



**MANAGEMENT DISCUSSION AND ANALYSIS
FOR VICTORY SQUARE TECHNOLOGIES INC.
(FORMERLY FANTASY 6 SPORTS INC.)**

For the year ended December 31, 2017

This management's discussion and analysis ("MD&A") of the performance, financial condition and results of operations of Victory Square Technologies Inc. ("Victory Square" or the "Company"), formerly Fantasy 6 Sports Inc., should be read in conjunction with the Company's audited consolidated financial statements and the related notes thereto for the year ended December 31, 2017 and 2016 (the "Financial Statements"), copies of which are available on SEDAR at www.sedar.com.

The Financial Statements have been prepared in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board ("IASB").

Unless otherwise indicated, the information contained in this MD&A is as of April 30, 2018.

Unless otherwise indicated, references to "\$" or "dollars" are to Canadian dollars and references to "US\$" are to United States dollars.

FORWARD LOOKING INFORMATION

This MD&A includes certain "forward-looking information" within the meaning of applicable Canadian securities legislation. All information, other than information regarding historical facts, included in this MD&A that addresses activities, events or developments that the Company expects or anticipates will or may occur in the future, including such things as future business strategy, competitive strengths, goals, expansion and growth of the Company's and its equity investees' businesses, operations, plans and other such matters is forward-looking information.

When used in this MD&A, the words "estimate", "plan", "anticipate", "expect", "intend", "believe", "will", "should", "could", "may" and similar expressions are intended to identify forward-looking information. This information involves known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by such forward-looking information.

The forward-looking information may include statements regarding:

- timelines;
- strategic plans;
- the business and operations of the Company;
- the business, operations, strategies and expectations of the entities comprising the Company's equity portfolio;
- the Company's business objectives and discussion of trends affecting the business of the Company;
- the funds available to the Company and the principal purposes of those funds;
- anticipated revenues and cash flows from operations and funding requirements of the Company;

- capital, operating and general expenditures;
- expectations regarding the ability to raise capital;
- anticipated revenues to be realized by the Company from future contracts;
- treatment under governmental regulatory regimes and expectations with respect to regulatory approvals; and
- other forward-looking information including, but not limited to, information concerning the intentions, plans and future actions of the Company.

Forward looking information is based on reasonable assumptions, estimates, analysis and opinions of management made in light of its experience and its perception of trends, current conditions and expected developments, as well as other factors that management believes to be relevant and reasonable in the circumstances at the date that such information is made available. Forward looking information is inherently subject to known and unknown risks and uncertainties and other factors that may cause the actual results, level of activity, performance or achievements of the Company to be materially different from those expressed or implied by such forward-looking information. Although the Company has attempted to identify important factors that could cause actual results to differ materially, there may be other factors that cause results not to be as anticipated, estimated or intended, including the factors and risks described or referred to elsewhere herein, as well as unanticipated and/or unusual events. Many of such factors are beyond the Company's ability to predict or control. Risks and uncertainties that may affect forward-looking information herein include, but are not limited to, those which relate to:

- the Company's limited operating history as an investment company;
- the Company's current lack of profitability;
- the need to obtain additional financing and uncertainty as to the availability and terms of future financing;
- the ability to acquire funds necessary for general working capital and continuing operations;
- reliance on sale of equity or investments to access funds required;
- the possibility that opportunities will arise that require more cash than the Company has or can reasonably obtain;
- uncertainties associated with business opportunities that may be presented to, or pursued by the Company;
- parameters and assumptions underlying future investments and acquisitions;
- risks relating to investments in equity securities;
- the possibility that the Company will be unable to dispose of illiquid securities;
- risks that the asset classes held in the Company's equity portfolio will underperform the market;
- risks associated with investments in blockchain technologies;
- risk the Company's portfolio is too concentrated and not sufficiently diversified;
- risks associated with investments in the technology sector;
- risks associated with investments in small and mid-capitalization companies;

- the Company's operations, investment strategies and profitability may be adversely affected by competition from other similar entities;
- uncertainties related to early stage of technology and product development;
- uncertainties related to regulatory regimes and laws;
- dependence on key personnel;
- fluctuations in the currency markets and stock market volatility;
- going concern considerations;
- conflicts of interest;
- competition for, among other things, capital, acquisitions, equipment and skilled personnel;
- operating or technical difficulties in connection with business activities;
- the possibility of cost overruns or unanticipated expenses; and
- the other factors discussed under "*Risks and Uncertainties*".

Should one or more of these risks or uncertainties materialize, or should the assumptions set out in the section titled "*Risks and Uncertainties*" underlying those forward-looking statements prove incorrect, actual results may vary materially from those described herein. These forward-looking statements are made as of the date of this MD&A, and the Company does not intend, and does not assume any obligation, to update these forward-looking statements, except as required by law.

DESCRIPTION OF BUSINESS

Victory Square is a venture builder that is predominantly focused on facilitating value creation through innovative applications of blockchain technology. The Company identifies, incubates, advises and invests in leading blockchain-focused entrepreneurs. Victory Square focuses on acquiring innovative portfolio companies, led by strong management teams that are leaders in using blockchain in the artificial intelligence (AI), gaming, virtual reality (VR) / augmented reality (AR) / mixed reality (MR), insurance, fintech and health spaces.



Equity Portfolio

Victory Square has a portfolio of equity investments in which it incubates and works with the management of such companies to implement a range of different financing and exit strategy options, including reverse takeovers (RTO's) and initial coin offerings (ICO's). The following table outlines Victory Square's equity portfolio, percentage of ownership as at April 30, 2018, and the Company's strategy relating to each portfolio company:

CURRENT PORTFOLIO	OWNERSHIP	INDUSTRY	STRATEGY
FansUnite Entertainment Inc.	100%	Blockchain/Artificial Intelligence/Gaming	RTO/ICO
Fantasy 360 Technologies Inc. (dba Immersive Tech)	100%	Blockchain/VR/AR/MR	INCUBATE/ICO
United Film Fund II, LLC	40%	Film	INVESTMENT
VS Blockchain Assembly Inc. (dba Blockchain Assembly)	36.17%	Blockchain/ICO/TGE/Advisory	RTO/ICO
PayVida Solutions Inc.	31.35%	Blockchain/Payment Processing/Lending	RTO
Insight Diagnostics	25%	Blockchain/Health	INVESTMENT
Cassia Research Inc.	23.1%	Blockchain/Artificial Intelligence/Fintech	RTO
Personalized Biomarkers Inc.	16.5%	Blockchain/Health	INVESTMENT
Multapplied Networks Inc.	10%	Blockchain/SD WAN	RTO/ICO

FansUnite Entertainment Inc. ("FansUnite")

FansUnite uses blockchain technology in the sports betting and sports data industries. The flagship FansUnite asset will be the first sports betting blockchain protocol, allowing any company to build their tokenized platform on top of the FansUnite infrastructure. The first application built atop this protocol will be the FansUnite Sportsbook, the first decentralized social sports betting platform in the world.

FansUnite is currently raising \$4 million through a private placement (at a pre-money valuation of \$13 million) towards their go-public strategy in the fourth quarter of 2018. FansUnite is also planning to launch their regulatory compliant token sale this summer to raise an additional \$10 million of non-dilutive funding.

Fantasy 360 Technologies Inc. (dba Immersive Tech)

Immersive Tech is a leader in creating interactive, real world experiences. It designs, engineers and builds custom technology-driven experiences to solve challenges, be it revenue creation, brand integration or making a real-life adventure. Launched in 2016, the team has gone on to create numerous immersive experiences for Fortune 50 clients and business owners, globally.

Upcoming highlight projects include a branded narrative experience within a double decker bus to be driven across the United States for an Irish whisky brand, a themed escape room for a national U.S. chocolate brand product launch in New York, a team building experience for 100 individual Fortune 50 executives, which will be deployed 50 times across the world, and a host of custom escape room builds for business owners in North America. Concurrently, Immersive Tech has begun working on cutting-edge pilot projects in augmented reality to be demoed at a number of industry conferences this year, such as TED, Augmented World Expo, VRARA Global Summit, and Traction.

