

TROILUS GOLD CORP.

MANAGEMENT'S DISCUSSION AND ANALYSIS

For the three and six months ended January 31, 2019 and 2018

Management's Discussion and Analysis

For the three and six months ended January 31, 2019

The following Management's Discussion and Analysis ("MD&A") relates to the financial condition and results of operations of Troilus Gold Corp. ("we", "our", "us", "Troilus", "Troilus Gold" or the "Company") for the three and six months ended January 31, 2019 and should be read in conjunction with the Company's condensed interim consolidated financial statements for the three and six months ended January 31, 2019, as well as the audited annual consolidated financial statements and MD&A for the year end July 31, 2018. The financial statements and related notes of Troilus have been prepared in accordance with International Financial Reporting Standards ("IFRS"). Certain Non-IFRS measures are discussed in this MD&A and are clearly disclosed as such. Additional information, including our press releases, has been filed electronically on SEDAR and is available online under the Company's profile at <u>www.sedar.com</u> and on our website at www.troilusgold.com.

This MD&A reports our activities through March 11, 2019 unless otherwise indicated. References to the 1st and 2nd quarters of 2019 or Q1- and Q2-2019, and the 1st and 2nd quarters of 2018 or Q1- and Q2-2018 mean the three months ended October 31, 2018 and January 31, 2019 and October 31, 2017 and January 31, 2018 respectively. Unless otherwise noted, all references to currency in this MD&A refer to Canadian dollars.

Blake Hylands, P.Geo, Vice-President of Exploration for Troilus, is the in-house Qualified Person under National Instrument 43-101 and has reviewed and approved the scientific and technical information in this MD&A. Mr. Hylands is an employee of Troilus and is therefore not considered to be independent under National Instrument 43-101.

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

Except for statements of historical fact relating to Troilus, certain information contained herein constitutes forward-looking information under Canadian securities legislation. Forward-looking information includes, without limitation, statements with respect to: possible events, the future price of gold, the estimation of mineral reserves and mineral resources, potential upgrades and/or expansion of the mineral resources, the realization of mineral reserve and mineral resource estimates, the timing and amount of estimated future production, costs of production, capital expenditures, costs and timing of the development of projects and new deposits, success of exploration, development and mining activities, permitting timelines, currency fluctuations, requirements for additional capital, government regulation of mining operations, environmental risks, unanticipated reclamation expenses, title disputes or claims and limitations on insurance coverage. The words "anticipates", "plans", "expects", "indicative", "intend", "scheduled", "timeline", "estimates", "forecasts", "guidance", "opportunity", "outlook", "potential", "projected", "schedule", "seek", "strategy", "study" (including, without limitation, as may be qualified by "feasibility" and "pre-feasibility"), "targets", "models", or "believes", or variations of or similar such words and phrases or statements that certain actions, events or results "may", "could", "would", or "should", "might", or "will be taken", "occur" or "be achieved" and similar expressions identify forwardlooking information. Forward-looking information is necessarily based upon a number of estimates and assumptions that, while considered reasonable by Troilus and its external professional advisors as of the date of such statements, are inherently subject to significant business, economic and competitive uncertainties and contingencies. There can be no assurance that forward-looking statements will prove

to be accurate, as actual results and future events could differ materially from those anticipated in such statements.

Forward-looking information is provided for the purpose of providing information about management's expectations and plans relating to the future. All of the forward-looking statements made in this MD&A are qualified by these cautionary statements and those made in our other filings with the securities regulators of Canada including, but not limited to, the cautionary statements made in the "Risk and Uncertainties" section of the Management Information Circular dated November 22, 2017 (filed on SEDAR) and this MD&A. These factors are not intended to represent a complete list of the factors that could affect the Company. Economic analyses (including mineral reserve and mineral resource estimates) in technical reports are based on commodity prices, costs, sales, revenue and other assumptions and projections that can change significantly over short periods of time. As a result, economic information in a technical report can quickly become outdated. Troilus disclaims any intention or obligation to update or revise any forward-looking information or to explain any material difference between subsequent events and such forward-looking information, except to the extent required by applicable law and regulations.

TROILUS GOLD PROPERTY

The Troilus Gold property is located northeast of the Val-d'Or mining district, within the Frotêt-Evans Greenstone Belt in Quebec, Canada. The property consists of 290 mineral claims and one surveyed mining lease that collectively cover approximately 16,000 hectares and includes the former Troilus Mine.

From 1997 to 2010 Inmet Mining Company ("Inmet") operated the Troilus Mine, which produced in excess of 2,000,000 ounces of gold and 70,000 tonnes of copper. Inmet commissioned the Troilus mill in 1996 and achieved commercial production in April 1997 at a rate of 10,000 tonnes per day with recoveries of 86% gold and 90% copper and a concentrate grade of 18% copper, eventually reaching a production milestone of 18,000 tonnes per day. First Quantum Minerals Ltd. ("First Quantum") acquired the Troilus Gold property through its acquisition of Inmet in 2013.

