LEGION METALS CORP.

FORM 2A LISTING STATEMENT

September 14, 2017

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CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

Certain statements contained in this Listing Statement (including the appendices hereto and the documents incorporated by reference herein) constitute "forward-looking information" within the meaning of applicable Canadian securities legislation. The use of any of the words "anticipate", "plan", "continue", "estimate", "expect", "may", "will", "project", "goal", "predict", "potential", "should", "believe", "intend" or the negative of these terms and similar expressions are intended to identify forward-looking information and statements. The information and statements involve known and unknown risks, uncertainties and other factors that may cause actual results or events to differ materially from those anticipated in such forward-looking information and statements. Such statements reflect the Company's current views with respect to certain events, and are subject to certain risks, uncertainties and assumptions. Many factors could cause the Company's actual results, performance, or achievements to vary from those described in this Listing Statement (including the appendices hereto and the documents incorporated by reference herein). Should one or more of these risks or uncertainties materialize, or should assumptions underlying forward looking statements prove incorrect, actual results may vary materially from those described in this Listing Statement as intended, planned, anticipated, believed, estimated, or expected.

The reader is further cautioned that the preparation of financial statements, including pro forma financial statements, in accordance with IFRS or another accounting method, as the case may be, requires management to make certain judgments and estimates that affect the reported amounts of assets, liabilities, revenues and expenses. These estimates may change, having either a negative or positive effect as further information becomes available, and as the economic environment changes. With respect to the forward-looking statements contained herein, although the Company believes that the expectations and assumptions on which the forward-looking statements are based are reasonable, undue reliance should not be placed on the forward-looking statements, because no assurance can be given that they will prove to be correct. Since forward-looking statements address future events and conditions, by their very nature they involve inherent risks and uncertainties. Actual results could differ materially from those currently anticipated due to a number of factors and risks. Some of these risks are described in this Listing Statement under Item 17 - *Risk Factors*.

The forward-looking statements contained in this Listing Statement, including the documents incorporated by reference herein, identifies additional factors that could affect the operating results and performance of the Company. We urge you to consider those factors. The forward-looking statements contained herein are expressly qualified in their entirety by this cautionary statement. The forward-looking statements speak only as of the date of this Listing Statement. The Company does not intend, and expressly disclaims any intention or obligation to, update or revise any forward-looking statements whether as a result of new information, future events or otherwise, except as required by applicable law.

Definitions

The following is a glossary of certain definitions used in this Listing Statement. Terms and abbreviations used in the financial statements of the Company in the appendices to this Listing Statement are defined separately and the terms and abbreviations defined below are not used therein, except where otherwise indicated. Words importing the singular, where the context requires, include the plural and vice versa and words importing any gender include all genders. All dollar amounts referenced herein are shown in Canadian dollars, unless otherwise indicated.

"AST" means AST Trust Company (Canada), the Company's registrar and transfer agent.

- "Beja" means Beja Resources Inc.
- "Beja Agreement" means the property purchase agreement dated as of May 9, 2017 between the Company and Beja.
- "Board" or "Board of Directors" means the board of directors of the Company.
- "Common Shares" means the common shares in the capital of the Company.
- "Company", "Issuer" or "Legion" means Legion Metals Corp.
- "CSE" or "Exchange" means the Canadian Securities Exchange.
- "IFRS" means the International Financial Reporting Standards.
- "Licence" means exploration licence 10577 in the Province of Nova Scotia, comprised of 80 mineral claims covering approximately 1,280 hectares.
- "MD&A" means Management's Discussion and Analysis.
- "Millen Mountain Property" or "Property" means the Company's mineral exploration property, which is comprised of 80 mineral claims covering approximately 1,280 hectares in the Province of Nova Scotia.
- "NI 43-101" means National Instrument 43-101 Standards of Disclosure for Mineral Projects.
- "Offered Shares" means the Common Shares being offered by the Company under the Offering.
- "Offering" means the Company's initial public offering of the Offered Shares.
- "**Option Agreement**" means the property option agreement respecting the Millen Mountain Property dated as of April 10, 2017 between the Company and Probe.
- "Optionor" means Rubicon Minerals Corporation, the optionor under the Option Agreement.
- "Person" means a company or individual.
- "Probe" means Probe Metals Inc.
- "Property Transfer Agreement" means the property transfer agreement dated as of April 5, 2017 between the Company and Rheingold.
- "Rheingold" means Rheingold Exploration Corp.
- "Securities Laws" means the applicable securities laws, regulations and rules, and the blanket rulings and policies and written interpretations of, and multilateral or national instruments applicable to, the Company.
- "SEDAR" means the System for Electronic Document Analysis and Retrieval developed by the Canadian Securities Administrators.

"Shareholder"	or	"Shareholders"	means	the	holder	or	holders	of	Common	Shares	of	the
Company.												

"Stock Option Plan" or "Plan" means the Company's incentive stock option plan, which is a 10% rolling stock option plan.

"**Technical Report**" means the NI 43-101 geological technical report prepared by Mark Graves, a "qualified person" as defined in NI 43-101, dated August 2, 2017 with respect to the Millen Mountain Property.

- 2. Corporate Structure
- 2.1 State the full corporate name of the Issuer or, if the Issuer is an unincorporated entity, the full name under which the entity exists and carries on business and the address(es) of the Issuer's head and registered office.

The Company's head office is located at 13584 – 26th Avenue, Surrey, British Columbia, V4P 1Z6 and its registered and records office is located at #600 – 1090 West Georgia Street, Vancouver, British Columbia, V6E 3V7. The Company is currently engaged in the business of mineral exploration in Nova Scotia, Canada, and was extra-provincially registered in the Province of Nova Scotia on April 11, 2017.

2.2 State the statute under which the Issuer is incorporated or continued or organized or, if the Issuer is an unincorporated entity, the laws of the jurisdiction or foreign jurisdiction under which the Issuer is established and exists. Describe the substance of any material amendments to the articles or other constating or establishing documents of the Issuer.

The Company was incorporated under the *Business Corporations Act* (British Columbia) on December 8, 2016 under the name "1099582 B.C. Ltd.". The Company changed its name to "Legion Metals Corp." on March 28, 2017.

- 2.3 Describe, by way of a diagram or otherwise, the intercorporate relationships among the Issuer and the Issuer's subsidiaries. For each subsidiary state
 - (a) the percentage of votes attaching to all voting securities of the subsidiary represented by voting securities beneficially owned, or over which control or direction is exercised, by the Issuer;
 - (b) the place of incorporation or continuance; and
 - (c) the percentage of each class of restricted shares beneficially owned, or over which control or direction is exercised, by the Issuer.

The Company has no subsidiaries and does not hold securities in any corporation, partnership, trust or other corporate entity.

2.4 If the Issuer is requalifying following a fundamental change or is proposing an acquisition, amalgamation, merger, reorganization or arrangement, describe by way of diagram or otherwise these intercorporate relationships both before and after the completion of the proposed transaction.

This item is not applicable.

2.5 Non-corporate Issuers and Issuers incorporated outside of Canada must describe how their governing legislation or constating documents differ materially from Canadian corporate legislation with respect to the corporate governance principles set out in Policy 4.

This item is not applicable.

- 3. General Development of the Business
- 3.1 Describe the general development of the Issuer's business over its three most recently completed financial years and any subsequent period. Include only major events or conditions that have influenced the general development of the Issuer's business. If the business consists of the production or distribution of more than one product or the rendering of more than one kind of service, describe the principal products or services. Also discuss changes in the business of the Issuer that are expected to occur during the current financial year of the Issuer.

The Company is the registered holder of exploration licence (the "**Licence**") 10577 in the Province of Nova Scotia. The Licence is comprised of 80 mineral claims covering approximately 1,280 hectares known as the Millen Mountain Property (the "**Property**").

The Licence was transferred to the Company from Rheingold Exploration Corp. ("Rheingold") pursuant to a property transfer agreement (the "Property Transfer Agreement") dated April 5, 2017. In 2011, Rheingold staked 235 mineral claims, including the claims comprising the Licence. On June 29, 2012, Beja Resources Inc. ("Beja") entered into an option agreement to acquire a 100% interest in the claims staked by Rheingold. Beja completed its obligations under the option agreement and earned a 100% interest in the Property. As a result of market conditions and Beja not further pursuing its interest in the Licence, registration of the Licence was not transferred to Beja. Instead, Rheingold continued to be the registered holder of the Licence, holding the Licence in trust for Beja. On instructions from principals of Beja, Rheingold transferred the Licence to the Company pursuant to the Property Transfer Agreement. The Licence was registered in the Company's name on May 3, 2017. Pursuant to a property purchase agreement between the Company and Beja dated May 9, 2017 (the "Beja Agreement"), the Company agreed to issue 1,500,000 common shares of the Company to Beja as consideration for the rights to the Property and all information, data, records, exploration results and exploration expenditures with respect to the Property.

Certain of the directors and officers of the Company are or were also directors or officers of Rheingold and/or Beja. In particular: Peter Smith, President, CEO and a director of the Company, was also President, CEO and a director of Beja; Paul Pedersen, Chairman and a director of the Company, was also a director and Chief Financial Officer of Beja, is also a director of Rheingold and was formerly President and Chief Executive Officer of Rheingold; Fred Bonner, Chief Geologist of the Company, was also Chief Geologist of Beja and is also a director of Rheingold; and Michael Raven, Corporate Secretary of the Company, was also Corporate Secretary of Beja.

On April 10, 2017, the Company entered into a property option agreement (the "Option Agreement") with Probe Metals Inc. ("Probe") pursuant to which the Company granted to Probe an exclusive, irrevocable right and option to acquire a 50% interest in the Property by incurring exploration expenditures of \$250,000 on the Property on or before November 9, 2018 (which option period includes a 30 day default notice period under the Option Agreement). Under the Option Agreement, Probe may make the expenditures on a "make or pay" basis, meaning that Probe may either make the required expenditures on the Property or pay the Company cash for any shortfall of such expenditures. Probe will be the operator with overall responsibilities for the operations on the Property during the term of the Option Agreement. The parties will establish a management committee consisting of one representative each, and Probe will put before the management committee all budgets and exploration programs it proposes to be acted upon and the management committee shall consider the same; provided, however, that the powers of the management committee shall be those of persuasion only and it cannot override and supersede or alter the decisions of Probe with respect to the operation of exploration programs during the

option period. Under the Option Agreement, each party has agreed to indemnify the other party and its respective directors, shareholders, officers and employees from any and all claims which may be brought against or suffered by such persons or which they may sustain, pay or incur, as a result of, arising out of, attributable to or connected with any breach or non-fulfillment of any representation, warranty, covenant or agreement on the part of the indemnifying party under the Option Agreement.

During the option period. Probe is required to, among other things; maintain the Property in good standing and pay all costs in respect thereof and not in any way encumber the Property; conduct exploration in a professional, good and workmanlike manner in accordance with good mining practice and comply with all applicable laws with respect to its activities on the Property; be responsible for the remediation of all surface and environmental disturbances resulting from its activities on the Property; provide the Company with an annual report on the Property summarizing exploration activity within 90 days of the end of the programs conducted in each year including the cost of the expenditures made in the past year and total expenditures made to date; allow the employees, agents and contractors of the Company to conduct site visits on the Property on reasonable prior notice to Probe; maintain true and correct books, accounts and records of expenditures; and provide the Company at the Company's own cost, upon reasonable request and within five business days thereof, all Property-related exploration information, including any notices, demands or other material communications Probe receives relating to the Property. Probe may, at its expense, register on title to the Property, or elsewhere as permitted by applicable law, notice of its interest in the Option Agreement and its right to acquire an interest in the Property pursuant to the Option Agreement.

During the option period, the Company is required to, among other things: remain the registered owner of the Property and not in any way encumber the Property, and prior to the date of formation of the joint venture pursuant to the Option Agreement, discharge any encumbrances, other than permitted encumbrances, against the Property; refrain from any conduct or activity, including any omission or failure to act, that might jeopardize title to or the status of the Property or hinder the obligations of Probe to fulfil its obligations and rights under the Option Agreement; allow the employees, agents and contractors of Probe to: (i) enter upon the Property; (ii) have exclusive and quiet possession thereof; (iii) do such prospecting and exploration work thereon and thereunder as Probe in its sole discretion may deem advisable; (iv) bring and erect upon the Property such facilities as Probe deems advisable; and (v) remove from the Property and sell or otherwise dispose of reasonable amounts of mineral products, but only for the purpose of bulk sampling or other testing; co-operate as reasonably necessary with Probe in obtaining any surface, water or other rights on or related to the Property as Probe deems necessary or desirable; make available to Probe and its representatives all records and files in its possession relating to the Property and permit Probe and its representatives, at their own expense, to take abstracts therefrom and make copies thereof; other than a transfer in accordance with the Option Agreement, not solicit offers or engage in any discussions with a third party relating to the ownership or development of the Property; provide Probe access to all Property-related information, including financial information and any notices, demands or other material communications they receive relating to the Property. The Company has the right to audit the information in each annual report on the Property delivered to the Company by Probe and the information regarding expenditures incurred which are set forth in a notice from Probe to the Company that Probe has successfully exercised its option under the Option Agreement.

If either party is in default of any material obligation under the Option Agreement, the nondefaulting party may give written notice of default to the defaulting party, and the defaulting party will not lose any rights under the Option Agreement, unless within 30 days after the notice of default the defaulting party has failed to take reasonable steps to cure the default by the appropriate performance, and if the defaulting party fails within such period to take reasonable steps to cure any such default, the non-defaulting party is entitled to seek any remedy it may have on account of such default including terminating the Option Agreement and/or seeking the remedies of specific performance, injunction or damages. The Option Agreement will terminate at the election of the non-defaulting party in accordance with the foregoing, upon the mutual written agreement of the parties, or if Probe fails to successfully exercise its option under the Option Agreement on or before November 9, 2018 (which option period includes the 30 day default period described above). Upon termination of the Option Agreement, Probe shall have no further obligations, financial or otherwise, under the Option Agreement; provided however that notwithstanding termination of the Option Agreement, the indemnification and confidentiality provisions of the agreement shall survive termination; and further provided that if Probe fails to exercise its option it shall: (a) leave the Property free and clear of all liens, charges and encumbrances arising from the Option Agreement or its operations on the Property and in a safe and orderly condition, including by removing from the Property all facilities erected or installed at the Property and by completing such remediation or reclamation necessary to leave the Property in compliance with applicable mining rules and regulations and applicable environmental law; and (b) deliver to the Company copies of all information regarding its exploration expenditures and activities in respect of the Property.

Prior to the formation of the joint venture under the Option Agreement, neither party may transfer, convey, assign, mortgage, grant an option in respect of, grant a right to purchase or in any other manner dispose of or alienate any or all of its direct or indirect interest in the Property or transfer or assign any of its rights under the Option Agreement (except (i) a transfer to an affiliate, (ii) an amalgamation, merger or other form of corporate reorganization involving or the acquisition of shares or assets of the transferring party which is a bona fide business transaction that has the effect in law of the amalgamated or surviving corporation possessing, directly or indirectly, substantially all the property, rights and interests and being subject to substantially all the debts, liabilities and obligations of the transferring party, or (iii) a sale, forfeiture, charge, withdrawal, transfer or other disposition or encumbrance which is otherwise specifically required or permitted under the Option Agreement) without the prior written consent of the other party, which consent shall not be unreasonably withheld. If a party wishes to transfer its interest in the Property (other than in accordance with exceptions (i) to (iii) described above), it must first offer its interest to the other party under the Option Agreement on the same terms and conditions.

Upon successful exercise of the option by Probe, the Company and Probe will form a joint venture pursuant to a joint venture agreement which will be based on the joint venture terms set out in the Option Agreement. Probe will be the operator under the joint venture for so long as it holds at least a 50% interest in the Property. The joint venture terms provide that: a party that doesn't participate in joint venture expenditures will have its interest in the Property reduced accordingly; and if a party's interest in the Property is reduced to 10%, the joint venture will terminate, the participating party will receive a 100% interest in the Property and the non-participating party will receive a 1% net smelter royalty ("NSR") in the Property.

A geological report (the "**Technical Report**") prepared by Mark Graves, P. Geo., who is a "Qualified Person" as defined in National Instrument 43-101 – *Standards of Disclosure for Mineral Projects* ("**NI 43-101**"), was completed in relation to the Property on August 2, 2017. The Technical Report recommends that the Company conduct a two phase exploration program comprised of: phase one, consisting of rock sampling and exploration geochemistry; and phase two, if warranted by the results of phase one, consisting of diamond drilling. The estimated budget for phase one is \$102,050, and the estimated budget for phase two is \$111,125, for total recommended exploration expenditures of \$213,175.

Exploration conducted on the Property by the Company will partly depend on exploration activities conducted by Probe. It is anticipated that Probe will be conducting exploration activities during

the summer and fall of 2017. The Company will work in co-operation with Probe and compliment exploration efforts by Probe where practical. Moreover, in anticipation of becoming Probe's joint venture partner upon successful exercise of the option by Probe, which may occur as early as the fall/winter of 2017, the Company will strive to be ready to match exploration spending with Probe if previous exploration results dictate that it is in the best interests of the Company to do so.

3.2 Disclose:

- (1) (a) any significant acquisition completed by the Issuer or any significant probable acquisition proposed by the Issuer, for which financial statements would be required under National Instrument 41-101 General Prospectus Requirements if this Listing Statement were a prospectus; and
 - (b) any significant disposition completed by the Issuer during the most recently completed financial year or the current financial year for which pro forma financial statements would be required under National Instrument 41-101 General Prospectus Requirements if this Listing Statement were a prospectus.
- (2) Under paragraph (1) include particulars of
 - (a) the nature of the assets acquired or disposed of or to be acquired or disposed of:
 - (b) the actual or proposed date of each significant acquisition or significant disposition;
 - (c) the consideration, both monetary and non-monetary paid, or to be paid, to or by the Issuer;
 - (d) any material obligations that must be complied with to keep any significant acquisition or significant disposition agreement in good standing;
 - (e) the effect of the significant acquisition or significant disposition on the operating results and financial position of the Issuer;
 - (f) any valuation opinion obtained within the last 12 months required under Canadian securities legislation, a directive of a Canadian securities regulatory authority, or a requirement of a Canadian stock exchange or other Canadian market to support the value of the consideration received or paid by the Issuer or any of its subsidiaries for the assets, including the name of the author, the date of the opinion, the assets to which the opinion relates and the value attributed to the assets; and
 - (g) whether the transaction is with a Related Party of the Issuer and if so, disclose the identity of the other parties and the relationship of the other parties to the Issuer.

Please refer to Item 3.1

3.3 Discuss any trend, commitment, event or uncertainty that is both presently known to management and reasonably expected to have a material effect on the Issuer's business,

financial condition or results of operations, providing forward-looking information based on the Issuer's expectations as of the date of the Listing Statement.

There are significant uncertainties regarding the prices of gold and silver and other minerals and the availability of equity financing for the purposes of mineral exploration and development. For instance, the price of gold, silver and other minerals has fluctuated widely in recent years and wide fluctuations are expected to continue. Apart from this risk, and the risk factors noted under Item 17 - *Risk Factors* we are not aware of any other trends, commitments, events or uncertainties that would have a material adverse effect on our business, financial condition or results of operations.

4 Narrative Description of the Business

4.1 General

- (1) Describe the business of the Issuer with reference to the reportable operating segments as defined in the Handbook and the Issuer's business in general. Include the following for each reportable operating segment of the Issuer:
 - (a) state the business objectives that the Issuer expects to accomplish in the forthcoming 12-month period;
 - (b) describe each significant event or milestone that must occur for the business objectives in (a) to be accomplished and state the specific time period in which each event is expected to occur and the costs related to each event;
 - (c) disclose the total funds available to the Issuer and the following breakdown of those funds:
 - (i) the estimated consolidated working capital (deficiency) as of the most recent month end prior to filing the Listing Statement, and
 - (ii) the total other funds, and the sources of such funds, available to be used to achieve the objectives and milestones set out in paragraphs (a) and (b); and
 - (d) describe in reasonable detail and, if appropriate, using tabular form, each of the principal purposes, with approximate amounts, for which the funds available described under the preceding paragraph will be used by the Issuer.

The Technical Report recommends that the Company conduct a two phase exploration program comprised of: phase one, consisting of rock sampling and exploration geochemistry; and phase two, if warranted by the results of phase one, consisting of diamond drilling. The estimated budget for phase one is \$102,050, and the estimated budget for phase two is \$111,125, for total recommended exploration expenditures of \$213,175.

Exploration conducted on the Property by the Company will partly depend on exploration activities conducted by Probe. It is anticipated that Probe will be conducting exploration activities during the summer and fall of 2017. The Company will work in co-operation with Probe and compliment exploration efforts by Probe where practical. Moreover, in anticipation of becoming Probe's joint venture partner upon successful exercise of the option by Probe, which may occur as early as the

fall/winter of 2017, the Company will strive to be ready to match exploration spending with Probe if previous exploration results dictate that it is in the best interests of the Company to do so.

The Technical Report recommends a two-phase exploration program to advance the un-tested mineral potential of the Millen Mountain Property. Phase one of the program would comprise rock sampling and exploration geochemistry to prioritize locations of auriferous potential along the two kilometre strike length of the South Branch quartz vein system and to also evaluate the entire length of the South Branch Stewiacke Anticline on the exploration grid.

There are numerous pits and trenches located along the South Branch quartz vein system. Grab sampling of the trench walls and waste rock piles should be performed, with special emphasis on sampling quartz veining and carbonitized and/or arsenopyrite-rich slate and sandstone in the search for wallrock hosted gold.

Exploration geochemistry surveys should comprise a combination of MMI and B-horizon soil sampling. A detailed, conventional B-horizon soil sampling survey should also be performed. B-horizon samples are to be collected at 25 metre intervals along grid-lines at a line spacing of 50 metres.

If warranted by the results of phase one, phase two would comprise a diamond drilling program of 400 metres to evaluate the trend of the South Brook Stewiacke Anticline and the nature of selected geophysical anomalies identified by Matrix GeoTechnologies Ltd. and discussed in the Technical Report. Specifically, diamond drilling is proposed to evaluate:

- 1. Geophysical targets that have a supporting gold and/or arsenic geochemical signature.
- 2. Geochemical targets which are anomalous in gold and/or arsenic.
- 3. Deep-seated geophysical anomalies, particularly those that are coincident with the South Brook Stewiacke Anticline.
- 4. Geologic targets that may be recognized during the course of this exploration as the Property becomes better understood.

The budget for phase one and phase two of the recommended exploration program is as follows:

Phase One - Exploration Geochemistry

Program Preparation and Management Rock Samples	-6 day equivalent @ \$600/day -5 days @ \$500/day -50 samples @ \$40/sample -60 days @ \$600/day -150 samples @ \$45/sample -1,200 samples @ \$26/sample nple bags etc.) -10 -day equivalent @ \$600/day	\$3,600 \$2,500 \$2,000 \$36,000 \$6,750 \$31,200 \$2,000 \$4,000 \$6,000 \$8,000
Total		\$102,050
Phase Two - Diamond Drilling		
Drill metre-age costs Drill moves Drill event contingency (i.e. lost equipment Stand-by	-400m NQ @ \$90/metre down-hole)	\$36,000 \$4,000 \$3,000 \$2,000

Ancillary drill costs (polymer, core boxes) Down-hole surveying		\$1,500 \$1,000		
Drill core analysis	-275 samples @\$75/sample	\$20,625		
Drill core shipping		\$2,000		
Geological Supervision	-18 days @ \$500/day	\$9,000		
Technical Support (2 techs)	-40 days @ \$300/day (2 techs)	\$12,000		
Trail cutters		\$5,000		
Core-shed (rental space)		\$1,000		
Core-shed supplies (rock-saw, blades, sample bags, analytical standards etc.)				
Crew deployment (i.e. two trucks & fuel)		\$4,000		
Room & Board		\$6,000		
Total		\$111,125		
Total – Combined Phase One and Phase Two of Exploration Budget				

Under the Option Agreement, Probe has the option to acquire a 50% interest in the Property by incurring exploration expenditures of \$250,000 on the Property on or before October 10, 2018. Accordingly, the Company anticipates that some of the exploration recommended by the Technical Report will be conducted by Probe. The Company will strive to work in co-operation with Probe and compliment exploration efforts by Probe where practical.

The Offering is being made pursuant to the terms of an agency agreement dated August 9, 2017 (the "Agency Agreement") between the Company and Echelon Wealth Partners Inc. (the "Agent"). The Agent will receive a commission of 10% of the gross amount raised in the Offering (5% of the gross amount raised from subscribers on the President's list), payable in cash from the proceeds of the sale of the Offered Shares. In addition, the Agent will receive a non-transferable option (the "Agent's Warrant") to purchase that number of common shares as is equal to 10% of the number of Offered Shares sold pursuant to the Offering (5% of the number of Offered Shares sold to subscribers on the President's list). The Agent's Warrant will be exercisable for a period of two years from the date of listing of the Offered Shares on the Exchange at a price of \$0.10 per share.

The Company will receive net proceeds of \$270,000 from the Offering if the minimum number of Offered Shares is sold, after deduction of the Agent's cash commission (assuming there are no President's list subscribers) but before deducting a corporate finance fee of \$10,000 (plus GST) payable to the Agent and the Offering expenses estimated at \$70,000, and net proceeds of \$450,000 from the Offering if the maximum number of Offered Shares is sold (assuming there are no President's list subscribers). Adding these net proceeds to the estimated working capital of the Company as at July 31, 2017, of \$92,965, results in a minimum of \$362,965 and a maximum of \$542,965 in available funds on a pro forma basis. The Company intends to use the available funds as follows:

Balance of estimated costs of the Offering (including legal, audit and amounts due to the Agent, and applicable filing fees and	<u>Offering</u>	Offering
listing fees) and the corporate finance fee Exploration on the Property, including complimenting Probe exploration program and/or matching further spending by Probe	\$80,500 ⁽¹⁾	\$80,500 ⁽¹⁾
following completion of Option Agreement (2) Estimated general and administrative expenses for 12 months (3) Unallocated working capital	\$102,050 \$63,000 <u>\$117,415</u>	\$102,050 \$63,000 \$297,415
TOTAL:	\$362,965	\$542,965

- (1) Total estimated costs of the Offering are \$80,500, comprised of legal costs of \$25,000, auditor's review costs of \$10,000, Agent's expenses of \$15,000, applicable filing fees and listing fees of \$20,000, and the corporate finance fee of \$10,500. To date the Company has paid \$10,000 of this total amount: \$5,000 (plus GST) has been paid to the Agent as partial payment of the corporate finance fee, and \$5,000 (plus applicable taxes) has been deposited against expenses to be incurred by the Agent pursuant to the Agency Agreement.
- (2) See "Millen Mountain Property Recommended Work Program".
- (3) The Company's CEO, Chief Geologist and Chairman have agreed to not receive a salary or management fee for at least 12 months from the closing of the Offering.

A breakdown of the estimated general and administration expenses for the 12 months following the Company becoming a public company is set out below:

12 Month General & Administrative Expenses	(\$)	(\$)	
	Monthly	Annual	
Audit	1,000	12,000	
Legal	500	6,000	
Management Fees	1,000	12,000	
Rent	0	0	
Office Expenses	250	3,000	
Personnel	0	0	
Shareholder Communications	250	3,000	
Telecommunications / Internet / Computer	250	3,000	
Transfer Agent / Filing Fees	1,500	18,000	
Transportation and Accommodation	500	6,000	
Total	\$5,250	\$63,000	

(1) The Company's CFO will receive a management fee of \$1,000 per month.

Upon completion of the Offering, the Company's working capital available to fund ongoing operations will be sufficient to meet administrative costs and exploration expenditures for at least twelve months. The Company has had negative cash flow from its operating activities since its incorporation and expects to continue to have negative cash flow from its operating activities in the future. The Company's source of funds since incorporation has been from the sale of equity capital and the Company expects that equity capital will continue to be its source of funds in the future. See "Risk Factors" for further disclosure of the risk of negative cash flow from its operating activities.

The Company's unallocated working capital will be available for further exploration work on the Company's mineral properties, if such work is warranted based on results from the exploration programs currently planned. If not required for further work on the Property, those funds will be available for acquisition, exploration or development of other properties. The Company intends to spend the funds available to it as stated in this Listing Statement however, where necessitated by sound business reasons, a reallocation of funds may be required.

- (2) For principal products or services describe:
 - a) the methods of their distribution and their principal markets;
 - b) as dollar amounts or as percentages, for each of the two most recently completed financial years, the revenues for each category of principal products or services that accounted for 15 per cent or more of total consolidated revenues for the applicable financial year derived from:
 - (i) sales or transfers to joint ventures in which your company is a participant or to entities in which your company has an investment accounted for by the equity method,
 - (ii) sales to customers, other than those referred to in clause (i), outside the consolidated entity,
 - (iii) sales or transfers to controlling shareholders; and
 - (iv) sales or transfers to investees.
 - c) if not fully developed, the stage of development of the principal products or services and, if the products are not at the commercial production stage,
 - (i) the timing and stage of research and development programs,
 - (ii) the major components of the proposed programs, including an estimate of anticipated costs,
 - (iii) whether the Issuer is conducting its own research and development, is subcontracting out the research and development or is using a combination of those methods, and
 - (iv) the additional steps required to reach commercial production and an estimate of costs and timing.

If the Millen Mountain Property comes into production, the Company's principal product is expected to be gold. There is a global market into which any copper produced could be sold and, as a result, the Company will not be dependent on a particular purchaser with regard to the sale of any product produced.

