compliance

These condensed interim financial statements have been prepared in accordance with IAS 34 Interim Financial Reporting. The condensed interim financial statements of the Company should be read in conjunction with the Company's financial statements for the year ended March 31, 2017, which were prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

(b) Approval of the financial statements

The financial statements of the Company for the three months ended September 30, 2017 were reviewed by the Audit Committee and approved and authorized for issue on November 29, 2017 by the Board of Directors of the Company.

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars)

2. BASIS OF PRESENTATION – Continued

(c) Basis of presentation

The financial statements are presented in Canadian dollars, which is also the Company's functional currency. The financial statements of the Company have been prepared on an accrual basis except for cash flow information, and are based on historical costs, except for certain financial instruments, which are stated at their fair values.

3. SIGNIFICANT ACCOUNTING POLICIES

The condensed interim financial statements have been prepared, for all periods presented, following the same accounting policies and methods of computation as described in Note 3 to the audited financial statements for the year ended March 31, 2017.

4. PROMISSORY NOTE RECEIVABLE

On July 16, 2015, the Company received a promissory note receivable in the principal amount of \$29,000 from Alchemist (Note 1). The promissory note was due on demand and was bearing no interest.

At March 31, 2017, the remaining principal amount due under the promissory note receivable was \$8,171. During the six months ended September 30, 2017, accounts payable of \$8,171 (2016 - \$nil) for corporate administration costs due to Alchemist were offset against the remaining principal balance receivable from Alchemist under the promissory note. At September 30, 2017, the promissory note had been repaid in full and was no longer outstanding.

5. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

Accounts payable and accrued liabilities recognized on the statements of financial position consist of the following:

	Sept	tember 30,	March 31,		
		2017	2017		
Trade payables	\$	6,082	\$ 70		
Accrued liabilities		3,000	5,558		
Total accounts payable and accrued liabilities	\$	9,082	\$ 5,628		

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars)

6. ADVANCES PAYABLE

On July 10, 2017, the Company entered into a Securities Exchange Agreement with 1109692 B.C. Ltd. ("Numberco") and the holders of Numberco pursuant to which the Company will (i) purchase all of the issued and outstanding shares of Numberco in exchange for 15,200,001 common shares of the Company, on the basis of one (1) share of the Company for each one (1) share of Numberco and (ii) purchase all of the issued and outstanding warrants of Numberco in exchange for 15,200,000 warrants of the Company (the "Replacement Warrants"). Each Replacement Warrant will be exercisable at an exercise price of \$0.05 per share until April 19, 2027.

Numberco is a private mineral exploration company with an exploration and evaluation stage property located in Quebec, Canada. It is contemplated that, upon closing of the Securities Exchange Agreement, Numberco will become a wholly-owned subsidiary of the Company, and the transaction will constitute a reverse take-over of the Company by the Numberco.

The transaction remains subject to approval by the board of directors of the Company and the board of directors of Numberco, as well as all other approvals required for completion of the transaction, including regulatory approvals.

During the six months ended September 30, 2017, Numberco advanced \$20,000 to the Company to pay for operating expenses. This amount is unsecured, non-interest bearing and is repayable on demand.

7. NOTES PAYABLE

During the year ended March 31, 2017, the Company issued five promissory notes for \$2,500 each in the aggregate principal amount of \$12,500. The promissory notes are unsecured, bear interest at 10% per annum, and are due on demand.

During the three and six months ended September 30, 2017, the Company incurred interest expense of \$315 and \$627, respectively (2016 - \$nil and \$nil, respectively) in connection with the promissory notes payable. At September 30, 2017, accrued interest payable was \$801 (March 31, 2017 - \$175).

Subsequent to September 30, 2017, the promissory notes, along with all accrued and unpaid interest, were repaid in full.

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars)

8. SHARE CAPITAL

(a) Authorized

Unlimited number of common shares and preferred shares without par value.

Issued and outstanding

Six Month Period Ended September 30, 2017

There were no share issuances during the six-month period ended September 30, 2017.

Year Ended March 31, 2017

There were no share issuances during the year ended March 31, 2017.

(b) Share purchase warrants

As of September 30, 2017 and March 31, 2017, there are no outstanding share purchase warrants outstanding.