The Troilus Gold property was acquired in two separate transactions. The first consisted of the acquisition from First Quantum of 81 mineral claims and one surveyed mining lease that collectively covered approximately 4,700 hectares and included the former Troilus Mine. (See "THE TRANSACTION" on page 6 for details of the acquisition). The second transaction consisted of the acquisition from Emgold Mining Corporation ("Emgold") of 209 mineral claims that covers approximately 11,300 hectares (see November 28, 2018 press release entitled "Troilus Gold Corp. to Triple Land Position With Acquisition of Troilus North Project From Emgold Mining Corporation" as well as a December 5, 2018 press release entitled "Troilus Gold Corp. Completes Acquisition of Troilus North Project from Emgold Mining Corporation").

The Company also has a local office in the town of Chibougamau, Quebec and an information center in the Cree Nation town of Mistissini.

ACCOMPLISHMENTS AND OUTLOOK

In the last twelve months, the Company has:

- Raised approximately \$40 million with a strong institutional shareholder base.
- Successfully completed the acquisition of the Troilus Gold property from First Quantum.
- Initiated and completed a 36,000 metre drill program.
- Initiated a regional exploration program.
- Completed the acquisition and construction of a 50-man exploration camp.
- Signed a Pre-Development agreement with the Cree Nation of Mistissini.
- Opened an information center in Mistissini and an office in Chibougamau.
- Announced a 93% increase from the 2016 resource estimate with Indicated of 3.9 Moz at 1.0 g/t and Inferred of 1.2 Moz at 1.0 g/t (see Page 5).
- Successfully graduated from the TSX Venture Exchange to the Toronto Stock Exchange ("TSX").
- Successfully completed the acquisition from Emgold of an additional 209 mineral claims adjacent to the Troilus Gold property.

Looking forward, the Company:

- Retained RPA Inc. to complete a Preliminary Economic Assessment ("PEA") to understand the economics of a possible reopening of the Troilus Mine in an underground or open pit scenario. It is expected that this PEA will be completed in 2019.
- Has commenced a 40,000 metre drill program in January 2019.
- Upon completion of the PEA, management expects to expand drilling to the reserve category and continue engineering to the Preliminary Feasibility Study and Bankable Feasibility Study stages.

EXPLORATION ACTIVITIES

In August 2018, the Company completed its 36,000 metre drill program which consisted of 91 drill holes. The intent of the program was to confirm and expand the underground potential at Z87, explore open pit potential at the J Zone, and discover new opportunities for resource development across the property. The program focused on Z87 and the J Zone (J4 and J5), and during the fall, property wide exploration also took place with a focus on Southwest and J4 North extension.

On November 19, 2018, the Company announced the results of its new mineral resource estimate (see table below). The estimate incorporates the results from the over 36,000-metre completed drill program.

The 2019 40,000 metre drill program commenced in January 2019. The program considers the recently announced acquisition of an additional 209 mineral claims from Emgold, and is to be carried out in two phases, designed to derisk and expand upon the already significant mineral resource defined by the Company in November 2018. The program will aim to continue expanding the potential open pittable mineral resources near-surface, and also confirm and expand down dip and strike extensions of historic mineralization below the former producing Troilus mine. Approximately 50% of drilling is planned for the J Zone (J4 and J5), 25% for the Z87 South target, 15% for Z87 and 10% for the J4 North target. Exploration and PEA costs are expected to be upwards of \$15,000,000 between February and December 2019, approximately \$7,800,000 of which will meet our flow-through obligations.

Current Mineral Resource Estimates

OPEN PIT AND UNDERGROUND MINERAL RESOURCE ESTIMATE Troilus Gold Corp. - Troilus project effective as of November 19, 2018

					Contained	Contained	Contained
	Tonnage			AuEq	Gold	Copper	AuEq
Classification	(MT)	Au (g/t)	Cu (%)	(g/t)	(Moz)	(Mlb)	(Moz)
Total Open Pit and Un	derground						
Indicated	121.7	0.87	0.086	1.00	3.40	231.8	3.92
Inferred	36.1	0.88	0.083	1.01	1.02	66.2	1.17
Total Open Pit							
Indicated	97.5	0.76	0.078	0.88	2.37	167.0	2.70
Inferred	21.7	0.60	0.062	0.69	0.42	29.7	0.50
Total Open Pit Z87							
Indicated	56.6	0.83	0.096	0.98	1.51	119.4	1.80
Inferred	12.1	0.85	0.066	0.68	0.23	17.5	0.30
Total Open Pit J4-J5							
Indicated	40.8	0.66	0.053	0.74	0.86	47.6	1.00
Inferred	9.6	0.61	0.058	0.70	0.19	12.2	0.20
Total Underground							
Indicated	24.2	1.32	0.121	1.50	1.02	64.8	1.20
Inferred	14.4	1.31	0.115	1.49	0.61	36.5	0.70

Notes:

1. The Canadian Institute of Mining, Metallurgy and Petroleum (CIM), definitions were followed for Mineral Resource Estimates.

