GOLD PLUS MINING INC. MANAGEMENT DISCUSSION & ANALYSIS For the year ended March 31, 2020 (Prepared by Management)

This Management's Discussion and Analysis ("MD&A") is a review of the operations, current financial position and outlook for Gold Plus Mining Inc. ("GPMI" or the "Company" or the "Corporation"). This discussion should be read in conjunction with the Company's consolidated financial statements and accompanying notes for the year ended March 31, 2020, available through the SEDAR website at <u>www.sedar.com</u>.

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 29, 2020, 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.

Corporate History

The Company was incorporated under the *Business Corporations Act* (British Columbia) ("BCBCA") on February 18, 2015. The Company's principal business was to identify, evaluate and then acquire an interest in a business or assets. On July 16, 2015, the Company entered into an arrangement agreement (the "Arrangement Agreement") with Alchemist Mining Inc., Chichi Financial Inc. and Alexis Financial Inc. Pursuant to the Arrangement Agreement, the Company completed a statutory plan of arrangement and became a reporting issuer in the provinces of British Columbia, Alberta, and Ontario.

On July 10, 2017, the Company entered into an acquisition agreement (the "Acquisition Agreement") with 1109692 B.C. Ltd. ("Numberco") and the Numberco shareholders. On closing of the Acquisition Agreement on December 13, 2017, the Company acquired all of the outstanding shares and warrants held by the Numberco shareholders and the Numberco warrant holders in consideration for the issuance of common shares (the "Common Shares") of the Company and warrants to purchase Common Shares of the Company. Numberco became a wholly-owned subsidiary of the Company and the business of Numberco became the business of the Company. Numberco is a mineral exploration company which held an exploration and evaluation stage property located in the Chapais Township, Quebec, known as the Pluto Gold and Base Metals Property (the "Pluto Property"). The Pluto Property claims are now held by the Company.

On June 29, 2018, the Company's Common Shares were listed on the Canadian Securities Exchange (the "CSE") under the symbol SYDF. Immediately upon listing, trading of the Common Shares of the Company was halted pending completion of a private placement. On November 21, 2018 the Company closed the private placement. On November 22, 2019 the Common Shares of the Company began trading on the CSE. On March 4, 2020, the Company changed its name from SYD Financial Inc. to Gold Plus Mining Inc. The Company's shares trade on the Canadian Securities Exchange under the symbol "GPMI".

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.

Business of the Corporation

The Company is engaged in the acquisition, exploration, and development of the Pluto Property in Quebec Canada, along with continuing to identify and potentially acquire additional property interests and conduct exploration and evaluation thereof to assess their potential. To this end, the Company, holds a 100% undivided interest in the Pluto Property, located in the Dolomieu and Daubrée Townships, Quebec, Canada, consisting of two claim blocks for a total of 58 claims covering approximately 3,223 hectares located in the Chapais Township, Quebec, collectively known as the Pluto Gold and Base Metals Property.

On September 6, 2019, and as subsequently amended on October 25, 2019, the Company entered into a definitive business combination agreement with Santa Marta Life Sciences Corp., ("Santa Marta") a British Columbia company. Santa Marta is a British Columbia based company involved in the growing, production and distribution of cannabis, and hemp products, with an initial focus on Colombia and the European Union markets. On January 30, 2020, the definitive business combination agreement with Santa Marta was terminated.

Pluto Property (Quebec, Canada)

The Pluto Property is situated in the Eeyou Istchee / Baie-James territory of Quebec and is composed of 58 active claims covering an area of approximately 3,223 hectares.

During the year ended March 31, 2020, 47 claims were renewed until May 2022, seven other claims are valid until between January 8 - January 22, 2023 and four are currently under renewal. The remaining claims expired. As of March 31, 2020, exploration work carried out on the Pluto Property is \$110,281

In 2019, SL Exploration Inc. was hired to conduct an exploration program which included blocs and outcrops sampling over the West Bloc and East Bloc. From September 24, 2019 to September 25, 2019, 37 blocs and outcrops were sampled on the Pluto Property. 36 samples were taken, 24 on the west block and 12 on the west block. Due to the duration of the survey, only a small area on each block could be surveyed.