(c) Stock options

As of September 30, 2017 and March 31, 2017, there are no outstanding stock options outstanding.

9. RELATED PARTY TRANSACTIONS

During the three and six months ended September 30, 2017, the Company paid \$nil and \$8,171, respectively (2016 - \$nil and \$nil, respectively) to Alchemist for corporate administration costs. At the time of such transactions, Alchemist was related to the Company by virtue of common officers and directors.

Notes to the Condensed Interim Financial Statements September 30, 2017 (Expressed in Canadian Dollars)

10. LOSS PER SHARE

The calculation of basic and diluted loss per share was based on the following data:

	Three months ended					Six months ended			
	September 30,				September 30,				
	2017 2016			2017		2016			
Net loss	\$	(19,421)	\$	(1,050)	\$	(33,372)	\$	(1,157)	
Weighted average number of common									
shares outstanding - basic and diluted	2	2,158,365	2	2,158,365	2	2,158,365	2	,158,365	

The basic loss per share is computed by dividing net loss by the weighted average number of common shares outstanding during the year. The diluted loss per share reflects the potential dilution of common share equivalents, such as stock options and share purchase warrants, in the weighted average number of common shares outstanding during the period, if dilutive. The Company did not have any outstanding stock options or share purchase warrants during the three and six months ended September 30, 2017 or 2016.

11. SUPPLEMENTAL DISCLOSURE WITH RESPECT TO CASH FLOWS

Investing and financing activities that do not have a direct impact on cash flows are excluded from the statement of cash flows.

During the six months ended September 30, 2017, accounts payable of \$8,171 were offset against a promissory note receivable. This transaction was excluded from the statement of cash flows.

APPENDIX 8 - SYD FINANCIAL INC. MD&A FOR SEPTEMBER 30, 2017

[see attached]

SYD FINANCIAL INC. MANAGEMENT DISCUSSION & ANALYSIS For the six months ended September 30, 2017 (Prepared by Management)

This Management's Discussion and Analysis ("MD&A") is a review of the operations, current financial position and outlook for SYD Financial Inc. ("SYD" or the "Company"). This discussion should be read in conjunction with the Company's condensed interim financial statements and accompanying notes for the period ended September 30, 2017, available through the SEDAR website at www.sedar.com.

The Company's financial statements are prepared in accordance with International Financial Reporting Standards ("IFRS"). The Company's functional and reporting currency is the Canadian Dollar, unless otherwise stated.

Caution Regarding Forward Looking Statements

This MD&A contains forward-looking statements. Forward-looking statements are projections of events, revenues, income, future economic performance or management's plans and objectives for future operations. In some cases, you can identify forward-looking statements by the use of terminology such as "may", "should", "expects", "plans", "anticipates", "believes", "estimates", "predicts", "potential" or "continue" or the negative of these terms or other comparable terminology. Examples of forward-looking statements made in this MD&A include statements about the Company's business plans; the costs and timing of its developments; its future investments and allocation of capital resources; success of acquiring an asset or business; requirements for additional capital. These statements are only predictions and involve known and unknown risks, uncertainties and other factors, including: general economic and business conditions, our lack of operating history; conclusions or economic evaluations; changes in project parameters as plans continue to be refined; failure of any asset or business acquired to operate as anticipated; delays in financing or incompletion of business or asset acquisition, any of which may cause our or our industry's actual results, levels of activity, performance or achievements to be materially different from any future results, levels of activity, performance or achievements expressed or implied by these forward-looking statements.

While these forward-looking statements and any assumptions upon which they are based are made in good faith and reflect our current judgment regarding the direction of the Company's business, actual results will almost always vary, sometimes materially, from any estimates, predictions, projections, assumptions or other future performance suggested herein. Except as required by applicable law, including the securities laws of Canada, the Company does not intend to update any of the forward-looking statements to conform these statements to actual results.

Nature of Business

The Company was incorporated under the Business Corporations Act (British Columbia) on February 18, 2015. The principal business of the Company is to identify, evaluate and then acquire an interest in a business or assets. On July 16, 2015, the Company entered into a Plan of Arrangement with Alchemist Mining Inc. ("Alchemist") and became a reporting issuer in the provinces of British Columbia, Alberta and Ontario.