- (3) Concerning production and sales, disclose:
 - a) the actual or proposed method of production of products and if the Issuer provides services, the actual or proposed method of providing services;

- b) the payment terms, expiration dates and terms of any renewal options of any material leases or mortgages, whether they are in good standing and, if applicable, that the landlord or mortgagee is a Related Person of the Issuer;
- c) specialized skill and knowledge requirements and the extent that the skill and knowledge are available to the Issuer;
- d) the sources, pricing and availability of raw materials, component parts or finished products;
- e) the importance, duration and effect on the segment of identifiable intangible properties such as brand names, circulation lists, copyrights, franchises, licences, patents, software, subscription lists and trademarks;
- f) the extent to which the business of the segment is cyclical or seasonal;
- a description of any aspect of the Issuer's business that may be affected in the 12 months following the date of the Listing Statement by renegotiation or termination of contracts or sub-contracts and the likely effect;
- the financial and operational effects of environmental protection requirements on the capital expenditures, earnings and competitive position of the Issuer in the current financial year and the expected effect, on future years;
- i) the number of employees, as at the most recent financial year end or as an average over that year, whichever is more relevant;
- j) any risks associated with foreign operations of the Issuer and any dependence of the segments upon the foreign operations;
- k) a description of any contract upon which your company's business is substantially dependent, such as a contract to sell the major part of your company's products or services or to purchase the major part of your company's requirements for goods, services or raw materials, or any franchise or licence or other agreement to use a patent, formula, trade secret, process or trade name upon which your company's business depends;
- a description of any aspect of your company's business that you reasonably expect to be affected in the current financial year by renegotiation or termination of contracts or sub-contracts, and the likely effect.

This item is not applicable.

(4) Describe the competitive conditions in the principal markets and geographic areas in which the Issuer operates, including, if reasonably possible, an assessment of the Issuer's competitive position.

The Company is a grassroots mineral exploration company. The mineral exploration industry is competitive, with many companies competing for the limited number of precious and base metals acquisition and exploration opportunities that are economic under current or foreseeable metals

prices, as well as for available investment funds. Competition also exists for the recruitment of qualified personnel and equipment.

(5) With respect to lending operations of an Issuer's business, describe the investment policies and lending and investment restrictions.

This item is not applicable.

(6) Disclose the nature and results of any bankruptcy, or any receivership or similar proceedings against the Issuer or any of its subsidiaries or any voluntary bankruptcy, receivership or similar proceedings by the Issuer or any of its subsidiaries, within the three most recently completed financial years or the current financial year.

This item is not applicable.

(7) Disclose the nature and results of any material restructuring transaction of the Issuer within the three most recently completed financial years or completed during or proposed for the current financial year.

This item is not applicable.

(8) If the Issuer has implemented social or environmental policies that are fundamental to the Issuer's operations, such as policies regarding the Issuer's relationship with the environment or with the communities in which the Issuer does business, or human rights policies, describe them and the steps the Issuer has taken to implement them.

This item is not applicable.

Companies with Asset-backed Securities Outstanding

4.2 In respect of any outstanding asset-backed securities, disclose the following information:

This item is not applicable.

4.3 For Issuers with a mineral project, disclose and insert here the information required by Appendix A for each property material to the Issuer.

The Technical Report recommends that the Company conduct a two phase exploration program comprised of: phase one, consisting of rock sampling and exploration geochemistry; and phase two, if warranted by the results of phase one, consisting of diamond drilling. The estimated budget for phase one is \$102,050, and the estimated budget for phase two is \$111,125, for total recommended exploration expenditures of \$213,175.

Unless stated otherwise, the information in this section is summarized, compiled or extracted from the Technical Report. The Technical Report was prepared in accordance with NI 43-101 and has been filed with the securities regulatory authorities in British Columbia, Alberta and Ontario.

Portions of the following information are based on assumptions, qualifications and procedures which are not fully described herein. The Technical Report is available for review under the Company's profile on the SEDAR website at www.sedar.com.

Property Description and Location

The Millen Mountain Property is located approximately 65 kilometres northeast of Halifax and 20 kilometres east of Stewiacke, Nova Scotia (Figure 1). It is hosted in the Halifax Formation of the Meguma Group which forms the topographically elevated prominence referred to as Wittenburg Mountain. The Property is five kilometres from the nearest village of Middle Musquodoboit. That community is capable of providing basic services and amenities in the support of mineral exploration activities. The Property is easily accessed via paved secondary roads and four-wheel drive trails.

The Millen Mountain Property consists of 80 contiguous claims making up Exploration Licence 10577. The Property contains four historical gold occurrences that are interpreted to be hosted by the South Branch Stewiacke Anticline. The two main prospects referred to as the 'South Branch Gold Mine' were exploited by deep trenching, pitting and the erection of a crusher on the eastern side of the South Branch Stewiacke River. This mining activity apparently occurred in the late 1800's as reference to the mine can be seen on Fletcher and Faribault (1903). The vein systems on the Property have a strike length of two kilometres.

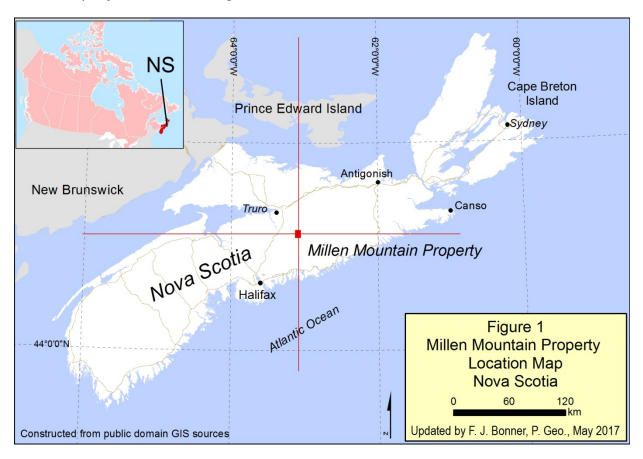


Figure 1: Property Location Map

According to records of the Nova Scotia Department of Natural Resources, Exploration Licence 10577 is in good standing. Following staking of the claims, the first year exploration expenditure requirements were satisfied, and the licences forming the Millen Mountain claim block were renewed each year from 2013 to 2016 with exploration work credits. Claims in the Licence must be renewed by November 9, 2017.

Mineral rights are vested in the Crown in Nova Scotia and title to mineral claims allow for the exploration of minerals throughout the province pending landowner permission. Non-intrusive methods of exploration such as geochemical sampling, some geophysical surveys, mapping or surveying do not require additional government permitting. However, drilling and excavation activities require a company to notify the Department of Natural Resources prior to commencement of such forms of exploration.

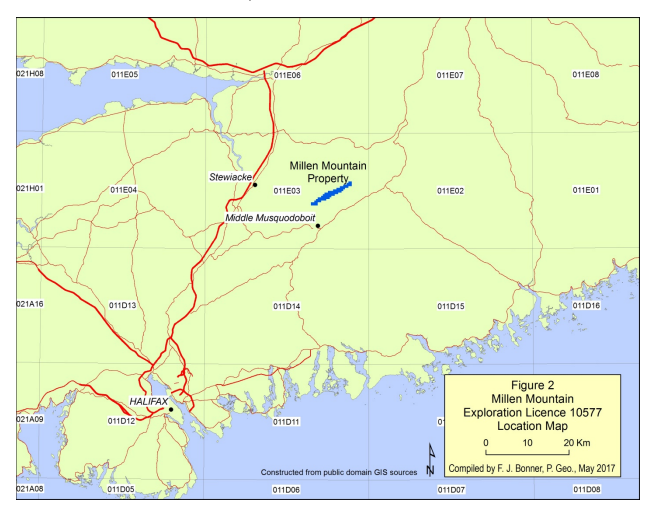


Figure 2: Millen Mountain Property Location Map (Exploration Licence 10577)

Figure 2 shows the location of the Millen Mountain licence area with respect to the 1:50,000 National Topographic Map System (NTS), local communities and main access roads/highways.

Accessibility, Climate, Local Resources, Infrastructure and Physiography

Figure 3 is a map of the claims at Millen Mountain in relation to site access roads and the local drainage system. The Millen Mountain Property is accessed via the Glenmore and Branch Roads (near Middle Musquodoboit) and Provincial Highways #224 and #277 that connects Middle Musquodoboit and Elmsdale 50 km to the southeast. Elmsdale lies approximately 45 minutes north of Halifax.

Millen Mountain straddles the Halifax and Colchester County line and the area is for the most part uninhabited with a mixed rural land use dominated by forestry operations. To a lesser degree, blueberry farming and maple sugar production operate seasonally on the western highland flanks of the Property. The central portion of the Property is dominated by a mixed hardwood and

softwood forest. Interspersed are small hay and blueberry fields whose access roads provided excellent ways of grid entry for geophysical crew. The eastern part of the Property is wooded with ongoing forestry operations consisting of selective clear cutting and silviculture. The area is a rural based economy with current emphasis on forestry and agriculture and one active mining operation nearby. There has been substantial exploration activity in the area over the past 5-10 years for gold, lead, zinc and a range of industrial minerals. In the late 1800's into the mid 1900's the area was a very active mining centre with over a dozen small gold mines operating within a 50 km radius.

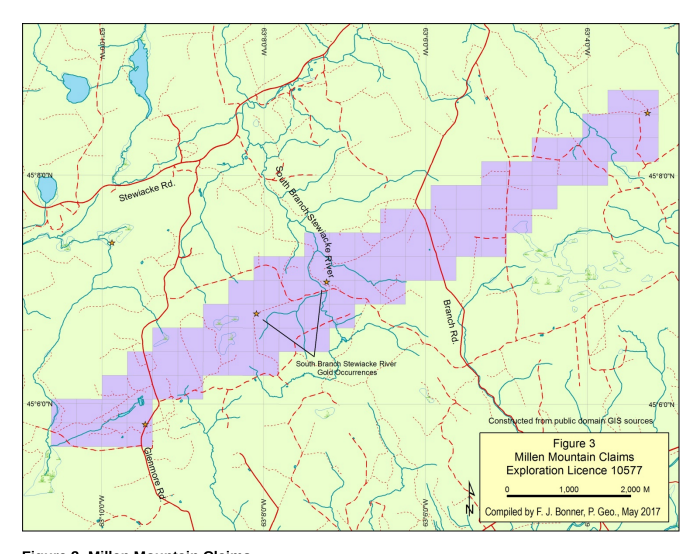


Figure 3: Millen Mountain Claims

The Property sits on a northeast – southwest trending upland plateau with lowland valleys to the northwest and southeast. The regional geologic setting is postulated to be a horst structure by Horne, King and Young (1999) formed as a result of uplift and faulting along the northern and southern margins of Wittenburg Mountain which respectively represent the Meadowvale Fault and the Musquodoboit Valley Faults. The Property is accessed by paved highway and secondary unpaved roads while an extensive network of forestry roads and trails provide good access throughout the entire Property. While access to the Property was exceptional, some local areas had extremely challenging access issues due to severe blow-down damage to trees during Hurricane Juan in September 2003.

Topographic elevations range from a low of about 65m along the South Branch Stewiacke River in the north-central portion of the Property to about 160m in the west and 180m in the east. The tops of the higher elevations are often glacially polished with very thin till cover. Outcrops are difficult to evaluate while mapping as they tend to be flat and disaggregate when collecting samples.

The South Branch Stewiacke River cuts through the Property and provides outcrop exposure for geological and structural mapping. Aside from some steep slopes and cliffs along the river, the topography rises more moderately away from the river to the east and west.

Most of Nova Scotia has a northern temperate zone climate that is moderated by the surrounding Atlantic Ocean. Spring to fall temperatures range from 5° to 20° C with maximums peaking around 30° C. Winter temperatures range from above freezing to about -10° C with maximums as low as -25° C on occasion. Rainfall is frequent through the spring and fall. Summer is usually drier.

Environmental Affairs

As a matter of environmental due diligence, all ground activity should be conducted in a fashion that protects water courses, wetlands and minimizes environmental disruption. According to Nova Scotia Government web-based databases (Significant Species and Habitats Database; Restricted and Limited Use Land Database) no significant environmental encumbrances were identified on the Millen Mountain Property. The claims overlap watershed supply areas; however Nova Scotia legislation allows for non-destructive mineral exploration as of right and advanced exploration through permission of the municipal water supply operator. The main areas of interest at the Millen Mountain Property are not located inside water supply areas. To the knowledge of the author of the Technical Report, at the time of writing the Technical Report there were no additional outstanding environmental issues related to the Millen Mountain Property.

Aboriginal Affairs

In 2012, the Nova Scotia Office of Aboriginal Affairs produced a Proponents' Guide on *The Role of Proponents in Crown Consultation with the Mi'kmaq of Nova Scotia* to strengthen the Province's commitment to consultation with the Mi'kmaq. The guide references the 2004 and 2005 Supreme Court of Canada (SCC) decisions that found the Crown (provincial and federal) had a duty to consult with First Nations peoples where there was a potential that an activity or decision may adversely affect their established or potential First Nations rights. While proponents do not have a legal duty to consult (according to the SCC), the Province as part of their consultation with the Mi'kmag, may require proponents to undertake certain aspects of consultation.

The guide outlines the steps for proponents to engage the Mi'kmaq where necessary including working in areas in close proximity to First Nations lands, areas that have cultural/archeological significance to Mi'kmaq (determined through a Mi'kmaq Ecological Knowledge Study) or potentially working on Crown land. Engagement may simply consist of notifying the Mi'kmaq where there is a remote possibility of impact whereas full consultation is generally required for larger projects affecting First Nations lands or development on Crown land. The Millen Mountain Property is not in close proximity to any First Nations lands and only four partial claims are located on Crown land (less than 1.5% of licence area). Since Mi'kmaq Ecological Knowledge Studies are only carried out at the pre-development stage, it is too early in the exploration of the Millen Mountain Property to conduct a project of that sort.

History and Historical Exploration

Gold was first reported in the South Branch Stewiacke area in a Nova Scotia Mines Report dated 1865. This showing became known as the South Branch Stewiacke gold occurrence (and is now included within the Millen Mountain Property). The Property is comprised of four historical gold occurrences that are believed to be hosted along the South Branch Stewiacke Anticline. Two of these occurrences constitute the South Branch Gold Mine which witnessed extensive trenching, particularly on the western side of the South Branch Stewiacke River. Although the exact location has not been determined, a crusher was erected near the above mentioned trenches but on the eastern side of the South Branch Stewiacke River. The position of this equipment is noted on Fletcher and Faribault (1903).

An 1867 Mines Report discussed prospecting having been carried out with "considerable success" and the report went on to state that "This locality promises to become of importance." The Property was surveyed in 1889-1891 by H. Fletcher and E. R. Faribault. They identified an array of bedding parallel or concordant veins accompanied by small, cross-cutting auriferous veins similar in nature to many other Meguma gold deposits and they also mapped large milky white cross-cutting auriferous veins. However, Messervey (1928) reports the only recorded production was of 43 gold-ounces crushed from 181 tons of ore mined in 1906-07 by E. P. Crowe.

Malcolm (1929) reported that cross veins occurring at South Branch Stewiacke were the richer veins as evidenced by a large cross vein, located 1.2 km west of the South Branch Gold Mine was significantly more gold bearing. Cameron (1948) in a typed correspondence as part of a Nova Scotia Department of Natural Resources assessment report described prospecting activities near the old South Branch Gold Mine and included field sketch of various pits and trenches in the area in relation to the old Crowe Shaft.

Stevenson reported (1959) the gold at the South Branch Stewiacke occurrence had been found in milky quartz veins and also in inter-bedded and cross veins hosted by grey-black slates of the Halifax Formation located along the south limb of the South Branch Stewiacke Anticline.

In the 1980's, aeromagnetic surveys were flown over portions of Nova Scotia by the federal government. Data from those surveys (including data that covered the South Branch Stewiacke occurrence) were reprocessed by King (2006) and provide valuable information to further mineral exploration at Millen Mountain. In 1999 Horne, King and Young reported on the regional magnetic similarities between southwest – northeast trending slate belts of the Rawdon Hills and Wittenburg Mountain where the Millen Mountain Property is located. These similarities also included lithology, structure, alteration and gold mineralization styles.

Assessment reports on the Property were filed in 1998, 1999 and 2000 by Joseph Collier. His work over the three years focussed on prospecting, limited soil and rock chip sampling of quartz veins and basic data compilation. Collier (1998) confirmed the presence of gold at the South Branch Stewiacke vein system. He notes visible gold in one of the historic trenches and rock samples collected by him returned assays of 33.5 ppm, 880 ppb and 700 ppb. The claims lapsed and Blackfly Exploration & Mining Company Ltd. staked and worked the claims covering the South Branch Stewiacke occurrence in 2007. That exploration essentially duplicated work that had been conducted over the past hundred years with little new information. Stream sediments were sampled without satisfactory results and quartz vein sampling was repeated, also with poor results from only six samples.

Rheingold staked 235 claims in four exploration licences during the summer and fall of 2011 covering the old South Branch Stewiacke occurrence, which licences (since consolidated into Exploration Licence 10577) are known as the Millen Mountain Property.

In the spring of 2012, Rheingold completed a GIS compilation of available information from a variety of publicly released assessment reports, local landowners, prospectors and regional geological and airborne geophysical surveys. Limited regional mapping and prospecting was also undertaken in the spring of 2012. A GIS analysis of available structural information (Digital Elevation data) was completed and a 3000m X 500m grid was established. The spring exploration program was also undertaken to meet the assessment reporting requirements to renew claims and further understand the geology of the Property (Bonner, 2012).

On June 29, 2012 Beja Resources Inc. entered into an option agreement to acquire a 100% interest in the Millen Mountain Property. Beja completed its obligations under the option agreement and earned a 100% interest in the Property. As a result of market conditions and Beja not further pursuing its interest in the Licence, registration of the Licence was not transferred to Beja. Instead, Rheingold continued to be the registered holder of the Licence, holding the Licence in trust for Beja.

Geological Setting and Mineralization

Regional Geology

The Millen Mountain Property is situated on the Halifax Formation slates of the Meguma Group (Figure 4). The Meguma Group is part of the Meguma Terrane of the Canadian Appalachians, an allocthonous terrane accreted to the eastern margin of North America during the Devonian (410-400 Ma; Acadian orogeny). This event resulted in Nova Scotia being divided into two geologically and structurally distinct terranes, the Avalon Terrane to the north and the Meguma Terrane to the south. The Minas Geofracture or more commonly referred to as the Cobequid-Chedabucto Fault separates the two terranes. This fault system is a major east-west trending structural boundary that experienced mainly sinistral displacement with subsequent minor dextral movement.

The Meguma Terrane was folded, deformed and underwent regional metamorphism (greenschist and locally amphibolite facies) during the Devonian and subsequently intruded by per-aluminous granitoids at 380 Ma. Evaporate, carbonate and clastic sediments of the Horton and Windsor Groups overly the Meguma Group sequences. The Meguma Terrane is approximately 480 km long by about 120 km wide at its maximum width. Virtually all gold production in Nova Scotia has been associated with the Meguma Group.

The Cambro-Ordovician age Meguma Group comprises two formations. These are the Goldenville Formation and the overlying Halifax Formation. The Goldenville Formation is a thick (5.4 km - unknown base) sequence of metamorphosed clastic sediments dominated by massive thick metagreywacke beds that range in colour from dark grey (thought to be unaltered) to light grey (interpreted to be carbonate altered). The massive metagreywacke is commonly interbedded with thin "slaty" horizons. In the Nova Scotia gold districts these slaty horizons host former mining operations.

The overlying Halifax Formation (0.5-13.4 km thick) is dominated by a lower black carbonaceous, sulphide rich slate interbedded with minor thin metasiltstone (Cunard Member). The upper portions of the Halifax Formation are grey-green in colour with minor siltstone (Glen Brook Member).

Quaternary Geology

The glacigenic sediments of Nova Scotia were deposited and shaped by four distinct ice flow events (Stea and Mott, 1990). Ice flow phase 1 crossed Nova Scotia in an eastward to southeastward direction. Till from this event is generally compacted, fissile only seen coring drumlins. The second major ice flow was southward from Escuminac Ice Centre in Prince Edward Island and this advance produced red muddy, matrix tills and hosts clast lithologies of both local and far-travelled derivation. Ice flow phase 3 flowed northward in the late Pleistocene, perhaps due to marine incursion into the Bay of Fundy. Tills derived from this ice flow are stony, clast rich and locally derived. Ice flow phase 4 was caused by late remnant ice caps and flowed westward. Erosional and depositional evidence related to this advance is largely seen in low lying areas.

Stea et al. (1992) compiled a surficial geology map for the province of Nova Scotia. The Millen Mountain Property area is at a boundary between two distinctly different glacial tills. A silty, compacted till of dual provenance exhibiting local and distal clast lithologies likely formed by Ice flow phase 2 and a stony till with a sandy matrix hosting predominantly local bedrock deposited by Ice flow phase 3. Additionally, upland areas are mapped as having a thin and discontinuous till veneer.

Reconnaissance mapping of the surficial geology of the Millen Mountain Property shows that the area contains a variety of Quaternary features. The glacial till appears to be a mixture of the two till units described by Stea et al. (1992). In general, the area is mantled by a flat, reddish-brown silty to sandy till that contains material derived from local as well as distant sources. On the higher elevations, till is thin (0-0.5m) with abundant glacial pavement. Multiple striation directions were observed with a general south east direction of ~135° to ~160°. Glacial pavement is especially abundant in road-side ditches where material was excavated to construct the road base. Slopes leading to the South Branch Stewiacke River have thicker till cover and abundant ablation boulders at surface.

The variability of the glacial units needs to be carefully considered in the design of geochemical exploration studies of till or soil.

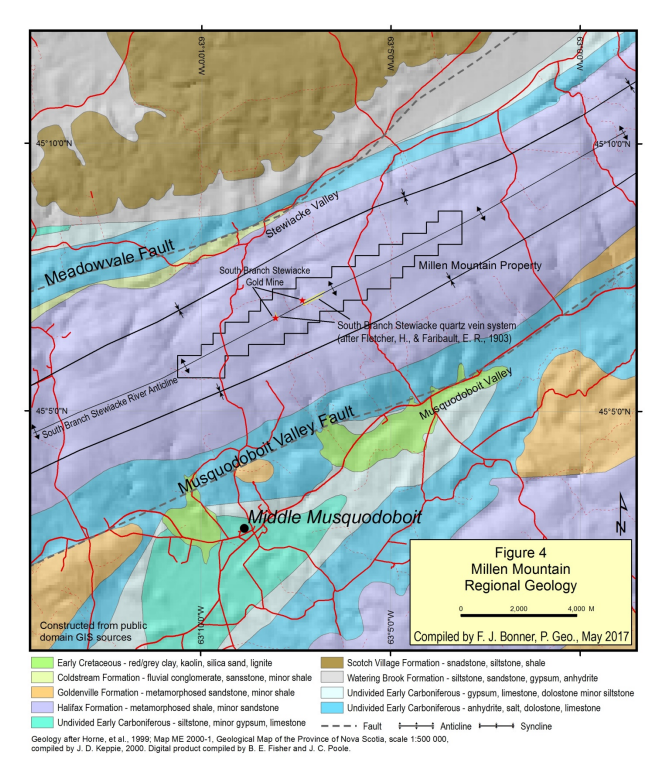


Figure 4: Regional Geological Map

Property Geology

Until recently, the Wittenburg Mountain Slate Belt was mapped as undivided rocks of the Halifax Formation. Horne et al. (1999) mapped parts of the Wittenburg Mountain immediately northeast of the Millen Mountain Property as belonging to the Glen Brook Member. This unit is fairly homogenous for the length of the upland structure and reconnaissance mapping by Beja has established the entire Millen Mountain Property area is underlain by the Glen Brook Member.

The Glen Brook Member is comprised of grey to green thinly bedded metasiltstone and slate with minor metamorphosed sandstone. Decimetre to one metre thick metamorphosed sandstone beds also occur in this unit. The South Branch Stewiacke River provides good access to observe the local stratigraphy. The lighter coloured light-grey to green siltstone is often cross-bedded and distinct layering. The rocks are folded into upright tight folds with the fold hinge visible in the river cut. The anticline was mapped back in the late 1800's and passes directly through the Millen Mountain Property. Approximately 1 metre thick sandstone units can be seen in the large excavations from the late 1800's. The author of the Technical Report mapped some of the trenches at the South Branch occurrences, and the wallrock is largely sandstone with lesser slate. The sandstone in this area appears to be bleached by carbonate alteration.

The Glen Brook member does not contain appreciable amounts of sulphides whereas the underlying Cunard member contains high concentrations of pyrrhotite and other sulphides. Airborne magnetic surveys flow by the Geological Survey of Canada in the late 1980's clearly illustrate the difference in magnetic response in these two units which is useful in mapping large scale features. Airborne magnetic surveys (Figure 5) revealed a magnetic high along the anticline and Horne, et al. (1999) postulated that the magnetic high was associated with the pyrrhotite-rich Cunard member below. Figure 6 illustrates their proposed model.

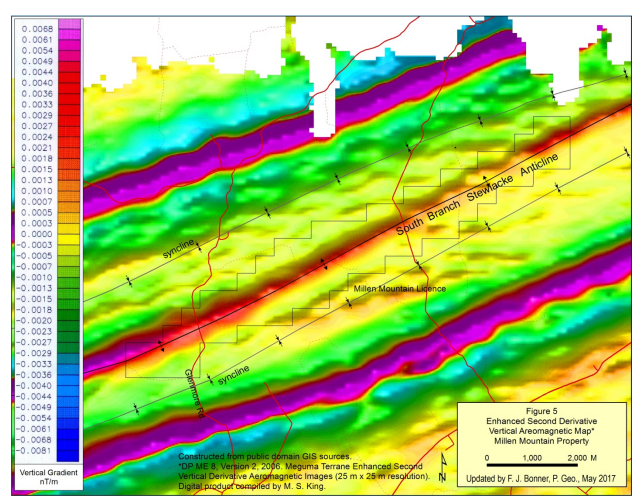


Figure 5: Enhanced 2nd Derivative Aeromagnetic Image

Mineralization

The Millen Mountain Property has a number of Meguma-style gold deposit attributes that include similar structural features such as:

- 1. Tight anticlinal folding and abundant faulting quartz-rich zones;
- 2. Variation in meta-siltstone/slate and meta-sandstone stratigraphy where gold is often located; and
- 3. Pervasive carbonate alteration and possible hydrothermal sulphide.

Horne, King and Young (1999) reported on the similarities between southwest – northeast trending slate belts of the Rawdon Hills and at Wittenburg Mountain where the Millen Mountain Property is located. These similarities include lithology, structure, alteration and quartz vein styles. Figure 6 depicts airborne magnetic draped on a digital elevation model of the Wittenburg Synclinorium. The magnetic signature is seen to be reliably mapping the bedrock geology.

The Rawdon Hills hosts several Halifax Formation Slate gold deposits including the Central Rawdon Mine (https://gesner.novascotia.ca/modb/queryView/singlereport.aspx?Occ_number=E04-024), the Rawdon Gold East Mine (https://gesner.novascotia.ca/modb/queryView/singlereport.aspx?Occ_number=E04-005), and the West Gore Antimony/Gold Mine (https://gesner.novascotia.ca/modb/queryView/singlereport.aspx?Occ_number=E04-001) which are all concordant vein style deposits. The past-producing Centre Rawdon Gold Mine (District) is also located in the Rawdon Hills but gold mineralization is found in northwest southeast discordant (or A-C style) oriented auriferous quartz veins, trending approximately 340° (https://gesner.novascotia.ca/modb/queryView/singlereport.aspx?Occ number=E04-006).

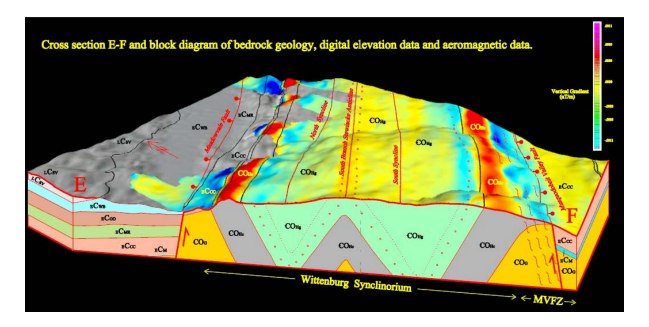


Figure 6: Airborne magnetics draped on Wittenburg Synclinorium

Deposit Types

The vast majority of Meguma gold deposits and occurrences have been discovered throughout the aerial extent of the Meguma Group. The meta-sedimentary rocks of this group have been folded into long waves of anticlines and synclines, running from Canso in the northeast to Yarmouth in the southwest, a distance of about 450 kilometres. The best gold is found where the

anticlines have undergone secondary folding or faulting within domed portions of the anticlines. Mineralization is found in well-defined ore shoots formed by secondary flexures and crosscutting quartz feeders near the domed portion of the anticlines.

Most gold bearing veins are associated with thicker than normal interbedded slate units in the massive greywackes of the Goldenville Formation. Several deposits have disseminated gold in the slate and greywacke in addition to vein-style mineralization. Minor gold deposits are found in the younger Halifax Formation slate.

There are a number of gold-bearing vein styles found at the various gold districts in Nova Scotia. Stratiform veins, more commonly referred to as bedding parallel (BP), laminated and interbedded veins are the earliest formed (this group includes stratabound veins as well). These veins are believed to be the result of periodic overpressure causing cracks and minor-fractures that are then filled with hydrothermal fluid, cool and develop a crack-seal texture. The crack-seal texture may also be formed in response to ductile deformation of the quartz caused by bedding parallel faults generated along flexural dip-slip planes during folding. Bedding parallel veins are concordant at the fold scale but cross-cut individual laminations and local bedding. In anticlinal hinges, these veins can maintain their thickness around the fold hinge and are therefore not classic saddle reef style veins but M-folded buckled veins. Only a few deposits have true saddle reef style veins present with substantially thickened quartz veins in the nose of the fold.

En echelon veins are found on the flanks of major folds in slate between greywacke units. Extensional fractures on the limbs of the fold are filled with vein material. Angular veins and cross veins are discordant and range in orientation, thickness and lateral extent. These veins may cross-cut several stratigraphic horizons.