2. Open pit Mineral Resources were estimated at a cut-off grade of 0.3 g/t AuEq and were constrained by a Whittle pit shell. Underground Mineral Resources were estimated at a cut-off grade of 0.9 g/t AuEq.

3. Mineral Resources were estimated using long-term metal prices of US\$1,400 per ounce gold and US\$3.25 per pound copper; and an exchange rate of US\$1.00 = C\$1.25.

4. AuEq = (Au grade + 1.546 x Cu grade).

5. A recovery of 83% was used for gold and 92% for copper.

6. Figures have been rounded to the appropriate level of precision for the reporting of Mineral Resources.

7. Due to rounding, some columns or rows may not compute exactly as shown.

8. The resource estimate was prepared by RPA Principal Geological Engineer Luke Evans, M.Sc., P.Eng.

9. Mineral Resources that are not Mineral Reserves do not have demonstrated economic viability. The estimate of Mineral Resources may be materially affected by environmental, permitting, legal, title, taxation, socio-political, marketing, or other relevant issues.

The mineral resource estimate was prepared pursuant to National Instrument 43-101 – Standards Disclosure for Mineral Projects ("Ni 43-101") by RPA Inc. and has been reviewed internally by the Company. The full technical report is available on SEDAR under the Corporation's issuer profile.

Expenditures on the Troilus Gold project:

	Three months ended January 31,				Six months ended January 31,		
	2019		2018		2019		2018
Exploration and evaluation expenses:							
Drilling, assaying and geology	\$ 403,757	\$	-	\$	1,658,743	\$	-
Salaries, payroll costs and consultants	1,274,441		82,870		2,449,080		154,872
Site and camp costs	262,242		6,707		413,496		6,707
Support and other costs	260,363		5,217		391,921		5,437
Studies	297,136		32,107		391,327		33,802
Government and community relations	26,139		13,538		52,312		27,038
Travel	85,683		15,347		116,804		15,110
Property acquisition costs	2,518,750		-		2,518,750		-
Non-cash option acquisition cost	-		10,976,758		-		10,976,758
	\$ 5,128,511	\$	11,132,544	\$	7,992,433	\$	11,219,724

RESULTS OF OPERATIONS

	Three months ended January 31,				Six months ended January 31,		
	 2019 2018		_	2019		2018	
Expenses Exploration and evaluation expenses Reclamation estimate General and administrative expenses	\$ 5,128,511 147,060 1,649,778	\$	11,132,544 - 2,078,450	\$	7,992,433 175,380 2,718,741	\$	11,219,724 - 2,101,560
Stock-based compensation Total expenses before other items	- 6,925,349		4,791,023		594,000 11,480,554		4,791,023
Other (income)/expenses			. ,				, ,
Interest income	(60,685)		(14,356)		(137,927)		(14,356)
Flow-through share premium	(794,042)		-		(1,671,980)		-
Depreciation	55,871				100,890		
Accretion of reclamation provision	2,803		-		6,576		-
Other gains and losses	11,504		(8,456)		34,941		(8,456)
Transaction expenses	-		3,259,632		-		3,259,632
Net comprehensive loss for the period	\$ 6,140,800	\$	21,238,837	\$	9,813,054	\$	21,349,127

For the three months ended January 31, 2019:

The Company recorded a net loss of \$6,140,800 for the three months ended January 31, 2019 (January 31, 2018: \$21,238,837). Prior to the close of the acquisition in December 2017, the Company's results of operations are those of 250, a former subsidiary of Sulliden Mining Capital Inc. ("Sulliden").

Exploration and evaluation expenses and engineering costs are detailed in the Exploration Activities section of this report above. The Company commenced drilling in January 2019, reflecting initial drilling costs during Q1-2019. There was no drilling during Q2-2018. Salary costs include bonuses granted during the period. The Company continued work on a PEA during Q2-2019 and completed its mineral resource estimate during the quarter. During Q2-2019, the Company acquired property from Emgold for consideration of \$250,000 cash and 3,750,000 common shares of the Company, with a fair value of \$2,268,750 on the date of the closing of the transaction. Costs in the comparative quarter include costs incurred by the Company to evaluate the economic viability of exercising the Troilus option and prepare the internal desktop studies and engineering and technical studies required to exercise the option agreement. Non-cash option acquisition cost during Q2-2018 related to the reverse acquisition.