RECENT EQUITY PORTFOLIO INVESTMENTS

The following is a summary of recent developments in the Company's equity portfolio:

Unified Film Fund II, LLC

In July 2017, the Company acquired a 40% equity stake in Unified Film Fund II, LLC ("Unified"). The original membership interest agreement was entered into between Unified and Interlock Capital Ltd. and the Company purchased the 40% membership interest owned by Interlock Capital Ltd. At the time of the acquisition, Unified had three major motion pictures planned in 2017 and 2018: ""What They Had" and "Ride". Consideration consisted of 5,000,000 common shares of the Company for a deemed transaction value of \$4,500,000.

Victory Square Health Inc.

In July 2017, the Company created Victory Square Health Inc. ("VSH") as a new wholly owned subsidiary focused on developing solutions in personalized health technologies, with an initial focus on diabetes management and prevention.

Insight Diagnostics Inc.

In August 2017, VSH acquired 25% of the issued and outstanding shares of Insight Diagnostics Inc. ("Insight") in consideration for \$25,000. Insight is a technology company that is developing a personalized diagnostic solution for the improved management and prevention of Type II diabetes. The Company subsequently decided not to proceed with this investment and impaired this investment for the year ended December 31, 2017.

Personalized Biomarkers Inc.

In August 2017, VSH executed an agreement to provide it with an option to acquire up to 33% of the issued and outstanding shares of Personalized Biomarkers Inc. ("PBI") for consideration of \$500,000. To December 31, 2017, the Company has advanced \$227,081 to PBI. Should the Company decide to make further advances to PBI, the advances will be converted into common shares of PBI. PBI develops test kits that predict the expected response to a number of therapies prior to prescription, with an initial focus on diabetes. PBI aims to minimize potential adverse drug reactions, optimize treatment response and save customers money through the use of personalized biomarkers.

VS Blockchain Assembly Inc. (dba Blockchain Assembly)

Incubated by Victory Square in 2017, Blockchain Assembly is a dedicated blockchain and cryptocurrency investment and advisory services firm focused on designing and deploying innovative token-based capital solutions for technology firms, while helping those businesses raise capital through comprehensive tokenization strategies that include delivering token sales to global capital markets.

Blockchain Assembly recently completed a financing at \$0.75 a share, valuing the company at approximately \$33.2 million. Victory Square maintains an approximate 36.17% equity stake in Blockchain Assembly, which plans to list on the Canadian Securities Exchange later this year.

Multapplied Networks, Inc.

In December 2017, the Company acquired 10% of the issued and outstanding shares of Multapplied Networks, Inc. ("MNI") for \$600,000. As at December 31, 2017, \$450,000 has been paid and the remaining \$150,000 has been included in accrued liabilities (subsequently paid).

Multapplied has developed a highly reliable and cost-effective SD-WAN software solution that is based on proprietary bonded internet technology to combine the bandwidth of multiple internet/access connections to achieve faster, more reliable and secure networks. Through aggregated load sharing of traffic across multiple WAN connections, Multapplied can detect a failed connection within 0.3 seconds and engage backup lines for instant failover. Multapplied's software also provides enterprises with the ability to deploy a secure, private WAN to branch locations using internet instead of costly and inflexible Multiprotocol Label Switching (MPLS) connections. This allows enterprises to manage the performance of their network by location, optimizing cost and improving return-on-investment.

Multapplied's customers include Managed Service Provider (MSP) and Internet Service Provider (ISP) resellers who white label the company's software solution and supply all necessary Tier 1 and Tier 2 services, support, and hardware directly to end customers. As a result, the company's business model supports a high degree of operating leverage and significant runway to expand

operating income margins as the company continues to penetrate and expand sales through distribution partners and roll out new offerings.

Multapplied is in the process of evolving their offering to support additional SD-WAN functionality with added feature launches planned throughout the remainder of 2018. Multapplied is currently raising a private placement round of \$5 million (at a pre-money valuation of \$10 million) towards their go-public strategy in the fourth quarter of 2018. Multapplied is also planning to launch their regulatory compliant token sale towards the end of 2018 to raise an additional \$20 million of non-dilutive funding.

PayVida Solutions Inc.

In March 2018, the Company acquired 31.35% of the issued and outstanding shares of PayVida Solutions Inc. ("PayVida") for consideration of \$1,250,000 (paid) and 365,168 common shares (issued) of the Company at a deemed issue price of \$1.78 per share.

PayVida is a fintech company which connects merchants and consumers with e-commerce, mobile, in-store payment acceptance and disbursement technology. Unlike many payment processing companies, PayVida's platform enables cryptocurrency and cross-border currency services which integrate the largest payment methods in the world including WeChat, AliPay, China UnionPay, Interac and major card brand processing for small-to-medium and enterprise organizations.

PayVida's unique technology enables millions of existing merchants' POS terminals and POS systems to accept fiat and cryptocurrencies as a payment method. PayVida's proprietary technology platform and payment facilitation (PayFac) services will settle merchants' funds in their local currency of choice.

PayVida is currently raising a private placement round of \$6 million (at a pre-money valuation of \$17 million) towards their proposed go-public strategy in the fourth quarter of 2018.

Cassia Research Inc.

In February 2018, the Company acquired 23.1% of the issued and outstanding shares in Cassia Research Inc. ("Cassia") for consideration of \$1,000,000 (\$800,000 paid) and 187,266 common shares of the Company (issued) at a deemed issue price of \$2.67 per share. In addition, the Company will provide Cassia with a \$250,000 line of credit.

Cassia is a blockchain-focused fintech company which offers its CoPilot Advisor platform that helps financial advisors grow and nurture new business. Cassia is preparing to launch its decentralized blockchain marketplace solution that will provide investors with access to institutional grade investment strategies validated on the blockchain.

PROPOSED TRANSACTIONS

The following table outlines proposed transactions, which the Company has disclosed in its public news releases, including proposed percentage of ownership stake and the Company's proposed strategy relating to each such company.

PROPOSED ACQUISITIONS	PROPOSED OWNERSHIP	INDUSTRY	STRATEGY
V2 Games Inc.	100%	Blockchain/Mobile/Gaming	INCUBATE/ICO
Limitless Blockchain Technology, LLC	100%	Blockchain/Mining/VPN	INCUBATE/ICO
Flo Digital Inc.	49%	Blockchain/VR/AR/MR	INCUBATE/ICO
Howyl Ventures, Inc.	28.5%	Blockchain/Marketplace	ICO
LocoNoco	9.09%	Blockchain/Artificial Intelligence/Enterprise	ICO

V2 Games Inc.

On February 15, 2018, the Company announced that it would acquire 100% of the issued and outstanding shares in V2 Games Inc. ("V2 Games") for consideration for \$1,298,030 and common shares of the Company with a fair value of \$701,970. At December 31, 2017, the Company had paid \$475,000 to V2 Games.

V2 Games started as a game development and publishing studio and was the first Canadian company to license the iconic PAC-MAN as a mobile game. The company has a rich operating history of licensing intellectual property, including with respect to Hello Kitty, the NFL and the NBA.

V2 Games has shifted towards providing capital for mobile games and gaming companies, with a focus on a gaming crowdfunding platform called Flow. Flow is a blockchain-powered, decentralized application for crowdfunding video games that allows backers to earn revenues. Flow is powered by a new cryptocurrency called GameCoin, which will be introduced in 2018 through a regulatory compliant token sale. Further, V2 Games invested in the Pacific Rim mobile game, which launched in March 2018 and saw over 1 million downloads in the first month.

Howyl Ventures, Inc.

On February 22, 2018, the Company announced that it would acquire 29.64% of the issued and outstanding shares in Howyl Ventures Inc. ("Howyl") for consideration of \$100,000

and 364,372 common shares of the Company at a deemed issue price of \$2.47 per share. In addition, the Company will provide Howyl Ventures with a \$500,000 line of credit.

Howyl is a digital consultancy company which leverages a distributed global talent network to create value for clients. Howyl advises a portfolio of enterprise clients with a specific focus on digital strategy and transformational technologies, including blockchain.

Howyl is currently developing an in-house trust and reputation protocol, LEVEL, which will leverage blockchain technology to create transparent and auditable reputation for B2B transactions. The LEVEL protocol will power Capaciti, Howyl's enterprise-grade professional services marketplace. Howyl is planning a regulatory compliant token generation event in support of their efforts to bring the LEVEL protocol to market later this year.