On July 10, 2017, the Company entered into a Securities Exchange Agreement, whereby the Company will acquire all of the issued and outstanding common shares of 1109692 B.C. Ltd. ("Numberco") in exchange for common shares of the Company. It is contemplated that on closing of the Securities Exchange Agreement, Numberco will become a wholly-owned subsidiary of the Company and the business of Numberco will become the business of the Company. Numberco is a mineral exploration company with an exploration and evaluation stage property covering approximately 4,557.37 hectares located in the Chapais Township, Quebec, collectively known as the Pluto Gold and Base Metals Property.

The principal business office of the Company is located at 303 – 570 Granville Street, Vancouver, British Columbia, Canada V6C 3P1. The Company's main contact is its President, Mr. Keith Anderson. The Company's phone number is 604-786-7774.

The registered office and records of the Company are located at 800-885 West Georgia Street, Vancouver, British Columbia, Canada V6C 3H1.

Overall Performance

On July 16, 2015, the Company completed the Arrangement with Alchemist. Pursuant to the Arrangement, the Company issued 2,158,365 common shares to shareholders of Alchemist in exchange for Class 3 reorganization shares of Alchemist. Alchemist subsequently redeemed all of the Class 3 reorganization shares by the transfer to the Company of \$15,000 in cash and a promissory note in the principal amount of \$29,000, and the Company redeemed the initial one common share held by Alchemist for \$1, with the result that the shareholders of Alchemist held all the shares of the Company. The promissory note receivable has since been repaid by Alchemist.

On July 10, 2017, the Company entered into a Securities Exchange Agreement with 1109692 B.C. Ltd. ("Numberco") and the holders of Numberco pursuant to which the Company will (i) purchase all of the issued and outstanding shares of Numberco in exchange for common shares of the Company, on the basis of one (1) share of the Company for each one (1) share of Numberco and (ii) purchase all of the issued and outstanding warrants of Numberco in exchange for warrants of the Company (the "Replacement Warrants"). Each Replacement Warrant will be exercisable at an exercise price of \$0.05 per share until April 19, 2027.

It is contemplated that, upon closing of the Securities Exchange Agreement, Numberco will become a wholly-owned subsidiary of the Company, and the business of Numberco will become the business of the Company. The transaction is considered to be a "Restructuring Transaction" as defined under National Instrument 51-102 ("NI 51-102"), and remains subject to approval by the board of directors of the Company and the board of directors of Numberco, as well as all other approvals required for completion of the transaction, including regulatory approvals.

Numberco has acquired the rights through staking, to 82 mineral tenures covering approximately 4,557.37 hectares located in the Chapais Township, Quebec, collectively known as the Pluto Gold and Base Metals Property. The property is in the Nord-du-Quebec area of the Province of Quebec in the NTS sheets 32G14 and 32G15.

Results of Operations

During the six months ended September 30, 2017, the Company did not have an operating business and continued to search for and identify suitable operating business or business opportunities. The Company has had no revenues since its inception.

The Company's expenses for the three months ended September 30, 2017 were \$19,421, compared to \$1,050 for the period ended September 30, 2016. During the three months ended September 30, 2017, the Company incurred accounting, legal and audit fees of \$9,072 (2016 - \$1,050) and transfer agent and filing fees of \$1,858 (2016 - \$nil). The Company also incurred consulting and corporate administration fees of \$6,525 (2016 - \$Nil). The increase in consulting fees and corporate administration fees was due to the increased activity of the Company related the proposed transaction with Numberco.

Summary of Quarterly Financial Results

Results for the most recent quarters including the last quarter ended September 30, 2017 are as follows:

For the Quarterly Period ended:	September 30, 2017	June 30, 2017	March 31, 2017	December 31, 2016
Total revenues	\$Nil	\$Nil	\$Nil	\$Nil
Net loss for the period	(19,421)	(13,951)	(17,742)	(10,829)
Net loss per common share, basic and diluted	\$(0.01)	\$(0.01)	\$(0.01)	\$(0.01)

For the Quarterly Period ended:	September 30, 2016	June 30, 2016	March 31, 2016	December 31, 2015
	And	Ġarii.	Ġa.iii	Ġa.ri
Total revenues	\$Nil	\$Nil	\$Nil	\$Nil
Net loss for the period	(1,050)	(107)	(1,722)	\$Nil
Net loss per common share, basic and diluted	\$(0.00)	\$(0.00)	\$(0.00)	\$(0.00)

Liquidity and Capital Resources

As at September 30, 2017, the Company had a working capital deficiency of \$37,612 (March 31, 2017 - \$4,240), consisting primarily of cash offset by accrued liabilities, advances payable and notes payable.