Upon acquisition of 100% of the Troilus project in April 2018, the Company recognized a reclamation provision from previous activity at the Troilus site based on an estimate of anticipated future costs for reclamation. As costs are incurred, they are applied against the reclamation liability. The liability is updated regularly for changes in estimate and changes in discount and inflation rates. As a result, \$147,060 was recorded as reclamation estimate to the statement of operations for the three months ended January 31, 2019 with respect to the change in estimate (January 31, 2018: \$nil). The discounting is accreted over time, and \$2,803 has been recorded as accretion to the statement of operations for the three three months ended January 31, 2019 (January 31, 2018: \$nil).

	Three months ended January 31,			
	2019		2018	
General and administrative expenses :				
Salaries, payroll costs and consultants	\$ 1,119,980	\$	1,468,400	
Professional costs	89,087		75,827	
Shareholder communications	304,210		474,292	
Office and general	124,828		30,766	
Travel	11,673		16,224	
Mining claim costs, non-core properties	-		12,941	
	\$ 1,649,778	\$	2,078,450	

General and administrative expenses are detailed below:

Salaries, payroll costs and consultants for Q2-2019 included regular salaries for the full period as well as bonuses granted. During Q2-2018, salary costs were recognized after the transaction was completed, and the bulk of this cost is bonuses on completion of the transaction.

Shareholder communications includes regulatory costs, as well as investor relations programs. The decrease during Q2-2019 compared to Q2-2018 relates to a specific investor relations program initiated during Q2-2018. The Company did not continue this program into 2019.

Office and general costs are higher during Q2-2019 compared to Q2-2018 due to the increase in activity. Little costs were incurred prior to the close of the transaction during Q2-2018, whereas a full period of costs were incurred during Q2-2019.

The Company did not grant stock options during the three months ended January 31, 2019. However, 3,905,000 stock options were granted to directors, officers, employees and consultants of the Company during the three months ended January 31, 2018, resulting in an expense of \$4,791,023.

The Company earned interest income of \$60,685 during the three months ended January 31, 2019. The Company has invested excess cash in highly liquid, high-interest savings accounts resulting in this interest income.

As a result of the Company's flow-through financings in June 2018, the Company recorded a flow-through liability on the statement of financial position representing the premium on the share issuances. As the Company incurs eligible expenditures against this liability, the Company reduces the liability and records this as flow-through share premium recovery on the statement of operations. During the three months ended January 31, 2019, the liability was reduced by \$794,042.

Other gains and losses include interest on leases.

For the six months ended January 31, 2019:

The Company recorded a net loss of \$9,813,054 for the six months ended January 31, 2019 (January 31, 2018: \$21,349,127). Prior to the close of the acquisition in December 2017, the Company's results of operations are those of 250, a former subsidiary of Sulliden.

Exploration and evaluation expenses and engineering costs are detailed in the Exploration Activities section of this report above. The Company completed its 2018 drilling program towards the end of Q1-2019 and re-commenced drilling in January 2019. There was no drilling during the six months ended January 31, 2018. Salary costs include bonuses granted during the period. The increase also reflects the hiring of new team after the completion of the reverse acquisition. The Company continued work on a PEA and completed its mineral resource estimate during 2019. During the six months ended January 31, 2019, the Company acquired property from Emgold at a cost of \$2,518,750. Costs in the comparative quarter include costs incurred by the Company to evaluate the economic viability of exercising the Troilus option and prepare the internal desktop studies and engineering and technical studies required to exercise the option agreement. Non-cash option acquisition cost during the six months ended January 31, 2018 related to the reverse acquisition.

Upon acquisition of 100% of the Troilus project in April 2018, the Company recognized a reclamation provision from previous activity at the Troilus site based on an estimate of anticipated future costs for reclamation. As costs are incurred, they are applied against the reclamation liability. The liability is updated regularly for changes in estimate and changes in discount and inflation rates. As a result, \$175,380 was recorded as reclamation estimate to the statement of operations for the six months ended January 31, 2019 with respect to the change in estimate (January 31, 2018: \$nil). The discounting is

accreted over time, and \$6,576 has been recorded as accretion to the statement of operations for the six months ended January 31, 2019 (January 31, 2018: \$nil).

General and administrative expenses are detailed below:

	Six months ended January 31,		
	2019		2018
General and administrative expenses :			
Salaries, payroll costs and consultants	\$ 1,640,237	\$	1,468,400
Professional costs	142,495		75,827
Shareholder communications	688,785		497,402
Office and general	198,288		30,766
Travel	48,936		16,224
Mining claim costs, non-core properties	-		12,941
	\$ 2,718,741	\$	2,101,560

Salaries, payroll costs and consultants for the six months ended January 31, 2019 included regular salaries for the full period as well as bonuses granted. During the six months ended January 31, 2018, salary costs were recognized after the transaction was completed, but the bulk of this cost is bonuses on completion of the transaction.