Younger northwest trending faults are believed to have influenced gold concentrations at several deposits and in a few cases have produced stockwork style mineralization. Some late stage faults contain gold bearing veins. Minor gold bearing vein styles included late stage A-C extensional veins that form parallel to the fold axis and granite related veins near intrusions.

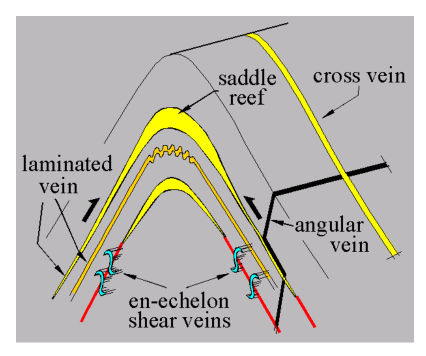


Figure 7: Schematic Diagram of Meguma Gold Deposit Style Vein Array

Figure 7 is a schematic diagram illustrating the relationships between the various vein styles discussed and a typical anticlinal fold structure in Meguma Group rock units (Horne 2012 personal communication).

The origin and genesis of Meguma-style gold deposits was controversial at one time but has now been largely settled by scientific work such as Horne and Culshaw (2001) and Kontak and Horne (2010). The syngenetic, hydrothermal seafloor depositional hypothesis has reasonably lost support to a syntectonic, metamorphic fluid model associated with tectonism related to the Acadian Orogeny and granitoid intrusion. During Devonian continental collision, hydrothermal solutions were driven out of the basement or perhaps the deep Goldenville Formation rocks. These fluids travelled along flexural slip faults in the argillites or mudstones and were eventually trapped at the hinges of anticlinal folds. The Meguma style of gold deposit normally occurs in the Goldenville Formation. Hanging-wall and footwall sandstones bounding the auriferous argillite perhaps act as barriers preventing migration of fluids into the surrounding country rock.

Kontak and Horne (2010) describe very well the occurrence of gold in Meguma-style deposits. "Gold occurs as a Au-Ag phase with fineness exceeding 900 (e.g., Kontak and Smith, 1993), although the rare presence of more Ag-rich grains (as much as 20-30% Ag) and trace amounts of mixed Au-Te-Bi phases are also known. Grain size is highly variable, from rare cases of multi-ounce nuggets to the more common occurrences of mm- to cm size grains. Gold may be present as free gold in both white crystalline quartz and the darker laminated variety, although the former is more common; along stylolitic surfaces of either wall rock ribbons or chlorite; coating vein-wall rock contacts; and along fractures in sulfide phases, particularly arsenopyrite. Although there are few indicators of gold proximity, the presence of galena is commonly an indicator. As noted above, gold occurs within ore shoots, the orientations of which are variable between deposits."

In the context of the above paragraph, fineness is a term used to describe the purity of gold with 1000 equating to 100% Au, thus a fineness of 900 means there are 10% impurities, which is commonly Ag but may also be Cu, Hg, Te.

Exploration

An analysis of historical information and data in the spring of 2012 indicates the Millen Mountain Property has been underexplored in comparison to other Meguma style gold properties in the province. Reconnaissance mapping and prospecting identified alteration that was not previously discussed in the literature. Bleaching, likely caused by carbonate alteration was observed associated with the thicker metasandstone units in the old open cuts along the South Branch Stewiacke River. Furthermore, sulphide mineralization was observed in the altered metasandstones with quartz veining perpendicular (AC veins) to the bedding parallel veins. Old trenches have traced at least one quartz vein system several hundred metres to the east where a shaft was encountered. This may be the historical Crowe Shaft.

Beja contracted Matrix GeoTechnologies Ltd. ("Matrix") from Toronto, Ontario, to carry out a high resolution geophysical survey (Induced Potential, Resistivity and Magnetics) to better understand alteration patterns, subsurface geological structure, identify follow-up targets and attempt to correlate geophysical responses with the few known geological parameters at Millen Mountain.

A 500X3000 metre cut grid (Figure 8) with 100 metre line spacing was established in the western portion of the claim block that focussed on the historical workings, two mineral occurrences as reported in the Nova Scotia Department of Natural Resources' Mineral Occurrence Database and the vein system mapped by H. Fletcher, & E. R. Faribault in 1903. Line flagging and cutting proved to be extremely difficult in certain areas that experienced extensive forest damage as a result of Hurricane Juan in 2003.

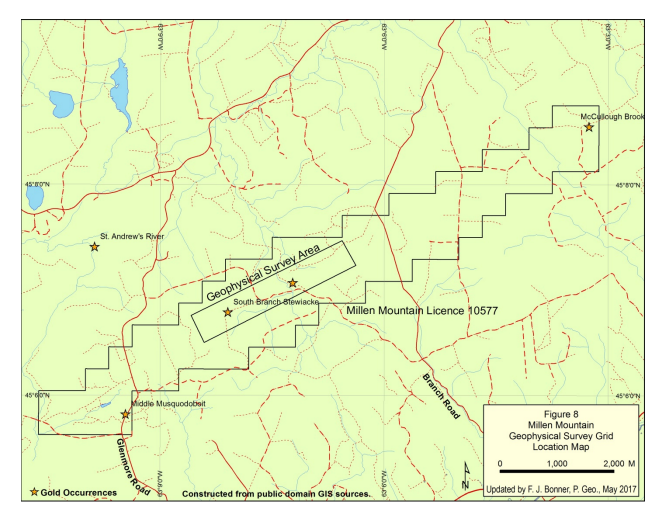


Figure 8: Geophysical Survey Grid, Millen Mountain, Nova Scotia

Approximately 15 line kilometres of Induced Polarization (IP), High-resolution Magnetic and Resistivity surveys were conducted between September 12^{th} and October 6^{th} , 2012. Gradient and Pole-Dipole arrays were employed with a transmitting dipole spacing of AB=1250m for gradient surveys and C_1 - C_2 =1.0 km (min.) for Pole-Dipole surveys. IP sampling interval was 25m. Magnetic survey sampling interval was 12.5m. Ten Pole-Dipole lines were completed.

Matrix's report included 1:5000 scale plan maps for:

- 1. Total Chargeability (IP)
- 2. Apparent Resistivity
- 3. Total Magnetic Field
- 4. An integration map comparing airborne magnetic data and IP anomalies
- 5. An Interpretation Map

The report also included ten 1:2500 scale Pole-Dipole Pseudo-sections with combined Total Chargeability and Apparent Resistivity and ten 1:2500 scale Quantitative Sections™.

Beja provided the author of the Technical Report with copies of receipts for exploration it had completed on the Property. Direct exploration expenditures by Beja on the Millen Mountain Property in 2012 are as follows:

DESCRIPTION OF WORK	TOTAL
Geophysics survey	\$85,256.71
Geophysics interpretation and report	\$9,887.50
Geological, supervision and field management	\$15,269.92
Line cutting	\$19,000.00
Total	\$129,414.13

These expenditures include all applicable taxes.

Pursuant to the Beja Agreement, the Company issued 1,500,000 common shares to Beja as consideration for the rights to the Property and all information, data, records, exploration results and exploration expenditures with respect to the Property.

Chargeability Discussion

The Total Chargeability Map (Figure 9) exhibits geophysical trend in a northeast-southwest direction. Data represented in plan maps are bulk averages from surface to approximately 300m. While there is a wide variation in conductivity strength (average 12.5mV/V), approximately half the data is considered to have a strong response which is consistent with disseminated sulphide mineralization or graphite. The authors of the Matrix report concluded that high chargeability background could screen out important weaker or moderate strength anomalies.

The westernmost area (Line 0 to approximately Line 13) displays a distinct linear geophysical anomaly whereas the central portion of the survey area has a similar overall trend but the IP response appears more disrupted between Line 13 to Line 20. The distinct linear pattern is seen again between Line 20 and Line 29. The disrupted response in the central portion of the survey area is interpreted to be related to post mineralization faulting. The Total Chargeability Map also suggests the geophysical anomalies continue to the west and to the east of the survey area.

In the west anomaly zone, resistivity response has a general 'layered' appearance. Higher resistivities were found at depth and overlain by lower resistive responses, as indicated in the Matrix report. Matrix suggests this response may reflect sedimentary layering. Induced polarization responses on those QS show a wide, high chargeability signature associated with low resistivity from surface to about 100m. A narrow high chargeability signature that extends past the survey depth of approximately 300m is associated with high resistivity. Additionally, the shallow chargeability anomalies do not seem to be associated with a magnetic signature.

In the central anomaly zone, higher resistivities are again found at depth and in a general sense show gross layering. Responses are much more displaced which may indicate significant faulting in the area. QS Line 1700 (Appendix B) illustrates the nature of resistivity and distribution of chargeability signature. A wide high chargeability signature is again found at surface and extends to about 120m with a narrow anomaly extending into the higher resistivity to 300m. Line 1700 coincidentally passes through historical surface workings (large trenches) at station 0 (baseline) and coincides with the high chargeability response at surface.

In the east anomaly zone, resistivity in section has a contrasting distribution. For example, QS Line 2200 (Appendix B) shows the high resistivity signature extending to surface and appears displaced at approximately 50m N of the baseline suggesting fault dislocation. High chargeability is associated with low resistivity at surface to approximately 125m. A distinct chargeability signature also appears about 60m north of the baseline which is seen at surface to 50m depth then resumes at 125m to 300m. This signature is closely associated with high resistivity and the displacement at 50m north.

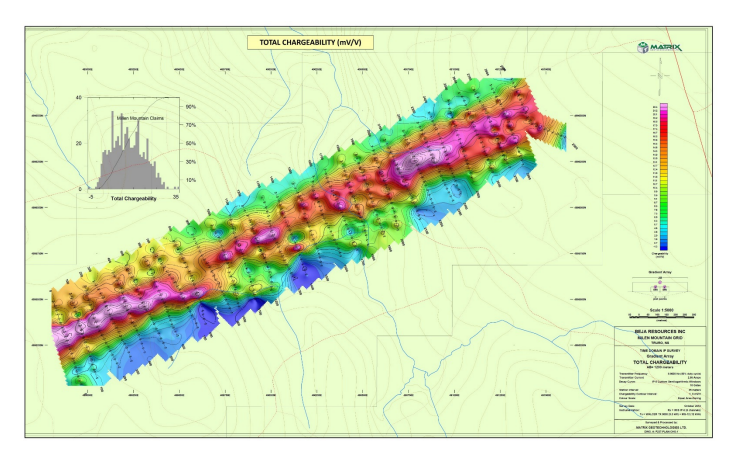


Figure 9: Total Chargeability Map

Resistivity Discussion

The Apparent Resistivity Map (Figure 10) displays a wide range of response data between 475 ohm-m and 12.5kohm-m. Approximately 85% of the data falls within the high to very-high resistivity category. Higher resistivity units probably reflect siliceous units (metamorphosed sandstones?) whereas the lower resistivity signatures are probably associated with slate sequences.

Apparent Resistivity signatures in plan view (Figure 9) trend northeast-southwest locally such as along the northern margin of the survey area and along the southern margin in more discrete horizons. Most high resistivity zones are relatively thin and long providing good line-to-line correlation possibly indicative of vein systems or alteration zones. Breaks and displacements suggest faulting.

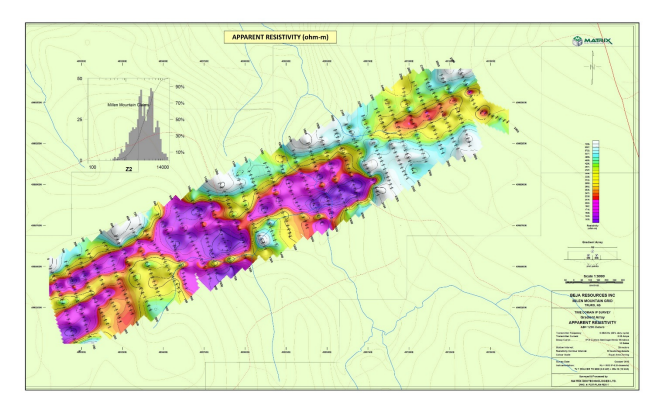


Figure 10: Apparent Resistivity Map (reduced original)

Magnetic Field Discussion

The Total Magnetic Field Map (Figure 11) once again shows a northeast-southwest trend with weaker magnetic responses to the north of the baseline and higher magnetic features to the south. Survey depth is approximately 60-70m and was undertaken to help interpret structural features and verify the nature of shallow, high chargeability responses.

According to Matrix, two types of magnetic anomalies were identified. These are linear line-to-line responses and 'bulls-eye' type anomalies suggesting two styles of magnetic signatures. The first type is commonly associated with tabular stratigraphic horizons following the same trend as chargeability and resistivity signatures. The second type are likely related to shallow iron sulphides such as pyrrhotite known to be present in lower stratigraphic units of the Halifax Formation.

Ten Quantitative Sections[™] were constructed through Matrix's proprietary, Quantitative Section[™] Methodology which is a complex integration process that utilizes the results of the gradient survey and the follow-up pole-dipole survey which was arranged over high chargeability anomalies. Quantitative Sections[™] (QS) have interpreted chargeability and resistivity plotted in section. Matrix included Lines 200, 300 and 400 as part of the "west anomaly zone". The "central anomaly zone" included Lines 1700, 1800 and 1900. The "east anomaly zone" contains Lines 2100, 2200, 2300 and 2800. Four lines (300, 1800, 2200 and 2800) further integrated total field magnetics for more detailed interpretation. The total field magnetics are plotted as a profile over the QS.

Quantitative Sections[™] and gradient data were used to produce an Interpretation Map (Figure 12) and identify seven high priority follow-up targets and 13 secondary. Higher priority targets were determined based on chargeability strength, resistivity association and their characteristics in terms of geometry, depth and vertical/horizontal extent. The thirteen secondary targets had

similar geophysical characteristics as the high priority targets but generally lacked detailed coverage or showed short line-to-line correlation.

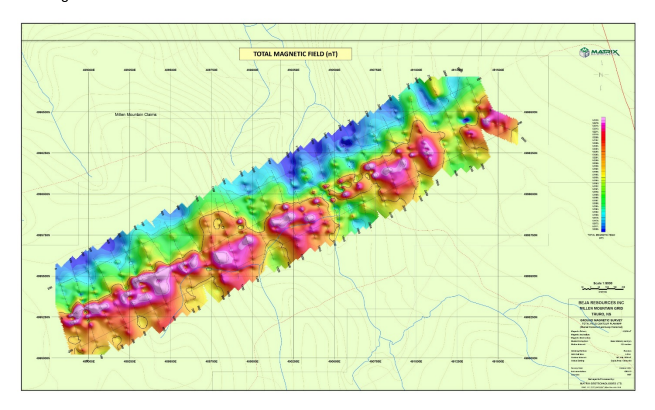


Figure 11: Total Magnetic Field Map (reduced original)



Figure 12: Interpretation Map

Drilling

Neither Beja nor the Company has conducted any drilling on the Millen Mountain Property to date, and therefore drilling is not included in the Technical Report.

Sample Preparation, Analyses and Security

Neither Beja nor Legion has conducted any sampling at the Millen Mountain Property, and therefore sampling is not included in the Technical Report.

Data Verification

The verification process included a review of all available data including:

- 1. Detailed examination of all work filed with the Nova Scotia Department of Natural Resources;
- A field visit to the Property and surrounding area to confirm location of pre-existing mine workings and ensure these occur within the Millen Mountain Property boundaries; and
- 3. Observation of extensive historic trenches and waste rock pile (although samples for re-assaying were not collected).

The author of the Technical Report determined that the available data was adequate to support the interpretations and conclusions in the Technical Report.

Mineral Processing and Metallurgical Testing

Neither Beja nor Legion has conducted any mineral processing or metallurgical testing at the Millen Mountain Property, and therefore mineral processing or metallurgical testing are not included in the Technical Report.

Mineral Resource and Mineral Reserve Estimates

Mineral resources and mineral reserves have never been estimated for the Millen Mountain Property, and therefore mineral resource or mineral reserve estimates are not included in the Technical Report.

Interpretation and Conclusions

The Millen Mountain Property has limited bedrock exposure to provide detailed structural geology information. However, reconnaissance mapping (Fletcher and Faribault, 1903; Horne and King, 2002) confirmed the approximate location of the South Branch Stewiacke River Anticline and provided some useful geological information. The Property is predominantly underlain by slates and minor metasandstones of the Glenn Brook Member of the Halifax Formation.

Recent exploration was reconnaissance in nature with variable results. Gold was reportedly found on the Millen Mountain Property in the early 1900's and later in an assessment report (Collier, 1999) that cited a sample assayed almost 1 ounce per tonne. Collier collected a few other gold bearing samples (<1 g).

Beja Resources Inc. commissioned Matrix GeoTechnologies Ltd. to conduct detailed gradient and pole-dipole chargeability, resistivity and magnetic surveys. These surveys identified geophysical signatures possibly related to stratigraphy, alteration, faulting, structures and potential sulphide mineralization.

The Interpretation Map (Figure 12) shows the relationships in plan-view between chargeability, resistivity and total magnetics as interpreted by Matrix. High chargeability may indicate the presence of altered metasandstone hosted sulphide with attendant quartz vein systems. This association is pronounced at Station 0 on QS Line 1700 (Appendix B) where high chargeability correlates well with field observation in that old workings that quartz veining, sulphide mineralization and carbonate alteration in a thick (<1m) unit of metasandstone. This lends support that at least some chargeability anomalies are associated with sulphide mineralization at the Millen Mountain Property.

Geophysical surveys in the central portion of the survey seem to indicate that area may be more faulted than the western and eastern portions. That observation is supported by previous digital elevation modeling work by Rheingold Exploration Corp.

Quantitative Sections[™] suggest an apparent correlation with interpreted stratigraphy of the Millen Mountain Property area. Drilling data is not available along the entire Wittenburg Mountain slate belt and therefore a drilling program is required to ascertain sub-surface geology, structure and mineralization.

Matrix divided geophysical anomalies into seven high priority and thirteen secondary priority targets for follow-up by detailed geochemical sampling and drilling. The presence of a Quantitative Section™ was the main criterion for separating the chargeability anomalies.

The Millen Mountain Property is an underexplored property that should be considered a grassroots exploration property. Reconnaissance mapping has identified important structural features and alteration that is consistent with Meguma style gold deposits.

An analogous geological setting lies to the west of the Millen Mountain Property (Rawdon Hills) that hosts several Halifax Formation Slate gold deposits. Gold has also been mined in other areas of the province that are underlain by Halifax Slate.

The Property has significant un-tested geophysical targets across the entire length of the survey area with chargeability anomalies open along strike both eastward and westward.

Recommended Work Program

The Technical Report recommends a two-phase exploration program to advance the un-tested mineral potential of the Millen Mountain Property. Phase one of the program would comprise rock sampling and exploration geochemistry to prioritize locations of auriferous potential along the two kilometre strike length of the South Branch quartz vein system and to also evaluate the entire length of the South Branch Stewiacke Anticline on the exploration grid.

There are numerous pits and trenches located along the South Branch quartz vein system. Grab sampling of the trench walls and waste rock piles should be performed, with special emphasis on sampling quartz veining and carbonitized and/or arsenopyrite-rich slate and sandstone in the search for wallrock hosted gold.

Exploration geochemistry surveys should comprise a combination of MMI and B-horizon soil sampling. A detailed, conventional B-horizon soil sampling survey should also be performed. B-horizon samples are to be collected at 25 metre intervals along grid-lines at a line spacing of 50 metres.

If warranted by the results of phase one, phase two would comprise a diamond drilling program

of 400 metres to evaluate the trend of the South Brook Stewiacke Anticline and the nature of selected geophysical anomalies identified by Matrix GeoTechnologies Ltd. and discussed in the Technical Report. Specifically, diamond drilling is proposed to evaluate:

- 1. Geophysical targets that have a supporting gold and/or arsenic geochemical signature.
- 2. Geochemical targets which are anomalous in gold and/or arsenic.
- 3. Deep-seated geophysical anomalies, particularly those that are coincident with the South Brook Stewiacke Anticline.
- 4. Geologic targets that may be recognized during the course of this exploration as the Property becomes better understood.

The budget for phase one and phase two of the recommended exploration program is described under Item 4.1 above.

4.4 For Issuers with Oil and Gas Operations disclose and insert here the information required by Appendix B (in tabular form, if appropriate).

This item is not applicable.

- 5. Selected Consolidated Financial Information
- 5.1 Annual Information Provide the following financial data for the Issuer in summary form for each of the last three completed financial years and any period subsequent to the most recent financial year end for which financial statements have been prepared, accompanied by a discussion of the factors affecting the comparability of the data, including discontinued operations, changes in accounting policies, significant acquisitions or significant dispositions and major changes in the direction of the Issuer's business:
 - (a) net sales or total revenues;
 - (b) income from continuing operations, in total and on a per share basis and fully diluted per share basis, calculated in accordance with the Handbook;
 - (c) net income or loss, in total and on a per share and fully diluted per share basis, calculated in accordance with the Handbook;
 - (d) total assets;
 - (e) total long-term financial liabilities as defined in the Handbook;
 - (f) cash dividends declared per share for each class of share; and
 - (g) such other information as would enhance an investor's understanding of the Issuer's financial condition and results of operations and would highlight other trends in financial condition and results of operations.

The following table sets forth summary financial information for the Company for the period from incorporation on December 8, 2016, to March 31, 2017. This information has been summarized from the Company's audited financial statements for the same period. This summary of financial information should only be read in conjunction with the Company's financial statements, including the notes thereto, included with this Listing Statement.

Period from Incorporation

	March 31, 2017	
Mineral properties	\$0	
Total assets	\$123,866	
Total revenues	\$0	
Long-term debt	\$0	
Property investigation fee	\$2,500 ⁽¹⁾	
General and administrative expenses	\$13,054	
Net loss	\$15,554	
Basic and diluted loss per share (2)	\$0.28	

⁽¹⁾ Total exploration expenditures on the Property by Beja were \$129,414.13. The Company acquired the rights to these exploration expenditures and exploration results under the Beja Agreement. During the financial year ended March 31, 2017, the Company had property investigation expenditures of \$2,500.

5.2 Quarterly Information — For each of the eight most recently completed quarters ending at the end of the most recently completed financial year, provide the information required in paragraphs (a), (b) and (b) of Section 5.1.

The following financial data was derived from the Company's financial statements for each of the Company's three completed financial quarters:

	December 31, 2016 (\$)	March 31, 2017 (\$)	June 30, 2017 (\$)
Revenues	Nil	Nil	Nil
Net income (loss) before other income/ expenses	0	(15,554)	(22,971)
Other items	0	0	0
Interest income	0	0	0
Future income tax	0	0	0
recovery		•	
Future income tax	0	0	0
expense Interest / penalties	0	0	0
Net income (loss) after	0	(15,554)	(22,971)
other income / expenses			
Net Income (loss) per	0	(0.28)	(0.00)
share – basic and diluted			
Weighted average	0	55,088	7,091,667
number of shares outstanding			

⁽¹⁾ The financial guarter is for the period from incorporation on December 8, 2016, to December 31, 2016.

5.3 Dividends – disclose:

(a) any restriction that could prevent the Issuer from paying dividends; and

⁽²⁾ Based on weighted average number of common shares issued and outstanding for the period.

⁽²⁾ Based upon the weighted average number of common shares issued and outstanding for the period. The 700,000 options outstanding are anti-dilutive.

(b) the Issuer's dividend policy and, if a decision has been made to change the dividend policy, the intended change in dividend policy.

The Company has not, since the date of its incorporation, declared or paid any dividends on its common shares. The Company intends to retain its earnings to finance growth and expand its operations and does not expect to pay any dividends in the foreseeable future. The Company does not currently have a policy with respect to the payment of dividends.

- 5.4 Foreign GAAP An Issuer may present the selected consolidated financial information required in this section on the basis of foreign GAAP if:
 - (a) the Issuer's primary financial statements have been prepared using foreign GAAP; and
 - (b) if the Issuer is required under applicable securities legislation to have reconciled its financial statements to Canadian GAAP at the time of filing its financial statements or the Issuer has otherwise done so, a cross reference to the notes to the financial statements containing the reconciliation of the financial statements to Canadian GAAP is included.

This item is not applicable.

6. Management's Discussion and Analysis

The Company's Management's Discussion and Analysis for the financial year ended March 31, 2017 and for the three month period ended June 30, 2017, are attached hereto as Appendix C.

- 7. Market for Securities
- 7.1 Identify the exchange(s) and quotation and trade reporting system(s) on which the Issuer's securities are listed and posted for trading or quoted.

The Company has applied to list its common shares on the Canadian Securities Exchange under the symbol LEGN. Trading will commence on September 18, 2017.

- 8. Consolidated Capitalization
- 8.1 Describe any material change in, and the effect of the material change on, the share and loan capital of the Issuer, on a consolidated basis, since the date of the comparative financial statements for the Issuer's most recently completed financial year contained in the Listing Statement.

The following table sets forth the consolidated capitalization of the Company as at the dates indicated. This table should be read in conjunction with the financial statements of the Company (including the notes thereto) contained in this Listing Statement.

Description	Outstanding as at March 31, 2017	Outstanding as at the date of this Listing Statement
Common shares	6,225,000	11,782,800
Share capital	\$124,500	\$530,280
Long-term debt	Nil	Nil

- 9. Options to Purchase Securities
- 9.1 State, in tabular form, as at a specified date not more than 30 days before the date of the Listing Statement, information as to options to purchase securities of the Issuer or a subsidiary of the Issuer that are held by:
 - (a) all executive officers and past executive officers of the Issuer as a group and all directors and past directors of the Issuer who are not also executive officers as a group, indicating the aggregate number of executive officers and the aggregate number of directors to whom the information applies, without naming them;
 - (b) all executive officers and past executive officers of all subsidiaries of the Issuer as a group and all directors and past directors of those subsidiaries who are not also executive officers of the subsidiary as a group, in each case, without naming them and excluding individuals referred to in paragraph (a), indicating the aggregate number of executive officers and the aggregate number of directors to whom the information applies;
 - (c) all other employees and past employees of the Issuer as a group, without naming them;
 - (d) all other employees and past employees of subsidiaries of the Issuer as a group, without naming them;
 - (e) all consultants of the Issuer as a group, without naming them; and
 - (a) any other person or company, including the underwriter, naming each person or company.

The Company has adopted a stock option plan (the "**Plan**") which provides eligible directors, officers, employees and consultants with the opportunity to acquire an ownership interest in the Company and is the basis for the Company's long-term incentive scheme. The key features of the Plan are as follows:

- The maximum number of common shares issuable under the Plan shall not exceed 10% of the number of common shares of the Company issued and outstanding as of each award date, inclusive of all common shares reserved for issuance pursuant to previously granted stock options.
- The options have a maximum term of five years from the date of issue.

- Options vest as the board of directors of the Company may determine upon the award of the options.
- The exercise price of options granted under the Plan will be determined by the board of
 directors, but will not be less that the greater of the closing market price of the Company's
 common shares on the Exchange on (a) the trading day prior to the date of grant of the
 options; and (b) the date of grant of the stock options.
- The expiry date of an option shall be the earlier of the date fixed by the Company's board of directors on the award date, and: (a) in the event of the death of the option holder while he or she is a director or employee (other than an employee performing investor relations activities), 12 months from the date of death of the option holder, or while he or she is a consultant or an employee performing investor relations activities, 30 days from the date of death of the option holder; (b) in the event that the option holder holds his or her option as a director and such option holder ceases to be a director of the Company other than by reason of death, 90 days following the date the option holder ceases to be a director (provided however that if the option holder continues to be engaged by the Company as an employee or consultant, the expiry date shall remain unchanged), unless the option holder ceases to be a director as a result of ceasing to meet the qualifications set forth in section 124 of the Business Corporations Act (British Columbia) or a special resolution passed by the shareholders of the Company pursuant to section 128(3) of the Business Corporations Act (British Columbia), in which case the expiry date will be the date that the option holder ceases to be a director of the Company; (c) in the event that the option holder holds his or her option as an employee or consultant of the Company (other than an employee or consultant performing investor relations activities) and such option holder ceases to be an employee or consultant of the Company other than by reason of death, 30 days following the date the option holder ceases to be an employee or consultant, unless the option holder ceases to be such as a result of termination for cause or an order of the British Columbia Securities Commission, the Exchange or any regulatory body having jurisdiction to so order, in which case the expiry date shall be the date the option holder ceases to be an employee or consultant of the Company; and (d) in the event that the option holder holds his or her option as an employee or consultant of the Company who provides investor relations activities on behalf of the Company, and such option holder ceases to be an employee or consultant of the Company other than by reason of death, the expiry date shall be the date the option holder ceases to be an employee or consultant of the Company.

The Plan may be terminated at any time by resolution of the board of directors, but any such termination will not affect or prejudice rights of participants holding options at that time. If the Plan is terminated, outstanding options will continue to be governed by the provisions of the Plan.

As of the date of this Listing Statement, there are 700,000 stock options, each exercisable for one common share in the capital of the Company for \$0.10, issued and outstanding to the directors and officers of the Company as follows:

Name	Number of Common Shares under Option	Exercise Price per Common Share	Expiry Date
Peter Smith (1)	100,000	\$0.10	May 1, 2022
Paul Pedersen (2)	100,000	\$0.10	May 1, 2022
Guy Pinsent (2)	100,000	\$0.10	May 1, 2022

Larry Timlick (2)	100,000	\$0.10	May 1, 2022
Michael Raven (1)	100,000	\$0.10	May 1, 2022
Charles Ackerman (1)	100,000	\$0.10	May 1, 2022
Fred Bonner (2)	100,000	\$0.10	May 1, 2022

Total <u>700,000</u>

- (1) As a group, all executive officers of the Company, namely Peter Smith (President and CEO), Michael Raven (Corporate Secretary), Charles Ackerman (CFO) and Fred Bonner (Chief Geologist), hold an aggregate of 400,000 stock options.
- (2) As a group, all directors of the Company who are not also executive officers, namely Paul Pedersen, Guy Pinsent and Larry Timlick, hold an aggregate of 300,000 stock options.