Future Cash Requirements

As the Company currently does not generate cash flows from operations, the Company expects that it will need to raise additional funds through debt or equity financing. If additional funds are raised through the issuance of equity securities, the percentage ownership of current shareholders will be reduced and such equity securities may have rights, preferences, or privileges senior to those of the holders of the Company's common shares. No assurance can be given that additional financing will be available, or that it can be obtained on terms acceptable to the Company or its shareholders.

Going Concern

At present, the Company's operations do not generate cash flow and its financial success is dependent on management's ability to raise adequate financing on reasonable terms and to commence profitable operations in the future. Due to the uncertainty of the Company's ability to meet its current operating and capital expenses, in their report on the Company's annual financial statements for the period ended September 30, 2017, the Company's independent auditors included an explanatory paragraph regarding concerns about the Company's ability to continue as a going concern. Should the Company be unable to realize its assets and discharge its liabilities in the normal course of business, the net realizable value of its assets may be materially less than the amounts recorded on the balance sheets. The Company's financial statements do not include adjustments that would be necessary should the Company be unable to continue as a going concern. These adjustments could be material.

Off-Balance Sheet Arrangements

The Company did not enter into any off-balance sheet arrangements as at September 30, 2017 or as of the date of this report.

Related Party Transactions

Current directors and officers of the Company are as follows:

Keith Anderson, President, CEO and Secretary Spencer Smyl, CFO and Director Blair Naughty, Director

During the six month period ended September 30, 2017, the Company paid \$8,171 (2016 - \$nil) to Alchemist for corporate administration costs. During a portion of the period ended September 30, 2017, Keith Anderson was the president and a director of Alchemist.

Proposed Transactions

Other than the Securities Exchange Agreement with Numberco as discussed herein, the Company has no proposed transactions.

Commitments

At September 30, 2017, and the date of this MD&A, the Company has no commitments.

Accounting Standards, Amendments and Interpretations not yet Effective

Accounting standards issued but not yet effective

The Company has reviewed new and revised accounting pronouncements that have been issued but are not yet effective.

Management anticipates that all of the pronouncements will be adopted in the Company's accounting policies for the first period beginning after the effective date of the pronouncement. Information on new standards, amendments and interpretations that are expected to be relevant to the Company's financial statements is provided below. Certain other new standards and interpretations have been issued, but are not expected to have an impact on the Company's financial statements.

IFRS 9 Financial Instruments

In July 2014, the IASB issued the final version of IFRS 9 Financial Instruments which reflects all phases of the financial instruments project and replaces IAS 39 Financial Instruments: Recognition and Measurement and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. IFRS 9 is effective for annual periods beginning on or after 1 January 2018, with early application permitted. Retrospective application is required, but comparative information is not compulsory. Early application of previous versions of IFRS 9 (2009, 2010 and 2013) is permitted if the date of initial application is before 1 February 2015. The adoption of IFRS 9 may have an effect on the classification and measurement of the Company's financial assets, but no impact on the classification and measurement of the Company's financial liabilities.

IFRS 16 Leases

In January 2016, the IASB issued IFRS 16 Leases ("IFRS 16") which replaces IAS 17, Leases and its associated interpretative guidance. IFRS 16 applies a control model to the identification of leases, distinguishing between a lease and a service contract on the basis of whether the customer controls the asset being leased. For those assets determined to meet the definition of a lease, IFRS 16 introduces significant changes to the accounting by lessees, introducing a single, on-balance sheet accounting model that is similar to the current finance lease accounting,

with limited exceptions for short-term leases or leases of low value assets. Lessor accounting remains similar to current accounting practice. The standard is effective for annual periods beginning on or after January 1, 2019, with early application permitted for entities that apply IFRS 15. The Company is currently evaluating the impact of IFRS 16 on its financial statements.