Shareholder communications includes regulatory costs, as well as investor relations programs. Costs during the six months ended January 31, 2019 are higher overall as a result of increased activity, since there was little activity prior to and shortly after the close of the transaction during December 2017. During the six months ended January 31, 2019, the Company incurred costs related to its promotion to the TSX, as well as shareholder events and conferences.

Office and general costs are higher during 2019 compared to 2018 due to the increase in activity. Little costs were incurred prior to the close of the transaction in December 2017 whereas a full six months of costs were incurred during the six months ended January 31, 2019.

The Company granted 660,000 stock options to directors, officers, employees and consultants of the Company during the six months ended January 31, 2019 recognizing an expense of \$594,000 for the six months ended January 31, 2019. During the six months ended January 31, 2018, 3,905,000 stock options were granted, resulting in an expense of \$4,791,023.

The Company earned interest income of \$137,927 during the six months ended January 31, 2019 compared to \$14,356 during the six months ended January 31, 2019. The Company has invested excess cash in highly liquid, high-interest savings accounts resulting in this interest income. Interest during the current period reflects higher cash balances held during the respective periods.

As a result of the Company's flow-through financings in June 2018, the Company recorded a flow-through liability on the statement of financial position representing the premium on the share issuances. As the Company incurs eligible expenditures against this liability, the Company reduces the liability and records

this as flow-through share premium recovery on the statement of operations. During the six months ended January 31, 2019, the liability was reduced by \$1,671,980.

Other gains and losses include interest on leases.

SUMMARY OF QUARTERLY RESULTS

	January 31,	October 31,	July 31 <i>,</i>	April 30,
	2019	2018	2018	2018
	Q2-2019	Q1-2019	Q4-2018	Q3-2018
Interest income	\$ 60,685	(\$0.08)	\$ 64,163	\$ 67,128
Net loss and comprehensive loss	(6,140,800)		(1,545,474)	(7,536,469)
Basic and diluted net loss per share	(\$0.12)		(\$0.03)	(\$0.21)
Total assets	17,889,504		27,698,332	16,752,393
	January 31,	October 31,	July 31,	April 30,
	2018	2017	2017	2017
	Q2-2018	Q1-2018	Q4-2017	Q3-2017
Interest income	\$ 14,356	\$ -	\$-	\$ -
Net loss and comprehensive loss	(21,238,837)	(110,290)	(222,052)	(117,150)
Basic and diluted net loss per share	(\$0.67)	(\$0.07)	(\$0.01)	(\$0.01)
Total assets	18,226,982	-	-	-

As a result of the reverse acquisition, comparative figures are those of 250 prior to the reverse acquisition. The Company has voluntarily changed its accounting policy with respect to exploration properties and deferred exploration expenditures in order to enhance the relevance of these costs and improve comparability among peers. The new policy was adopted at the completion of the reverse acquisition and has been applied retrospectively. In prior periods, the Company's policy was to defer exploration expenditures until such time as the properties are put into commercial production, sold or become impaired. The Company elected to change this policy to expense exploration expenditures as incurred, on a retroactive basis.

Prior to the reverse acquisition, 250 was a subsidiary of Sulliden. 250 did not have a bank account, and Sulliden funded their project expenditures. As a result, the Company did not record assets until Q2-2018, where the Company completed a private placement financing, and completed the reverse acquisition. Total assets decreased in Q3-2018 as a result of cash expenditures on exploration properties, which are expensed to the statement of operations. Total assets increased significantly in Q4-2018 as a result of the flow-through financings. Total assets have continued to decrease during Q1-and Q2-2019 as a result of cash expenditures on exploration properties.

The loss recorded during Q2-2018 includes an option acquisition expense related to the acquisition of 251 and a listing transaction expense, which represents the net assets of Pitchblack acquired less consideration provided. As well, the Company issued stock options during Q2-2018 generating a non-cash stock-based compensation expense of \$4,791,023. The loss in Q3-2018 includes exploration costs as the Company commenced its drill program during this period. As well, the Company recorded a

reclamation expense estimate of \$3,536,448 during Q3-2018. This quarter also includes a full quarter of corporate costs. Net loss during Q4-2018 includes a flow-through share premium recovery of \$799,682, an adjustment to stock-based compensation expense, and a reduction of \$1,044,979 to exploration and evaluation expenditures as a result of the tax credit receivable recorded during the quarter. Net loss during Q1-2019 includes drilling and assaying costs as the Company completed its 2018 drill program as well as \$594,000 in stock-based compensation expense, offset by a flow-through share premium recovery of \$877,938. During Q2-2019, costs increased by approximately \$2,500,000 from Q1-2019 as a result of the acquisition of the Troilus North property from Emgold.

LIQUIDITY AND CAPITAL RESOURCES

Given the nature of the Company's operations, the most relevant financial information relates primarily to current liquidity, solvency and planned expenditures. The Company currently has a negative operating cash flow and finances its mineral exploration through equity financings. The Company's financial success will be dependent on the economic viability of its mineral exploration and development properties and the extent to which it can establish economic mineral reserves and operations.