On the West block, the area surveyed was up ice of the Zone 3 identified by the 2017 Survey. On the East block, the area surveyed was up ice of the Zone 1 identified by the 2017 Survey.

Grab samples were obtained from outcrop and boulders using rock hammers, and chisels where necessary. A representative sample is collected, about a pound in weight or the size of a grapefruit in volume. A single chunk is preferable, but sometime chip is the only recoverable material. If possible, the weathered surface is removed. The same outcrop can be sampled many times if mineralization is visible or inferred, or if different lithologies are presents.

The sample is described in a field book, the outcrop is georeferenced with a brief description of the sample location, GPS coordinates, date, and rock and mineral features and attributes were recorded in a logbook by the sampler. Rock samples were immediately stored in clear plastic sample bags with the corresponding tear-off stub from a sample card book. Sample bags were then secured with a plastic cable tie, labeled with the sample number using a permanent marker, and photographed. Back up records of the GPS coordinates, date, and sampler initials were recorded in the sample card book for each sample. Sample locations were marked in the field by flagging tape labeled with the sample number.

Three soil surveys were conducted on the Property in 2016, 2017 and 2019 with the objective of finding any associated gold or base metal anomalies down ice and in the direct area of the Kapunapotagen shear zone, which is located at the contact between the Allard and Scott Members of the Waconichi Formation. This contact is considered to be favorable to VMS mineralization (Dion, 2009). The surveys allowed the sampling of 83 stations in total and have allowed the interpretation of three possible targets of greater interest on the property that could explain the source of soil anomalies found with the surveys performed.

A heliborne magnetic survey was conducted on the two blocks. E-W magnetic lineaments were defined on the East block and could be associated with mafic volcanic or intrusive rocks. Other areas that are magnetically quieter are rather characteristic of sedimentary and of intermediate to felsic volcanic rocks. The strongest magnetic anomalies and variation are concentrated in the southwestern part of the West block and are likely caused by variable concentrations of magnetite associated to intrusive rocks mapped as granodiorite/syenite by the Ministry of Energy and Natural Resources.

A work report has been produced and deposited at the MERN. SL Exploration has been engaged to handle the Company's 2020 work program.

McDonough Property (Northern Red Lake, Ontario)

Subsequent to the year ended March 31, 2020, the Company entered into an option agreement for a 100% interest in the McDonough Property. The McDonough Property consists of four claims, covering approximately 1,536 hectares in the Red Lake Greenstone Belt of northwestern Ontario. Under the terms of the option, the Company will pay \$2,000 (paid) and issue of 200,000 common shares (Issued) upon signing, \$8,000(paid) within 30 days of signing, \$10,000 and 200,000 common shares within 12 months of signing, \$15,000 on the second anniversary of signing and \$25,000 on the third anniversary of signing. The property is subject to a 1.5% Net Smelter Return "("NSR") to the Vendor of which the Company has the right to purchase a 0.75% NSR for \$500,000.

Lawyers East and West Property (Golden Horseshoe, British Columbia)

Subsequent to the year ended March 31, 2020, the Company entered into an agreement to acquire prospective mineral claims in BC's "Golden Horseshoe" region, covering approximately 8,650 acres. The Company entered into an arm's length share purchase agreement with 1258512 BC Ltd. ("NumberCo") and the shareholders of NumberCo (collectively, the "**Vendors**"), subject to formal documentation, pursuant to which the Company has agreed to acquire all of the issued and outstanding shares of the NumberCo from the Vendors for consideration of 3,000,000 units. Each unit will consist of one common share and one share purchase warrant, with each warrant exercisable into one common share at \$0.15 for a three-year term. The agreement is subject to normal course due diligence and applicable regulatory approval.