Financial and Other Instruments

The Company's financial instruments consist of cash, promissory note receivable, accounts payable and accrued liabilities, and notes payable. The carrying values of these financial instruments approximate their fair values, unless otherwise noted. The Company is exposed to credit risk and liquidity risk in respect of these financial instruments, as follows:

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. The Company manages credit risk, in respect of cash, by placing with organizations of high credit worthiness. The Company has minimal credit risk. The Company has credit risk with respect to the promissory note receivable.

Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements. At September 30, 2017, the Company has cash of \$3,627 available to apply against short-term business requirements and current liabilities of \$42,383. All of the liabilities are due on demand or within 90 days.

Interest Rate Risk

The Company's current exposure to interest rate arises from the interest rate impact on its cash. The fair value of cash is not significantly affected by changes in short term interest rates.

Foreign Currency exchange risk

Foreign currency risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because of change in foreign exchange rates. The Company is not exposed to foreign exchange risk.

Other MD&A Requirements

Additional Disclosure for Venture Issuers without Significant Revenue

General and administrative expenses include bookkeeping and administration costs to contractors to maintain the Company's accounting and reporting system and professional fees in connection with the Company's search to identify a suitable operating business or business opportunity.

The Company did not capitalize or defer any costs during the periods ended September 30, 2017 and 2016.

Significant components of general and administrative expenses during the periods ended September 30, 2017 and 2016 were as follows:

	Period ended September 30,		
	2017	2016	
Accounting, legal and audit	\$9,072	\$1,050	
Corporate administration and consulting	6,525	-	
Office and miscellaneous	296	-	
Shareholder and investor relations	1,355	-	
Transfer agent and filing fees	1,858	-	
Interest and finance charges	315	-	
Total general and administrative costs	\$19,421	\$1,050	

Outstanding Share Data

As of September 30, 2017 and November 29, 2017, the Company had 2,158,365 shares of common stock issued and outstanding.

As of September 30, 2017 and November 29, 2017, the Company did not have any share purchase warrants or options outstanding.

Risks and Uncertainties

The Company believes that the following risks and uncertainties may materially affect its success.

Limited Operating History

The Company is a relatively new company with limited operating history and no history of business operations or revenue generation. The Company was incorporated on February 18, 2015 and has yet to generate a profit from its activities. The Company is subject to all of the business risks and uncertainties associated with any new business enterprise, including the risk that it will not achieve its objective of acquiring a business or an asset.

Substantial Capital Requirements and Liquidity

Substantial additional funds for the acquisition of a business or an asset will be required. No assurances can be given that the Company will be able to raise the additional funding that may be required for such activities. To meet such funding requirements, the Company will be required to undertake additional equity financing, which would be dilutive to shareholders. Debt financing, if available, may also involve restrictions on financing and operating activities. There is no assurance that additional financing will be available on terms acceptable to the Company or at all.

Competition

The Company will compete with other companies, many of which have greater financial, technical and other resources than the Company, for, among other things, the acquisition of assets and businesses, as well as for the recruitment and retention of qualified employees and other personnel.

Reliance on Management and Dependence on Key Personnel

The success of the Company will be largely dependent upon on the performance of the directors and officers and the ability to attract and retain key personnel. The loss of the services of these persons may have a material adverse effect on the Company's business and prospects. The Company will compete with numerous other companies for the recruitment and retention of qualified employees and contractors. There is no assurance that

the Company can maintain the service of its directors and officers or other qualified personnel required to operate its business. Failure to do so could have a material adverse effect on the Company and its prospects.

Conflicts of Interest

Certain of the directors and officers of the Company will be engaged in, and will continue to engage in, other business activities on their own behalf and on behalf of other companies and, as a result of these and other activities, such directors and officers of the Company may become subject to conflicts of interest. The British Columbia Business Corporations Act ("BCBCA") provides that in the event that a director has a material interest in a contract or proposed contract or agreement that is material to the issuer, the director must disclose his interest in such contract or agreement and refrain from voting on any matter in respect of such contract or agreement, subject to and in accordance with the BCBCA. To the extent that conflicts of interest arise, such conflicts will be resolved in accordance with the provisions of the BCBCA.