Flo Digital Inc.

On March 21, 2018, the Company announced that it would acquire 49% of the issued and outstanding shares in Flo Digital Inc. ("Flo") for consideration of a \$300,000 convertible note and 446,428 common shares of the Company at a deemed issue price of \$2.24 per share. The convertible note will convert upon a minimum financing of \$1,000,000 at a 20% discount to the issue price. The note shall be due in four years, being interest-free in the first year and thereafter bearing interest at a rate of 4.45%.

Flo Digital delivers and offers agencies, VR developers, brands, and clients a new interactive and rewarding VR advertising solution that can be used on a global scale.

Limitless Blockchain Technology, LLC

On April 10, 2018, the Company announced that it would acquire 100% of the membership interests in Limitless Blockchain Technology, LLC ("Limitless Blockchain") for consideration of 3,703,703 common shares of the Company at a deemed issue price of \$1.35 per share.

Limitless Blockchain is an established blockchain solution provider developing an ecosystem of hardware, software, and networking products to meet increased global consumer demand for new age technology. Limitless Blockchain has three anchor products that are currently in late stage development or deployed into the marketplace:

- L-Hash is a data center in Nevada, which currently runs over one thousand miners, mining Bitcoin, Ethereum and Litecoin. L-Hash has spot orders in place for new mining equipment to double capacity over the next 12 months.
- Limitless VPN is a user-based desktop miner for household use with over 11,000 users. Limitless VPN is planning to expand their data centre by the end of the year to have enough capacity for over 100,000 users.

- Limitless Audio is an audio streaming application currently in late stage development. Limitless Audio takes a decentralized approach, much like Napster, where a great deal of money is saved and provided to hard working artists in exchange for using streaming capabilities to mine cryptocurrencies. Taking a community centric approach, the company can incentivize users to host and maintain the platform. Limitless Audio is expected to launch their initial platform during the year.

Limitless Blockchain will continue to expand its suite of products throughout 2018.

LocoNoco Inc.

On April 17, 2018, the Company announced that it would acquire 9.09% of the issued and outstanding shares in LocoNoco Inc. ("LocoNoco") for consideration of US\$500,000. LocoNoco is a decision-making platform making it possible for developers to work collaboratively on robotic process automation, smart contracts and artificial intelligence. LocoNoco's no-code platform allows developers to build ad-hoc integrations with complex business logic and secure access to any endpoint or blockchain without coding. LocoNoco's platform is ten times cheaper and faster than current offerings, and only requires connection with one API.

INCUBATION

Victory Square incubates the following companies:

COMPANY	INDUSTRY	STRATEGY
SmartCity Technologies	Blockchain/Machine Learning/Internet of Things	RTO
Cloud Advisors	Blockchain/Insurance	INCUBATE
Silota Research and Development Inc. (dba Covalent)	Blockchain/Database Connector	INCUBATE
Next Decentrum	Blockchain/Education/Consulting	INCUBATE
Altcoin Fantasy	Blockchain/Crypto/Trading	INCUBATE
Shape Immersive	Blockchain/AR	INCUBATE/ICO

SmartCity Technologies

SmartCity Technologies is a consolidator of companies with commercially viable smart parking solutions. The company is also building blockchain-powered next-gen smart parking solutions for autonomous vehicles.

Cloud Advisors

Cloud Advisors is building the future of digitally-delivered insurance supported by artificial intelligence which will empower advisors to provide consumers with efficient advice.

Covalent

Covalent is solving a large infrastructure problem that is inhibiting enterprise blockchain adoption. Their programmable middleware allows application developers to talk to blockchains using existing tools just like a regular SQL database.

Next Decentrum

Next Decentrum is a blockchain transformation platform empowered by cutting edge frameworks and content and supported by leading experts and advisors.

Altcoin Fantasy

Altcoin Fantasy is a cryptocurrency risk free contest simulation platform that has helped thousands of traders learn about the emerging blockchain technologies. They have registered over 120,000 virtual trades on the platform and incentivize users with prizes.

Shape Immersive

Shape Immersive a blockchain-enabled augmented reality platform that helps brands and content creators to deploy immersive and scalable location-based AR experiences.

Cryptocurrency Portfolio

Victory Square's partnership with the Blockchain Investors Consortium (the "BIC") has allowed for the creation of an investment prize pool for the top 3 blockchain technology companies at each d10e and World Blockchain Forum conference held around the world.

Prior to each such event, hundreds of companies from around the world submit an online application to participate in that event's investment prize pool competition. Successful applicants will then participate in a live on-stage pitch to a panel of BIC judges. The panel then selects the top three companies of the event as winners of that event's investment prize pool.

The following table is a selection of Victory Square's cryptocurrency portfolio, which includes investment prize pool winners.

Bitcoin (BTC)	GoByte (GBX)	<u>TheMine</u>	Dash
Bitcoin (BCH)	Enjin (ENJ)	Viola.ai (VIOLET)	GBX Rock Token
Ethereum (ETH)	Bluzelle (BLZ)	Chainium (CHX)	Cardano (ADA)
Litecoin (LTC)	Bloom (BLT)	AidCoin (AID)	EOS
Neo (NEO)	Debitum (DEB)	Shopin	NEM (XEM)
Binance (BNB)	Guardium	<u>TaxToken</u>	IOTA (MIOTA)
BlockEx	Academy School of Blockchain	<u>MonetaPro</u>	Swytch
Starflow	ABL	PayToMat	SBCE
District 0x (DNT)	Neuromation (NTK)	<u>ImpactPPA</u>	Zcash (ZEC)
Civic (CVC)	OSA Hybrid Platform (OSA)	Persona (PRS)	Augur (REP)
Monero (XMR)	<u>Cryptocurve</u>	TenX (PAY)	Kucoin (KCS)
OmiseGo (OMG)	InsurePal (IPL)	Stellar Lumen (XLM)	Otum

Cryptocurrency Highlights

GBX Investment

In January 2018, Victory Square purchased US\$150,000 of Rock Tokens (RKT), with an additional 10% incentive bonus tokens received for being an early contributor. The Company's average token price is USD \$0.10. As of April 30, 2018, RKT trades for USD \$0.149/token, representing a 49% increase over the average cost base.

The GBX, based in Gibraltar, is a subsidiary of the Gibraltar Stock Exchange ("GSX"), a European Union ("EU") regulated stock exchange since 2014. Victory Square's investment connects the Company with the GBX partnership network and blockchain technology professional services firms.

The GBX Platform will provide cryptocurrency and blockchain companies a number of advantages, including: the ability to raise post-ICO equity rounds on the GSX; a regulated and licensed platform for companies raising capital through an ICO; and a fully regulated cryptocurrency exchange for their tokens post-ICO. The Gibraltar government recently launched their Distributed Ledger Technology (DLT) Framework, which and provides a pathway to Tokenized Securities (bonds, issuances) within a stock exchange ecosystem and solidifies their position as a market leader in blockchain and as a facilitator of innovation in technology.

Bluzelle Investment

In December 2017, Victory Square received a \$500,000 allocation of Bluzelle tokens (BLZ). The Company purchased \$250,000 of BLZ Tokens, with an additional 25% incentive bonus tokens received for being an early contributor. The company's average token price is USD \$0.09. As of April 30, 2018, BLZ trades for USD \$0.70/token, representing a 677% increase over the average cost base.

Bluzelle is a decentralized database service on which users are able to rent out their computer storage space and be compensated with a cryptocurrency token. Decentralized app developers then use these tokens to have their decentralized app's data stored and managed. Decentralized database services have the potential to provide more scalable, secure and affordable storage solutions than current centralized alternatives.

Enjin Investment

In October 2017, Victory Square purchased USD \$36,438 of Enjin tokens (ENJ). The Company's average token price is USD \$0.025. As of April 30, 2018, ENJ trades for USD \$0.16/token, representing a 540% increase over the average cost base.

Enjin hosts a community of millions of gamers and wants to have ownership of game items built on the Ethereum blockchain as well as a smart wallet. Game developers turn ENJ coins into game assets and players can liquidate the assets back into ENJ currency at any time. Earlier this month, the Enjin Coin had a market capitalization of \$130 million.