The Company is planning an exploration program on its two claim blocks that will include an airborne survey to further define magentic targets as well as the mobilization of crews to conduct a sampling program to test ourcrops and soil geochemestry aimed at identifying high priority drill targets.

Overall Performance

The Company is an exploration stage issuer engaged in the business of acquisition, exploration and, if warranted, development of mineral properties. As such, the Company has not had any revenues in the past two fiscal years. The Company does not expect to generate any revenues in the foreseeable future. The Company expects to continue to incur expenses as work is performed to explore and develop its mineral property.

	2020	2019	2018
Revenues	\$Nil	\$Nil	\$Nil
Expenses	\$244,421	\$162,619	\$193,028
Net Loss	\$(234,330)	\$(172,710)	\$(193,028)
Basic and diluted loss per share	\$(0.01)	\$(0.01)	\$(0.01)
Total Assets	\$116,505	\$180,724	\$282,231
Total Liabilities	\$230,167	\$82,248	\$53,716

Selected Annual Information

Results of Operations

For the year ended March 31, 2020 and 2019

The Company's net loss and comprehensive loss for the year ended March 31, 2020 was \$234,330, compared to \$172,710 for the comparative year ended March 31, 2019. The increase in net loss was due to an increase in professional fees related to the overall development of the Company and business ventures, an increase in office and miscellaneous due to an increase in corporate activity and an increase in stock-based compensation as incentive stock options were granted for the first time in the Company's history.

The Company's operating expenses for the year ended March 31, 2020 were \$244,421, compared to \$162,619 for the year ended March 31, 2019. During the year ended March 31, 2019, the Company's operating expenditures primarily consist of general corporate management fees and expenses associated with public company reporting obligations, including legal,

accounting and transfer agent and filing fees. During the year ended March 31, 2020, the Company incurred professional fees of \$102,344 and management fees of \$12,000. During the year ended March 31, 2019, the Company incurred professional fees of \$50,389 and management fees of \$12,000. The increase in professional fees was due to due diligence and activities contemplated under the definitive business combination agreement of Santa Marta, which is no longer proceeding.

During the year ended March 31, 2019, the Company recorded deferred income tax expense of \$10,091 versus a recovery of \$10,091 during the year ended March 31, 2020.

Summary of Quarterly Financial Results

Results for the most recent quarters including the last quarter ended March 31, 2020 are as follows:

For the Quarterly Period ended:	March 31, 2020	December 31, 2019	September 30, 2019	June 30, 2019
Total revenues	\$Nil	\$Nil	\$Nil	\$Nil
Net loss for the period	\$(43,618)	\$(50,939)	\$(97,945)	\$(51,919)
Net loss per common share, basic and diluted	\$(0.00)	\$(0.01)	\$(0.01)	\$(0.00)
For the Quarterly Period ended:	March 31, 2019	December 31, 2018	September 30, 2018	June 30, 2018
Total revenues	\$Nil	\$Nil	\$Nil	\$Nil
Net loss for the period	\$(47,827)	(30,972)	(29,496)	(64,415)
Net loss per common share, basic and diluted	\$(0.00)	\$(0.00)	\$(0.00)	\$(0.00)

Liquidity and Capital Resources

As at March 31, 2020, the Company had working capital deficit of \$223,943 (March 31, 2019 – working capital \$5,170), consisting primarily of cash offset by trade payables, accrued liabilities, and related party payables.

Subsequent to year end, the Company announced a non-brokered non-flow through private placement of up to \$975,000 consisting of up to 6,500,000 units at \$0.15 per unit. Each unit will consist of one common share and one share purchase warrant, with each warrant exercisable into one common share at \$0.30 for a two-year term. As well as a flow through unit private placement of up to \$400,000 consisting of up to 2,000,000 units at \$0.20 per unit. Each unit will consist of one common share and one share purchase warrant, with each warrant exercisable into one common share and one share purchase warrant, with each warrant exercisable into one common share at \$0.30 for a two-year term. The Company may pay a finder's fee paid in accordance with applicable laws. Proceeds of the Financing are to be used towards the Companies properties and working capital. There is no assurance that the Company \will be able to raise the additional funding.