Each of the option holders is a director and/or an executive officer of the Company.

- 10. Description of the Securities
- 10.1 General State the description or the designation of each class of equity securities and describe all material attributes and characteristics, including:
 - a) dividend rights;
 - b) voting rights;
 - c) rights upon dissolution or winding-up;
 - d) pre-emptive rights;
 - e) conversion or exchange rights;
 - f) redemption, retraction, purchase for cancellation or surrender provisions,
 - g) sinking or purchase fund provisions;
 - h) provisions permitting or restricting the issuance of additional securities and any other material restrictions; and
 - i) provisions requiring a securityholder to contribute additional capital.

The authorized share capital of the Company consists of an unlimited number of common shares without par value. At the date of this Listing Statement, the Company has an aggregate of 7,725,000 fully paid common shares issued and outstanding.

The holders of the Company's common shares are entitled to:

- vote at all meetings of shareholders of the Company, except meetings at which only holders of a specified class of shares are entitled to vote;
- receive, subject to the rights, privileges, restrictions and conditions attaching to any other class of shares of the Company (of which there are none as at the date of this Listing Statement), any dividends declared by the Company; and
- receive, subject to the rights, privileges, restrictions and conditions attaching to any other class of shares of the Company, the remaining property of the Company upon the liquidation, dissolution or winding-up of the Company, whether voluntary or involuntary.
- 10.2 Debt securities If debt securities are being listed, describe all material attributes and characteristics of the indebtedness and the security, if any, for the debt, including:

- (a) provisions for interest rate, maturity and premium, if any;
- (b) conversion or exchange rights;
- (c) redemption, retraction, purchase for cancellation or surrender provisions,
- (d) sinking or purchase fund provisions;
- (e) the nature and priority of any security for the debt securities, briefly identifying the principal properties subject to lien or charge;
- (f) provisions permitting or restricting the issuance of additional securities, the incurring of additional indebtedness and other material negative covenants, including restrictions against payment of dividends and restrictions against giving security on the assets of the Issuer or its subsidiaries, and provisions as to the release or substitution of assets securing the debt securities;
- (g) the name of the trustee under any indenture relating to the Issuer and
- (h) any financial arrangements between the Issuer and any of its affiliates or among its affiliates that could affect the security for the indebtedness.

This item is not applicable.

10.4 Other securities - If securities other than equity securities or debt securities are being listed, describe fully the material attributes and characteristics of those securities.

This item is not applicable.

10.5 Modification of terms:

- (a) describe provisions about the modification, amendment or variation of any rights attached to the securities being listed; and
- (b) if the rights of holders of securities may be modified otherwise than in accordance with the provisions attached to the securities or the provisions of the governing statute relating to the securities, explain briefly.

This item is not applicable.

10.6 Other attributes:

- (a) if the rights attaching to the securities being listed are materially limited or qualified by the rights of any other class of securities, or if any other class of securities ranks ahead of or equally with the securities being listed, include information about the other securities that will enable investors to understand the rights attaching to the securities being listed; and
- (b) if securities of the class being listed may be partially redeemed or repurchased, state the manner of selecting the securities to be redeemed or repurchased.

This item is not applicable.

10.7 Prior Sales - State the prices at which securities of the same class as the securities to be listed have been sold within the 12 months before the date of the Listing Statement, or are to be sold, by the Issuer or any Related Person and the number of securities of the class sold or to be sold at each price.

The following table summarizes the sales of common shares by the Company under private placements from incorporation to the date of this Listing Statement.

Allotment Date	Price per Share	No. of Shares	Reason for Issuance
December 8, 2016	\$0.01	1	Incorporation (1)
March 31, 2017 March 31, 2017 May 9, 2017	\$0.02 \$0.02 ⁽²⁾ \$0.10 ⁽²⁾	6,100,000 125,000 1,500,000	Private Placement Shares for Services Consideration for Property
September 14, 2017	\$0.10	4,039,600	IPO
Total as at the date of Statement	of this Listing	11,764,600	

- (1) This share was surrendered and cancelled on March 31, 2017.
- (2) These shares were not issued for cash, and this is a deemed price per share.

10.8 Stock Exchange Price:

- a) if shares of the same class as the shares to be listed were or are listed on a Canadian stock exchange or traded on a Canadian market, provide the price ranges and volume traded on the Canadian stock exchange or market on which the greatest volume of trading generally occurs;
- b) if shares of the same class as the shares to be listed were or are not listed on a Canadian stock exchange or traded on a Canadian market, provide the price ranges and volume traded on the foreign stock exchange or market on which the greatest volume of trading generally occurs; and
- c) information is to be provided on a monthly basis for each month or, if applicable, part month, of the current quarter and the immediately preceding quarter and on a quarterly basis for the next preceding seven quarters.

This item is not applicable.

11. Escrowed Securities

11.1 State as of a specified date within 30 days before the date of the Listing Statement, in substantially the following tabular form, the number of securities of each class of securities of the Issuer held, to the knowledge of the Issuer, in escrow (which, for the purposes of this Form includes any securities subject to a pooling agreement) and the percentage that number represents of the outstanding securities of that class. In a note to the table, disclose the name of the depository, if any, and the date of and conditions governing the release of the securities from escrow.

In accordance with the policies of the applicable securities commissions and the Exchange, Peter Smith, Paul Pedersen, Guy Pinsent, Larry Timlick, Fred Bonner and Michael Raven (the "Escrow Shareholders") have entered into an agreement dated August 2, 2017 (the "Escrow Agreement") with the Company and AST Trust Company (Canada) (the "Trustee"), whereby they have agreed to deposit in escrow their common shares (the "Escrowed Shares").

The number of Escrowed Shares is as follows:

	escrow or that are subject to a contractual restriction on	a
Designation of class	transfer	Percentage of class
Common Shares	3,427,475 (1)	29.13%

Number of convition hold in

(1) Of the common shares deposited with the Trustee, 10% will be released to the Escrow Shareholders once the Company files financial statements with the British Columbia Securities Commission that show that either the Company or Probe Metals Inc. has incurred at least \$75,000 in exploration expenditures on the Millen Mountain Property (the "First Release"), and an additional 15% will be released to the Escrow Shareholders on each of the dates that are 6, 12, 18, 24, 30 and 36 months after the First Release, or at any time prior thereto with the consent of the applicable regulatory authorities.

The Company is an "emerging issuer" as defined in the applicable policies and notices of the Canadian Securities Administrators, and if the Company achieves "established issuer" status during the term of the Escrow Agreement, it will "graduate," resulting in a catch-up release and an accelerated release of any securities remaining in escrow under the 18 month schedule applicable to established issuers, as if the Company had originally been classified as an established issuer.

- 12. Principal Shareholders
- 12.1 (1) Provide the following information for each principal shareholder of the Issuer as of a specified date not more than 30 days before the date of the Listing Statement:
 - (a) Name:
 - (b) The number or amount of securities owned of the class to be listed:
 - (c) Whether the securities referred to in subsection 12(1)(b) are owned both of record and beneficially, of record only, or beneficially only; and
 - (d) The percentages of each class of securities known by the Issuer to be owned.
 - (2) If the Issuer is requalifying following a fundamental change or has proposed an acquisition, amalgamation, merger, reorganization or arrangement, indicate, to the extent known, the holding of each person of company described in paragraph (1) that will exist after giving effect to the transaction.
 - (3) If, to the knowledge of the Issuer, more than 10 per cent of any class of voting securities of the Issuer is held, or is to be held, subject to any voting trust or other similar agreement, disclose, to the extent known, the designation of the securities, the number or amount of the securities held or to be held subject to the agreement

and the duration of the agreement. State the names and addresses of the voting trustees and outline briefly their voting rights and other powers under the agreement.

- (4) If, to the knowledge of the Issuer, any principal shareholder is an associate or affiliate of another person or company named as a principal shareholder, disclose, to the extent known, the material facts of the relationship, including any basis for influence over the Issuer held by the person or company other than the holding of voting securities of the Issuer.
- (5) In addition to the above, include in a footnote to the table, the required calculation(s) on a fully-diluted basis.

To the knowledge of the directors and senior officers of the Company, no person or company, as at the date of this Listing Statement, beneficially owns, directly or indirectly, or exercises control or direction over common shares of the Company carrying more than 10% of the outstanding voting rights attached to the Company's common shares.

- 13 Directors and Officers
- 13.1 List the name and municipality of residence of each director and executive officer of the Issuer and indicate their respective positions and offices held with the Issuer and their respective principal occupations within the five preceding years.

Details regarding the directors and officers of the Company as at the date of this Listing Statement are as follows:

Name, Residence and Current Position with the Company	Date Appointed	Principal Occupation or Employment during the Past Five Years	Number of Common Shares ⁽²⁾
Peter Smith (3)(4) Surrey, British Columbia, Canada Director, President and Chief Executive Officer	December 15, 2016	Sessional law instructor at Simon Fraser University since January 2002; sessional law instructor at Langara College since January 2012; Vice-President — Corporate Development of Less Mess Storage Inc. from April 2014 to December 2016; President and CEO of DGM Minerals Corp. from September 2010 to April 2014.	873,667
Paul Pedersen Vancouver, British Columbia, Canada Director and Chairman	March 30, 2017	President and CEO, Rheingold Exploration Corp., from July 2010 to June 2017; President of Greywood Partners since November 2013.	869,141

Name, Residence and Current Position with the	Date Appointed	Principal Occupation or Employment during the Past	Number of Common Shares (2)
Company Guy Pinsent (3) Warsaw, Poland Director	March 30, 2017	President and CEO, Less Mess Storage Inc., since April 2014; Director and Partner of Premium Energy Fund from August 2012 to April 2014; independent consultant through Cenlap Properties Ltd. from March 2008 to April 2014.	666,667
Larry Timlick (3) Vancouver, British Columbia Director	March 30, 2017	President of Triplet Management since December 2016; Vice-President of Western Canada of Avaya Inc. from September 2014 to November 2016; Regional Sales Leader of Arista Networks Inc. from November 2011 to August 2016.	500,000
Michael Raven Vancouver, British Columbia, Canada Corporate Secretary	N/A ⁽⁵⁾	Lawyer practising at Beadle Raven LLP, since March 2011.	543,000
Fred Bonner Halifax, Nova Scotia Chief Geologist	N/A ⁽⁶⁾	Independent consultant through Eduterra Consulting since February 2015; President of TBL Resource Solutions Inc. from November 2010 to June 2015.	125,000
Charles Ackerman Fall River, Nova Scotia Chief Financial Officer	N/A ⁽⁷⁾	Accountant at Iona Resources Holdings since August 2015; accountant at Grant Thornton LLP from January 2015 to August 2015; accountant at AC HTBA LLP from April 2012 to January 2015.	Nil

⁽¹⁾ Each director of the Company ceases to hold office immediately before an annual general meeting for the election of directors is held but is eligible for re-election or re-appointment.

⁽²⁾ These common shares are subject to escrow restrictions. See "Escrowed Securities".

⁽³⁾ Member of the audit committee.

⁽⁴⁾ Mr. Smith may be a "Promoter" (as defined in Section 1 of the *Securities Act* (British Columbia) of the Company, in that he took the initiative in founding and organizing the Company.

⁽⁵⁾ Mr. Raven is Corporate Secretary of the Company, having been appointed to such position on March 30, 2017, but is not a director.

⁽⁶⁾ Mr. Bonner is Chief Geologist of the Company, having been appointed to such position on March 30, 2017, but is not a director.

- (7) Mr. Ackerman is Chief Financial Officer of the Company, having been appointed to such position on March 30, 2017, but is not a director.
- 13.2 State the period or periods during which each director has served as a director and when his or her term of office will expire.

See item 13.1 above.

13.3 State the number and percentage of securities of each class of voting securities of the Issuer or any of its subsidiaries beneficially owned, directly or indirectly, or over which control or direction is exercised by all directors and executive officers of the Issuer as a group.

As of the date of this Listing Statement, the directors and executive officers of the Company, as a group beneficially owned, directly or indirectly, or exercised control or direction over 3,577,475 (30.41%) of the common shares of the Company.

13.4 Disclose the board committees of the Issuer and identify the members of each committee.

The Audit Committee is comprised of Peter Smith, Guy Pinsent and Larry Timlick. There are no other committees of the Board.

13.5 If the principal occupation of a director or officer of the Issuer is acting as an officer of a person or company other than the Issuer, disclose the fact and state the principal business of the person or company.

No director or executive officer of the Company is, as at the date of this Listing Statement, or was within 10 years before the date of this Listing Statement, a director, chief executive officer or chief financial officer of any company (including the Company), that:

- (a) other than as described below, was subject to an order that was issued while the director or executive officer was acting in the capacity as director, chief executive officer or chief financial officer; or
- (b) was subject to an order that was issued after the director or executive officer ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer.

For the purposes of the above paragraph, "order" means a cease trade order, an order similar to a cease trade order, or an order that denied the relevant company access to any exemption under securities legislation, that was in effect for a period of more than 30 consecutive days.

Other than as disclosed below, no director or executive officer of the Company, or a shareholder holding a sufficient number of securities of the Company to affect materially the control of the Company:

(a) is, as at the date of this Listing Statement, or has been within the 10 years before the date of this Listing Statement, a director or executive officer of any company (including the Company) that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings,

- arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets; or
- (b) has, within the 10 years before the date of this Listing Statement, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director, executive officer or shareholder.

No director or executive officer of the Company, or a shareholder holding a sufficient number of securities of the Company to affect materially the control of the Company, has been subject to:

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

Michael Raven, the Corporate Secretary of the Company, was a director of True North Gems Greenland A/S ("**TNGG**"), a company incorporated under the laws of Greenland, when TNGG initiated voluntary bankruptcy proceedings under the Bankruptcy Act in Greenland in September 2016. TNGG was the operating subsidiary of True North Gems Inc. ("**True North**"; TSSXV:TGX), LNS Denmark APS and Greenland Venture A/S for their mineral project in Greenland, and when the shareholders of TNGG were unable to raise additional funding to finance TNGG's ongoing operations expenses, TNGG initiated proceedings for voluntary bankruptcy.

- Disclose if a director or officer of the Issuer or a shareholder holding a sufficient number of securities of the Issuer to affect materially the control of the Issuer, is, or within 10 years before the date of the Listing Statement has been, a director or officer of any other Issuer that, while that person was acting in that capacity:
 - (a) was the subject of a cease trade or similar order, or an order that denied the other Issuer access to any exemptions under Ontario securities law, for a period of more than 30 consecutive days, state the fact and describe the basis on which the order was made and whether the order is still in effect:
 - (b) was subject to an event that resulted, after the director or executive officer ceased to be a director or executive officer, in the company being the subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days, state the fact and describe the basis on which the order was made and whether the order is still in effect;
 - (c) became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets, state the fact; or
 - (d) within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets, state the fact.

This item is not applicable.

- 13.7 Describe the penalties or sanctions imposed and the grounds on which they were imposed or the terms of the settlement agreement and the circumstances that gave rise to the settlement agreement, if a director or officer of the Issuer, or a shareholder holding sufficient securities of the Issuer to affect materially the control of the Issuer, has:
 - (a) been subject to any penalties or sanctions imposed by a court relating to Canadian securities legislation or by a Canadian securities regulatory authority or has entered into a settlement agreement with a Canadian securities regulatory authority; or
 - (b) been subject to any other penalties or sanctions imposed by a court or regulatory body that would be likely to be considered important to a reasonable investor making an investment decision.

This item is not applicable.

13.8 Despite section 13.7, no disclosure is required of a settlement agreement entered into before December 31, 2000 unless the disclosure would likely be important to a reasonable investor in making an investment decision.

This item is not applicable.

13.9 If a director or officer of the Issuer, or a shareholder holding sufficient securities of the Issuer to affect materially the control of the Issuer, or a personal holding company of any such persons has, within the 10 years before the date of the Listing Statement, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or been subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the director or officer, state the fact.

This item is not applicable.

13.10 Disclose particulars of existing or potential material conflicts of interest between the Issuer or a subsidiary of the Issuer and a director or officer of the Issuer or a subsidiary of the Issuer.

Our directors are required by law to act honestly and in good faith with a view to the best interests of the Company and to disclose any interests that they may have in any project or opportunity of the Company. If a conflict of interest arises at a meeting of the board of directors, any director in a conflict will disclose his interest and abstain from voting on such matter. To the best of our knowledge, and other than as disclosed in the following paragraph, there are no known existing or potential conflicts of interest among the Company, our directors and officers or other members of management or of any proposed promoter, director, officer or other member of management as a result of their outside business interests.

Certain of the directors and officers currently serve as directors and officers of other private and public companies (including resource exploration companies). Some of the directors and officers are engaged and will continue to be engaged in the search for additional business opportunities on behalf of other corporations (including resource exploration properties), and situations may arise where these directors and officers may be serving another corporation with interests that

are in direct competition with the Company. In the event of any conflicts of interest, such conflicts must be disclosed to the Company and dealt with in accordance with the provisions of the *Business Corporations Act* (British Columbia).

- 13.11 Management In addition to the above provide the following information for each member of management:
 - (a) state the individual's name, age, position and responsibilities with the Issuer and relevant educational background;
 - (b) state whether the individual works full time for the Issuer or what proportion of the individual's time will be devoted to the Issuer:
 - (c) state whether the individual is an employee or independent contractor of the Issuer;
 - (d) state the individual's principal occupations or employment during the five years prior to the date of the Listing Statement, disclosing with respect to each organization as of the time such occupation or employment was carried on:
 - (i) its name and principal business,
 - (ii) if applicable, that the organization was an affiliate of the Issuer,
 - (iii) positions held by the individual, and
 - (iv) whether it is still carrying on business, if known to the individual;
 - (e) describe the individual's experience in the Issuer's industry; and
 - (f) state whether the individual has entered into a non-competition or non-disclosure agreement with the Issuer.

Peter Smith, 47. Director, President and Chief Executive Officer

Peter Smith obtained a Bachelor of Laws degree from the University of British Columbia in 1999, a Masters degree from Cambridge University in the United Kingdom in 1997, and a Bachelor of Arts degree from Simon Fraser University in 1995. Mr. Smith was a director of Amicus Capital Corp. and Palatine Capital Corp. from 2007 to 2009 and from 2009 to 2011 respectively, and a director of Terra Firma Resources Inc., a TSX Venture Exchange company, from 2007 to 2010. Mr. Smith co-founded DGM Minerals Corp. in 2010, which became a TSX Venture Exchange company in 2012 (TSXV:DGM), acquired self-storage assets in Eastern Europe in 2014 and changed its name to "Less Mess Storage Inc." (TSXV:LMS), and was acquired in a go-private transaction pursuant to a plan of arrangement in 2015. Mr. Smith has not signed a non-competition or non-disclosure agreement with the Company, and he currently plans on spending 50% of his time on Company matters. As President and CEO (as an independent contractor), Peter Smith is responsible for the day to day operations of the Company and the implementation of significant corporate policies as may be directed by the board of directors from time to time.

Paul Pedersen, 37, Director and Chairman of the Board

From July 2010 to June 2017, Mr. Pedersen served as President and CEO of Rheingold Exploration Corp (CSE:RGE), a mineral exploration company with a prospective gold project in

Northwestern Ontario. Mr. Pedersen holds a MBA in Finance from the Eli Broad Graduate School of Management at Michigan State University, where he served as a Fellow at the Center for Venture Capital Private Equity and Entrepreneurial Finance, and a Bachelors of Commerce Degree from the Sobey School of Business at Saint Mary's University. Mr. Pedersen has not signed a non-competition or non-disclosure agreement with the Company, and he currently plans on spending 10% of his time on Company matters.

Larry Timlick, 59, Independent Director

Mr. Timlick has been President of Triplet Management since December 2016. Previously, he was Vice-President of Western Canada of Avaya Inc. from September 2014 to November 2016 and regional sales leader of Arista Networks, Inc. from November 2011 to August 2016. He currently serves as a director of CounterPath Corp. (TSX:PATH; NASD:CPAH), Para Resources Inc. (TSXV:PBR), Sora Capital Corp. (TSXV:SOR) and Glance Technologies Inc. (CSE:GET). Mr. Timlick has not signed a non-competition or non-disclosure agreement with the Company, and he currently plans on spending 5% of his time on Company matters.

Guy Pinsent, 41, Independent Director

Guy Pinsent holds a Masters of Arts Degree in Economics from Cambridge University (Pembroke College). In 2013, Mr. Pinsent teamed up with the DGM Minerals Corp. (TSXV:DGM) board to pursue a self-storage acquisition in Warsaw, Poland, and Prague, Czech Republic. After a successful capital raise, the acquisition closed in April 2014 and the company changed its name to "Less Mess Storage Inc." (TSXV:LMS), with Mr. Pinsent becoming the President and CEO, a role which Mr. Pinsent maintains to date as the business is grown in Poland and the Czech Republic. Mr. Pinsent has not signed a non-competition or non-disclosure agreement with the Company, and he currently plans on spending 5% of his time on Company matters.

Michael Raven, 44, Corporate Secretary

Michael Raven obtained a Bachelor of Arts Degree in History (with honours) from The University of British Columbia in 1995 and received a Bachelor of Laws degree from The University of Victoria in 1999. In 2005, Mr. Raven established a private legal and business consulting practice, which consists of advising private and public companies in industries such as mining, oil and gas, entertainment and technology with respect to corporate structures, mergers and acquisitions, corporate governance and private and public financings. Mr. Raven co-founded DGM Minerals Corp. in 2010, which became a TSX Venture Exchange company in 2012 (TSXV:DGM), acquired self-storage assets in Eastern Europe in 2014 and changed its name to "Less Mess Storage Inc." (TSXV:LMS), and was acquired in a go-private transaction pursuant to a plan of arrangement in 2015. Mr. Raven is Corporate Secretary of the Company (as an independent contractor), has not signed a non-competition or non-disclosure agreement with the Company, and currently plans on spending 5% of his time on Company matters.

Fred Bonner, 55, Chief Geologist

Fred Bonner received an Honours Geology Degree from St. Mary's University in Halifax and Masters Degrees in Applied Science and Planning from Dalhousie University, Halifax. He is a professional geologist and Fellow of Geoscientists Canada. Mr. Bonner became Vice-President of Silvore Fox Minerals Corp. (TSXV:SFX) from October 2008 to December 2010. He subsequently started two consulting companies focusing on mineral development permitting and community engagement consulting. Mr. Bonner is Chief Geologist of the Company (as an independent contractor), has not signed a non-competition or non-disclosure agreement with the Company, and currently plans on spending 10% of his time on Company matters.

Charles Ackerman, 27, Chief Financial Officer

Charles Ackerman obtained a Bachelor of Commerce Degree in Accounting from Saint Mary's University and received a CPA, CA designation in 2014, following which he spent time with Grant Thornton LLP in corporate finance and mergers and acquisitions focused on mid-market transactions. In 2015 Mr. Ackerman left Grant Thornton to develop a corporate finance consulting business providing strategic consulting to family offices and high growth businesses. Mr. Ackerman is Chief Financial Officer of the Company (as an independent contractor), has not signed a non-competition or non-disclosure agreement with the Company, and currently plans on spending 10% of his time on Company matters.

The directors of the Company are presently directors of other reporting issuers, as follows:

<u>Director</u>	Other Issuers
Guy Pinsent	None
Paul Pedersen	Rheingold Exploration Corp.
Pete Smith	None
Larry Timlick	CounterPath Corp. Para Resources Inc. Sora Capital Corp. Glance Technologies Inc.

14. Capitalization

14.1 Prepare and file the following chart for each class of securities to be listed:

Issued Capital

Public Float	Number of Securities (non-diluted)	Number of Securities (fully- diluted)	%of Issued (non- diluted)	% of Issued (fully diluted)
Total outstanding (A)	11,764,600	12,857,310	100	100
Held by Related Persons or employees of the Issuer or Related Person of the Issuer, or by persons or companies who beneficially own or control, directly or indirectly, more than a 5% voting position in the Issuer (or who would beneficially own or control, directly or indirectly, more than a 5% voting position in the Issuer	3,577,475	4,277,475	30.41	33.27

upon exercise or conversion of other securities held) (B)					
Total Public Float (A-B)	8,187,125	8,579,835	69.59	66.73	
Freely-Tradeable Float					
Number of outstanding securities subject to resale restrictions, including restrictions imposed by pooling or other arrangements or in a shareholder agreement and securities held by control block holders (C)	3,427,475	3,427,475	29.13	26.66	
Total Tradeable Float (A-C)	8,337,125	9,429,835	70.87	73.34	

Public Securityholders (Registered)

Instruction: For the purposes of this report, "public securityholders" are persons other than persons enumerated in section (B) of the previous chart. List registered holders only.

Class of Security

Size of Holding	Number of holders	Total number of securities
1 – 99 securities	0	0
100 – 499 securities	0	0
500 – 999 securities	0	0
1,000 – 1,999 securities	0	0
2,000 – 2,999 securities	0	0
3,000 – 3,999 securities	0	0
4,000 – 4,999 securities	0	0
5,000 or more securities	27	8,337,125
	27	8,337,125

Public Securityholders (Beneficial)

Instruction: Include (i) beneficial holders holding securities in their own name as registered shareholders; and (ii) beneficial holders holding securities through an intermediary where the Issuer has been given written confirmation of shareholdings. For

the purposes of this section, it is sufficient if the intermediary provides a breakdown by number of beneficial holders for each line item below; names and holdings of specific beneficial holders do not have to be disclosed. If an intermediary or intermediaries will not provide details of beneficial holders, give the aggregate position of all such intermediaries in the last line.

Class of Security

Size of Holding	Number of holders	Total number of securities
1 – 99 securities	0	0
100 – 499 securities	0	0
500 – 999 securities	2	1,600
1,000 - 1,999 securities	2	2,500
2,000 - 2,999 securities	0	0
3,000 - 3,999 securities	3	9,000
4,000 - 4,999 securities	0	0
5,000 or more securities	173	8,174,025
Unable to confirm		

Non-Public Securityholders (Registered)

Instruction: For the purposes of this report, "non-public securityholders" are persons enumerated in section (B) of the issued capital chart.

Class of Security

Size of Holding	Number of holders	Total number of securities
1 – 99 securities	0	0
100 – 499 securities	0	0
500 – 999 securities	0	0
1,000 – 1,999 securities	0	0
2,000 – 2,999 securities	0	0
3,000 – 3,999 securities	0	0
4,000 – 4,999 securities	0	0

5,000 or more securities	6	3,427,475
	6	3,427,475

14.2 Provide the following details for any securities convertible or exchangeable into any class of listed securities

Description of Security (include conversion / exercise terms, including conversion / exercise price)	Number of convertible / exchangeable securities outstanding	Number of listed securities issuable upon conversion / exercise
Stock options (each exercisable for one common share at \$0.10 per share until May 1, 2022)	700,000	700,000
Agent's warrants (each exercisable for one common share at \$0.10 per share until September 14, 2017)	392,710	392,710

14.3 Provide details of any listed securities reserved for issuance that are not included in section 14.2.

This item is not applicable.

- 15. Executive Compensation
- 15.1 Attach a Statement of Executive Compensation from Form 51-102F6 or any successor instrument and describe any intention to make any material changes to that compensation.

Please see Statement of Executive Compensation from Form 51-102F6 attached hereto as Appendix D.

16. Indebtedness of Directors and Executive Officers

This item is not applicable.

- 17. Risk Factors
- 17.1 Disclose risk factors relating to the Issuer and its business, such as cash flow and liquidity problems, if any, experience of management, the general risks inherent in the business carried on by the Issuer, environmental and health risks, reliance on key personnel, regulatory constraints, economic or political conditions and financial history and any other matter that would be likely to influence an investor's decision to purchase securities of the Issuer.

An investment in the Offered Shares is speculative and involves a high degree of risk due to the nature of the Company's business and the present stage of exploration and development of its mineral properties. The following risk factors, as well as risks not currently known to the Company, could materially adversely affect the Company's future business, operations and financial condition and could cause them to differ materially from the estimates described in

forward-looking statements relating to the Company. Prospective investors should carefully consider the following risk factors along with the other matters set out or incorporated by reference in this Listing Statement.

Limited Operating History

The Company has a limited operating history upon which an evaluation of the Company, its current business and its prospects can be based. You should consider any purchase of the Company's securities in light of the risks, expenses and problems frequently encountered by all companies in the early stages of their corporate development.

Uncertain Liquidity and Capital Resources

For the period from incorporation to March 31, 2017, the Company had an operating loss of \$15,554. At July 31, 2017, the Company had working capital of \$92,965. The Company may need to raise additional capital by way of an offering of equity securities, an offering of debt securities, or by obtaining financing through a bank or other entity. In particular, even upon completion of the Offering, the Company may not have sufficient funds to complete the recommended exploration program on the Millen Mountain Property or match exploration expenditures made on the Property by Probe once the joint venture is formed, and will need to raise additional capital. The Company has not established a limit as to the amount of debt it may incur nor has it adopted a ratio of its equity to debt allowance. If the Company needs to obtain additional financing, there is no assurance that financing will be available from any source, that it will be available on terms acceptable to the Company, or that any future offering of securities will be successful. If additional funds are raised through the issuance of equity securities, there may be a significant dilution in the value of the Company's common shares. The Company could suffer adverse consequences if it is unable to obtain additional capital which would cast substantial doubt on its ability to continue its operations and growth.

Uncertainty of Use of Proceeds

Although the Company has set out in this Listing Statement its intended use of proceeds from the Offering, these are estimates only and subject to change. While management does not contemplate any material variation, management does retain broad discretion in the application of such proceeds.

No Known Economic Deposits

The Company is an exploration stage company and cannot give assurance that a commercially viable deposit, or "reserve," exists on any properties for which the Company currently has or may have (through potential future joint venture agreements or acquisitions) an interest. Therefore, determination of the existence of a reserve depends on appropriate and sufficient exploration work and the evaluation of legal, economic, and environmental factors. If the Company fails to find a commercially viable deposit on any of its properties, its financial condition and results of operations will be materially adversely affected.