SELECTED ANNUAL FINANCIAL RESULTS

	Years ended December 31,		
	2017	2016	2015
	\$	\$	\$
Total assets	11,713,354	2,625,772	717,040
Total revenue	741,182	433,496	36,290
Net loss	(2,738,244)	(2,717,070)	(691,391)
Net loss per share, basic and diluted	(0.05)	(0.06)	(0.03)

During the year ended December 31, 2017, the Company completed or arranged investments including with respect to Unified, PBI, Multapplied, PayVida and Cassia. In addition, the Company completed a non-brokered private placement for total gross proceeds of \$5,000,000. For more information on the investments and private placement, please refer to the descriptions in the section titled "*Liquidity and Capital Resources – Financial Condition of the Company*" below.

SUMMARY OF QUARTERLY RESULTS

The following information is derived from unaudited interim consolidated financial statements:

Fiscal Quarter Ended	Revenue \$	Net Loss for the Period \$	Basic and Diluted Loss Per Share \$
December 31, 2017	169,387	(1,163,696)	(0.02)
September 30, 2017	385,557	(575,260)	(0.01)
June 30, 2017	179,235	(444,748)	(0.01)
March 31, 2017	7,003	(554,540)	(0.01)
December 31, 2016	(156,920)	(1,301,887)	(0.03)
September 30, 2016	584,783	(845,100)	(0.02)
June 30, 2016	1,964	(396,946)	(0.01)
March 31, 2016	3,669	(173,137)	(0.00)

RESULTS OF OPERATIONS

The following table sets out financial information for the three months ended December 31, 2017 and 2016 based on unaudited condensed interim consolidated financial statements and for the years ended December 31, 2017 and 2016 based on the audited consolidated financial statements:

	Three month periods ended		Years ended December 31,	
	December 31,		December 31,	
	2017	2016	2017	2016
Revenue	\$ 169,387	\$ (156,920)	\$ 741,182	\$ 433,496
Cost of goods sold	297,296	\$ 37,340	742,262	505,394
	(127,909)	(194,260)	(1,080)	(71,898)
Expenses				
Amortization	242,771	364,154	971,085	364,154
Bad debt expense	14,103	-	14,103	-
Corporate development	-	(89,018)	-	80,982
Director fees	25,866	-	25,866	-
Donations	137,500	-	137,500	-
Foreign exchange loss	1,463	1,525	10,390	2,075
General and administration	10,801	7,045	32,198	35,706
Insurance	5,033	-	16,772	-
Interest	4,484	10,861	19,045	10,861
Investor relations	343,351	239,768	354,378	522,350
Management fees	41,204	51,680	272,481	249,902
Professional fees	136,007	186,145	310,959	275,811
Rent	19,424	28,000	66,549	28,000
Research and development	(21,130)	(11,435)	53,888	451,310
Sales and marketing	101,637	239,287	179,307	366,050
Transfer agent and regulatory fees	9,483	40	45,991	47,291
Wages	116,971	45,042	379,833	83,754
Website expenses	-	34,533	-	126,926
Total expenses	(1,188,968)	(1,107,627)	(2,890,345)	(2,645,172)
Other Items				
Impairment of investments	(796,429)	-	(796,429)	-
Fair value gain on investment	1,039,770	-	1,039,770	-
Equity loss on investment	(57,189)	-	(57,189)	-
Dilution loss on investment	(192,794)	-	(192,794)	-
Fair value gain on digital currencies	186,912	-	186,912	-
Loss on settlement of debt	(92,566)	-	(92,566)	-
Gain on settlement of payables	65,477	-	65,477	-
	153,181	-	153,181	-
Net loss	(1,163,696)	(1,301,887)	(2,738,244)	(2,717,070)

REVENUE

Revenue for the year ended December 31, 2017 was \$741,182 compared to \$433,496 for the year ended December 31, 2016. In the year ending December 31, 2017, the Company primarily generated revenue through providing services related to immersive experiences, including the construction of escape rooms. In the prior year, the Company's revenue was wholly attributable

to its construction of the 360 Virtual Arena which was deployed at live NHL events in September 2016.

EXPENSES

For the year ended December 31, 2017, total expenses were \$2,890,345 compared to \$2,645,172 recorded in the year ended December 31, 2016. For the three months ended December 31, 2017, total expenses were \$1,188,968 compared to \$1,106,102.

The increase in expenses for the year ended December 31, 2017 primarily related to a non-cash charge of \$971,085 for amortization of FansUnite. After deducting non-cash items, expenses totalled \$1,926,514 for the year ended December 31, 2017 compared to \$2,281,018 for the year ended December 31, 2016, representing a decrease of \$354,504. Material variances over the comparable periods are discussed below.

Amortization

Amortization for the year and three months ended December 31, 2017 was \$971,085 and \$242,771 respectively, compared to \$364,154 for the year and three months ended December 31, 2016. The amortization is related to the FansUnite acquisition in August 2016. No amortization was recorded until the fourth quarter of 2016.

Corporate Development

The Company did not incur any corporate development expenses for the year ended December 31, 2017 compared to \$80,982 for the year ended December 31, 2016. Corporate development expenses incurred in the prior year were due to the Company's efforts to build awareness of the Company.

Donations

Donations were \$137,500 for the year and three months ended December 31, 2017, compared to no donations during the year ended December 31, 2016.

Investor Relations

During the year ended December 31, 2017, the Company incurred \$354,378 in costs for investor relations activities compared to \$522,350 in 2016. The higher costs in the prior year were related to various investor relations strategies upon going public in May 2016. During the three months ended December 31, 2017, the Company incurred \$343,351 in investor relations fees compared to \$239,768 for the three months ended December 31, 2016. The comparative increase is related to a marketing awareness campaign undertaken in the fourth quarter of 2017.

Professional Fees

Professional fees for the year ended December 31, 2017 were \$310,959 compared to \$275,811 for the year ended December 31, 2016. The increase is a result of legal fees related to the various investments made by the Company and the expansion of the Company. During the three months ended December 31, 2017, professional fees were \$136,007 compared to \$186,145 for the quarter ended December 31, 2016.

Rent

Rent was \$66,549 for the year ended December 31, 2017 and \$19,424 for the three months ended December 31, 2017 compared to \$28,000 for the three months and year ended December 31, 2016. The rent costs incurred in the current year are related to expansion of the Company.

Research and Development

Research and development expenses were \$53,888 for the year ended December 31, 2017 compared to \$451,310 for the prior year. The higher research and development costs incurred in 2016 were due to costs related to the investigation of various business opportunities.

Sales and Marketing

Sales and marketing costs were \$179,307 for the year ended December 31, 2017 compared to \$366,050 for the year ended December 31, 2016 and \$101,637 for the three months ended December 31, 2017 compared to \$239,287 for the quarter ended December 31, 2016. The higher sales and marketing costs incurred in 2016 are attributable to the costs of market research to determine the market potential for various products being investigated.

Wages

Wages for the year ended December 31, 2017 were \$379,833 compared to \$83,754 for 2016. During the quarter ended December 31, 2017, the Company spent \$116,971 on wages compared to \$45,042 in the quarter ended December 31, 2016. The increase in wages is related to the acquisition of FansUnite in August 2016, the establishment of a new subsidiary, Fantasy 360, and the hiring of additional staff members.

Website Expenses

The Company did not incur any website expenses during the year ended December 31, 2017, compared to \$126,926 for the year ended December 31, 2016 and \$34,533 for the quarter ended December 31, 2016.

Other Items

Other items for the three months and year ended December 31, 2017 totalled a gain of \$153,181 compared to \$Nil for the three months and year ended December 31, 2017. The increase is principally due to the fair value gain on the investment in Blockchain Assembly of \$1,039,770 partially offset by a dilution loss of \$192,794 incurred on Blockchain Assembly and an impairment charge of \$771,429 taken on the investment in Unified related to one of three films being developed by Unified.