The Company had working capital (see Non-IFRS Measures) of \$7,726,852 as at January 31, 2019 (July 31, 2018 – \$19,641,298) including cash and cash equivalents of \$10,883,845 (July 31, 2018 - \$20,236,630).

The Company completed a private placement financing in November 2017, raising \$21,425,785 net of issue costs. In June 2018, the Company raised \$14,578,336 net of issue costs from a bought-deal private placement financing through the issuance of flow-through shares.

During the previous year, the Company entered into an equipment financing arrangement to acquire the camp facility. Monthly payments of \$18,815 are required over a 24-month period with a buyout option at the end of the term. During the six months ended January 31, 2019, the Company entered into a vehicle lease whereby monthly payments of \$2,813 are required over a 24-month period with an option to buy the vehicle for \$15,150 at the end of the term. As well, the Company entered into an equipment financing lease to acquire an electrical substation with monthly payments of \$23,000 over a 24-month period. The total equipment financing liability as at January 31, 2019 is \$738,051, of which \$509,146 is current.

The Company has reclamation and water treatment obligations at the Troilus site from historical mining activities. The Company has recorded a total obligation of \$3,531,603 as at January 31, 2019, of which \$206,849 has been recognized as current. This estimate assumes that future mining operations will not resume and as management continues its exploration program and works towards a future mining scenario, the reclamation provision will be adjusted accordingly.

CASH FLOWS

Cash used in operating activities during the six months ended January 31, 2019 was \$8,560,705 compared to \$3,604,345 for the six months ended January 31, 2018. The Company used \$8,431,152 on exploration and evaluation expenses, engineering costs and administrative expenses as described earlier in this report during the six months ended January 31, 2019 (January 31, 2018: \$2,321,714). Non-cash working capital used \$129,553 during the six months ended January 31, 2019 (January 31, 2019: used \$1,282,631). The net change in non-cash working capital reported on the cash flow statement identifies the changes in current assets and current liabilities that occurred during the period. An increase in a liability (or a

decrease in an asset) is a source of funds; while a decrease in a liability (or an increase in an asset) account is a use of funds.

Cash used by financing activities during the six months ended January 31, 2019 was \$244,965 which represented equipment lease payments during the period. There were no lease payments made during the six months ended January 31, 2018, however, financing activities generated \$21,425,785 in cash from a private placement financing, net of issue costs.

Cash used by investing activities during the six months ended January 31, 2019 was \$547,115 (January 31, 2018: cash generated was \$138,308). The Company paid \$497,115 in property and equipment expenditures during the six months ended January 31, 2019 (January 31, 2018: \$nil). This included work on a designated core shack. The Company also paid a deposit of \$50,000 to the Quebec government related to landfill restoration obligations during the six months ended January 31, 2018 in cash from the reverse acquisition.

THE TRANSACTION

On December 20, 2017, the Company closed a transaction whereby it acquired an option to acquire a 100% interest in a past-producing gold mine located northeast of the Val-d'Or mining district, within the Frotêt-Evans Greenstone Belt in Quebec, Canada ("the Troilus project") through a reverse acquisition. The Company changed its name from Pitchblack Resources Ltd. ("Pitchblack") to Troilus Gold Corp. upon closing of this transaction.

The option to acquire the Troilus project was held by 2507868 Ontario Inc. ("250") and 2513924 Ontario Inc. ("251"). On December 20, 2017, 250, 251 and a newly incorporated subsidiary of Pitchblack amalgamated, and the Company acquired 100% of the shares of the amalgamated entity. Management determined that this transaction constituted a reverse acquisition in accordance the policies of the TSX Venture Exchange whereby the net assets of the Company are deemed to have been acquired by 250. The Company has adopted the fiscal year end of 250, which is July 31, and comparative figures are those of 250 prior to the reverse acquisition.

In May 2016, 250 had entered into an option agreement with First Quantum to acquire the Troilus project. To exercise the option, a minimum of \$1,000,000 was to be spent on engineering and technical studies. The Company met this expenditure commitment. Option payments of \$100,000 were paid in each of May 2016, May 2017 and February 2018. The Company formally exercised the option in April 2018 and owns 100% of the Troilus project. The Company and First Quantum entered into a liabilities assignment agreement and a royalty agreement whereby a variable Net Smelter Royalty of 1.5% or 2.5% depending on the gold price being more or less than US\$1,250/ounce during the reference period has been granted to First Quantum.

The Company's focus is on mineral expansion and a potential restart of the former gold and copper Troilus mine. The acquisition of the Troilus project included all infrastructure, including power lines, camp buildings, permitted tailings pond and associated water treatment facilities.