Fluctuations in Metal Prices

Factors beyond the Company's control may affect the marketability of metals discovered, if any. Metal prices have fluctuated widely, particularly in recent years. The effect of these factors on the Company's exploration activities cannot be predicted. For example, gold prices are affected by numerous factors including central bank sales, producer hedging activities, the relative exchange rate of the U.S. dollar with other major currencies, global and regional demand and

political and economic conditions. Worldwide gold production levels also affect gold prices. As well, the price of gold has on occasion been subject to rapid short-term changes due to speculative activities.

Title Risk

The Company cannot guarantee that title to its mineral properties will not be challenged. Title insurance is generally not available for mineral properties and the Company's ability to ensure that it has obtained secure claim to individual mineral properties or mining concessions may be severely constrained. The Company's mineral properties may be subject to prior unregistered agreements, transfers or claims, and title may be affected by, among other things, undetected defects. The Company has not conducted surveys of all of the claims in which it holds direct or indirect interests. A successful challenge to the precise area and location of these claims could result in the Company being unable to operate on its properties as permitted or being unable to enforce its rights with respect to its properties.

First Nations Land Claims

First Nations rights may be claimed on Crown properties or other types of tenure with respect to which mining rights have been conferred. The Supreme Court of Canada's 2014 decision in Tsilhqot'in Nation v. British Columbia marked the first time in Canadian history that a court has declared First Nations title to lands outside of a reserve. The Company is not aware of any First Nations land claims having been asserted or any legal actions relating to native issues having been instituted with respect to any of the land which is covered by the Millen Mountain Property. The legal basis of a land claim is a matter of considerable legal complexity and the impact of a land claim settlement and self-government agreements cannot be predicted with certainty. In the event that First Nations title is asserted and proved on the Millen Mountain Property, provincial and federal laws will continue to be valid provided that any infringements of First Nations title, including mining and exploration, are either consented to by First Nations groups or are justified. However, no assurance can be given that a broad recognition of First Nations rights by way of a negotiated settlement or judicial pronouncement would not have an adverse effect on the Company's activities. Such impact could be marked and, in certain circumstances, could delay or even prevent the Company's exploration or mining activities.

Land Use Approvals and Permits

The proposed exploration program described in the Technical Report is expected to include exploration work for which land use approvals or permits must be obtained from the Nova Scotia government. The Company cannot guarantee that it will be able to obtain all such approvals or permits in a timely manner or at all, and any delay or failure to receive any required land use approvals or permits could negatively impact the Company's future exploration of the Millen Mountain Property.

Exploration and Development Risk

Resource exploration and development is a speculative business, characterized by a number of significant risks including, among other things, unprofitable efforts resulting not only from the failure to discover mineral deposits but from finding mineral deposits which, though present, are insufficient in quantity and quality to return a profit from production. The marketability of minerals acquired or discovered by the Company may be affected by numerous factors which are beyond the control of the Company and which cannot be accurately predicted, such as market fluctuations, the proximity and capacity of milling facilities, mineral markets and processing equipment and such other factors as government regulations, including regulations relating to

royalties, allowable production, importing and exporting of minerals and environmental protection, the combination of which factors may result in the Company not receiving an adequate return of investment capital.

Substantial expenditures are required to establish ore reserves through drilling, to develop metallurgical processes to extract the metal from the ore and, in the case of new properties, to develop the mining and processing facilities and infrastructure at any site chosen for mining. Although substantial benefits may be derived from the discovery of a major mineralized deposit, no assurance can be given that minerals will be discovered in sufficient quantities and grades to justify commercial operations or that funds required for development can be obtained on a timely basis. Estimates of reserves, mineral deposits and production costs can also be affected by such factors as environmental permitting regulations and requirements, weather, environmental factors, unforeseen technical difficulties, unusual or unexpected geological formations and work interruptions. In addition, the grade of ore ultimately mined may differ from that indicated by drilling results. Short term factors relating to reserves, such as the need for orderly development of ore bodies or the processing of new or different grades, may also have an adverse effect on mining operations and on the results of operations. Material changes in ore reserves, grades, stripping ratios or recovery rates may affect the economic viability of any project.

Environmental Laws and Regulations

The Company's operations are subject to environmental regulations in the jurisdictions in which it operates. Environmental legislation is evolving in a manner which will require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors and employees. There is no assurance that future changes in environmental regulation, if any, will not adversely affect the Company's operations.

The operations of the Company including exploration and any development activities or commencement of production on its properties, require permits from various federal, provincial and local governmental authorities and such operations are and will be governed by laws and regulations governing prospecting, development, mining, production, exports, taxes, labour standards, occupational health, waste disposal, toxic substances, land use, environmental protection, mine safety and other matters. To the extent that such approvals are required and not obtained, the Company may be delayed or prohibited from proceeding with planned exploration or development of its mineral properties.

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

Exploration and mining operations involve a potential risk of releases to soil, surface water and groundwater of metals, chemicals, fuels, liquids having acidic properties and other contaminants. In recent years, regulatory requirements and improved technology have significantly reduced those risks. However, those risks have not been eliminated, and the risk of environmental contamination from present and past exploration or mining activities exists for mining companies. The Company may be liable for environmental contamination and natural resource damages relating to the Property that occurred before the Company owned the Property. No assurance

can be given that potential liabilities for such contamination or damages caused by past activities at these properties do not exist.

Amendments to current laws, regulations and permits governing operations and activities of mining companies, or more stringent implementation thereof, could have a material adverse impact on the Company and cause increases in capital expenditures or require abandonment or delays in development of new mining properties.

Influence of Third Party Stakeholders

The Property or the roads or other means of access which the Company intends to utilize in carrying out its work programs or general business mandates on the Property may be subject to interests or claims by third party individuals, groups or companies. In the event that such third parties assert any claims, the Company's work programs may be delayed even if such claims are not meritorious. Such delays may result in significant financial loss and loss of opportunity for the Company.

Uninsurable Risks

Exploration, development and production of mineral properties is subject to certain risks, and in particular, unexpected or unusual geological operating conditions including rock bursts, caveins, fires, flooding and earthquakes may occur. It is not always possible to insure fully against such risks and we may decide not to take out insurance against such risks as a result of high premiums or for other reasons. Should such liabilities arise, they could have an adverse impact on our operations and could reduce or eliminate any future profitability and result in increasing costs and a decline in the value of the securities of the Company.

Competition

Significant and increasing competition exists for the limited number of mineral acquisition opportunities available. As a result of this competition, some of which is with large established mining companies with substantial capabilities and greater financial and technical resources than the Company, the Company may be unable to acquire attractive mineral properties on terms it considers acceptable. The Company also competes with other companies for the recruitment and retention of qualified employees and other personnel.

Management

The Company's prospects depend in part on the ability of its senior management and directors to operate effectively and the loss of the services of such persons could have a material adverse effect on the Company. To manage its growth, the Company may have to attract and retain additional highly qualified management, financial and technical personnel and continue to implement and improve operational, financial and management information systems. The Company does not have key man insurance in place in respect of any of its directors or officers.

Option Agreement

There is no assurance that Probe will incur all of the required \$250,000 in exploration expenditures under the Option Agreement. If Probe does not incur the required \$250,000 in exploration expenditures, then the Company will not have the benefit of exploration of the Property by Probe under the Option Agreement and the results of such exploration expenditures. Instead the Company will have to conduct and fund exploration on the Property on its own without the benefit of Probe's exploration. Upon completion of the Offering, the Company will have

sufficient funds to complete phase one of the recommended exploration program under the Technical Report but will have to raise additional funds to complete phase two of the recommended exploration program.

Joint Venture Obligations

If Probe successfully exercises its option under the Option Agreement, the Company and Probe will form a joint venture under which each will be required to contribute its proportionate share of ongoing expenditures or have its interest in the Property diluted. If the Company fails to match exploration payments and obligations on the Property following the formation of the joint venture, it may lose its interest in the Property and be left with only an NSR interest.

Offering Risks

There is no current public market for the Company's common shares. If an active public market for the Company's common shares does not develop, the trading price of the common shares may decline below the offering price of the Offered Shares.

There is no market through which the Offered Shares may be sold and purchasers may not be able to resell Offered Shares purchased under this Listing Statement. This may affect the pricing of the Offered Shares in the secondary market, the transparency and availability of trading prices, the liquidity of the Offered Shares, and the extent of issuer regulation.

The market price of publicly traded shares is affected by many variables not directly related to the success of the Company. These variables include macroeconomic developments in North America and globally, market perceptions of the attractiveness of particular industries, changes in commodity prices, currency exchange fluctuation and the extent of analytical coverage available to investors concerning the business of the Company.

In recent years, the securities markets have experienced a high level of price and volume volatility, and the market price of securities of many companies, particularly those considered to be exploration and development stage companies, has experienced wide fluctuations which have not necessarily been related to operating performance, underlying asset values or prospects of such companies. There can be no assurance that such fluctuations will not affect the price of the Company's common shares.

The Company has an unlimited number of common shares that may be issued by the board of directors without further action or approval of the Company's shareholders. While the board is required to fulfil its fiduciary obligations in connection with the issuance of such shares, the shares may be issued in transactions with which not all shareholders agree, and the issuance of such shares will cause dilution to the ownership interests of the Company's shareholders.

The financial risk of the Company's future activities will be borne to a significant degree by purchasers of the Offered Shares, who, on completion of the Offering, will incur immediate and substantial dilution in the net tangible book value per Share of \$0.059 or 59% of the Offering Price assuming completion of the minimum Offering, and \$0.050 or 50% of the Offering Price assuming completion of the maximum Offering, and assuming no exercise of the Agent's Warrant or any incentive stock options that are or may be granted. If the Company issues common shares from its treasury for financing purposes, control of the Company may change and purchasers may suffer additional dilution.

Tax Issues

Income tax consequences in relation to the securities offered will vary according to the circumstances of each purchaser. Prospective purchasers should seek independent advice from their own tax and legal advisers prior to subscribing for the securities.

Conflicts of Interest

Certain directors and officers of the Company are, and may continue to be, involved in the mining and mineral exploration industry through their direct and indirect participation in corporations, partnerships or joint ventures which are potential competitors of the Company. In particular, the CEO and CFO of the Company will only be devoting 50% and 10% of their time, respectively, to the business and affairs of the Company. Situations may arise in connection with potential acquisitions or investments where the other interests of these directors and officers may conflict with the interests of the Company. Directors and officers of the Company with conflicts of interest will be subject to and will follow the procedures set out in applicable corporate and securities legislation, regulations, rules and policies.

Dividends

The Company has not declared or paid any dividends on its common shares and does not currently have a policy on the payment of dividends. For the foreseeable future, the Company anticipates that it will retain future earnings and other cash resources for the operation and developments of its business. The payment of any future dividends will depend upon earnings and the Company's financial condition, current and anticipated cash needs and such other factors as the directors of the Company consider appropriate.

Estimates and Assumptions

Preparation of its financial statements requires the Company to use estimates and assumptions. Accounting for estimates requires the Company to use its judgment to determine the amount to be recorded on its financial statements in connection with these estimates. If the estimates and assumptions are inaccurate, the Company could be required to write down its recorded values. On an ongoing basis, the Company re-evaluates its estimates and assumptions. However, the actual amounts could differ from those based on estimates and assumptions.

Costs and Compliance Risks

Legal, accounting and other expenses associated with public company reporting requirements are significant. The Company anticipates that costs may increase with corporate governance related requirements, including, without limitation, requirements under National Instrument 52-109 – Certification of Disclosure in Issuers' Annual and Interim Filings, National Instrument 52-110 – Audit Committees and National Instrument 58-101 – Disclosure of Corporate Governance Practices.

The Company also expects these rules and regulations may make it more difficult and more expensive for it to obtain director and officer liability insurance, and it may be required to accept reduced policy limits and coverage or incur substantially higher costs to obtain the same or similar coverage. As a result, it may be more difficult for the Company to attract and retain qualified individuals to serve on its board of directors or as executive officers.

17.2 If there is a risk that securityholders of the Issuer may become liable to make an additional contribution beyond the price of the security, disclose that risk.

This item is not applicable.

17.3 Describe any risk factors material to the Issuer that a reasonable investor would consider relevant to an investment in the securities being listed and that are not otherwise described under section 17.1 or 17.2.

This item is not applicable.

- 18. Promoters
- 18.1 For a person or company that is, or has been within the two years immediately preceding the date of the Listing Statement, a promoter of the Issuer or of a subsidiary of the Issuer, state:
 - (a) the person or company's name;
 - (b) the number and percentage of each class of voting securities and equity securities of the Issuer or any of its subsidiaries beneficially owned, directly or indirectly, or over which control is exercised:
 - (c) the nature and amount of anything of value, including money, property, contracts, options or rights of any kind received or to be received by the promoter directly or indirectly from the Issuer or from a subsidiary of the Issuer, and the nature and amount of any assets, services or other consideration therefor received or to be received by the Issuer or a subsidiary of the Issuer in return; and
 - (d) for an asset acquired within the two years before the date of the Listing Statement or thereafter, or to be acquired, by the Issuer or by a subsidiary of the Issuer from a promoter:
 - (i) the consideration paid or to be paid for the asset and the method by which the consideration has been or will be determined.
 - (ii) the person or company making the determination referred to in subparagraph (i) and the person or company's relationship with the Issuer, the promoter, or an associate or affiliate of the Issuer or of the promoter, and
 - (iii) the date that the asset was acquired by the promoter and the cost of the asset to the promoter.

Peter Smith may be considered to be the Promoter of the Company in that he took the initiative in founding and organizing the Company. Mr. Smith owns 873,667 common shares of the Company (7.43% of the total number of shares issued and outstanding) and 100,000 stock options of the Company (14.29% of the total number of options issued and outstanding).

- 18.2 (1) If a promoter referred to in section 18.1 is, as at the date hereof, or was within 10 years before the date hereof, a director, chief executive officer, or chief financial officer of any person or company that:
 - was subject to an order that was issued while the promoter was acting in the capacity as director, chief executive officer or chief financial officer; or
 - b) was subject to an order that was issued after the promoter ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while the promoter was acting in the

capacity as director, chief executive officer or chief financial officer,

state the fact and describe the basis on which the order was made and whether the order is still in effect.

- (2) For the purposes of section 18.2 (1), "order" means:
 - (a) a cease trade order;
 - (b) an order similar to a cease trade order; or
 - (c) an order that denied the relevant person or company access to any exemption under securities legislation, that was in effect for a period of more than 30 consecutive days.
- (3) If a promoter referred to in section 18.2 (1):
 - (a) is, as at the date hereof, or has been within the 10 years before the date hereof, a director or executive officer of any person or company that, while the promoter was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets, state the fact; or
 - (b) has, within the 10 years before the date hereof, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the promoter, state the fact.
- (4) Describe the penalties or sanctions imposed and the grounds on which they were imposed or the terms of the settlement agreement and the circumstances that gave rise to the settlement agreement, if a promoter referred to in section 18.2(1) has been subject to:
 - (a) any penalties or sanctions imposed by a court relating to provincial and territorial securities legislation or by a provincial and territorial securities regulatory authority or has entered into a settlement agreement with a provincial and territorial securities regulatory authority; or
 - (b) any other penalties or sanctions imposed by a court or regulatory body that would be likely to be considered important to a reasonable investor in making an investment decision.
- (5) Despite section 18.2(4), no disclosure is required of a settlement agreement entered into before December 31, 2000 unless the disclosure would likely be considered important to a reasonable investor in making an investment decision.

This item is not applicable.

- 19. Legal Proceedings
- 19.1 Describe any legal proceedings material to the Issuer to which the Issuer or a subsidiary of the Issuer is a party or of which any of their respective property is the subject matter and any such proceedings known to the Issuer to be contemplated, including the name of the court or agency, the date instituted, the principal parties to the proceedings, the nature of the claim, the amount claimed, if any, if the proceedings are being contested, and the present status of the proceedings.

Neither the Company nor the Millen Mountain Property is or has been the subject of any legal proceedings, penalties or sanctions imposed by a court or regulatory authority, or settlement agreements before a court or regulatory, and no such legal proceedings, penalties or sanctions are known by the Company to be contemplated.

- 19.2 Regulatory actions Describe any:
 - (a) penalties or sanctions imposed against the Issuer by a court relating to provincial and territorial securities legislation or by a securities regulatory authority within the three years immediately preceding the date hereof;
 - (b) other penalties or sanctions imposed by a court or regulatory body against the Issuer necessary to contain full, true and plain disclosure of all material facts relating to the securities being listed; and
 - (c) settlement agreements the Issuer entered into before a court relating to provincial and territorial securities legislation or with a securities regulatory authority within the three years immediately preceding the date hereof.

See item 19.1 above.

- 20. Interest of Management and Others in Material Transactions
- 20.1 Describe, and state the approximate amount of, any material interest, direct or indirect, of any of the following persons or companies in any transaction within the three years before the date of the Listing Statement, or in any proposed transaction, that has materially affected or will materially affect the Issuer or a subsidiary of the Issuer:
 - (a) any director or executive officer of the Issuer;
 - (b) a person or company that is the direct or indirect beneficial owner of, or who exercises control or direction over, more than 10 percent of any class or series of your outstanding voting securities; and
 - (c) an associate or affiliate of any of the persons or companies referred to in paragraphs (a) or (b).

Other than as disclosed below, no director, executive officer of the Company or any shareholder beneficially holding or controlling, directly or indirectly, more than 10% of the issued and outstanding common shares of the Company, or any of their respective associates or affiliates, had any material direct or indirect interest in any transaction within the three years preceding the date of this Listing Statement which has materially affected or would materially affect the Company.

The Licence was transferred to the Company from Rheingold Exploration Corp. pursuant to the Property Transfer Agreement. Paul Pedersen, a director and Chairman of the Company, is a director of Rheingold and was formerly President and Chief Executive Officer of Rheingold, and Fred Bonner, the Company's Chief Geologist, is a director of Rheingold. See "General Development of the Business."

Pursuant to the Beja Agreement, the Company agreed to issue 1,500,000 common shares of the Company to Beja as consideration for the rights to the Property and all information, data, records, exploration results and exploration expenditures with respect to the Property. Peter Smith, Paul Pedersen, Fred Bonner and Michael Raven, each a director and/or officer of the Company, are former directors and/or officers of Beja. Beja had previously been dissolved for failure to file annual reports with the British Columbia corporate registry. On May 8, 2017, Beja was restored for the purpose of transferring its rights to the Property to Legion. Beja's restoration was a limited restoration, with an expiry date of June 9, 2017, when Beja was dissolved again. Prior to Beja's dissolution, the 1,500,000 common shares of the Company that Beja received pursuant to the Beja Agreement were distributed pro rata to the shareholders of Beja, including Peter Smith (who received 57,000 Company shares), Paul Pedersen (who received 202,475 Company shares) and Michael Raven (who received 43,000 Company shares).

- 21. Auditors, Transfer Agents and Registrars
- 21.1 State the name and address of the auditor of the Issuer.

The auditors of the Company are Davidson & Company, Chartered Professional Accountants, #1200 – 609 Granville Street, Vancouver, British Columbia V7Y 1G6.

21.2 For each class of securities, state the name of any transfer agent, registrar, trustee, or other agent appointed by the Issuer to maintain the securities register and the register of transfers for such securities and indicate the location (by municipality) of each of the offices of the Issuer or transfer agent, registrar, trustee or other agent where the securities register and register of transfers are maintained or transfers of securities are recorded.

The registrar and transfer agent for the Company's common shares is AST Trust Company (Canada), at Suite 1600-1066 West Hastings Street, Vancouver, British Columbia, V6E 3X1. The Company and AST Trust Company (Canada) have entered into an agreement dated August 2, 2017 (the "Registrar and Transfer Agreement") governing their respective rights and duties pertaining to this relationship.

- 22. Material Contracts
- 22.1 Give particulars of every material contract, other than contracts entered into in the ordinary course of business that was entered into within the two years before the date of Listing Statement by the Issuer or a subsidiary of the Issuer.

The only material contracts entered into by the Company within the period from incorporation until the date of this Listing Statement, other than contracts entered into in the ordinary course of business, are as follows:

- 1. The Property Transfer Agreement. See "General Development of the Business".
- 2. The Option Agreement. See "General Development of the Business".
- 3. The Beja Agreement. See "General Development of the Business".
- 4. The Escrow Agreement. See "Escrowed Securities".
- 5. The Agency Agreement. See "Narrative Discussion of the Business".
- 6. Registrar and Transfer Agency Agreement. See "Auditors, Transfer Agents and Registrar".

Copies of the above material contracts will be available for inspection at the registered and records office of the Company, at Beadle Raven LLP, #600 – 1090 West Georgia Street, Vancouver, British Columbia, V6E 3V7, during regular business hours during the distribution of the Offered Shares and for a period of 30 days thereafter.

22.2 If applicable, attach a copy of any co-tenancy, unitholders' or limited partnership agreement.

This item is not applicable.

- 23 Interest of Experts
- 23.1 Disclose all direct or indirect interests in the property of the Issuer or of a Related Person of the Issuer received or to be received by a person or company whose profession or business gives authority to a statement made by the person or company and who is named as having prepared or certified a part of the Listing Statement or prepared or certified a report or valuation described or included in the Listing Statement.
- 23.2 Disclose the beneficial ownership, direct or indirect, by a person or company referred to in section 23.1 of any securities of the Issuer or any Related Person of the Issuer.
- 23.3 For the purpose of section 23.2, if the ownership is less than one per cent, a general statement to that effect shall be sufficient.
- 23.4 If a person, or a director, officer or employee of a person or company referred to in section 23.1 is or is expected to be elected, appointed or employed as a director, officer or employee of the Issuer or of any associate or affiliate of the Issuer, disclose the fact or expectation.

Certain legal matters related to the Offering will be passed upon on behalf of the Company by Beadle Raven LLP and Fasken Martineau Dumoulin LLP (as tax counsel), and on behalf of the Agent by Getz Prince Wells LLP. Technical information regarding the Property included in this Listing Statement is based on the Technical Report prepared by Mark Graves, P. Geo., who is a "Qualified Person" as such term is defined in NI 43-101. Mr. Graves is independent of the Company within the meaning of NI 43-101.

None of Beadle Raven LLP, Fasken Martineau Dumoulin LLP, Getz Prince Wells LLP or Mark Graves, or any director, officer, employee or partner thereof, as applicable, received or has received a direct or indirect interest in the Company's property or the property of any associate or affiliate of the Company. Michael Raven, the Company's Corporate Secretary and a lawyer

practising at Beadle Raven LLP, holds 543,000 common shares of the Company, which represent 4.62% of the issued and outstanding shares of the Company at the date of this Listing Statement. Other than Mr. Raven, as at the date hereof the aforementioned persons, and the directors, officers, employees and partners, as applicable, of each of the aforementioned companies and partnerships, do not beneficially own, directly or indirectly, any securities of the Company.

Other than Mr. Raven, who is the Company's Corporate Secretary, none of the aforementioned persons, nor any director, officer, employee or partner, as applicable, of the aforementioned companies or partnerships, is currently expected to be elected, appointed or employed as a director, officer or employee of the Company or of any associate or affiliate of the Company.

The Company's auditors, Davidson & Company, Chartered Professional Accountants, report that they are independent from the Company in accordance with the Rules of Professional Conduct of the Institute of Chartered Accountants of British Columbia, Canada.

- 24. Other Material Facts
- 24.1 Give particulars of any material facts about the Issuer and its securities that are not disclosed under the preceding items and are necessary in order for the Listing Statement to contain full, true and plain disclosure of all material facts relating to the Issuer and its securities.

There are no material facts relating to the Company or the Offering other than as disclosed herein.

- 25. Financial Statements
- 25.1 Provide the following audited financial statement for the Issuer:
 - (a) copies of all financial statements including the auditor's reports required to be prepared and filed under applicable securities legislation for the preceding three years as if the Issuer were subject to such law; and
 - (b) a copy of financial statements for any completed interim period of the current fiscal year.
- 25.2 For Issuers re-qualifying for listing following a fundamental change provide
 - (a) the information required in sections 5.1 to 5.3 for the target;
 - (b) financial statement for the target prepared in accordance with the requirements of National Instrument 41-101 General Prospectus Requirements as if the target were the Issuer:
 - (c) pro-forma consolidated financial statements for the New Issuer giving effect to the transaction for:
 - (i) the last full fiscal year of the Issuer, and
 - (ii) any completed interim period of the current fiscal year.

The Company's Financial Statements for the financial year ended March 31, 2017 and for the three month period ended June 30, 2017, are attached hereto as Appendix E.

The first certificate below must be signed by the CEO, CFO, any person or company who is a promoter of the Issuer and two directors of the Issuer. In the case of an Issuer re-qualifying following a fundamental change, the second certificate must also be signed by the CEO, CFO, any person or company who is a promoter of the target and two directors of the target.

CERTIFICATE OF THE ISSUER

Pursuant to a resolution duly passed by its Board of Directors, Legion Metals Corp. hereby applies for the listing of the above mentioned securities on the Exchange. The foregoing contains full, true and plain disclosure of all material information relating to (full legal name of the Issuer). It contains no untrue statement of a material fact and does not omit to state a material fact that is required to be stated or that is necessary to prevent a statement that is made from being false or misleading in light of the circumstances in which it was made.

Dated at Vancouver, British Columbia	
this 14 th day of September, 2017.	
"Peter Smith"	"Charles Ackerman"
Peter Smith, Chief Executive Officer	Charles Ackerman, Chief Financial Officer
"Peter Smith"	"Paul Pedersen"
Peter Smith, Promoter (if applicable)	Paul Pedersen, Director
"Larry Timlick"	
Larry Timlick, Director	
[print or type names beneath signatures]	

APPENDIX A: MINERAL PROJECTS		
See item 4.3 of the Listing Statement.		

APPENDIX B: OIL AND GAS PROJECTS
This item is not applicable.

MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE FINANCIAL YEAR ENDED MARCH 31, 2017

The following Management's Discussion and Analysis ("MD&A") should be read in conjunction with the financial statements of the Company and the related notes thereto for the financial year ended March 31, 2017, included in this Listing Statement. This discussion is current as of August 9, 2017. The financial statements of the Company and the financial information contained in this MD&A were prepared in accordance with IFRS.

The following MD&A contains forward-looking statements that involve numerous risks and uncertainties. Actual results of the Company could differ materially from those discussed in such forward-looking statements as a result of these risks and uncertainties, including those set forth in this Listing Statement under "Cautionary Statement Regarding Forward-Looking Information" and under "Risk Factors".

General

The Company was incorporated on December 8, 2016, to operate as a resource exploration company focused on the acquisition and exploration of mineral properties. The Company has selected March 31 as its fiscal year end.

All direct costs related to the acquisition of resource property interests have been capitalized. The Company has no operating cash flow and its level of expenditures is dependent on the sale of equity capital to finance its exploration operations. Therefore, it is difficult to identify any meaningful trends or develop an analysis from cash flows.

Liquidity and Capital Resources

The Company is in the exploration stage and therefore has no cash flow from operations. Its only source of funds since incorporation has been from the sale of common shares. From the date of incorporation on December 8, 2016, to March 31, 2017, it has raised \$122,000 from the sale of shares for cash through the issuance of 6,100,000 shares. The Company has also issued: 125,000 shares to Fred Bonner, Chief Geologist of the Company, as consideration for geological services provided pursuant to a consulting agreement; and 1,500,000 shares to Beja Resources Inc. as consideration for the rights to the Millen Mountain Property and all information, data, records, exploration results and exploration expenditures with respect to the Property. In total, there are 7,725,000 shares outstanding as of the date of this Listing Statement.

As at March 31, 2017, current assets were \$123,866 and current liabilities were \$14,920, resulting in working capital of \$108,946 at that time. There are no known trends affecting liquidity or capital resources.

As at March 31, 2017, the Company had total assets of \$123,866 which are comprised of \$121,866 cash and \$2,000 of share subscription receivable. The net proceeds to be raised from the Offering are expected to fund the Company's operations for at least 12 months.

The Company is in the process of exploring its mineral properties and has not yet determined whether these properties contain mineral reserves that are economically recoverable. The recoverability of the amounts shown for resource properties and related deferred exploration costs are dependent upon the existence of economically recoverable reserves, the ability of the

Company to obtain necessary financing to complete the development of those reserves and upon future profitable production.

While the information in this Listing Statement has been prepared in accordance with IFRS on a going concern basis, which presumes the realization of assets and discharge of liabilities in the normal course of business for the foreseeable future, there are conditions and events that cast significant doubt on the validity of this presumption. The Company's ability to continue as a going concern is dependent upon achieving profitable operations and upon obtaining additional financing. While the Company is making its best efforts in this regard, the outcome of these matters cannot be predicted at this time.

Results of Operations

The loss for the period from incorporation to March 31, 2017, was \$15,554. Total expenses for the period were \$15,554, of which \$2,500 was for property investigation fees and paid through the issuance of 125,000 common shares by the Company, the amount of \$13,020 was professional fees, and \$34 was bank charge expense. Professional fees consists of legal, accounting and audit fees.

Summary of Quarterly Results

The following financial data was derived from the Company's financial statements for each of the Company's two completed financial quarters:

	December 31, 2016(\$)	March 31, 2017 (\$)
Revenues	Nil	Nil
Net income (loss) before other income/ expenses	0	(15,554)
Other items	0	0
Interest income	0	0
Future income tax	0	0
recovery Future income tax	0	0
expense Interest / penalties	0	0
Net income (loss) after other income / expenses	0	(15,554)
Net Income (loss) per share – basic and diluted ⁽²⁾	0	(0.28)
Weighted average number of shares outstanding	0	55,088

- (1) The financial quarter is for the period from incorporation on December 8, 2016, to December 31, 2016.
- (2) Based upon the weighted average number of common shares issued and outstanding for the period. The 700,000 options outstanding are anti-dilutive.