LIQUIDITY AND CAPITAL RESOURCES – FINANCIAL CONDITION OF THE COMPANY

At December 31, 2017, the Company had total current assets of \$3,552,995, comprised of \$2,715,182 in cash, \$415,254 in prepaid expenses, \$50,513 in trade receivables, \$63,605 in government sales tax receivable, \$45,000 in marketable securities and \$263,441 in digital currencies. Conversely, the Company had total current liabilities of \$1,887,453, of which \$1,094,793 is related party loans, \$150,000 is related to the investment in Multapplied Networks, Inc. and \$250,900 is related to sponsorship of d10e conferences.

At December 31, 2017, the Company had working capital of \$1,665,542 compared to a working capital deficit of \$1,111,170 for the year ended December 31, 2016.

Subsequent to December 31, 2017, 3,333,334 warrants with an exercise price of \$1.50 were exercised for proceeds of \$5,000,001.

In November 2017, The Company completed a non-brokered private placement issuing 6,666,667 units at a price of \$0.75 per unit for gross proceeds of \$5,000,000. Each unit consists of one common share of the Company and one half of one share purchase warrant. Each whole warrant entitles the holder to purchase one additional common share of the Company at a price of \$1.50 per share for a period of 12 months from the date of issuance. In March 2018, 3,333,334 warrants with an exercise price of \$1.50 were exercised for proceeds of \$5,000,001.

During the year ended December 31, 2017, the Company was able to secure related party loans in the amount of \$446,536 compared to \$698,581 in 2016 with an interest rate of 3%. In addition, in 2017, the Company secured interest-free related party loans of \$648,257 compared to none in 2016.

On June 30, 2017, the Company issued 1,542,778 common shares at a fair value \$1,388,500 in settlement of \$164,750 in accrued liabilities and \$1,131,184 in shareholder loans, resulting in a loss on settlement of \$92,566.

During the year ended December 31, 2016, the Company signed a binding term sheet with Victory Square Labs Inc., a company related by a director in common, for a secured convertible note facility of up to \$10,000,000 (the "Convertible Note"). The Convertible Note will be advanced in tranches and will consist of a series of secured convertible promissory notes (each, a "Note"),

each bearing a term of a minimum of one year, issued pursuant to a note purchase agreement and interest on each Note will accrue at 6% per annum, compounded annually, and payable in common shares in the capital of the Company upon maturity. The Notes will be secured by a first charge over all of the Company's present and subsequently acquired personal property pursuant to a general security agreement. The Convertible Note will be used for product sales, brand marketing and a series of strategic acquisitions.

The Company believes it currently has sufficient access to funds for financial commitments to cover estimated operating expenses over the next twelve months. Future expansions of the business may require additional financing, which the Company may obtain through either equity and/or debt financings.

The Company's ability to meet its obligations and activities over the long-term depends on its ability to generate cash flow through the issuance of common shares of the Company pursuant to equity financings and short-term or long-term loans. Capital markets may not be receptive to offerings of new equity from treasury or debt, whether by way of private placements or public offerings. The Company has minimal cash flow from operations and is dependent upon raising equity financing to sustain its operations.

OUTSTANDING SHARES AND WARRANTS

As at April 30, 2018, the Company has 67,081,327 issued and fully paid common shares outstanding. There were no warrants outstanding at April 30, 2018.

OFF-BALANCE SHEET ARRANGEMENTS

The Company does not have any off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on the Company's financial performance or financial condition, including with respect to revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that are material to investors.

TRANSACTIONS BETWEEN RELATED PARTIES

During the year ended December 31, 2017 and 2016, the Company entered into the following transactions with related parties:

	December 31, 2017	December 31, 2016
Interest	\$ 18,181	\$ 10,861
Management fees **	\$ 205,887	\$ 249,902
Professional fees	\$ 50,750	\$ 43,569
Director fees	\$ 25,866	\$ -
Rent *	\$ 27,167	\$ 28,000
Research and development	\$ -	\$ 138,000

* Rent was paid to a company controlled by the COO who resigned May 31, 2017

** Includes \$54,167 (2016 - \$215,833) in management fees charged from a company controlled by the COO who resigned May 31, 2017

Related Party Balances

At December 31, 2017, the Company had \$94,353 (2016 - \$203,711) due to related parties included in trade payables and accrued liabilities. These amounts are unsecured, non-interest bearing and have no fixed terms of repayment.

The Company's CEO was issued 1,501,409 common shares in settlement of debt and for consulting fees for services provided in the current year.

Key Management Compensation

The Company's key management personnel have authority and responsibility for overseeing, planning, directing and controlling the activities of the Company and consist of the Company's Board of Directors and the Company's executive leadership team. Such compensation was comprised of:

- \$50,750 (2016 - \$43,569) in professional fees and \$21,720 in management fees (2016 - \$Nil), to companies controlled the CFO, for bookkeeping, corporate secretarial and CFO services,
- \$130,000 (2016 - \$65,000) in management fees to the CEO and,
- \$54,167 (2016 - \$223,152) in management fees and \$Nil (2016 - \$138,000) in research and development costs to the COO who resigned May 31, 2017.

Related Party Loans

As at December 31, 2017, the Company has \$1,094,793 (2016 - \$698,581) in related party loans, which includes \$19,045 (2016 - \$10,861) in accrued interest. The related party loans are due on or before October 16, 2018 and are unsecured. Related party loans in the amount of \$446,536 bear interest at 3% compounded semi-annually.

CRITICAL ACCOUNTING ESTIMATES

The Company's significant accounting estimates are presented in Note 2 in the notes to the annual financial statements. The preparation of these audited financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the end of the reporting period presented and reported amounts of expenses during the same period. Actual outcomes could differ from these estimates. The financial statements include estimates, which, by their nature, are uncertain. The impact of such estimates may require accounting adjustments based on future occurrences. Any revisions to accounting estimates are recognized in the period in which the estimate is revised and in future periods if the revision affects the future. These estimates are based on historical experience, current and future economic conditions, and other factors, including expectation of future events that are believed to be reasonable under the circumstances.

Significant assumptions about the future and other sources of estimation uncertainty at the end of the reporting period, that could result in a material adjustment to the carrying amounts of assets and liabilities in the event that actual results differ from assumptions made include, but are not limited to, the following:

The preparation of the consolidated financial statements requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities and expenses.

The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making judgments about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Critical judgements are made in particular with regard to assessment of impairment to the carrying value of the Company's assets.

At the end of each reporting period the carrying amounts of the Company's assets are reviewed to determine whether there is any indication that those assets are impaired. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment, if any. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount is reduced to its recoverable amount and the impairment loss is recognized in the statement of loss for the period.

Changes in any of the assumptions used in impairment testing could materially affect the result of the analysis.

As at December 31, 2017, the Company reviewed the carrying value of its remaining assets and determined that there were no indicators of impairment.

NEW ACCOUNTING STANDARDS

Certain pronouncements were issued by the IASB that are mandatory for accounting periods after December 31, 2017. The standards, amendments and interpretations issued, which the Company reasonably expects to be applicable, are listed below. The Company is currently evaluating the potential impacts of these new standards.

IFRS 9, Financial Instruments (effective January 1, 2018) introduces new requirements for the classification and measurement of financial assets and will replace IAS 39. IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value, replacing the multiple classification options available in IAS 39.

IFRS 15, Revenues (effective January 1, 2018), replaces the previous revenue standard IAS 18, Revenue, and the related Interpretations on revenue recognition. The standard scopes out contracts that are considered to be lease contracts, insurance contracts and financial instruments. The new standard is a control-based model as compared to the existing revenue standard which is primarily focused on risks and rewards. Under the new standard, revenue is recognized when a customer obtains control of a good or service. Transfer of control occurs when the customer has the ability to direct the use of and obtain the benefits of the good or service. The Company has determined that adoption of this new standard will not have a material impact on the financial statements.

NEW ACCOUNTING POLICIES ADOPTED IN 2017

Investments

Investments are initially recorded at cost, being the fair value at the time of acquisition. At the end of each financial reporting period, the Company's management estimates the fair value of its investments based on the criteria below and records such valuations in the financial statements directly in net loss:

- There has been a significant new equity financing with arms-length investors at a valuation above or below the current fair value of the investee company, in which case the fair value of the investment is adjusted to the value at which the financing took place; or
- Based on financial information received from the investee company it is apparent to the Company that the investee company is unlikely to be able to continue as a going concern, in which case the fair value of the investment is adjusted downward; or
- There have been significant corporate, operating, technological or economic events affecting the investee company that, in the Company's opinion, have a positive or negative impact on the investee company's prospects and, therefore, its fair value; or

- The investee company is placed into receivership or bankruptcy.