Summary of Results During Prior Eight Quarters

The Company's operating expenses primarily consist of general corporate management and consulting fees, and expenses associated with public company reporting obligations, including legal, accounting and transfer agent and filing fees. The operating expenses during the quarters

ended March 31, 2020, December 31, 2019, September 30, 2019, June 30, 2019, March 31, 2019, December 31, 2018, September 30, 2018, and June 30, 2018 consist primarily of management and consulting fees, professional fees and other expenses associated with accounting and reporting obligations. These expenses have gradually increased over the period presented as the Company's business activities have increased.

The net loss during the quarter ended June 30, 2018 consisted largely of professional fees of \$25,767 associated with the listing of the Company's Common Shares on the CSE, as well as consulting fees of \$31,575. The increase in consulting fees during this quarter relate to consultants assisting with the listing process of the Company's Common Shares on the CSE, as well as with financial statements and corporate governance. Additionally, the Company incurred ongoing management and administrative fees and other expenses associated with public company reporting obligations.

The net loss during the quarter ended September 30, 2019 consisted largely of professional fees and consulting fees as the Company continued with the due diligence and activities contemplated under the definitive business combination agreement of Santa Marta.

The net loss during the quarter ended December 31, 2019 consisted largely of professional fees and consulting fees as the Company continued with the due diligence and activities contemplated under the definitive business combination agreement of Santa Marta. On January 30, 2020, the Company announced that it would not be continuing the with the definitive business combination agreement.

The net loss during the quarter ended March 31, 2020 primarily consisted of professional fees, consulting fees and corporate office and administrative fees. The Company concluded the definitive business combination with Santa Marta during the period and continued to investigate new potential mineral exploration properties.

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 for future business operations. 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, 2020, 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.

Capital Resources

The Company has the following commitments for capital expenditures with respect to its mineral property as of March 31, 2020. The expenditures are optional and the Company may decide not to incur such payments in the event the Company does not decide to pursue further exploration with respect to these claims:

Pluto Property

The Company holds a 100% undivided interest in the Pluto Property, located in the Dolomieu and Daubree Townships, Quebec, Canada, consisting of 58 claims covering approximately 3,223 hectares, the particulars of which are described above. During the year ended March 31, 2020, 47 claims were renewed until May 2022, seven other claims are valid until between January 8 - January 22, 2023 and four are currently under renewal. The remaining claims expired.

Work performed in 2018 by SL Exploration Inc. and Prospectair allowed to perform the previous renewal on the 47 claims. The next sequence of expiry will be in May 2022 and will require about \$56,400 in work and \$4,371.75 to renew. These claims already have \$2,606 applied to them. Previous work and work currently planned for August 2020 should be sufficient to complete \$56,400 in exploration to cover the 2022 exploration expenses.

The seven claims that are due to expire in January 2023 will require \$8,400 in work to be spent in order to further renew.

Operating Activities

During the year ended March 31, 2020, operating expenses used \$90,955 in cash. The use of cash for the period was mainly attributable to the net loss for the year of \$234,330, and a decrease in trade payables and accrued liabilities of \$116,112, partially offset by an increase in the fair value of stock options granted of \$22,192.

During the comparative year ended March 31, 2019, the Company used \$146,106 in cash to fund operations. The use of cash for the period was mainly attributable to the net loss for the period of \$172,710, and a decrease in trade payables and accrued liabilities of \$15,866, partially offset by interest and penalty of \$17,732 and other items.

Financing Activities

During the year ended March 31, 2020, financial activities provided \$29,900 in cash proceeds which consisted of loan proceeds.

During the comparative year ended March 31, 2019, financial activities provided \$42,671 in cash which consisted consisted entirely of net proceeds from the issuance of common shares pursuant to the non-brokered private placement closed on November 21, 2018.

Investing Activities

During the comparative year ended March 3, 2020, the Company used cash of \$19,795 related to expenditures on exploration and evaluation assets.