Exploration Expenditures

In 2012, Beja incurred the following exploration expenditures that were expensed as incurred in 2012:

DESCRIPTION OF WORK	TOTAL
Geophysics survey	\$85,256.71
Geophysics interpretation and report	\$9,887.50
Geological, supervision and field management	\$15,269.92
Line cutting	\$19,000.00
Total	\$129,414.13

The above expenditures include all applicable taxes.

Under the Beja Agreement, Beja assigned its interest in the Property and all information, data, records, exploration results and exploration expenditures with respect to the Property to the Company in exchange for 1,500,000 common shares of the Company.

Disclosure of Outstanding Security Data

As of the date of this Listing Statement, the Company has: 7,725,000 common shares issued and outstanding; and 700,000 stock options, each exercisable for one common share of the Company for \$0.10, issued and outstanding. The Company has no other securities issued or outstanding that are convertible into, or exercisable or exchangeable for, voting or equity securities of the Company.

Additional Disclosure for Junior Issuers

The proceeds raised under the Company's IPO are expected to fund the Company's operations for at least 12 months. The estimated total operating costs necessary for the Company to achieve its stated business objectives during that period of time is \$245,050, which includes the balance of the estimated costs of the Offering, the corporate finance fee, estimated exploration expenditures on the Property and estimated general and administrative expenses. Once Probe successfully exercises its option under the Option Agreement and the joint venture is formed, the Company will be required to match exploration expenditures on the Property. The Company is not aware of any other material capital expenditures in the next 12 months.

Financial Instruments and Other Instruments

The carrying values of cash and cash equivalents and accounts payable approximate their fair values because of the short-term maturity of these financial instruments. The Company has no exposure to Asset Backed Commercial Paper.

Off-Balance Sheet Arrangements

The Company does not have any off-balance sheet arrangements and does not contemplate having them in the foreseeable future.

Use of Estimates

Preparing financial statements requires management to make estimates and assumptions that affect the reported results. The estimates are based on historical experience and other assumptions believed to be reasonable under the circumstances. Critical accounting policies are disclosed in the annual audited financial statements.

Transactions between Related Parties

During the period from incorporation to March 31, 2017, the Company paid or made provision for the future payment of the following amounts to related parties:

- The Company issued 125,000 common shares to the Chief Geologist of the Company as consideration for geological services provided to the Company pursuant to a consulting agreement.
- The Company accrued \$2,500 to the Chief Financial Officer of the Company for accounting services. This amount has not yet been paid.

These transactions are in the normal course of operations and are measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties.

The Licence was transferred to the Company from Rheingold pursuant to the Property Transfer Agreement, Paul Pedersen, a director and Chairman of the Company, is a director of Rheingold and was previously President and Chief Executive Officer of Rheingold, and Fred Bonner, the Company's Chief Geologist, is a director of Rheingold. Pursuant to the Beja Agreement, the Company agreed to issue 1,500,000 common shares of the Company to Beja as consideration for the rights to the Property and all information, data, records, exploration results and exploration expenditures with respect to the Property. Peter Smith, Paul Pedersen, Fred Bonner and Michael Raven, each a director and/or officer of the Company, are former directors and/or officers of Beja. Beia had previously been dissolved for failure to file annual reports with the British Columbia corporate registry. On May 8, 2017, Beja was restored for the purpose of transferring its rights to the Property to Legion. Beja's restoration was a limited restoration, with an expiry date of June 9, 2017, when Beja was dissolved again. Prior to Beja's dissolution, the 1,500,000 common shares of the Company that Beja received pursuant to the Beja Agreement were distributed pro rata to the shareholders of Beja, including Peter Smith (who received 57,000 Company shares), Paul Pedersen (who received 202,475 Company shares) and Michael Raven (who received 43,000 Company shares).

Outlook

For the coming year, the Company's priorities are to complete the Offering, become a listed company on the Exchange and to support Probe's exploration of the Property, where warranted and in the best interests of the Company. The Company will review the results of Probe's exploration program to determine whether further exploration of the Property by the Company or making participating exploration expenditures under the joint venture agreement, once the joint venture is formed, is warranted.

There are significant risks that might affect the Company's further development. These include but are not limited to: exploration programs that may not result in a commercial mining operation; negative cash flow from operations; the Company's ability to raise financing in the future for ongoing operations; market fluctuations in metal prices; government regulations; and other conditions that may be out of the Company's control.

Accounting Policies A detailed summary of all of the Company's significant accounting policies is included in Note 3 to the audited financial statements for the period from incorporation to March 31, 2017. The Company, in consultation with its auditor, periodically reviews accounting policy changes implemented within its industry.

MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE THREE MONTHS ENDED JUNE 30, 2017

Introduction

This Management's Discussion and Analysis ("MD&A") of the financial position and results of operations of Legion Metals Corp. (the "Company" or "Legion") should be read in conjunction with the unaudited interim financial statements of the Company for the three months ended June 30, 2017 and the related notes contained therein. The interim financial statements have been prepared in accordance with International Accounting Standard 34 Interim Financial Reporting ("IAS 34") as issued by the International Accounting Standards Board ("IASB") using policies consistent with International Financial Reporting Standards ("IFRS") as issued by the IASB. All dollar figures included therein and in the following MD&A are quoted in Canadian dollars. Additional information relevant to the Company and its activities can be found on SEDAR at www.sedar.com.

This MD&A is current as at August 14, 2017.

This MD&A contains forward-looking statements and forward-looking information as further described under "Forward-Looking Statements and Forward-Looking Information" at the end of this MD&A. Please also refer to those risk factors identified or otherwise indirectly referenced in the "Risks and Uncertainties" section below.

The Company

The Company was incorporated under the *Business Corporations Act* (British Columbia) on December 8, 2016 under the name "1099582 B.C. Ltd.". The Company changed its name to "Legion Metals Corp." on March 28, 2017. The Company's registered and records office is located at #600 – 1090 West Georgia Street, Vancouver, British Columbia, V6E 3V7. The Company has no subsidiaries and does not hold securities in any corporation, partnership, trust or other corporate entity. The Company is currently engaged in the business of mineral exploration in Nova Scotia, Canada, and was extra-provincially registered in the Province of Nova Scotia on April 11, 2017.

The Company is the registered holder of exploration licence 10577 (the "**Licence**") in the Province of Nova Scotia. The Licence is comprised of 80 mineral claims covering approximately 1,280 hectares known as the Millen Mountain Property (the "**Property**" or the "**Millen Mountain Property**"). A geological report (the "**Technical Report**") prepared by Mark Graves, P. Geo., who is a "Qualified Person" as defined in National Instrument 43-101 – *Standards of Disclosure for Mineral Projects* ("**NI 43-101**"), was completed in relation to the Property on August 2, 2017.

On April 10, 2017, the Company entered into a property option agreement (the "Option Agreement") with Probe Metals Inc. ("Probe") pursuant to which the Company granted to Probe an exclusive, irrevocable right and option to acquire a 50% interest in the Property by incurring exploration expenditures of \$250,000 on the Property on or before November 9, 2018 (which option period includes a 30 day default notice period under the Option Agreement). Under the Option Agreement, Probe may make the expenditures on a "make or pay" basis, meaning that Probe may either make the required expenditures on the Property or pay the Company cash for any shortfall of such expenditures. Probe will be the operator with overall responsibilities for the operations on the Property during the term of the Option Agreement. Upon successful exercise of the option by Probe, the Company and Probe will form a joint venture pursuant to a joint venture agreement which will be based on the joint venture terms set out in the Option Agreement. Probe will be the operator under the joint venture for so long as it holds at least a 50% interest in the

Property. The joint venture terms provide that: a party that doesn't participate in joint venture expenditures will have its interest in the Property reduced accordingly; and if a party's interest in the Property is reduced to 10%, the joint venture will terminate, the participating party will receive a 100% interest in the Property and the non-participating party will receive a 1% net smelter royalty ("NSR") in the Property.

On August 9, 2017, the Company filed a final prospectus (the "**Prospectus**") with the British Columbia Securities Commission, the Alberta Securities Commission and the Ontario Securities Commission. The Prospectus qualifies an offering (the "**Offering**") to the public of a minimum of 3,000,000 common shares of the Company and a maximum of 5,000,000 common shares of the Company at a price of \$0.10 per share, for minimum gross proceeds of \$300,000 and maximum gross proceeds of \$500,000. The Prospectus is available under the Company's issuer profile on SEDAR at www.sedar.com. The Company has also applied to list its common shares on the Canadian Securities Exchange. Listing will be subject to the Company fulfilling all of the requirements of the Canadian Securities Exchange, including distribution of common shares of the Company to a minimum number of public shareholders.

Overall Performance

The key factors pertaining to the Company's overall performance for the period ended June 30, 2017 are as follows:

- The Company had working capital of \$92,975 as at June 30, 2017, as compared to working capital of \$108,946 as at March 31, 2017. The decrease was mainly due to expenses related to the Offering described under "The Company", above.
- The Company incurred a net loss of \$22,971 for the three months ended June 30, 2017, as compared to a net loss of \$15,554 for the period from incorporation to March 31, 2017. The net loss is mostly attributable to the Offering described under "The Company", above.

Selected Annual Information

The following table sets forth summary financial information for the Company for the period from incorporation on December 8, 2016, to March 31, 2017. This information has been summarized from the Company's audited financial statements for the same period and should only be read in conjunction with the Company's audited financial statements, including the notes thereto, which are included in the Prospectus.

Period from Incorporation

	i onod nom moorporation
	to March 31, 2017
Mineral properties	\$0
Total assets	\$123,866
Total revenues	\$0
Long-term debt	\$0
Property investigation fee	\$2,500 ⁽¹⁾
General and administrative expenses	\$13,054
Net loss	\$15,554
Basic and diluted loss per share (2)	\$0.28

(1) Total exploration expenditures on the Property by Beja Resources Inc. ("**Beja**") were \$129,414.13. The Company acquired the rights to these exploration expenditures and exploration results under a property purchase agreement between the Company and Beja dated May 9, 2017 (the "**Beja Agreement**"). During the financial year ended March 31, 2017, the Company had property investigation expenditures of \$2,500.

(2) Based on weighted average number of common shares issued and outstanding for the period.

Discussion of Operations

The Company incurred a net loss of \$22,971 for the three months ended June 30, 2017, as compared to a net loss of \$15,554 for the period from incorporation to March 31, 2017. Total expenses for the period were \$15,554, of which \$2,500 was for property investigation fees and paid through the issuance of 125,000 common shares by the Company, the amount of \$13,020 was professional fees, and \$34 was bank charge expense. Professional fees consist of legal, accounting and audit fees.

The Technical Report recommends that the Company conduct a two phase exploration program comprised of: phase one, consisting of rock sampling and exploration geochemistry; and phase two, if warranted by the results of phase one, consisting of diamond drilling. The estimated budget for phase one is \$102,050, and the estimated budget for phase two is \$111,125, for total recommended exploration expenditures of \$213,175.

Exploration conducted on the Property by the Company will partly depend on exploration activities conducted by Probe. The Company will strive to work in co-operation with Probe and compliment exploration efforts by Probe where practical. Moreover, in anticipation of becoming Probe's joint venture partner upon successful exercise of the option by Probe, which may occur as early as the fall/winter of 2017, the Company will attempt to be ready to match exploration spending with Probe if previous exploration results dictate that it is in the best interests of the Company to do so.

Summary of Quarterly Results

The following financial data was derived from the Company's financial statements for each of the Company's three completed financial quarters:

	December 31, 2016 (\$)	March 31, 2017 (\$)	June 30, 2017 (\$)
Revenues	Nil	Nil	Nil
Net income (loss) before other income/ expenses	0	(15,554)	(22,971)
Other items	0	0	0
Interest income	0	0	0
Future income tax recovery	0	0	0
Future income tax expense	0	0	0
Interest / penalties	0	0	0
Net income (loss) after other income / expenses	0	(15,554)	(22,971)
Net Income (loss) per share – basic and diluted (2)	0	(0.28)	(0.00)
Weighted average number of shares outstanding	0	55,088	7,091,667

⁽¹⁾ The financial quarter is for the period from incorporation on December 8, 2016, to December 31, 2016.

⁽²⁾ Based upon the weighted average number of common shares issued and outstanding for the period. The 700,000 options outstanding are anti-dilutive.

Liquidity and Capital Resources

The Company is in the exploration stage and therefore has no cash flow from operations. Its only source of funds since incorporation has been from the sale of common shares. From the date of incorporation on December 8, 2016, to June 30, 2017, it has raised \$122,000 from the sale of shares for cash through the issuance of 6,100,000 shares. The Company has also issued: 125,000 shares to Fred Bonner, Chief Geologist of the Company, as consideration for geological services provided pursuant to a consulting agreement; and 1,500,000 shares to Beja Resources Inc. as consideration for the rights to the Millen Mountain Property and all information, data, records, exploration results and exploration expenditures with respect to the Property. In total, there are 7,725,000 shares outstanding as of the date of this MD&A. As described above under "The Company", the Company may issue further shares under the Prospectus.

As at June 30, 2017, current assets were \$114,002 (March 31, 2017 - \$123,866) and current liabilities were \$21,027 (March 31, 2017 - \$14,920), resulting in working capital of \$92,975 (March 31, 2017 - \$108,946), at that time. There are no known trends affecting liquidity or capital resources.

As at June 30, 2017, the Company had total assets of \$264,002 (March 31, 2017 - \$123,866) which are comprised of \$103,502 cash, \$10,500 of prepaid expenses and \$150,000 of exploration and evaluation property.

The net proceeds to be raised from the Offering under the Prospectus are expected to fund the Company's operations for at least 12 months. The Company has had negative cash flow from its operating activities since its incorporation and expects to continue to have negative cash flow from its operating activities in the future. The Company's source of funds since incorporation has been from the sale of equity capital and the Company expects that equity capital will continue to be its source of funds in the future. See "Risks and Uncertainties" below for further disclosure of the risk of negative cash flow from its operating activities.

The estimated total operating costs necessary for the Company to achieve its stated business objectives during that period of time is \$245,050, which includes the balance of the estimated costs of the Offering, the corporate finance fee payable under the Offering, estimated exploration expenditures on the Property and estimated general and administrative expenses. A breakdown of the estimated general and administration expenses for the 12 months following completion of the Offering is as follows:

12 Month General & Administrative		
Expenses	(\$)	(\$)
	Monthly	Annual
Audit	1,000	12,000
Legal	500	6,000
Management Fees (1)	1,000	12,000
Rent	0	0
Office Expenses	250	3,000
Personnel	0	0
Shareholder Communications	250	3,000
Telecommunications / Internet / Computer	250	3,000
Transfer Agent / Filing Fees	1,500	18,000
Transportation and Accommodation	500	6,000
Total	\$5,250	\$63,000

(1) The Company's CFO will receive a management fee of \$1,000 per month.

The Company is in the process of exploring the Property and has not yet determined whether the Property contains mineral reserves that are economically recoverable. The recoverability of the amounts shown for resource properties and related deferred exploration costs are dependent upon the existence of economically recoverable reserves, the ability of the Company to obtain necessary financing to complete the development of those reserves and upon future profitable production. If Probe successfully exercises its option under the Option Agreement and the joint venture is formed, the Company will be required to match exploration expenditures on the Property. The Company is not aware of any other material capital expenditures in the next 12 months.

While the information in this MD&A has been prepared in accordance with IFRS on a going concern basis, which presumes the realization of assets and discharge of liabilities in the normal course of business for the foreseeable future, there are conditions and events that cast significant doubt on the validity of this presumption. The Company's ability to continue as a going concern is dependent upon achieving profitable operations and upon obtaining additional financing. While the Company is making its best efforts in this regard, the outcome of these matters cannot be predicted at this time.

Exploration Expenditures

In 2012, Beja incurred the following exploration expenditures that were expensed as incurred in 2012:

DESCRIPTION OF WORK	TOTAL
Geophysics survey	\$85,256.71
Geophysics interpretation and report	\$9,887.50
Geological, supervision and field management	\$15,269.92
Line cutting	\$19,000.00
	\$129,414.1
Total	3

The above expenditures include all applicable taxes.

Under the Beja Agreement, Beja assigned its interest in the Property and all information, data, records, exploration results and exploration expenditures with respect to the Property to the Company in exchange for 1,500,000 common shares of the Company.

Disclosure of Outstanding Security Data

As of the date of this MD&A, the Company has: 7,725,000 common shares issued and outstanding; and 700,000 stock options, each exercisable for one common share of the Company for \$0.10, issued and outstanding. The Company has no other securities issued or outstanding that are convertible into, or exercisable or exchangeable for, voting or equity securities of the Company. As disclosed in the Prospectus, under the Offering the Company may issue a minimum of 3,000,000 common shares and a maximum of 5,000,000 common shares, as well as up to 500,000 agent's warrants, each exercisable for one common share of the Company for \$0.10.

Off-Balance Sheet Arrangements

The Company does not have any off-balance sheet arrangements and does not contemplate having them in the foreseeable future.

Transactions between Related Parties

During the period from incorporation to June 30, 2017, the Company paid or made provision for the future payment of the following amounts to related parties:

- The Company issued 125,000 common shares to the Chief Geologist of the Company as consideration for geological services provided to the Company pursuant to a consulting agreement.
- The Company accrued \$2,500 to the Chief Financial Officer of the Company for accounting services. This amount has not yet been paid.

These transactions are in the normal course of operations and are measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties.

The Licence was transferred to the Company from Rheingold Exploration Corp. ("Rheingold") pursuant to a property transfer agreement dated April 5, 2017 between the Company and Rheingold (Rheingold held the Licence in trust for Beja). Paul Pedersen, a director and Chairman of the Company, is a director of Rheingold and was formerly President and Chief Executive Officer of Rheingold, and Fred Bonner, the Company's Chief Geologist, is a director of Rheingold. Pursuant to the Beja Agreement, the Company agreed to issue 1,500,000 common shares of the Company to Beja as consideration for the rights to the Property and all information, data, records, exploration results and exploration expenditures with respect to the Property. Peter Smith, Paul Pedersen, Fred Bonner and Michael Raven, each a director and/or officer of the Company, are former directors and/or officers of Beia. Beia had previously been dissolved for failure to file annual reports with the British Columbia corporate registry. On May 8, 2017, Beja was restored for the purpose of transferring its rights to the Property to Legion. Beja's restoration was a limited restoration, with an expiry date of June 9, 2017, when Beja was dissolved again. Prior to Beja's dissolution, the 1,500,000 common shares of the Company that Beja received pursuant to the Beja Agreement were distributed pro rata to the shareholders of Beja, including Peter Smith (who received 57,000 Company shares), Paul Pedersen (who received 202,475 Company shares) and Michael Raven (who received 43,000 Company shares).

Trends

Management regularly monitors economic conditions and estimates their impact on the Company's operations and incorporates these estimates in both short-term operating and longer-term strategic decisions. Recently, equity markets in the junior resource sector, led by an increase in the price of gold, showed signs of improvement, with a number of financings being completed (as well as increases in merger and acquisition activity). Apart from these and the risk factors noted under the heading "Risks and Uncertainties", management is not aware of any other trends, commitments, events or uncertainties that would have a material effect on the Company's business, financial condition or results of operations. See "Forward-Looking Statements and Forward-Looking Information" at the end of this MD&A.

Outlook

The Company's priorities are to complete the Offering, become a listed company on the Canadian Securities Exchange and to support Probe's exploration of the Property, where warranted and in the best interests of the Company. The Company will review the results of Probe's exploration program to determine whether further exploration of the Property by the Company or making participating exploration expenditures under the joint venture agreement, once the joint venture is formed, is warranted.

There are significant risks that might affect the Company's further development. These include but are not limited to: exploration programs that may not result in a commercial mining operation; negative cash flow from operations; the Company's ability to raise financing in the future for ongoing operations; market fluctuations in metal prices; government regulations; and other conditions that may be out of the Company's control. See "Risks and Uncertainties" below.

Critical Accounting Estimates

Preparing financial statements requires management to make estimates and assumptions that affect the reported results. The estimates are based on historical experience and other assumptions believed to be reasonable under the circumstances. Critical accounting policies are disclosed in the Company's financial statements.

Critical accounting estimates, assumptions and judgments made by management that may result in material adjustments to the carrying amounts of assets and liabilities within the next financial year are as follows:

• Share-based payments: The Company records all share-based payments using the fair value method. The Company uses the Black-Scholes option pricing model to determine the fair value of the stock options and warrants. The fair value of the 700,000 options granted on May 1, 2017 was \$7,000. The main factors affecting the estimates of the fair value of these equity instruments are the expected life of the equity instruments, risk free interest rate, the stock price volatility used and the forfeiture rate for stock options. The Company currently estimates the expected volatility by using the average volatility of mature similar listed entities.

Changes in Accounting Policies including Initial Adoption

A detailed summary of all of the Company's significant accounting policies is included in Note 3 to the financial statements. The Company, in consultation with its auditor, periodically reviews accounting policy changes implemented within its industry.

Financial Instruments and Other Instruments

The carrying values of cash and cash equivalents and accounts payable approximate their fair values because of the short-term maturity of these financial instruments. The Company has no exposure to Asset Backed Commercial Paper.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares. Although the Company has been successful at raising funds in the past through the issuance of shares, it is uncertain as to whether it will be able to continue this form of financing due to uncertain economic conditions. There were no changes in the Company's approach to capital management during the year.

The Company is not subject to externally imposed capital requirements.

Categories of financial instruments

	June 30,	March 31,
	2017	2017

Financial assets at fair value through profit or loss

Cash and cash equivalents	\$ 103,502	\$ 121,866	
Other financial liabilities			
Accounts payable and accrued liabilities	\$ 21,027	\$ 14,920	

The fair values of cash and cash equivalents and accounts payable and accrued liabilities approximate their carrying values due to the short term to maturities of these financial instruments.

The Company's financial instruments are exposed to certain financial risks, including market risk, credit risk and liquidity risk. The Company's exposure to these risks and its methods of managing the risks remain consistent.

Market risk

Market risk is the risk that the fair value of, or future cash flows from, the Company's financial instruments will significantly fluctuate due to changes in market prices. The value of financial instruments can be affected by changes in interest rates, foreign currency rates and other price risk.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates. Should the market interest rates increase/decrease by 1%, the impact on cash would be immaterial.

The Company monitors its exposure to interest rates and has not entered into any derivative financial instruments to manage this risk. The Company's exposure to interest rate risk is immaterial.

Foreign currency risk

The Company is not exposed to foreign currency risk as all expenditures incurred by the Company are denominated in Canadian dollars.

Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market prices, other than those arising from interest rate risk or foreign currency risk. The Company is not exposed to significant other price risk on its financial instruments.

Credit risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations, and arises principally from the

Company's cash. The carrying value of the financial assets represents the maximum credit exposure.

Credit risk is minimal as cash is on deposit with a Canadian chartered bank.

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 and its expansionary plans. The Company ensures 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.

Liquidity risk is minimal as the Company can satisfy its commitments for the coming year.

The following is an analysis of the contractual maturities of the Company's financial liabilities at June 30, 2017:

	Within One Year		One	Between One and Five Years		re than e Years
Accounts payable and accrued liabilities	\$	21,027	\$	_	\$	-

There were no changes in the Company's approach to financial risk management during the year.

Risks and Uncertainties

The exploration, development and mining of mineral resources are highly speculative in nature and are subject to significant risks. In addition to the usual risks associated with an investment in a business at an early stage of development, management and the directors of the Company believe that, in particular, the following risk factors should be considered by prospective investors. It should be noted that this list is not exhaustive and that other risk factors may apply. An investment in the Company may not be suitable for all investors.

Limited Operating History

The Company has a limited operating history upon which an evaluation of the Company, its current business and its prospects can be based. Investors should consider any purchase of the Company's securities in light of the risks, expenses and problems frequently encountered by all companies in the early stages of their corporate development.

Uncertain Liquidity and Capital Resources

The Company may need to raise additional capital by way of an offering of equity securities, an offering of debt securities, or by obtaining financing through a bank or other entity. In particular, even upon completion of the Offering, the Company may not have sufficient funds to complete the recommended exploration program on the Millen Mountain Property or match exploration expenditures made on the Property by Probe once the joint venture is formed, and will need to raise additional capital. The Company has not established a limit as to the amount of debt it may

incur nor has it adopted a ratio of its equity to debt allowance. If the Company needs to obtain additional financing, there is no assurance that financing will be available from any source, that it will be available on terms acceptable to the Company, or that any future offering of securities will be successful. If additional funds are raised through the issuance of equity securities, there may be a significant dilution in the value of the Company's common shares. The Company could suffer adverse consequences if it is unable to obtain additional capital which would cast substantial doubt on its ability to continue its operations and growth.

No Known Economic Deposits

The Company is an exploration stage company and cannot give assurance that a commercially viable deposit, or "reserve," exists on any properties for which the Company currently has or may have (through potential future joint venture agreements or acquisitions) an interest. Therefore, determination of the existence of a reserve depends on appropriate and sufficient exploration work and the evaluation of legal, economic, and environmental factors. If the Company fails to find a commercially viable deposit on any of its properties, its financial condition and results of operations will be materially adversely affected.

Fluctuations in Metal Prices

Factors beyond the Company's control may affect the marketability of metals discovered, if any. Metal prices have fluctuated widely, particularly in recent years. The effect of these factors on the Company's exploration activities cannot be predicted. For example, gold prices are affected by numerous factors including central bank sales, producer hedging activities, the relative exchange rate of the U.S. dollar with other major currencies, global and regional demand and political and economic conditions. Worldwide gold production levels also affect gold prices. As well, the price of gold has on occasion been subject to rapid short-term changes due to speculative activities.

Title Risk

The Company cannot guarantee that title to its mineral properties will not be challenged. Title insurance is generally not available for mineral properties and the Company's ability to ensure that it has obtained secure claim to individual mineral properties or mining concessions may be severely constrained. The Company's mineral properties may be subject to prior unregistered agreements, transfers or claims, and title may be affected by, among other things, undetected defects. The Company has not conducted surveys of all of the claims in which it holds direct or indirect interests. A successful challenge to the precise area and location of these claims could result in the Company being unable to operate on its properties as permitted or being unable to enforce its rights with respect to its properties.

First Nations Land Claims

First Nations rights may be claimed on Crown properties or other types of tenure with respect to which mining rights have been conferred. The Supreme Court of Canada's 2014 decision in *Tsilhqot'in Nation v. British Columbia* marked the first time in Canadian history that a court has declared First Nations title to lands outside of a reserve. The Company is not aware of any First Nations land claims having been asserted or any legal actions relating to native issues having been instituted with respect to any of the land which is covered by the Millen Mountain Property. The legal basis of a land claim is a matter of considerable legal complexity and the impact of a land claim settlement and self-government agreements cannot be predicted with certainty. In the event that First Nations title is asserted and proved on the Millen Mountain Property, provincial and federal laws will continue to be valid provided that any infringements of First Nations title,

including mining and exploration, are either consented to by First Nations groups or are justified. However, no assurance can be given that a broad recognition of First Nations rights by way of a negotiated settlement or judicial pronouncement would not have an adverse effect on the Company's activities. Such impact could be marked and, in certain circumstances, could delay or even prevent the Company's exploration or mining activities.

Land Use Approvals and Permits

The proposed exploration program described in the Technical Report is expected to include exploration work for which land use approvals or permits must be obtained from the Nova Scotia government. The Company cannot guarantee that it will be able to obtain all such approvals or permits in a timely manner or at all, and any delay or failure to receive any required land use approvals or permits could negatively impact the Company's future exploration of the Millen Mountain Property.

Exploration and Development Risk

Resource exploration and development is a speculative business, characterized by a number of significant risks including, among other things, unprofitable efforts resulting not only from the failure to discover mineral deposits but from finding mineral deposits which, though present, are insufficient in quantity and quality to return a profit from production. The marketability of minerals acquired or discovered by the Company may be affected by numerous factors which are beyond the control of the Company and which cannot be accurately predicted, such as market fluctuations, the proximity and capacity of milling facilities, mineral markets and processing equipment and such other factors as government regulations, including regulations relating to royalties, allowable production, importing and exporting of minerals and environmental protection, the combination of which factors may result in the Company not receiving an adequate return of investment capital.

Substantial expenditures are required to establish ore reserves through drilling, to develop metallurgical processes to extract the metal from the ore and, in the case of new properties, to develop the mining and processing facilities and infrastructure at any site chosen for mining. Although substantial benefits may be derived from the discovery of a major mineralized deposit, no assurance can be given that minerals will be discovered in sufficient quantities and grades to justify commercial operations or that funds required for development can be obtained on a timely basis. Estimates of reserves, mineral deposits and production costs can also be affected by such factors as environmental permitting regulations and requirements, weather, environmental factors, unforeseen technical difficulties, unusual or unexpected geological formations and work interruptions. In addition, the grade of ore ultimately mined may differ from that indicated by drilling results. Short term factors relating to reserves, such as the need for orderly development of ore bodies or the processing of new or different grades, may also have an adverse effect on mining operations and on the results of operations. Material changes in ore reserves, grades, stripping ratios or recovery rates may affect the economic viability of any project.

Environmental Laws and Regulations

The Company's operations are subject to environmental regulations in the jurisdictions in which it operates. Environmental legislation is evolving in a manner which will require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors and employees. There is no assurance that future changes in environmental regulation, if any, will not adversely affect the Company's operations.

The operations of the Company including exploration and any development activities or commencement of production on its properties, require permits from various federal, provincial and local governmental authorities and such operations are and will be governed by laws and regulations governing prospecting, development, mining, production, exports, taxes, labour standards, occupational health, waste disposal, toxic substances, land use, environmental protection, mine safety and other matters. To the extent that such approvals are required and not obtained, the Company may be delayed or prohibited from proceeding with planned exploration or development of its mineral properties.