In addition to the circumstances described above, the Company will take into account general market conditions when determining if an adjustment to the fair value of an investment is warranted at the end of each reporting period. In the absence of the occurrence of any of these events, or any significant change in general market conditions, the fair value of the investment is left unchanged.

Application of the valuation techniques described above may involve uncertainties and determinations based on the Company's judgment, and any value estimated from these techniques may not be realized.

For those investments in which the Company has significant influence the Company uses the equity method of accounting whereby an equity investment is initially recorded at cost and subsequently adjusted to reflect the investor's share of the net profit or loss of the investee. Any distributions received from the investee company reduce the carrying amount of the investment.

The Company has determined that it has significant influence over VS Blockchain Assembly Inc.

Digital Currencies

Digital currencies consist of cryptocurrencies and are initially recorded at cost. Changes in the fair value of digital currencies are recorded in profit and loss.

FINANCIAL INSTRUMENTS

The Company's financial instruments consist of cash, digital assets, cryptocurrencies, other receivable, investments, trade payables, related party loans and investment liability. At December 31, 2017, there were no significant differences between the carrying amounts of these items and their estimated fair values.

Fair value

The Company has determined the estimated fair values of its financial instruments based on appropriate valuation methodologies, as disclosed below. However, considerable judgment is required to develop certain of these estimates. Accordingly, these estimated values are not necessarily indicative of the amounts the Company could realize in a current market exchange. The estimated fair value amounts can be materially affected by the use of different assumptions or methodologies. The methods and assumptions used to estimate the fair value of each class of financial instruments are discussed below.

The different levels for valuation of financial instruments carried at fair value have been 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 (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Quoted market prices for an identical asset or liability represent a Level 1 valuation. When quoted market prices are not available, the Company maximizes the use of observable inputs within valuation models. When all significant inputs are observable, the valuation is classified as Level 2. Valuations that require the use of significant unobservable inputs are considered Level 3.

Cash and marketable securities are measured using Level 1 inputs.

The Company's financial instruments consist of cash, trade receivables, marketable securities, certain investments, advances, trade payables, and related party loans. The carrying value of these financial instruments approximates their fair values due to the short-term nature of these instruments.

RISKS RELATED TO THE COMPANY'S BUSINESS

The Company is exposed in varying degrees to a variety of financial instrument related risks. The Board of Directors approves and monitors the risk management processes, inclusive of documented investment policies, counterparty limits, and controlling and reporting structures.

The type of risk exposure and the way in which such exposure is managed is provided as follows:

a) Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Company's receivables consist of input tax credits and investment tax credits receivable from government institutions. The Company performed an evaluation of the collectability of its trade receivables at December 31, 2017 and, as a result, recorded bad debt expense of \$14,103 related to one customer. The Company believes that the remainder of the trade receivables are collectible. The Company is not exposed to significant credit risk

b) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company has a planning and budgeting process in place to help determine the funds required to support the Company's normal operating requirements on an ongoing basis. The Company ensures that there are sufficient funds to meet its short-term business requirements, taking into account its anticipated cash flows from operations and its holdings of cash.

Historically, the Company's main source of funding has been the issuance of equity securities through private placements and loans from related parties. The Company's access to financing is always uncertain. There can be no assurance of continued access to significant equity funding.

c) Foreign exchange risk

Foreign exchange risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because they are denominated in currencies that differ from the respective functional currency. The Company does not hedge its exposure to fluctuations in foreign exchange rates. The Company is not exposed to significant foreign exchange risk.

d) Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is not exposed to significant interest rate risks.

RISKS AND UNCERTAINTIES

The Company is in the investment management business and as such is exposed to a number of risks and uncertainties that are not uncommon to other companies in the same business. The Company has no material ongoing revenue or income from operations. The Company has limited capital resources and has to rely upon the sale its assets or sale of its common shares for cash required to make new investments and to fund the administration of the Company.

These risks may not be the only risks faced by the Company. Additional risks and uncertainties not presently known by the Company or which are presently considered immaterial may also adversely impact the Company's business, results of operations and financial performance. The most significant risks and uncertainties faced by the Company are set out below.

Limited Operating History

The Company has limited operating history as an investment company, and no operating history as a portfolio manager in making investments in the cryptocurrency or blockchain industries. The Company and its business prospects must be viewed against the background of the risks, expenses and problems frequently encountered by companies in the early stages of their

development, particularly companies in new and rapidly evolving markets such as the cryptocurrency and blockchain market. There is no certainty that the Company will be able to operate profitably.

No Profits to Date

The Company has not made profits since its incorporation and it is expected that it will not be profitable for the foreseeable future. Its future profitability will, in particular, depend upon its success in making strategic investments in companies involved in the cryptocurrency and blockchain industries, which themselves are able to generate significant revenues or capital appreciation. Because of the limited operating history, and the uncertainties regarding the development of the cryptocurrency market and blockchain technology, there are significant risks associated with the Company's investment strategy.

Going-Concern Risk

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

Negative Cash Flow

The Company has a limited history of operations, and no history of earnings, cash flow or profitability. The Company has had negative operating cash flow since the Company's inception, and the Company will continue to have negative operating cash flow for the foreseeable future. No assurance can be given that the Company will ever attain positive cash flow or profitability or that additional funding will be available for operations.

Additional Requirements for Capital

Substantial additional financing may be required if the Company is to be successful in developing a diversified and material portfolio of investments. No assurances can be given that the Company will be able to raise the additional capital that it may require for its anticipated future development. Any additional equity financing may be dilutive to investors and debt financing, if available, may involve restrictions on financing and operating activities. There is no assurance that additional financing will be available on terms acceptable to the Company, if at all. If the Company is unable to obtain additional financing as needed, it may be required to reduce the scope of its operations or anticipated investments.

Risks Relating to Existing and Future Investments

The Company may, in the future, make investments that may, in part, be financed by the Company. Existing investments and future investments made by the Company should be considered speculative and there is no guarantee that any such investment will earn any positive return in the short term or long term. Businesses that the Company invests in may also request additional funding from the Company to support their operations and growth, and there is no assurance that such funding will be available to the Company from external sources on acceptable terms or at all.

The Company intends to pursue opportunities outside of the Company's existing business segments that would diversify the asset base, the success of which will depend, in part, on its ability to: identify suitable investments; negotiate the purchase of such investments on terms acceptable to it; complete the investments within expected time frames; and capitalize on such investments. Further, the profitability of such investments will be dependent upon a variety of potential factors depending on the underlying industry, for example, the market price of commodities, the level of interest rates, global economic conditions, political conditions, speculative activities, stability of exchange rates and other factors beyond the control of the Company. Investments in companies with publicly traded securities may experience substantial volatility and would be subject to market trends and macroeconomic conditions generally, notwithstanding any potential success of such companies in creating revenues, cash flows or earnings and may not accurately reflect the long-term value of such companies. There can be no assurance that continual fluctuations in price will not occur in such instances. The Company invests in and may make future investments in securities of private companies. In some cases, the Company may be restricted by contract or by applicable securities laws from selling such securities for a period of time. Such securities may not have a ready market and the inability to sell such securities or to sell such securities on a timely basis or at acceptable prices may impair the Company's ability to exit such investments when the Company considers it appropriate. Foreign investments that may be made by the Company in specific sectors such as natural resource, industrial or technology may be subject to political risks, risks associated with changes in foreign exchange rates, foreign exchange control risks and other similar risks. The Canadian dollar equivalent of the Company's net denominated assets and dividends would be adversely affected by reductions in the value of the applicable foreign currencies relative to the Canadian dollar and would be positively affected by increases in the value of the applicable foreign currencies relative to the Canadian dollar.

The Company invests in and may make future investments in securities of companies that the Company does not control. These investments will be subject to the risk that the company in which the investment is made may make business, financial or management decisions with which the Company does not agree or that the majority stakeholders or management of the company may take risks or otherwise act in a manner that does not serve the Company's interests. If any of the foregoing were to occur, the values of investments by the Company could decrease and the Company's financial condition and cash flow could suffer as a result.