The Company, formerly called Pitchblack, acquired an entity resulting from the amalgamation of 250, 251 and a newly created subsidiary of Pitchblack. On closing, this entity became a 100% subsidiary of the Company and became known as TLG Project Inc. 250 was a subsidiary of Sulliden Mining Capital Inc. ("Sulliden"). 250 held the option to acquire a 100% interest in the Troilus project, and had granted 251

an irrevocable and exclusive option to acquire a 40% undivided interest in the Troilus project. Upon closing of the reverse acquisition, the Company issued 10,000,000 shares to the shareholders of 251 and 15,000,000 to Sulliden as consideration for their respective interest in the Troilus project. Upon amalgamation of these companies, the Company acquired a 100% interest in the option to acquire the Troilus project. In February 2018, the Company and TLG Project Inc. amalgamated, and with the exercise of the option, the Company owns 100% of the Troilus project directly.

250 had completed a private placement financing in November 2017 issuing 14,030,000 subscription receipts, with each subscription receipt entitling the holder to receive one common share of 250 and one common share purchase warrant. The subscription was priced at \$1.64 per subscription, and total gross proceeds raised was \$23,009,200. For accounting purposes, 250 was treated as the accounting parent company (legal subsidiary), 251 was treated as a subsidiary, and the Company was treated as the accounting subsidiary (legal parent) in the condensed interim consolidated financial statements. As 250 was deemed to be the acquirer for accounting purposes, the consolidated financial statements include the results of operations of the Company and 251 from the date of the transaction, December 20, 2017 and the results of 250 since inception. As Pitchblack and 251 did not qualify as businesses according to the definition in IFRS 3 Business Combinations, this reverse acquisition does not constitute a business combination. It was accounted for in accordance with IFRS 2 Share-based Payments, such that 250 is deemed to have issued shares in exchange for the net assets of Pitchblack and 251 together with Pitchblack's TSX-V listing status.

NON-IFRS MEASURES

The Company has referred to working capital throughout this document. Working capital is a Non-IFRS performance measure. In the gold mining industry, it is a common Non-IFRS performance measure but does not have a standardized meaning. The Company believes that, in addition to conventional measures prepared in accordance with IFRS, we and certain investors use this information to evaluate the Company's performance and ability to generate cash, profits and meet financial commitments. This Non-IFRS measure is intended to provide additional information and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with IFRS. The following tables provide a reconciliation of working capital to the financial statements as at January 31, 2019 and July 31, 2018.

	January 31,	July 31,
	2019	2018
Current assets:		
Cash and cash equivalents	\$ 10,883,845	\$ 20,236,630
Tax credit receivable	114,214	1,044,979
Amounts receivable	583,937	951,203
Prepaid expenses	259,972	464,219
	\$ 11,841,968	\$ 22,697,031
Current liabilities:		
Accounts payable and accrued liabilities	953,471	2,585,302
Current portion of equipment financing arrangements	509,146	211,431
Current portion of reclamation provision	206,849	259,000
Flow-through share premium liability	2,445,650	-
	\$ 4,115,116	\$ 3,055,733
Working capital/(deficiency), current assets less current		
liabilities	\$ 7,726,852	\$ 19,641,298

CAPITAL RISK MANAGEMENT

The Company manages and adjusts its capital structure based on available funds in order to support the exploration and development of mineral properties. The capital of the Company consists of share capital, share purchase warrants and stock options. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business.

The Company's properties are in the exploration stage and, accordingly, the Company is dependent upon external financings to fund activities. In order to carry out planned drilling and engineering work, and pay for administrative costs, the Company will spend working capital and expects to raise the additional funds from time to time as required.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. The Company's capital management objectives, policies and processes have remained unchanged during the six months ended January 31, 2019.

COMMITMENT AND CONTINGENCIES

The Company is party to certain management contracts. These contracts contain minimum commitments of approximately \$2,000,000 and additional contingent payments of approximately \$7,500,000 upon the occurrence of a change of control. As a triggering effect for a change of control has not taken place, the contingent payments have not been reflected in these annual financial statements.

In April 2018, the Company entered into a finance lease to acquire a camp facility. The lease term is for 24 months, with monthly payments of \$18,815, and an option to buy the camp facility at the end of the term.

In August 2018, the Company entered into a finance lease to acquire a vehicle. The lease term is for 24 months, with monthly payments of \$2,813, and an option to buy out the vehicle for \$15,150 at the end of the term.

In August 2018, the Company entered into a finance lease to acquire an electrical substation. The lease term is for 24 months, with monthly payments of \$23,000.

The Troilus project is subject to a variable net smelter royalty of 1.5% or 2.5% depending on whether the price of gold is above or below US\$1,250 per ounce, as well as an additional 1% royalty.