During the year ended March 31, 2019, the Company spent \$5,432 on the Pluto Property related to exploration and evaluation activity.

Off-Balance Sheet Arrangements

The Company did not enter into any off-balance sheet arrangements as at March 31, 2020 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, Secretary and Director Charn Deol, CFO Spencer Smyl, Director Mario Pezzente, Director

The Company considers key management personnel to be the directors and officers of the Company. During the year ended March 31, 2020, the Company incurred \$12,000 (2019: \$12,000) in management fees to a director of the Company, for services rendered. These transactions were measured at the exchange amount, which is the amount agreed upon by the parties.

Related party balances

At March 31, 2020, there was a balance of \$38,000 (March 31, 2019: \$26,000) owing to a director for unpaid management fees.

Fourth Quarter - unaudited

During the quarter ended March 31, 2020, the Company continued its search to identify and evaluate business opportunities and new mineral property interests for the Company. The Company had no revenue for the quarters ended March 31, 2020 and 2019. The Company's expenses were \$43,618 for the quarter ended March 31, 2020, compared to \$47,827 for the quarter ended March 31, 2019. The quarters had very consistent levels for expenses, as it was primarily professional fees, office and administrative and consulting fees during the periods.

Proposed Transactions

There are no proposed transactions as of the date of this Report besides the acquisition of the Lawyers East and West property, as further explained under "**Business of the Corporation**".

Commitments

At March 31, 2020, and the date of this MD&A, the Company has no commitments.

Changes in Accounting Policies

Recently Adopted Accounting Standards

Leases

IFRS 16, Leases, the new lease standard contains a single lessee accounting model, eliminating the distinction between operating and financing leases from the perspective of the lessee. The Company adopted the new lease standard effective April 1, 2019. The Company applied the modified retrospective adoption approach not requiring any restatement of the comparative period. The Company's analysis for long-term leases in effect at April 1, 2019, did not identify any lease arrangements that would require application of the new lease standard. As a result, there was no transitional impact from the adoption of the new standard on the Company's financial statements.

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 new standards and interpretations have been issued but are not yet effective, are not expected to have a significant impact on the Company's financial statements.

Financial and Other Instruments

The Company's financial instruments consist of cash, accounts payable and accrued liabilities, and related party payables. 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, 2020, the Company has cash of \$4,702 available to apply against short-term business requirements and current liabilities of \$239,497.

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

During the year ended March 31, 2020 and 2019, the Company incurred the following expenses:

	2020	2019
Capitalized acquisition costs	\$Nil	\$Nil
Capitalized exploration costs	\$19,795	\$10,007
Operating expenses	\$244,421	\$162,619

	2020	2019
Capitalized acquisition costs	\$Nil	\$Nil
Capitalized exploration costs	\$19,795	\$10,007
Deferred income tax (recovery) expense	\$(10,091)	\$10,091

Please refer to Note 4 in the consolidated financial statements for the year ended March 31, 2020 for a more description of the capitalized acquisition and exploration costs.

Disclosure of Outstanding Share Data

Common Shares

As of March 31, 2020, there were 17,635,366 common shares issued and outstanding. Subsequent to the year ended March 31, 2020, 200,000 common shares were issued in respect to a property option agreement. As of July 29, 2020, there were 17,835,366 common shares issued and outstanding.

Share Purchase Warrants

As of March 31, 2020 and July 29, 2020, there were the following share purchase options issued and outstanding:

Number	Exercise Price	Expiry Date
15,200,000	\$0.05	April 19, 2027
301,750	\$0.40	November 20, 2020
15,501,750		

Stock Options

As of March 31, 2020, there were 350,000 stock options issued and outstanding:

Number	Exercise Price	Expiry Date
350,000	\$ 0.12	April 3, 2021

Subsequently, 1,430,000 stock options were granted at an exercise price of \$0.15 for a two year term pursuant to the Company's Stock Option Plan. As of July 29, 2020, there were 1,780,000 stock options issued and 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 <u>www.sedar.com</u>.