The due diligence process undertaken by the Company in connection with investments it makes or that it wishes to make may not reveal all relevant facts in connection with an investment. Before making investments, the Company will conduct due diligence investigations that it deems reasonable and appropriate based on the facts and circumstances applicable to each investment. When conducting due diligence investigations, the Company may be required to evaluate important and complex business, financial, tax, accounting, environmental and legal issues. Outside consultants, legal advisors, accountants and investment banks may be involved in the due diligence process in varying degrees depending on the type of investment. The due diligence investigations that are carried out with respect to any investment opportunity may not reveal or highlight all relevant facts that may be necessary or helpful in evaluating such investment opportunity. Moreover, such investigation will not necessarily result in the investment being successful.

Equity Investment Risk

Equities such as common shares give the holder part ownership in a company. The value of an equity security changes with the fortunes of the company that issued it. General market conditions and the health of the economy as a whole can also affect equity prices. Certain securities may be particularly sensitive to general market movements, which may result in a greater degree of price volatility for such securities and for securities of companies that invest in such securities under specific market conditions and over time. Equity related securities that provide indirect exposure to the equity securities of an issuer, such as convertible debentures, can also be affected by equity risk.

Illiquid Securities

If the Company is unable to dispose of some or all of the securities held by it, the Company may experience a delay in the receipt of the proceeds of disposition until such time as it is able to dispose of such securities or may be able to do so only at prices which may not reflect the true value of such investments.

Asset Class Risk

The equity investments held by the Company may underperform the returns of other securities that have exposure to other countries, regions, industries, asset classes or sectors. Various asset classes tend to experience cycles of out performance and under performance in comparison to the general securities markets.

Blockchain Technology Risk

The Company is subject to blockchain technology risk. Blockchain technology is an entirely new and relatively untested technology. The risks associated with blockchain technology may not emerge until the technology is widely used. Blockchain systems could be vulnerable to fraud, particularly if a significant minority of participants colluded to defraud the rest. Access to a given

blockchain requires an individualized key, which, if compromised, could result in loss due to theft, destruction or inaccessibility. There is little regulation of blockchain technology other than the intrinsic public nature of the blockchain system. Any future regulatory developments could affect the viability and expansion of the use of blockchain technology. Because blockchain technology systems may operate across many national boundaries and regulatory jurisdictions, it is possible that blockchain technology may be subject to widespread and inconsistent regulation. Blockchain technology is not a product or service that provides identifiable revenue for companies that implement, or otherwise use it. Therefore, the values of the companies invested in by the Company may not be a reflection of their connection to blockchain technology, but maybe based on other business operations including revenues and other factors relating to their existing primary business operations. Accordingly, in addition to the risks associated with the use or development of products that may benefit from blockchain technology, companies invested in by the Company will continue to be susceptible to the risks associated with their primary business operations. Currently, blockchain technology is primarily used for the recording of transactions in digital currency, which are extremely speculative, unregulated and volatile. Problems in digital currency markets could have a wider effect on companies associated with blockchain technology. Blockchain technology also may never be implemented to a scale that provides identifiable economic benefit to the companies included in the Company's equity portfolio. There are currently a number of competing blockchain platforms with competing intellectual property claims. The uncertainty inherent in these competing technologies could cause companies to use alternatives to blockchain. Finally, because digital assets registered in a blockchain do not have a standardized exchange, like a stock market, there is less liquidity for such assets and greater possibility of fraud or manipulation.

Concentration Risk

The Company, by virtue of its investment in its equity portfolio, will be concentrated in an individual industry being the technology sector. Consequently, the Company's portfolio may be less diversified when compared to a less concentrated investment portfolio.

Technology Sector Risk

The Company obtains exposure to the securities of technology companies. General risks of technology companies include the risks of rapidly changing technologies, short product life cycles, fierce competition, aggressive pricing and reduced profit margins, loss of patent, copyright and trademark protections, cyclical market patterns, evolving industry standards and frequent new product introductions. Certain technology companies may be smaller and less experienced companies, with markets or financial resources and fewer experienced management or marketing personnel.

Small and Mid-Capitalization Companies Risk

Certain of the equity securities to which the Company obtains exposure may be small and/or mid-capitalization company shares. Such company shares have customarily involved material

investment risk. Small and mid-capitalization companies may have limited product lines, markets or financial resources; may lack management depth or experience; and may be more vulnerable to adverse general market or economic developments than large companies. Some of these companies may distribute, sell or produce products which have recently been brought to market and may be dependent on key personnel.

The prices of small and mid-capitalization company securities are often more volatile than prices associated with large company issues, and can display abrupt or erratic movements at times, due to limited trading volumes and less publicly available information. Also, because small and mid-capitalization companies normally have fewer shares outstanding and these shares trade less frequently than large companies, it may be more difficult for the Company to buy and sell significant amounts of such shares prices. The securities of small and mid-capitalization companies are often traded on "over the counter" markets and may not be traded in the volumes typical of a national securities exchange.

Development of Cryptocurrencies

Cryptocurrency and blockchain technology is a young and rapidly growing business area. Although it is predicted that cryptocurrency will become an accepted means of digital payment, it cannot be assured that this will in fact occur. Currently, blockchain software is dependent on the widespread acceptance of cryptocurrency as a means of payment within the digital economy. For a number of reasons, including, for example, the lack of recognized security technologies, inefficient processing of payment transactions, problems in the handling of warranty claims, limited user-friendliness, inconsistent quality, lack of availability of cost-efficient high-speed services and lack of clear universally applicable regulation as well as uncertainties regarding proprietary rights and other legal issues, such cryptocurrency activities may prove in the long run to be an unprofitable means for businesses.

In particular, the factors affecting the further development of the cryptocurrency industry include:

- worldwide adoption and usage of cryptocurrencies;
- regulations by governments and/or by organizations directing governmental regulations regarding the use and operation of and access to cryptocurrencies;
- changes in consumer demographics and public behavior, tastes and preferences;
- redirection and liberalization of using fiat currencies as well as the development of other forms of publicly acceptable means of buying and selling goods and services; and
- general economic conditions and the regulatory environment relating to cryptocurrencies.

Regulatory Risks

Changes in or more aggressive enforcement of laws and regulations could adversely impact companies involved in the cryptocurrency business. Failure or delays in obtaining necessary approvals, changes in government regulations and policies and practices could have an adverse

impact on such businesses' future cash flows, earnings, results of operations and financial condition.

Regulatory agencies could shut down or restrict the use of platforms or exchanges using virtual currencies or blockchain based technologies. This could lead to a loss of any investment made in the Company.

The legal status of cryptocurrency varies substantially from country to country and is still undefined and changing in many of them. While some countries have explicitly allowed its use and trade, others have banned or restricted it. Likewise, various government agencies, departments, and courts have classified cryptocurrencies differently.

Dependence on Internet Infrastructure; Risk of System Failures, Security Risks and Rapid Technological Change

The success of any developer of cryptocurrency-based, blockchain platforms will depend by and large upon the continued development of a stable public infrastructure, with the necessary speed, data capacity and security, and the timely development of complementary products such as high-speed modems for providing reliable internet access and services. Cryptocurrency has experienced and is expected to continue to experience significant growth in the number of users, amount of content and bandwidth availability. It cannot be assured that the cryptocurrency infrastructure will continue to be able to support the demands placed upon it by this continued growth or that the performance or reliability of the technology will not be adversely affected by this continued growth. It is further not assured that the infrastructure or complementary products or services necessary to make cryptocurrency a viable medium for digital payments will be developed in a timely manner, or that such development will not result in the requirement of incurring substantial costs in order to adapt the Company's services to changing technologies.

Intellectual Property Rights

Companies involved in the development and operation of virtual currencies or blockchain based technologies may be dependent on intellectual property rights; the loss of which could harm its business, results of operations and its financial condition. There can be no assurance that any company's products will not violate proprietary rights of third parties or that third parties will not assert or claim that such violation has occurred. Any such claims and disputes arising may result in liability for substantial damages which in turn could harm the underlying business, results of operations and financial condition.