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

Exploration and mining operations involve a potential risk of releases to soil, surface water and groundwater of metals, chemicals, fuels, liquids having acidic properties and other contaminants. In recent years, regulatory requirements and improved technology have significantly reduced those risks. However, those risks have not been eliminated, and the risk of environmental contamination from present and past exploration or mining activities exists for mining companies. The Company may be liable for environmental contamination and natural resource damages relating to the Property that occurred before the Company owned the Property. No assurance can be given that potential liabilities for such contamination or damages caused by past activities at these properties do not exist.

Amendments to current laws, regulations and permits governing operations and activities of mining companies, or more stringent implementation thereof, could have a material adverse impact on the Company and cause increases in capital expenditures or require abandonment or delays in development of new mining properties.

Influence of Third Party Stakeholders

The Property or the roads or other means of access which the Company intends to utilize in carrying out its work programs or general business mandates on the Property may be subject to interests or claims by third party individuals, groups or companies. In the event that such third parties assert any claims, the Company's work programs may be delayed even if such claims are not meritorious. Such delays may result in significant financial loss and loss of opportunity for the Company.

Uninsurable Risks

Exploration, development and production of mineral properties is subject to certain risks, and in particular, unexpected or unusual geological operating conditions including rock bursts, cave-ins, fires, flooding and earthquakes may occur. It is not always possible to insure fully against such risks and we may decide not to take out insurance against such risks as a result of high premiums or for other reasons. Should such liabilities arise, they could have an adverse impact on our operations and could reduce or eliminate any future profitability and result in increasing costs and a decline in the value of the securities of the Company.

Competition

Significant and increasing competition exists for the limited number of mineral acquisition opportunities available. As a result of this competition, some of which is with large established mining companies with substantial capabilities and greater financial and technical resources than the Company, the Company may be unable to acquire attractive mineral properties on terms it considers acceptable. The Company also competes with other companies for the recruitment and retention of qualified employees and other personnel.

<u>Management</u>

The Company's prospects depend in part on the ability of its senior management and directors to operate effectively and the loss of the services of such persons could have a material adverse effect on the Company. To manage its growth, the Company may have to attract and retain additional highly qualified management, financial and technical personnel and continue to implement and improve operational, financial and management information systems. The Company does not have key man insurance in place in respect of any of its directors or officers.

Option Agreement

There is no assurance that Probe will incur all of the required \$250,000 in exploration expenditures under the Option Agreement. If Probe does not incur the required \$250,000 in exploration expenditures, then the Company will not have the benefit of exploration of the Property by Probe under the Option Agreement and the results of such exploration expenditures. Instead the Company will have to conduct and fund exploration on the Property on its own without the benefit of Probe's exploration. Upon completion of the Offering, the Company will have sufficient funds to complete phase one of the recommended exploration program under the Technical Report but will have to raise additional funds to complete phase two of the recommended exploration program.

Joint Venture Obligations

If Probe successfully exercises its option under the Option Agreement, the Company and Probe will form a joint venture under which each will be required to contribute its proportionate share of ongoing expenditures or have its interest in the Property diluted. If the Company fails to match exploration payments and obligations on the Property following the formation of the joint venture, it may lose its interest in the Property and be left with only an NSR interest.

Conflicts of Interest

Certain directors and officers of the Company are, and may continue to be, involved in the mining and mineral exploration industry through their direct and indirect participation in corporations, partnerships or joint ventures which are potential competitors of the Company. In particular, the CEO and CFO of the Company will only be devoting 50% and 10% of their time, respectively, to the business and affairs of the Company. Situations may arise in connection with potential acquisitions or investments where the other interests of these directors and officers may conflict with the interests of the Company. Directors and officers of the Company with conflicts of interest will be subject to and will follow the procedures set out in applicable corporate and securities legislation, regulations, rules and policies.

Dividends

The Company has not declared or paid any dividends on its common shares and does not currently have a policy on the payment of dividends. For the foreseeable future, the Company anticipates that it will retain future earnings and other cash resources for the operation and

developments of its business. The payment of any future dividends will depend upon earnings and the Company's financial condition, current and anticipated cash needs and such other factors as the directors of the Company consider appropriate.

Estimates and Assumptions

Preparation of its financial statements requires the Company to use estimates and assumptions. Accounting for estimates requires the Company to use its judgment to determine the amount to be recorded on its financial statements in connection with these estimates. If the estimates and assumptions are inaccurate, the Company could be required to write down its recorded values. On an ongoing basis, the Company re-evaluates its estimates and assumptions. However, the actual amounts could differ from those based on estimates and assumptions.

Costs and Compliance Risks

Legal, accounting and other expenses associated with public company reporting requirements are significant. The Company anticipates that costs may increase with corporate governance related requirements, including, without limitation, requirements under National Instrument 52-109 – Certification of Disclosure in Issuers' Annual and Interim Filings, National Instrument 52-110 – Audit Committees and National Instrument 58-101 – Disclosure of Corporate Governance Practices.

The Company also expects these rules and regulations may make it more difficult and more expensive for it to obtain director and officer liability insurance, and it may be required to accept reduced policy limits and coverage or incur substantially higher costs to obtain the same or similar coverage. As a result, it may be more difficult for the Company to attract and retain qualified individuals to serve on its board of directors or as executive officers.

Forward-Looking Statements and Forward-Looking Information

The information provided in this MD&A may contain forward-looking statements and forwardlooking information about Legion within the meaning of applicable securities laws. In addition, Legion may make or approve certain statements or information in future filings with Canadian securities regulatory authorities, in news releases, or in oral or written presentations by representatives of Legion that are not statements of historical fact and may also constitute forward-looking statements or forward-looking information. All statements and information, other than statements of historical fact, made by Legion that address activities, events, or developments that Legion expect or anticipate will or may occur in the future are forward-looking statements and information, including, but not limited to, statements and information preceded by, followed by, or that include words such as "may", "would", "could", "will", "likely", "expect", "anticipate", "believe", "intends", "plan", "forecast", "budget", "schedule", "project", "estimate", "outlook", or the negative of those words or other similar or comparable words. This forward-looking information and forward-looking statements include, without limitation, information about the Company's opportunities, strategies, competition, expected activities and expenditures as the Company pursues its business plan, the adequacy of the Company's available cash resources and other statements about future events or results. In particular, and without limiting the generality of the foregoing, forward-looking information and forward-looking statements may concern the Company's exploration of and expenditures on the Company's Millen Mountain Property.

Forward-looking statements and information involve significant risks, assumptions, uncertainties and other factors that may cause actual future performance, achievement or other realities to differ materially from those expressed or implied in any forward-looking statements or information and, accordingly, should not be read as guarantees of future performance, achievement or realities.

Actual performance, achievement or other realities could differ materially from those expressed in, or implied by, any forward-looking statements or information in this MD&A and, accordingly, investors should not place undue reliance on any such forward-looking statements or information. Further, any forward-looking statement or information speaks only as of the date on which such statement is made, and Legion does not intend, and expressly disclaims any intention or obligation to, update or revise any forward-looking statements or information whether as a result of new information, future events or otherwise, except as required by applicable law. All forward-looking statements and information contained in this MD&A and other documents of Legion are qualified by such cautionary statements.

In addition, forward-looking statements and information herein, including financial information, is based on certain assumptions relating to the business and operations of Legion. Although Legion has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements and forward-looking information in this MD&A, and the documents incorporated by reference herein, there may be other factors that cause actions, events or results not to be as anticipated, estimated or intended. There is no assurance that such statements and information will prove to be accurate as actual results and future events could differ materially from those anticipated in such statements or information. Accordingly, readers should not place undue reliance on forward-looking statements and forward-looking information contained in this MD&A.

APPENDIX D: STATEMENT OF EXECUTIVE COMPENSATION

For the purposes of this Appendix D, "Named Executive Officers" means the Chief Executive Officer and Chief Financial Officer of the Company. Peter Smith has been the President and Chief Executive Officer of the Company since March 31, 2017, and Charles Ackerman has been the Chief Financial Officer of the Company since March 31, 2017.

Compensation Discussion and Analysis

The Company does not have a formal compensation program for its directors or management. The Board of Directors relies on the experience of its members as current or former officers or directors of other junior exploration companies to ensure that total compensation paid to the Company's management is fair and reasonable.

The Board meets to discuss and determine management compensation, without reference to formal objectives, criteria or analysis. The general philosophy of the Company's compensation strategy is to: (a) encourage management to achieve a high level of performance and results with a view to increasing long-term shareholder value; (b) align management's interests with the long-term interest of shareholders; (c) provide a reasonable compensation package to attract and retain highly qualified executives and directors; and (d) ensure that total compensation paid takes into account the Company's overall financial position.

The compensation to executive officers is comprised of salaries and, if and when granted, incentive stock options. In establishing levels of cash compensation and the granting of stock options, the executive's performance, level of expertise and responsibilities are considered.

Incentive stock options are granted pursuant to the Plan, which is designed to encourage share ownership on the part of management, directors and employees. The Board believes that the Plan aligns the interests of the Company's personnel with shareholders by linking compensation to the longer term performance of the Company's shares. The granting of incentive stock options is a significant component of executive compensation as it allows the Company to reward each executive officer's efforts to increase shareholder value without requiring the use of the Company's cash reserves.

Stock options may be granted with the approval of the Board at the time of the executive's hiring or appointment and periodically thereafter. Previous grants of options are taken into account by the Board when it considers the granting of new stock options.

The Company's CEO, Chief Geologist and Chairman have agreed to not receive a salary or management fee for at least 12 months from the closing of the Offering.

Incentive Plan Awards

There are currently 700,000 stock options issued and outstanding, each option exercisable for one common share at a price of \$0.10 for five years from the date of issuance. The Company may grant further options to its directors, officers, employees and consultants pursuant to the Plan following listing of the Company's shares on the Exchange. See "Options to Purchase Securities".

Summary Compensation Table

The following table sets forth a summary of all compensation paid during the period from incorporation to March 31, 2017, to the Named Executive Officers:

Name and Principal Position	Salary (\$)	Share- Based Award	Option -Based Award	Non-Equi Incentive Compens	Plan	Pensio n Value	Compensatio n (\$)	Total Compensatio n (\$)
		S	S	Annual Incentiv e Plans	Long -term Incen tive Plans	(\$)		
Peter Smith Chief Executive Officer	Nil	Nil	Nil ⁽¹⁾	Nil	Nil	Nil	Nil	Nil
Charles Ackerman Chief Financial Officer	Nil	Nil	Nil ⁽²⁾	Nil	Nil	Nil	\$2,500 ⁽³⁾	\$2,500

- (1) On May 1, 2017, Mr. Smith was granted 100,000 stock options, each option exercisable for five years at an exercise price of \$0.10.
- (2) On May 1, 2017, Mr. Ackerman was granted 100,000 stock options, each option exercisable for five years at an exercise price of \$0.10.
- (3) This amount was accrued for accounting services provided by Mr. Ackerman, but has not yet been paid.

Outstanding Share-Based Awards and Option-Based Awards

The following table sets forth all of the share-based awards and option-based awards issued to the Named Executive Officers from incorporation to March 31, 2017:

	Option-based	Share-based Awards				
	securities underlying unexercised options		expiration date	unexercised in-the-money options	shares or units of shares that have not	Market or payout value of share- based awards that have not vested
	(#)				(#)	(\$)
Peter Smith Chief Executive Officer	Nil	n/a	n/a	Nil	Nil	Nil
Charles Ackerman Chief Financial Officer	Nil	n/a	n/a	Nil	Nil	Nil

Incentive Plan Awards - Value Vested or Earned During the Period

The following table sets forth the value of all vested awards under incentive plans for each of the Named Executive Officers from incorporation to March 31, 2017:

Name	Option-based awards – Value vested during the period (\$)	(\$)	Non-equity incentive plan compensation – Value earned during the period (\$)
Peter Smith Chief Executive Officer	Nil		Nil
Charles Ackerman Chief Financial Officer	Nil	Nil	Nil

Termination of Employment, Change in Responsibilities and Employment Contracts

Except for the following, there are no employment contracts or arrangements in existence between the Company and any director or officer of the Company. The Company is party to a consulting agreement dated March 1, 2017 with Fred Bonner, the Company's Chief Geologist, under which Mr. Bonner agrees to provide geological consulting services to the Company in exchange for 125,000 common shares of the company issued at a price of \$0.02 per share. The shares were issued on March 31, 2017. The consulting agreement terminates on December 31, 2017. The Company has also agreed to pay the Company's CFO a management fee of \$1,000 per month following completion of the Offering.

On December 15, 2016, the Company executed an engagement letter with Beadle Raven LLP, a law firm at which Michael Raven, the Company's Corporate Secretary, is a partner. Under the engagement letter, the Company has retained Beadle Raven LLP to provide corporate and securities law advice to the Company, including with respect to the Company's initial public offering.

There is no arrangement or agreement made between the Company and any of its Named Executive Officers pursuant to which a payment or other benefit is to be made or given by way of compensation in the event of that officer's resignation, retirement or other termination of employment, or in the event of a change of control of the Company or a change in the Named Executive Officer's responsibilities following such a change of control.

Director Compensation

The only arrangements, standard or otherwise, pursuant to which the Company may compensate directors for their services in their capacity as directors, or for committee participation, involvement in special assignments or for services as consultant or expert during the most recently completed financial year or subsequently, are by the issuance of incentive stock options. See "Options to Purchase Securities".

The following table sets forth a summary of all compensation paid during the period from incorporation to March 31, 2017, to the directors of the Company other than the Named Executive Officers:

Name	Fees earned (\$)	Share- based awards (\$)	Option- based awards (\$)	Non-equity incentive plan compensation (\$)	Pension value (\$)	All other compensation (\$)	Total (\$)
Paul Pedersen	Nil	Nil	Nil ⁽¹⁾	Nil	Nil	Nil	Nil
Guy Pinsent	Nil	Nil	Nil ⁽²⁾	Nil	Nil	Nil	Nil
Larry Timlick	Nil	Nil	Nil ⁽²⁾	Nil	Nil	Nil	Nil

- (1) On May 1, 2017, Mr. Pedersen was granted 100,000 stock options, each option exercisable for five years at an exercise price of \$0.10.
- (2) On May 1, 2017, Mr. Pinsent was granted 100,000 stock options, each option exercisable for five years at an exercise price of \$0.10.
- (3) On May 1, 2017, Mr. Timlick was granted 100,000 stock options, each option exercisable for five years at an exercise price of \$0.10.

The following table sets forth all of the share-based awards and option-based awards issued to the directors of the Company other than the Named Executive Officers from incorporation to March 31, 2017:

	Option-based Awards				Share-based Awards		
Name	Number of securities underlying unexercised options (#)	Option exercise price (\$)	Option expiration date	Value of unexercised in-the-money options (\$)	shares or units of shares that	Market or payout value of share-based awards that have not vested	
Paul Pedersen	Nil	n/a	n/a	Nil	Nil	Nil	
Guy Pinsent	Nil	n/a	n/a	Nil	Nil	Nil	
Larry Timlick	Nil	n/a	n/a	Nil	Nil	Nil	

The following table sets forth the value of all vested awards under incentive plans for each of the directors of the Company other than the Named Executive Officers from incorporation to March 31, 2017:

Name	Option-based awards – Value vested during the period	Share-based awards – Value vested during the period (\$)	Non-equity incentive plan compensation – Value earned during the period (\$)
Paul Pedersen	Nil	Nil	Nil
Guy Pinsent	Nil	Nil	Nil
Larry Timlick	Nil	Nil	Nil



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

INDEPENDENT AUDITORS' REPORT

To the Shareholders of Legion Metals Corp.

We have audited the accompanying financial statements of Legion Metals Corp., which comprise the statement of financial position as at March 31, 2017, and the statements of loss and comprehensive loss, changes in shareholders' equity, and cash flows for the period ended March 31, 2017 (113 days), and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

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

Auditors' Responsibility

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

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

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

Opinion

In our opinion, these financial statements present fairly, in all material respects, the financial position of Legion Metals Corp. as at March 31, 2017 and its financial performance and its cash flows for the period ended March 31, 2017 (113 days) in accordance with International Financial Reporting Standards.



Emphasis of Matter

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

"DAVIDSON & COMPANY LLP"

Vancouver, Canada

Chartered Professional Accountants

August 9, 2017

Legion Metals Corp.Statement of Financial Position (Expressed in Canadian Dollars)

	As at March 31 2017
Assets	
Current	101.074
Cash Share subscription receivable	121,866 2,000
Share subscription receivable	
	123,866
Liabilities	
Current	
Accounts payable and accrued liabilities	(Note 6) 14,920
g. 1.11 15 4	14,920
Shareholders' Equity	
Share capital (Note 5)	124,500
Deficit	(15,554)
	108,946
	123,866
Nature and Continuance of Operations (Note 1) and Subsequent Events (Note 8)
Approved and Authorized by the Board	on August 9 2017:
"Peter Smith"	"Paul Pedersen"
Director	Director

Legion Metals Corp.Statement of Loss and Comprehensive Loss (Expressed in Canadian Dollars)

	For the period ended March 31 2017 (113 days)
Expenses	
Bank charges and interest	34
Property investigation	2,500
Professional fees (Note 6)	13,020
Loss and comprehensive loss for the period	15,554
Loss and comprehensive loss per share, basic and diluted	(0.28)
Weighted average number of common shares outstanding	55,088

Statement of Cash Flows

(Expressed in Canadian Dollars)

	For the period ended March 31 2017 (113 days)
Cash flows used in operating activities	
Loss for the period	(15,554)
Change in non-cash working capital: Property investigation Changes in operating assets and liabilities:	2,500
Increase in share subscription receivable	(2,000)
Increase in accounts payable and accrued liabilities	14,920
	(134)
Cash flows provided by financing activities	
Issuance of capital common shares	122,000
Change in cash	121,866
Cash, beginning of period	
Cash, end of period	121,866

No supplemental disclosure of non-cash transactions.

Amounts paid for interest \$nil Amounts paid for taxes \$nil

Legion Metals Corp.Statement of Changes in Shareholders' Equity (Expressed in Canadian Dollars)

	Common Shares	Share Capital	Reserves \$	Deficit \$	Total Equity \$
Balance at December 8, 2016 (inception)	-	-	-	-	-
Common shares issued for cash	6,100,000	122,000	-	-	122,000
Common shares issued for property					
investigation	125,000	2,500	-	-	2,500
Loss for the period				(15,554)	(15,554)
Balance at March 31, 2017	6,225,000	124,500		(15,554)	108,946

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

1. Nature and Continuance of Operations

Legion Metals Corp. (the "Company") was incorporated under the laws of the province of British Columbia on December 8, 2016. The Company is in the process of completing an Initial Public Offering ("IPO") on the Canadian Securities Exchange ("CSE") (Note 8). The Company is a mining exploration company that is exploring for gold and other precious metals in Nova Scotia.

The Company's registered and records office is 1090 West Georgia Street, Suite 600, Vancouver, British Columbia, V6E 3V7.

The business of mining and exploring for minerals involves a high degree of risk and there can be no assurance that the Company will obtain the necessary financing to complete the exploration and development of mineral property interests, or that the current or future exploration and development programs of the Company will result in profitable mining operations. In addition to ongoing working capital requirements, the Company must secure sufficient funding to meet its existing commitments, including conducting minimum exploration and evaluation programs and paying for general and administrative expenses. These material uncertainties may cast significant doubt on the Company's ability to continue as a going concern.

2. Basis of presentation

The financial statements of the Company were approved and authorized for issue by the Board of Directors on August 9, 2017.

The Company's financial statements have been prepared on the historical cost basis except for certain financial instruments which are measured at fair value, as explained in Note 3, and are presented in Canadian dollars except where otherwise indicated.

Statement of compliance

The financial statements of the Company, have been prepared in accordance with and using accounting policies in full compliance with International Financial Reporting Standards ("IFRS") and International Accounting Standards ("IAS") issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

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. The Company has not early adopted any of these standards and is currently evaluating the impact, if any, that these standards might have on its financial statements.

Effective for annual periods beginning on or after January 1, 2017

IAS 12, Income Taxes

Amendments to IAS 12 to clarify the recognition of a deferred tax asset for unrealized losses.

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

2. Basis of presentation (Continued)

Effective for annual periods beginning on or after January 1, 2018

IFRS 9, Financial Instruments – Classification and Measurement

IFRS 9 is a new standard on financial instruments that will replace IAS 39, *Financial Instruments: Recognition and Measurement.*

IFRS 9 addresses classification and measurement of financial assets and financial liabilities as well as derecognition of financial instruments. IFRS 9 has two measurement categories for financial assets: amortized cost and fair value. All equity instruments are measured at fair value. A debt instrument is at amortized cost only if the entity is holding it to collect contractual cash flows and the cash flows represent principal and interest. Otherwise it is at fair value through profit or loss.

IFRS 15, Revenue from Contracts with Customers:

IFRS 15 is a new standard to establish principles for reporting the nature, amount, timing, and uncertainty of revenue and cash flows arising from an entity's contracts with customers. It provides a single model in order to depict the transfer of promised goods or services to customers. IFRS 15 supersedes IAS 11, Construction Contracts, IAS 18, Revenue, IFRIC 13, Customer Loyalty Programs, IFRIC 15, Agreements for the Construction of Real Estate, IFRIC 18, Transfers of Assets from Customers, and SIC-31, Revenue – Barter Transactions involving Advertising Service.

Effective for annual periods beginning on or after January 1, 2019

IFRS 16, Leases

IFRS 16 is a new standard that sets out the principles for recognition, measurement, presentation, and disclosure of leases including guidance for both parties to a contract, the lessee and the lessor. The new standard eliminates the classification of leases as either operating or finance leases as is required by IAS 17 and instead introduces a single lessee accounting model.

3. Summary of Significant Accounting Policies

Significant accounting judgments, estimates and assumptions

The preparation of the Company's financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the reported amounts of assets, liabilities and contingent liabilities at the date of the financial statements and reported amounts of income and expenses during the reporting period. Estimates and assumptions are continuously evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. However, actual outcomes can differ from these estimates.

Areas requiring a significant degree of estimation and judgment relate to the fair value measurements for financial instruments and share-based payments, the valuation of all liability and equity instruments, the recoverability and measurement of deferred tax assets and liabilities and ability to continue as a going concern. Actual results may differ from those estimates and judgments.

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

3. Summary of Significant Accounting Policies (Continued)

Significant accounting judgements, estimates and assumptions (continued)

These financial statements have been prepared on a basis which assumes the Company will continue to operate for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. In assessing whether this assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, 12 months from the end of the reporting period. This assessment is based upon planned actions that may or may not occur for a number of reasons including the Company's own resources and external market conditions.

Cash

Cash is defined as cash on hand, cash held in trust and in bank.

Exploration and evaluation properties

Acquisition cost for exploration and evaluation assets include cash consideration and the fair value of equity instruments issued for exploration and evaluation assets persuant to agreement terms. Exploration and evaluation expenditures are expensed. Costs incurred before the Company has obtained the legal rights to explore an area are recognized in profit or loss.

Option payments received are treated as a reduction of the carrying value of the related exploration and evaluation properties and deferred costs until the receipts are in excess of costs incurred, at which time they are credited to income. Option payments are at the discretion of the optionee, and accordingly, are recorded on a cash basis.

Exploration and evaluation assets are assessed for impairment if (i) sufficient data exists to determine technical feasibility and commercial viability, and (ii) facts and circumstances suggest that the carrying amount exceeds the recoverable amount. The recoverable amount is the higher of fair value less costs to sell and value in use at that time.

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

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

Decommissioning, restoration and similar liabilities

The Company recognizes provisions for statutory, contractual, constructive or legal obligations associated with the reclamation of mineral properties and retirement of long-term assets, when those obligations result from the acquisition, construction, development or normal operation of the assets. The net present value of future cost estimates arising from the decommissioning of plant, site restoration work and other similar

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

3. Summary of Significant Accounting Policies (Continued)

Decommissioning, restoration and similar liabilities (continued)

retirement activities is added to the carrying amount of the related asset, and depreciated on the same basis as the related asset, along with a corresponding increase in the provision in the period incurred. Discount rates using a pre-tax rate that reflect the current market assessments of the time value of money are used to calculate the net present value.

The Company's estimates of reclamation costs could change as a result of changes in regulatory requirements, discount rates and assumptions regarding the amount and timing of the future expenditures. These changes are recorded directly to the related asset with a corresponding entry to the provision.

Changes in the net present value, excluding changes in the Company's estimates of reclamation costs, are charged to profit or loss for the period. The net present value of reclamation costs arising from subsequent site damage that is incurred on an ongoing basis during production are charged to profit or loss in the period incurred. The costs of reclamation projects that were included in the provision are recorded against the provision as incurred. The costs to prevent and control environmental impacts at specific properties are capitalized in accordance with the Company's accounting policy for exploration and evaluation properties.

Earnings (loss) per share

Basic earnings (loss) per share is computed by dividing the net earnings (loss) attributable to common shareholders by the weighted average number of common shares outstanding during the reporting period.

Diluted earnings (loss) per share is computed similar to basic earnings (loss) per share except that (i) net earnings (loss) attributable to common shareholders are adjusted for fair value gains or losses of warrants (if dilutive) and (ii) the weighted average number of common shares outstanding is adjusted for the number of shares that are potentially issuable in connection with stock options and warrants (if dilutive). Under this method, the Company assumes that outstanding dilutive stock options and warrants were exercised and that the proceeds from such exercises (after adjustment of any unvested portion of stock options) were used to acquire common stock at the average market price during the reporting periods. For the period presented, this calculation proved to be anti-dilutive.

Income taxes

Current income tax:

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

Current income tax relating to items recognized directly in other comprehensive income (loss) or equity is recognized in other comprehensive income (loss) or equity and not in profit or loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

3. Summary of Significant Accounting Policies (Continued)

Income taxes (continued)

Deferred income tax:

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

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

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

Financial assets

Financial assets are classified as financial assets at fair value through profit or loss ("FVTPL"), held-to-maturity, loans and receivables, available-for-sale financial assets, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The Company determines the classification of its financial assets at initial recognition. Financial assets are recognized initially at fair value. The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at FVTPL

Financial assets are classified as held for trading and are included in this category if acquired principally for the purpose of selling in the short term or if so designated by management. Derivatives, other than those designated as effective hedging instruments, are also categorized as held for trading. These assets are carried at fair value with gains or losses recognized in profit or loss. Transaction costs associated with financial assets at FVTPL are expensed as incurred. Cash is included in this category of financial assets.

Held-to-maturity and loans and receivables

Held-to-maturity and loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are carried at amortized cost using the effective interest method if the time value of money is significant. Gains and losses are recognized in profit or loss when the financial asset classified in this category are derecognized or impaired, as well as through the amortization process. Transaction costs are included in the initial carrying amount of the asset.

Available-for-sale

Available-for-sale financial assets are those non-derivative financial assets that are not classified as loans

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

3. Summary of Significant Accounting Policies (Continued)

Financial assets (continued)

and receivables. After initial recognition, available-for-sale financial assets are measured at fair value, with gains or losses recognized within other comprehensive income. Accumulated changes in fair value are recorded as a separate component of equity until the investment is derecognized or impaired. Transaction costs are included in the initial carrying amount of the asset.

The fair value is determined by reference to bid prices at the close of business on the reporting date. Where there is no active market, fair value is determined using valuation techniques. Where fair value cannot be reliably measured, assets are carried at cost.

Derivatives designated as hedging instruments in an effective hedge

The Company does not hold or have any exposure to derivative instruments.

Financial Liabilities

Financial liabilities are classified as financial liabilities at FVTPL, derivatives designated as hedging instruments in an effective hedge, or as financial liabilities measured at amortized cost, as appropriate. The Company determines the classification of its financial liabilities at initial recognition. The measurement of financial liabilities depends on their classification, as follows:

Financial liabilities at FVTPL

Financial liabilities at FVTPL has two subcategories, including financial liabilities held for trading and those designated by management on initial recognition. Transaction costs on financial liabilities at FVTPL are expensed as incurred. These liabilities are carried at fair value with gains or losses recognized in profit or loss.

Financial liabilities measured at amortized cost

All other financial liabilities are initially recognized at fair value, net of transaction costs. After initial recognition, other financial liabilities are subsequently measured at amortized cost using the effective interest method. Amortized cost is calculated by taking into account any issue costs, and any discount or premium on settlement. Gains and losses arising on the repurchase, settlement or cancellation of liabilities are recognized respectively in interest, other revenues and finance costs. Accounts payables and accrued liabilities are included in this category of financial liabilities.

Derivatives designated as hedging instruments in an effective hedge

The Company does not hold or have any exposure to derivative instruments.

Impairment of financial assets

Financial assets, other than financial assets at FVTPL, are assessed for indicators of impairment at each

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

3. Summary of Significant Accounting Policies (Continued)

Impairment of financial assets (continued)

period end.

Assets carried at amortized cost

If there is objective evidence that an impairment loss on assets carried at amortized cost have been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced, with the amount of the loss recognized in profit or loss.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed to the extent that the carrying value of the asset does not exceed what the amortized cost would have been had the impairment not been recognized. Any subsequent reversal of an impairment loss is recognized in profit or loss.

Available-for-sale

If an available-for-sale financial asset is impaired, the cumulative loss previously recognized in equity is transferred to profit or loss. Any subsequent recovery in the fair value of the asset is recognized within other comprehensive income.

Derecognition of financial assets and liabilities

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

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

Impairment of non-financial assets

The carrying amount of the Company's assets is reviewed for an indication of impairment at the end of each reporting period. If an indication of impairment exists, the Company makes an estimate of the asset's recoverable amount. Individual assets are grouped for impairment assessment purposes at the lowest level at which there are identifiable cash flows that are largely independent of the cash flows of other groups of assets. Recoverable amount of an asset group is the higher of its fair value less costs to sell and its value in use. In assessing value in use, the estimated future cash flows are adjusted for the risks specific to the asset group and are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money. Where the carrying amount of an asset group exceeds its recoverable amount, the asset group is considered impaired and is written down to its recoverable amount.