No Assurance that Share Exchange will be Completed

Completion of the acquisition of Numberco pursuant to the Securities Exchange Agreement remains subject to a number of conditions, including, but not limited to, receipt of the requisite approvals form the directors of the Company, satisfaction of standard closing conditions for transactions of this nature, and regulatory approval. There can be no assurance that the Securities Exchange Agreement will be completed as proposed or at all.

Litigation

The Company and/or its directors may be subject to a variety of civil or other legal proceedings, with or without merit.

Additional Information

Additional information related to the Company is available on SEDAR at www.sedar.com.

APPENDIX 9 – PRO FORMA FINANCIAL STATEMENTS OF SYD FINANCIAL INC. FOR THE PERIOD ENDED SEPTEMBER 30, 2017

[see attached]

SYD FINANCIAL INC.

PRO-FORMA CONSOLIDATED FINANCIAL STATEMENTS (Unaudited – Prepared by Management) (Expressed in Canadian Dollars)

September 30, 2017

(Expressed in Canadian Dollars)

	Septen	As at		1109692 B.C. Ltd As at September 30, 2017 (unaudited)		ro-forma ljustments	Notes	Pro-forma Balance	
ASSETS									
Current assets									
Cash	\$	3,627	\$	305,002	\$	-		\$	308,629
Receivables		1,144		2,963		-			4,107
Loan receivable		-		20,000		(20,000)	2(b)		-
		4,771		327,965		(20,000)			312,736
Exploration and evaluation assets		-		54,524		-			54,524
Total assets	\$	4,771	\$	382,489	\$	(20,000)		\$	367,260
LIABILITIES AND SHAREHOLDERS' EQUITY (DEFI Current liabilities Accounts payable and accrued liabilities Accrued interest payable Advances payable Note payable	\$	9,082 801 20,000 12,500	\$	34,189 - - -	\$	11,500 - (20,000)	2(c) 2(b)	\$	54,771 801 - 12,500
Total liabilities		42,383		34,189		(8,500)			68,072
Shareholders' equity (deficiency) Share capital		44,000		376,716	\$	(37,612) (44,000) (11,500)	2(c) 2(c) 2(c)		327,604
Deficit		(81,612)		(28,416)		81,612	2(c)		(28,416)
Total shareholders's equity (deficiency)		(37,612)		348,300		(11,500)			299,188
Total liabilities and shareholders' equity (deficiency)	\$	4,771	\$	382,489	\$	(20,000)		\$	367,260

The accompanying notes are an integral part of the pro-forma consolidated financial statements.

SYD Financial Inc.

NOTES TO PRO-FORMA CONSOLIDATED FINANCIAL STATEMENTS (Unaudited – prepared by management) (Expressed in Canadian Dollars) FOR THE PERIOD ENDED SEPTEMBER 30, 2017

1. BASIS OF PRESENTATION

The unaudited pro-forma consolidated statement of financial position has been prepared by management for disclosure in the prospectus of SYD Financial Inc. (the "Company", or "SYD") dated December 14, 2017, in conjunction with the acquisition of 100% of the issued and outstanding shares of 1109692 B.C. Ltd ("NumberCo"), in exchange for the issuance of the Company's common shares (the "Transaction").

These unaudited pro-forma consolidated financial statements have been compiled in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and Interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC"), using the significant accounting policies on a basis consistent with the Company's accounting policies.

The unaudited pro-forma consolidated financial statements are not necessarily indicative of the financial position or results of operations which would have resulted if the combination had actually occurred as set out in Note 2.

The unaudited pro-forma consolidated financial statements has been derived from and should be read in conjunction with the following:

- The unaudited interim financial statements of the Company as at and for the six months ended September 30, 2017;
- ii) The unaudited interim financial statements of NumberCo as at and for the six months ended September 30, 2017; and
- iii) The additional information set out in Notes 2 and 3 of this pro-forma consolidated statement of financial position.