Volatilities in Cryptocurrency Prices

The markets for cryptocurrencies have experienced much larger fluctuations than other security markets. There can be no assurances that cryptocurrency prices will not be subject to erratic swings in the future, which could be related not only to improper payment activities involving cryptocurrency but also regulations by law makers in various countries. Furthermore,

cryptocurrencies have not been widely adopted as a means of payments for goods and services by the majority of retail and commercial outlets. On the other hand, a significant portion of the demand for cryptocurrency is generated by investors and speculators focusing on generating profits by buying and holding cryptocurrency which might create limitations on the availability of cryptocurrencies to pay for goods and services resulting in increased volatility of cryptocurrency which could adversely impact an investment in the Company.

Several factors may affect the price and the volatility of cryptocurrency, including, but not limited to:

- global cryptocurrency demand depending on the acceptance of cryptocurrency by retail merchants and commercial businesses, the perception that the use and holding of cryptocurrency is safe and secure as well as the lack of regulatory restrictions;
- interest rates;
- currency exchange rates, including exchange rates between cryptocurrency and fiat currency;
- fiat currency withdrawal and deposit policies on cryptocurrency exchanges and liquidity on such cryptocurrency exchanges;
- interruption of services or failures of major cryptocurrency exchanges;
- large investment and trading activities in cryptocurrency;
- monetary policies of governments, trade restrictions, currency de- and revaluations;
- regulatory measures restricting the use of cryptocurrency as a form of payment or the purchase of cryptocurrency;
- global or regional political, economic or financial events and situations, including increased threat of terrorist activities; and/or
- self-fulfilling expectations of changes in the cryptocurrency market.

Stability of Bitcoin Exchanges

The price of cryptocurrency is established by public exchanges that have, by nature of their business, a limited operating history. Even the largest cryptocurrency exchanges have been subject to operational interruptions or even collapse. The interruption and the collapse of cryptocurrency exchanges may limit the liquidity of cryptocurrencies resulting in volatile prices and a reduction in confidence in the cryptocurrency network and the cryptocurrency exchange market. The deposit or withdrawal of fiat currency into or from the cryptocurrency exchanges may also affect the price of cryptocurrency. Operational limits regarding the settlement with fiat currencies may also reduce the demand to use cryptocurrency exchanges which would adversely affect an investment made by the Company. Cryptocurrency exchanges are relatively new and largely unregulated, and may, therefore, be more exposed to fraud and failure than other, more established currency and commodity exchanges. While smaller cryptocurrency exchanges are lacking infrastructure and capitalization the larger cryptocurrency exchanges are more likely to become targets of hackers and malware. Also, arbitraging activities between cryptocurrency exchanges may destabilize some of the smaller cryptocurrency exchanges. A lack of stability in

the cryptocurrency exchange market may reduce the confidence in the cryptocurrency network affecting adversely an investment in the Company.

Changes in the Bitcoin Network Protocol

The cryptocurrency network is based on a protocol governing the peer-to-peer interactions between computers that are connected to each other within the cryptocurrency network. The governing code regulating such math-based protocol is informally managed by a development team. This development team, though, might propose and implement amendments to the cryptocurrency network's source code through software upgrades altering the original protocol, including fundamental ideas such as the irreversibility of transactions and limitations on the validation of blockchain software distributed ledgers. Such changes of the original protocol and software may adversely affect an investment made by the Company.

Acceptance of Virtual Currencies

Although the Company believes that the usage of cryptocurrencies will be focused on the technology to transmit and clear fiat currencies their usage as virtual currency will be an important factor as well. Hence, in the event that companies or individuals will be increasingly reluctant to accept virtual currencies, such limited usage of cryptocurrencies could adversely affect an investment made by the Company.

Misuse of Cryptocurrencies

Ever since the existence of cryptocurrencies, and especially bitcoins, there has been attempts to use them for speculation purposes and manipulations by hackers to use cryptocurrencies for malicious purposes. Although law makers increasingly regulate the use and applications of cryptocurrencies and software is being developed to curtail hacker activities as well as misuses by speculators no assurances can be given that those measures will be sufficiently deter those illegal activities in the future.

In particular, misuses could occur if a malicious actor or botnet (i.e. a series of computers controlled by a networked software coordinating the actions of the computers) obtains a majority of the processing power controlling the cryptocurrency validating activities and altering the blockchain which cryptocurrency transactions rely upon. Moreover, if the award for solving transaction blocks declines and transaction fees are not sufficiently high, the incentive to continue validating blockchain transactions would decrease and could lead to a stoppage of validation activities. The collective processing power of the blockchain network would be reduced, which would adversely affect the confirmation process for transactions by decreasing the speed of the adaption and adjustment in the difficulty for transaction block solutions. Such slower adjustments would make the blockchain network more vulnerable to malicious actors or botnets obtaining control of the blockchain network processing power.

Recording of Transactions

It is feasible that blockchain validators will cease to record transactions in solved transaction blocks. In particular, transactions that do not include the payment of transaction fees will not be recorded on the blockchain until a transaction block is solved by validators who are not required to pay such transaction fees. Any widespread delays in the recording of transactions could result in a loss of confidence in the blockchain network which could adversely affect an investment in the Company.

Cyber Security Risks

The Company is dependent on information technologies to conduct its operations, including management information systems and computer control systems. Business and supply chain disruptions, plant and utility outages and information technology system and network disruptions due to cyber-attacks could seriously harm operations and materially adversely affect operation results. Cyber security risks include attacks on information technology and infrastructure by hackers, damage or loss of information due to viruses, the unintended disclosure of confidential information, the issue or loss of control over computer control systems, and breaches due to employee error.

The Company's exposure to cyber security risks includes exposure through third parties on whose systems it places significant reliance for the conduct of its business. There can be no assure that the Company has the resources or technical sophistication to anticipate, prevent, or recover from rapidly evolving types of cyber-attacks. Compromises to its information and control systems could have severe financial and other business implications.

Competition

The market for blockchain technology and cryptocurrencies is becoming highly competitive on both a local and a national level. The current marketplace is dominated by a few companies, but will face substantial competition from and other competitors, which may have greater financial, technical, and marketing resources. Competitors may also have a larger installed base of users, longer operating histories or greater name recognition. There can be no assurance that any company will successfully differentiate its products from its competitors, or that the marketplace will consider one technology to be superior to others.

Key Personnel

The Company is dependent upon the continued availability and commitment of its management, whose contributions to immediate and future operations are of significant importance. The loss of any such management could negatively affect the Company's business operations. From time to time, the Company will also need to identify and retain additional skilled management to efficiently operate its business. Recruiting and retaining qualified personnel is critical to the Company's

success and there can be no assurance of its ability to attract and retain such personnel. If it is not successful in attracting and training qualified personnel, the Company's ability to execute its business model and growth strategy could be affected, which could have a material and adverse impact on its profitability, results of operations and financial condition.

Conflicts of Interest

Certain of the Company's directors and officers may, from time to time, serve as directors or officers of other companies involved in similar businesses to the Company and, to the extent that such other companies may participate in the same ventures in which the Company may seek to participate, such directors and officers may have a conflict of interest in negotiating and concluding terms respecting the extent of such participation. Such conflicts of the Company's directors and officers may result in a material and adverse effect on the Company's results of operations and financial condition.

Share Price Volatility Risk

External factors outside of the Company's control may have a significant impact on the market price of the Company's common shares. Global stock markets have experienced extreme price and volume fluctuations from time to time. There can be no assurance that an active or liquid market will develop or be sustained for the Company's common shares.

DISCLOSURE OF INTERNAL CONTROLS AND PROCEDURES

In connection with National Instrument 52-109 – Certification of Disclosure in Issuer's Annual and Interim Filings ("NI 52-109"), the Chief Executive Officer and Chief Financial Officer of the Company will file a Venture Issuer Basic Certificate with respect to the financial information contained in the unaudited interim financial statements and the audited annual financial statements and respective accompanying Management's Discussion and Analysis. The Venture Issuer Basic Certification does not include representations relating to the establishment and maintenance of disclosure controls and procedures and internal control over financial reporting, as defined in NI 52-109.

INFORMATION AVAILABLE ON SEDAR

Additional information about the Company, including in the form of previously published financial statements, management discussion and analyses and press releases, is available on SEDAR at www.sedar.com.