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

3. Summary of Significant Accounting Policies (Continued)

Impairment of non-financial assets (continued)

Impairment losses are recognized in profit or loss.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation, if no impairment loss had been recognized.

Related party transactions

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control. Related parties may be individuals or corporate entities. A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties.

4. Financial Instruments and Risk Management

Categories of financial instruments

FINANCIAL ASSETS	As at March 31 2017
FVTPL, at fair value Cash	121,866
Total financial assets	121,866
FINANCIAL LIABILITIES	
Other liabilities, at amortized cost Accounts payable and accrued liabilities	14,920
Total financial liabilities	14,920

The fair value of financial assets and financial liabilities at amortized cost is based on discounted cash flow analysis or using prices from observable current market transactions. The Company considers that the carrying amount of all its financial assets and financial liabilities recognized at amortized cost in the financial statements approximates their fair value due to the demand nature or short term maturity of these instruments.

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

4. Financial Instruments and Risk Management (Continued)

The following table provides an analysis of the Company's financial instruments that are measured subsequent to initial recognition at fair value, grouped into Level 1 to 3 based on the degree to which the inputs used to determine the fair value are observable.

- Level 1 fair value measurements are those derived from quoted prices in active markets for identical assets or liabilities.
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1, that are observable either directly or indirectly.
- Level 3 fair value measurements are those derived from valuation techniques that include inputs that are not based on observable market data.

	Fair value hierarchy	FVTPL, at fair value	Other liabilities, at amortized cost
As at March 31, 2017			
Cash	Level 1	121,866	-
Share subscription receivable	N/A	-	2,000
Account payable and accrued			
liabilities	N/A	-	14,920

There were no transfers between Level 1, 2 and 3 during the period ended March 31, 2017.

Credit risk

Financial instruments that potentially subject the Company to credit risk consist of cash. The Company manages its credit risk relating to cash by dealing only with high-rated financial institutions as determined by rating agencies.

Liquidity risk

The Company manages liquidity risk by maintaining an adequate level of cash to meet its ongoing obligations. The Company has been successful in raising equity financing in the past; however, there is no assurance that it will be able to do so in the future. As at March 31, 2017, the Company had working capital of \$108,946.

Other risks

Unless otherwise noted, it is management's opinion that the Company is not exposed to significant currency risk, interest rate risk and commodity price risk arising from financial instruments.

Capital Risk Management

The Company manages its capital structure and makes adjustments to it to effectively support the acquisition, exploration and development of mineral properties. In the definition of capital, the Company includes, as disclosed on its statement of financial position: share capital, deficit, and reserves.

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

4. Financial Instruments and Risk Management (Continued)

Capital Risk Management (continued)

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. There were no changes in the Company's approach to capital management during the period ended March 31, 2017. The Company is not subject to externally imposed capital requirements and does not have exposure to asset-backed commercial paper or similar products.

5. Share Capital

Authorized

The total authorized capital are an unlimited number of common shares with no par value.

Issued and Outstanding

As of March 31, 2017, the total issued and outstanding share capital consists of 6,225,000 common shares with no par value.

On March 31, 2017, the Company issued 125,000 common shares of the Company at \$0.02 per common share for a total value of \$2,500 for geological consulting services for the Millen Mountain Property (Note 8).

On March 31, 2017, the Company issued 6,100,000 common shares of the Company at \$0.02 per common share for total proceeds of \$122,000 of which \$2,000 is recorded as a subscription receivable.

From inception on December 8, 2016 to March 31, 2017, the Company has no outstanding options or warrants.

6. Related Party Transactions

Key management personnel compensation

The remuneration of directors and other members of key management are as follows:

	For the period
	ended
	March 31, 2017
	\$
Accounting	2,500
	2,500

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

6. Related Party Transactions (Continued)

Accounts payable and accrued liabilities

Accounts payable and accrued liabilities of the Company include the following amounts due to related parties:

	As at March 31, 2017 \$
An officer of the Company An officer and director of the Company	(2,500) (1,900)
Total amount due (to) from related parties	(4,400)

The balance due to an officer and director of the Company as at March 31, 2017 relates to the initial funds deposited upon incorporation.

7. Income Taxes

Provision for income taxes

The provision (recovery) for income taxes differs from the amount that would have resulted by applying the combined Canadian federal and provincial statutory tax rates of 26.00%.

	For the period ended March 31 2017
Loss before income taxes	(15,554)
Expected income tax recovery Change in unrecognized deductible temporary differences	4,000 (4,000)
Income tax recovery	

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

7. Income Taxes (Continued)

Deferred tax balances

The tax effects of temporary differences that give rise to deferred income tax assets and liabilities are as follows:

	As at March 31 2017
Non-capital loss carryforward	4,000
Unrecognized deferred tax assets	(4,000)
Deferred tax assets (liabilities)	

The Company's recognized deferred tax assets related to unused tax losses have the following expiry dates:

	March 31 2017 \$
Non-capital losses	Ψ
2037	16,000
Total non-capital losses	16,000

8. Subsequent Events

Subsequent to March 31, 2017, the Company:

- a) Acquired a 100% interest in a mineral exploration license located in Nova Scotia (the "Millen Mountain Property") from Beja Resources Inc. (or its nominees), a related party by way of common directors, in April 2017. As consideration the Company issued 1,500,000 common shares to Beja Resources Inc. on May 9, 2017.
- b) Entered into an agreement with Probe Metals Inc. ("Probe") to grant the option to acquire 50% of the Millen Mountain Property. In order to exercise the option, Probe shall, within 18 months, incur expenditures on the property in the amount of \$250,000.
- c) In the process of applying for a public listing of its common shares on the CSE through an initial public offering of up to 5,000,000 common shares for gross proceeds of up to \$500,000, of which a commission of 10% of the gross amount raised in the offering is payable in cash. As well, Agent's warrants to purchase common shares equal to 10% of the number of offered shares. The Agent's

Notes to Financial Statements (Expressed in Canadian Dollars)

March 31, 2017

8. Subsequent Events (Continued)

warrants will be exercisable for a period of 2 years from the date of listing at a price of \$0.10 per share.

- d) Adopted a rolling stock option plan pursuant to which it may from time to time, in its discretion, and in accordance with CSE requirements, grant to directors, officers, and consultants to the Company, non-transferable options to purchase common shares, provided that the number of common shares reserved for issuance will not exceed 10% of the issued and outstanding common shares upon completion of the offering, exercisable for period of up to 5 years from the date of grant.
- e) Granted on May 1, 2017 stock options to purchase an aggregate of 700,000 common shares to directors and officers of the Company at an exercise price of \$0.10 for a term of 5 years.
- f) Entered into an escrow agreement pursuant to which 3,427,475 common shares will be placed in escrow and be subject to release in tranches over time in accordance with the policies of the Canadian Securities Administrators.

Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

NOTICE OF NO AUDITOR REVIEW OF CONDENSED INTERIM FINANCIAL STATEMENTS

Under National Instrument 51-102, Part 4, subsection, 4.3 (3)(a), if an auditor has not performed a review of the condensed interim financial statements, they must be accompanied by a notice indicating that the condensed interim financial statements have not been reviewed by an auditor.

The accompanying unaudited condensed interim financial statements of Legion Metals Corp. (the "Company") have been prepared by and are the responsibility of the Company's management. The unaudited condensed interim financial statements are prepared in accordance with International Financial Reporting Standards and reflect management's best estimate and judgements based on information currently available.

The Company's independent auditor has not performed a review of these condensed interim financial statements in accordance with the standards established by the Canadian Institute of Chartered Professional Accountants for a review on interim financial statements by an entity's auditor.

Condensed Interim Statements of Financial Position (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

	As at June 30 2017 (Unaudited) \$	As at March 31 2017 (Audited)
Assets		
Current Cash Prepaid expenses	103,502 10,500	121,866
Share subscription receivable (Note 6)		2,000
	114,002	123,866
Exploration and evaluation property (Note 5)	150,000	-
	264,002	123,866
Liabilities		
Current Accounts payable and accrued liabilities (Note 7)	21,027	14,920
Shareholders' Equity	21,027	14,920
Share capital (Note 6) Reserves Deficit	274,500 7,000 (38,525)	124,500 - (15,554)
	242,975	108,946
	264,002	123,866

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

1	Approved and	Authorized	by the Roard	I on Amoust	1/	2017.
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"Peter Smith"	"Paul Pedersen"
Director	Director

Condensed Interim Statement of Loss and Comprehensive Loss (Expressed in Canadian Dollars)

(Unaudited – Prepared by Management)

	For the period ended June 30 2017
	(Unaudited) \$
Expenses	
Bank charges and interest	167
Filing fees	12,804
Professional fees	3,000
Share-based compensation (Note 6 and 7)	7,000
Loss and comprehensive loss for the period	22,971
Loss and comprehensive loss per share, basic and diluted	(0.00)
Weighted average number of common shares outstanding	7,091,667

Condensed Interim Statement of Cash Flows (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

	For the period ended June 30 2017
	(Unaudited) \$
Cash flows used in operating activities	
Loss for the period	(22,971)
Share-based compensation	7,000
Changes in operating assets and liabilities:	
Increase in prepaid expenses	(10,500)
Decrease in share subscription receivable	2,000
Increase in accounts payable and accrued liabilities	6,107
Change in cash	(18,364)
Cash, beginning of period	121,866
Cash, end of period	103,502
Constant disclosure of your cost transcrations	
Supplemental disclosure of non-cash transactions.	
Common shares issued for property (Note 6)	\$150,000
Amounts paid for interest	\$nil
Amounts paid for taxes	\$nil

Legion Metals Corp.Condensed Interim Statement of Changes in Shareholders' Equity (Expressed in Canadian Dollars)

(Unaudited – Prepared by Management)

	Common Shares	Share Capital	Reserves \$	Deficit \$	Total Equity \$
Balance at December 8, 2016 (inception)	-	-	-	-	-
Common shares issued for cash	6,100,000	122,000	-	-	122,000
Common shares issued for property					
investigation	125,000	2,500	-	-	2,500
Loss for the period			<u> </u>	(15,554)	(15,554)
Balance at March 31, 2017	6,225,000	124,500	-	(15,554)	108,946
Share-based compensation	-	-	7,000	-	7,000
Common shares issued for exploration property	1,500,000	150,000	-	-	150,000
Loss for the period			<u> </u>	(22,971)	(22,971)
Balance at June 30, 2017	7,725,000	274,500	7,000	(38,525)	242,975

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

1. Nature and Continuance of Operations

Legion Metals Corp. (the "Company") was incorporated under the laws of the Province of British Columbia on December 8, 2016. The Company is in the process of completing an Initial Public Offering ("IPO") on the Canadian Securities Exchange ("CSE") (Note 9). The Company is a mining exploration company that is exploring for gold and other precious metals in Nova Scotia.

The Company's registered and records office is 1090 West Georgia Street, Suite 600, Vancouver, British Columbia, V6E 3V7.

The business of mining and exploring for minerals involves a high degree of risk and there can be no assurance that the Company will obtain the necessary financing to complete the exploration and development of mineral property interests, or that the current or future exploration and development programs of the Company will result in profitable mining operations. In addition to ongoing working capital requirements, the Company must secure sufficient funding to meet its existing commitments, including conducting minimum exploration and evaluation programs and paying for general and administrative expenses. These material uncertainties may cast significant doubt on the Company's ability to continue as a going concern.

2. Statement of Compliance and Basis of Presentation

The condensed interim financial statements of the Company were approved and authorized for issue by the Board of Directors on August 14, 2017.

These condensed interim financial statements have been prepared on the basis of accounting policies and methods of companies consistent with those applied in the Company's annual financial statements for the period ended March 31, 2017.

There is no comparable period.

The Company's financial statements have been prepared on the historical cost basis except for certain financial instruments which are measured at fair value and are presented in Canadian dollars except where otherwise indicated.

The condensed interim financial statements of the Company, have been prepared in accordance with and using accounting policies in full compliance with International Financial Reporting Standards ("IFRS") and International Accounting Standards ("IAS") 34 as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

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. The Company has not early adopted any of these standards and is currently evaluating the impact, if any, that these standards might have on its financial statements.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

2. Statement of Compliance and Basis of Presentation (Continued)

Effective for annual periods beginning on or after January 1, 2018

IFRS 9, Financial Instruments – Classification and Measurement

IFRS 9 is a new standard on financial instruments that will replace IAS 39, *Financial Instruments: Recognition and Measurement.*

IFRS 9 addresses classification and measurement of financial assets and financial liabilities as well as derecognition of financial instruments. IFRS 9 has two measurement categories for financial assets: amortized cost and fair value. All equity instruments are measured at fair value. A debt instrument is at amortized cost only if the entity is holding it to collect contractual cash flows and the cash flows represent principal and interest. Otherwise it is at fair value through profit or loss.

IFRS 15, Revenue from Contracts with Customers:

IFRS 15 is a new standard to establish principles for reporting the nature, amount, timing, and uncertainty of revenue and cash flows arising from an entity's contracts with customers. It provides a single model in order to depict the transfer of promised goods or services to customers. IFRS 15 supersedes IAS 11, Construction Contracts, IAS 18, Revenue, IFRIC 13, Customer Loyalty Programs, IFRIC 15, Agreements for the Construction of Real Estate, IFRIC 18, Transfers of Assets from Customers, and SIC-31, Revenue – Barter Transactions involving Advertising Service.

Effective for annual periods beginning on or after January 1, 2019

IFRS 16, Leases

IFRS 16 is a new standard that sets out the principles for recognition, measurement, presentation, and disclosure of leases including guidance for both parties to a contract, the lessee and the lessor. The new standard eliminates the classification of leases as either operating or finance leases as is required by IAS 17 and instead introduces a single lessee accounting model.

3. Summary of Significant Accounting Policies

Significant accounting judgments, estimates and assumptions

The preparation of the Company's financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the reported amounts of assets, liabilities and contingent liabilities at the date of the financial statements and reported amounts of income and expenses during the reporting period. Estimates and assumptions are continuously evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. However, actual outcomes can differ from these estimates.

Areas requiring a significant degree of estimation and judgment relate to the fair value measurements for financial instruments and share-based payments, the valuation of all liability and equity instruments, the recoverability and measurement of deferred tax assets and liabilities and ability to continue as a going concern. Actual results may differ from those estimates and judgments.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

3. Summary of Significant Accounting Policies (Continued)

Significant accounting judgements, estimates and assumptions (continued)

These financial statements have been prepared on a basis which assumes the Company will continue to operate for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. In assessing whether this assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, 12 months from the end of the reporting period. This assessment is based upon planned actions that may or may not occur for a number of reasons including the Company's own resources and external market conditions.

Cash

Cash is defined as cash on hand, cash held in trust and in bank.

Exploration and evaluation properties

Acquisition cost for exploration and evaluation assets include the cash consideration and the fair value of equity instruments issued for exploration and evaluation assets pursuant to agreement terms. Exploration and evaluation expenditures are expensed. Costs incurred before the Company has obtained the legal rights to explore an area are recognized in profit or loss.

Option payments received are treated as a reduction of the carrying value of the related exploration and evaluation properties and deferred costs until the receipts are in excess of costs incurred, at which time they are credited to income. Option payments are at the discretion of the optionee, and accordingly, are recorded on a cash basis.

Exploration and evaluation assets are assessed for impairment if (i) sufficient data exists to determine technical feasibility and commercial viability, and (ii) facts and circumstances suggest that the carrying amount exceeds the recoverable amount. The recoverable amount is the higher of fair value less costs to sell and value in use at that time.

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

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

Decommissioning, restoration and similar liabilities

The Company recognizes provisions for statutory, contractual, constructive or legal obligations associated with the reclamation of mineral properties and retirement of long-term assets, when those obligations result from the acquisition, construction, development or normal operation of the assets. The net present value of future cost estimates arising from the decommissioning of plant, site restoration work and other similar retirement activities is added to the carrying amount of the related asset, and depreciated on the same basis

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

3. Summary of Significant Accounting Policies (Continued)

Decommissioning, restoration and similar liabilities (continued)

as the related asset, along with a corresponding increase in the provision in the period incurred. Discount rates using a pre-tax rate that reflect the current market assessments of the time value of money are used to calculate the net present value.

The Company's estimates of reclamation costs could change as a result of changes in regulatory requirements, discount rates and assumptions regarding the amount and timing of the future expenditures. These changes are recorded directly to the related asset with a corresponding entry to the provision.

Changes in the net present value, excluding changes in the Company's estimates of reclamation costs, are charged to profit or loss for the period. The net present value of reclamation costs arising from subsequent site damage that is incurred on an ongoing basis during production are charged to profit or loss in the period incurred. The costs of reclamation projects that were included in the provision are recorded against the provision as incurred. The costs to prevent and control environmental impacts at specific properties are capitalized in accordance with the Company's accounting policy for exploration and evaluation properties.

Earnings (loss) per share

Basic earnings (loss) per share is computed by dividing the net earnings (loss) attributable to common shareholders by the weighted average number of common shares outstanding during the reporting period.

Diluted earnings (loss) per share is computed similar to basic earnings (loss) per share except that (i) net earnings (loss) attributable to common shareholders are adjusted for fair value gains or losses of warrants (if dilutive) and (ii) the weighted average number of common shares outstanding is adjusted for the number of shares that are potentially issuable in connection with stock options and warrants (if dilutive). Under this method, the Company assumes that outstanding dilutive stock options and warrants were exercised and that the proceeds from such exercises (after adjustment of any unvested portion of stock options) were used to acquire common stock at the average market price during the reporting periods. For the period presented, this calculation proved to be anti-dilutive.

Income taxes

Current income tax:

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

Current income tax relating to items recognized directly in other comprehensive income (loss) or equity is recognized in other comprehensive income (loss) or equity and not in profit or loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

3. Summary of Significant Accounting Policies (Continued)

Income taxes (continued)

Deferred income tax:

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

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

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

Financial assets

Financial assets are classified as financial assets at fair value through profit or loss ("FVTPL"), held-to-maturity, loans and receivables, available-for-sale financial assets, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The Company determines the classification of its financial assets at initial recognition. Financial assets are recognized initially at fair value. The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at FVTPL

Financial assets are classified as held for trading and are included in this category if acquired principally for the purpose of selling in the short term or if so designated by management. Derivatives, other than those designated as effective hedging instruments, are also categorized as held for trading. These assets are carried at fair value with gains or losses recognized in profit or loss. Transaction costs associated with financial assets at FVTPL are expensed as incurred. Cash is included in this category of financial assets.

Held-to-maturity and loans and receivables

Held-to-maturity and loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are carried at amortized cost using the effective interest method if the time value of money is significant. Gains and losses are recognized in profit or loss when the financial asset classified in this category are derecognized or impaired, as well as through the amortization process. Transaction costs are included in the initial carrying amount of the asset.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

3. Summary of Significant Accounting Policies (Continued)

Financial assets (continued)

Available-for-sale

Available-for-sale financial assets are those non-derivative financial assets that are not classified as loans and receivables. After initial recognition, available-for-sale financial assets are measured at fair value, with gains or losses recognized within other comprehensive income. Accumulated changes in fair value are recorded as a separate component of equity until the investment is derecognized or impaired. Transaction costs are included in the initial carrying amount of the asset.

The fair value is determined by reference to bid prices at the close of business on the reporting date. Where there is no active market, fair value is determined using valuation techniques. Where fair value cannot be reliably measured, assets are carried at cost.

Derivatives designated as hedging instruments in an effective hedge

The Company does not hold or have any exposure to derivative instruments.

Financial liabilities

Financial liabilities are classified as financial liabilities at FVTPL, derivatives designated as hedging instruments in an effective hedge, or as financial liabilities measured at amortized cost, as appropriate. The Company determines the classification of its financial liabilities at initial recognition. The measurement of financial liabilities depends on their classification, as follows:

Financial liabilities at FVTPL

Financial liabilities at FVTPL has two subcategories, including financial liabilities held for trading and those designated by management on initial recognition. Transaction costs on financial liabilities at FVTPL are expensed as incurred. These liabilities are carried at fair value with gains or losses recognized in profit or loss.

Financial liabilities measured at amortized cost

All other financial liabilities are initially recognized at fair value, net of transaction costs. After initial recognition, other financial liabilities are subsequently measured at amortized cost using the effective interest method. Amortized cost is calculated by taking into account any issue costs, and any discount or premium on settlement. Gains and losses arising on the repurchase, settlement or cancellation of liabilities are recognized respectively in interest, other revenues and finance costs. Accounts payables and accrued liabilities are included in this category of financial liabilities.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

3. Summary of Significant Accounting Policies (Continued)

Financial liabilities (continued)

Derivatives designated as hedging instruments in an effective hedge

The Company does not hold or have any exposure to derivative instruments.

Impairment of financial assets

Financial assets, other than financial assets at FVTPL, are assessed for indicators of impairment at each period end.

Assets carried at amortized cost

If there is objective evidence that an impairment loss on assets carried at amortized cost have been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced, with the amount of the loss recognized in profit or loss.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed to the extent that the carrying value of the asset does not exceed what the amortized cost would have been had the impairment not been recognized. Any subsequent reversal of an impairment loss is recognized in profit or loss.

Available-for-sale

If an available-for-sale financial asset is impaired, the cumulative loss previously recognized in equity is transferred to profit or loss. Any subsequent recovery in the fair value of the asset is recognized within other comprehensive income.

Derecognition of financial assets and liabilities

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

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

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

3. Summary of Significant Accounting Policies (Continued)

Impairment of non-financial assets

The carrying amount of the Company's assets is reviewed for an indication of impairment at the end of each reporting period. If an indication of impairment exists, the Company makes an estimate of the asset's recoverable amount. Individual assets are grouped for impairment assessment purposes at the lowest level at which there are identifiable cash flows that are largely independent of the cash flows of other groups of assets. Recoverable amount of an asset group is the higher of its fair value less costs to sell and its value in use. In assessing value in use, the estimated future cash flows are adjusted for the risks specific to the asset group and are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money. Where the carrying amount of an asset group exceeds its recoverable amount, the asset group is considered impaired and is written down to its recoverable amount. Impairment losses are recognized in profit or loss.

An assessment is made at each reporting date as to whether there is any indication that previously recognized impairment losses may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. A previously recognized impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation, if no impairment loss had been recognized.

Related party transactions

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control. Related parties may be individuals or corporate entities. A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

4. Financial Instruments

Categories of financial instruments

FINANCIAL ASSETS	As at June 30 2017 (Unaudited) \$	As at March 31 2017 (Audited) \$
FVTPL, at fair value Cash	103,502	121,866
Total financial assets	103,502	121,866
FINANCIAL LIABILITIES	100,002	121,000
Other liabilities, at amortized cost Accounts payable and accrued liabilities	21,027	14,920
Total financial liabilities	21,027	14,920

The fair value of financial assets and financial liabilities at amortized cost is based on discounted cash flow analysis or using prices from observable current market transactions. The Company considers that the carrying amount of all its financial assets and financial liabilities recognized at amortized cost in the financial statements approximates their fair value due to the demand nature or short term maturity of these instruments.

The following table provides an analysis of the Company's financial instruments that are measured subsequent to initial recognition at fair value, grouped into Level 1 to 3 based on the degree to which the inputs used to determine the fair value are observable.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

4. Financial Instruments (Continued)

Categories of financial instruments (Continued)

- Level 1 fair value measurements are those derived from quoted prices in active markets for identical assets or liabilities.
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1, that are observable either directly or indirectly.
- Level 3 fair value measurements are those derived from valuation techniques that include inputs that are not based on observable market data.

	Fair value hierarchy	FVTPL, at fair value	Other liabilities, at amortized cost
As at June 30, 2017			
Cash	Level 1	103,502	-
Account payable and accrued			
liabilities	N/A	-	21,027
	Fair value	FVTPL,	Other liabilities,
	hierarchy	at fair value	at amortized cost
As at March 31, 2017			
Cash	Level 1	121,866	-
Share subscription receivable	N/A	-	2,000
Account payable and accrued			
liabilities	N/A	-	14,920

There were no transfers between Level 1, 2 and 3 during the periods ended June 30, 2017 or March 31, 2017.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

5. Exploration and Evaluation Properties

The Company's exploration and evaluation properties expenditures for the period ended June 30, 2017 (March 31, 2017 - \$nil) were as follows:

	Millen	
	Mountain	Total
ACQUISITION COSTS	\$	\$
Balance, March 31, 2017	-	-
Additions	150,000	150,000
Balance, June 30, 2017	150,000	150,000

During the period ended June 30, 2017 the Company acquired a 100% interest in a mineral exploration license located in Nova Scotia (the "Millen Mountain Property") from Beja Resources Inc. (or its nominees), a related party by way of common directors, in April 2017. As consideration the Company issued 1,500,000 common shares to Beja Resources Inc. on May 9, 2017 (Note 6).

During the period ended June 30, 2017 the Company entered into an agreement with Probe Metals Inc. ("Probe") to grant the option to acquire 50% of the Millen Mountain Property. In order to exercise the option, Probe shall, within 18 months, incur expenditures on the property in the amount of \$250,000.

6. Share Capital

Authorized

The total authorized capital are an unlimited number of common shares with no par value.

Share Transactions

On May 9, 2017, the Company issued 1,500,000 common shares of the Company at \$0.10 per common share for a total value of \$150,000 to acquire a 100% interest in a mineral exploration license, the Millen Mountain Property (Note 5).

On March 31, 2017, the Company issued 125,000 common shares of the Company at \$0.02 per common share for a total value of \$2,500 for geological consulting services for the Millen Mountain Property.

On March 31, 2017, the Company issued 6,100,000 common shares of the Company at \$0.02 per common share for total proceeds of \$122,000 of which \$2,000 was recorded as a subscription receivable and subsequently collected.

Stock Options

The Company has adopted a stock option plan (the "Plan") pursuant to which it may from time to time, in its discretion, and in accordance with CSE requirements, grant to directors, officers, and consultants to the Company, non-transferable options to purchase common shares of the Company and is the basis for the Company's long term incentive scheme. The Plan is administered by the Board, or if appointed, by a special committee of directors appointed from time to time by the Board. The maximum number of common shares

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

6. Share Capital (Continued)

Stock Options (continued)

issuable under the Plan shall not exceed 10% of the number of common shares of the Company issued and outstanding as of each award date, inclusive of all common shares reserved for issuance pursuant to previously granted stock options. The exercise price of options granted under the Plan will not be less than the closing market price of the Company's common shares on the exchange. The options have a maximum term of 5 years from date of issue.

The following is a summary of the changes in the Company's stock option plan for the period ended June 30, 2017 and the period ended March 31, 2017:

	Period ended June 30, 2017 Weighted		Period ended March 31, 2017 Weighted	
	Number of options	average exercise price \$	Number of options	average exercise price \$
Outstanding, beginning of period	-	-	-	-
Expired Granted	700,000	0.10		<u> </u>
Outstanding, end of period	700,000	0.10		
Exercisable, end of period	700,000	0.10		_

The Company granted on May 1, 2017 stock options to purchase an aggregate of 700,000 common shares to directors and officers of the Company at an exercise price of \$0.10 for a term of 5 years.

The weighted average fair value of the options granted during the period ended June 30, 2017 was estimated at \$0.01 (March 31, 2017 - \$nil) per option at the grant date using the Black-Scholes Option Pricing Model using the following assumptions: no expected dividends to be paid; volatility of 100% based on industry standard for comparable companies without a historical volatility; risk-free interest rate of 1.4%; and expected life of 5 years.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

7. Related Party Transactions

Key management personnel compensation

The remuneration of directors and other members of key management are as follows:

	For the period ended June 30 2017	For the period ended March 31 2017
	(Unaudited)	(Audited)
Accounting Share-based compensation	7,000	2,500
	7,000	2,500

Accounts payable and accrued liabilities

Accounts payable and accrued liabilities of the Company include the following amounts due to related parties:

	As at June 30 2017 \$ (Unaudited)	As at March 31 2017 \$ (Audited)
An officer of the Company An officer and director of the Company	(2,500) (1,900)	(2,500) (1,900)
Total amount due (to) from related parties	(4,400)	(4,400)

8. Capital Risk Management

The Company manages its capital structure and makes adjustments to it to effectively support the acquisition, exploration and development of mineral properties. In the definition of capital, the Company includes, as disclosed on its statement of financial position: share capital, deficit, and reserves.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. There were no changes in the Company's approach to capital management during the period ended June 30, 2017. The Company is not subject to externally imposed capital requirements and does not have exposure to asset-backed commercial paper or similar products.

Notes to Condensed Interim Financial Statements (Expressed in Canadian Dollars) (Unaudited – Prepared by Management)

June 30, 2017

8. Capital Risk Management (Continued)

Credit risk

Financial instruments that potentially subject the Company to credit risk consist of cash. The Company manages its credit risk relating to cash by dealing only with high-rated financial institutions as determined by rating agencies.

Liquidity risk

The Company manages liquidity risk by maintaining an adequate level of cash to meet its ongoing obligations. The Company has been successful in raising equity financing in the past; however, there is no assurance that it will be able to do so in the future. As at June 30, 2017, the Company had working capital of \$92,975.

Other risks

Unless otherwise noted, it is management's opinion that the Company is not exposed to significant currency risk, interest rate risk and commodity price risk arising from financial instruments.

9. Subsequent Events

Subsequent to June 30, 2017, the Company:

- a) Is in the process of applying for a public listing of its common shares on the CSE through an initial public offering of up to 5,000,000 common shares for gross proceeds of up to \$500,000, of which a commission of 10% of the gross amount raised in the offering is payable in cash. As well, Agent's warrants to purchase such number of common shares that is equal to 10% of the number of offered shares sold under the public offering are issuable. The Agent's warrants will be exercisable for a period of 2 years from the date of issuance at a price of \$0.10 per share. A corporate finance fee of \$10,000 (plus GST) is also payable in connection with the offering, which has been prepaid at the during the period.
- b) Entered into an escrow agreement pursuant to which 3,427,475 common shares will be placed in escrow and be subject to release in tranches over time in accordance with the policies of the Canadian Securities Administrators.