It is management's opinion that this unaudited pro-forma consolidated statement of financial position includes all adjustments necessary for the fair presentation of the Transaction. The unaudited pro-forma consolidated statement of financial position is not intended to reflect the financial position or results of operations of the Company, which would have actually resulted had the Transaction been effected on the dates indicated. Actual amounts recorded upon consummation of the Transaction will differ from those recorded in the unaudited pro-forma consolidated statement of financial position and the differences may be material.

2. PRO-FORMA TRANSACTIONS

The unaudited pro-forma consolidated financial statements were prepared based on the following assumptions:

a) The unaudited pro-forma consolidated statement of financial position gives effect to the Transaction as if it had occurred on September 30, 2017.

SYD Financial Inc.

NOTES TO PRO-FORMA CONSOLIDATED FINANCIAL STATEMENTS (Unaudited – prepared by management) (Expressed in Canadian Dollars) FOR THE PERIOD ENDED SEPTEMBER 30, 2017

2. PRO-FORMA TRANSACTIONS (continued)

- b) Upon closing of the Transaction, all intercompany loans between SYD and NumberCo will be eliminated.
- c) As consideration for acquiring 100% of the outstanding common shares of NumberCo, the Company will issue 15,200,001 common shares of the Company to the shareholders of NumberCo.

As a result of the share exchange between SYD and NumberCo described above, the former shareholders of NumberCo will acquire control of SYD. Accordingly, the acquisition is accounted for as a reverse takeover of SYD. SYD does not constitute a business as defined under IFRS 3 Business Combination. The Transaction is accounted for under IFRS 2 Share-Based Compensation. As NumberCo is deemed to be the accounting acquirer for accounting purposes, its assets, liabilities and operations are included in the financial statements at their historical carrying value.

The assets and liabilities of SYD assumed on the recapitalization are as follows:

Assets acquired	
Cash	\$ 3,627
Receivables	1,144
Liabilities assumed	
Accounts payable and accrued liabilities	(9,883)
Advances payable	(20,000)
Loans payable	 (12,500)
Net liabilities	\$ 37,612

The net liabilities of SYD of \$37,612 assumed on the recapitalization are added to share capital. The Company also recorded listing fees of \$11,500 as recapitalization costs to share capital.

Legal fees	10,000
Accounting fees	1,500
Recapitalization costs	\$ 1,500

SYD Financial Inc.

NOTES TO PRO-FORMA CONSOLIDATED FINANCIAL STATEMENTS (Unaudited – prepared by management) (Expressed in Canadian Dollars)
FOR THE PERIOD ENDED SEPTEMBER 30, 2017

3. SHARE CAPITAL

Share capital as at September 30, 2017 in the unaudited pro-forma consolidated financial statements is comprised of the following:

	Notes	Number of Shares	Share Capital
Authorized:			
Unlimited number of common shares,	without par v	value value	
Issued:			
Share capital of NumberCo as at			
September 30, 2017	2(c)	15,200,001	\$ 376,716
Reversal of NumberCo shares	2(c)	(15,200,001)	-
Shares issued to the shareholders of			
NumberCo	2(c)	15,200,001	-
Share capital of NumberCo		15,200,001	376,716
Share capital of SYD as at			
•	2(c)	2 159 265	44.000
September 30, 2017	2(c)	2,158,365	44,000
Reversal of SYD shares	2(c)	(2,158,365)	(44,000)
Recapitalization of SYD	2(c)	2,158,365	(37,612)
Recapitalization costs	2(c)	-	(11,500)
Share capital of SYD		2,158,365	(49,112)
Total share capital		17,358,366	\$ 327,604
Total share capital		17,558,500	7 327,004

APPENDIX 10 – AUDIT COMMITTEE CHARTER

[see attached]

APPENDIX A 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, a majority of whom will be independent. Independence of the board members will be as defined by applicable legislation.
- (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) Financially 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) Direct Responsibility for Overseeing Work of Auditors. 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:

- (h) 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.
- (i) Review of Interim Financial Statements. Review and discuss with management the quarterly consolidated financial statements, and if appropriate, recommend their approval by the Board.
- (j) 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.
- (k) 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:

- (I) 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.
- (m) 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.
- (n) Accounting Policies and Practices. Review management plans regarding any changes in accounting practices or policies and the financial impact thereof.
- (o) 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.
- (p) 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

- (q) 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.
- (r) 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) To Retain 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.