As a result of the Company's flow-through financings in June 2018, the Company is committed to incur \$15,757,216 in qualifying resource expenditures. The Company will file its renunciation forms subsequent to December 31, 2018. As at January 31, 2019, the Company had incurred qualifying resource expenditures of \$7,920,285 and is committed to incur a balance of approximately \$7,800,000 before December 31, 2019.

The Company's mining and exploration activities are subject to various laws and regulations governing the protection of the environment. These laws and regulations are continually changing and generally becoming more restrictive. The Company believes its operations are materially in compliance with all applicable laws and regulations. The Company has made, and expects to make in the future, expenditures to comply with such laws and regulations.

RELATED PARTY DISCLOSURES

The Company entered into the following transactions in the ordinary course of business with related parties that are not subsidiaries of the Company.

Related party balances

The Company shares office space, resources and certain services with other companies that may have common directors and/or officers. The costs associated with these services, including the provision of office equipment and supplies, and certain other services, are administered by 2227929 Ontario Inc. to whom the Company pays a monthly flat fee. The contractual monthly fee is \$7,500 per month. 2227929 Ontario Inc. does not have any officers or directors in common with the Company; however, 2227929 was an insider of the Company by virtue of holding over 10% of the Company's issued and outstanding shares. 2227929's current holdings dropped to below 10% during the quarter ended January 31, 2019.

Sulliden Mining Capital Inc. ("Sulliden") was the former shareholder of 250, and funded 250's operations prior to the closing of the transaction. The Company's CEO, Mr. Justin Reid, the Company's President, Mr. Paul Pint and the Company's Executive Director, Mr. Peter Tagliamonte, are former officers of Sulliden, having resigned subsequent to the closing of the transaction. Mr. Pierre Pettigrew, a director of the Company, is also a director of Sulliden. Mr. Bruce Humphrey, appointed a director of the Company subsequent to the end of the year, was also a member of the board of directors of Sulliden, having resigned from Sulliden's board of directors before his appointment to the Company's board.

Compensation of key management personnel of the Company

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

	Three months ended January 31,			Six months ended January 31,		
	2019	2018		2019	2018	
Management salaries and fees	\$ 1,043,300	\$	542,090	\$ 1,452,600 \$	542,090	
Directors fees	105,000		81,250	126,875	81,250	
Share-based payments	-		2,667,317	558,000	2,667,317	
	\$ 1,148,300	\$	3,290,657	\$ 2,137,475	3,290,657	

In accordance with IAS 24, key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the Company directly or indirectly, including any directors (executive and non-executive) of the Company. The remuneration of directors and key executives is determined by the Board of Directors of the Company having regard to the performance of individuals and market trends.

FINANCIAL INSTRUMENTS

The carrying value of cash, amounts receivable reclamation deposit, accounts payable and accrued liabilities approximate fair value due to the short-term nature of the financial instruments. The carrying value of equipment financing arrangements approximates fair value due to the short amount of time that has passed since its inception.

The Company's risk exposures and the impact on the Company's financial instruments are summarized below. There have been no significant changes in the risks, objectives, policies and procedures for managing risk during the six months ended January 31, 2019 and 2018.

Credit risk

The Company's credit risk is primarily attributable to cash equivalents. The Company has no significant concentration of credit risk arising from operations. Cash equivalents consist of guaranteed investment certificates, which have been invested with reputable financial institutions, from which management believes the risk of loss to be remote. Amounts receivable represent input tax credit refunds from government bodies. Management believes that the credit risk concentration with respect to these financial instruments is remote.

Liquidity risk

The Company manages liquidity risk by maintaining adequate cash and cash equivalent balances. The Company continuously monitors and reviews both actual and forecasted cash flows, and also matches the maturity profile of financial assets and liabilities.

As at January 31, 2019, the Company had current assets of \$11,841,968 (July 31, 2018: \$22,697,031) to settle current liabilities of \$4,115,116 (July 31, 2018: \$3,055,733). This balance includes \$2,445,650 for flow-through share premium liability, which is allocated to the statement of operations as flow-through

funds are spent. Approximately \$747,000 of the Company's financial liabilities as at January 31, 2019 have contractual maturities of less than 30 days and are subject to normal trade terms.

		Payments due by period				
Liability	Total	<1year	1 - 3 years	4 - 5 years	>5 years	
Accounts payable and accrued liabilities	\$ 953,471	\$ 953,471	\$-	\$-	\$-	
Equipment financing arrangements	738,051	509,146	228,905	-	-	
Reclamation provision	3,531,603	206,849	590,819	549,539	2,184,396	

Market risk - Interest rate risk

The Company's cash equivalents are subject to interest rate cash flow risk as they carry variable rates of interest. The Company's interest rate risk management policy is to purchase highly liquid investments with a term to maturity of one year or less on the date of purchase. Based on cash and cash equivalent balances on hand at January 31, 2019, a 0.1% change in interest rates could result in a corresponding change in net loss of approximately \$11,000 (July 31, 2018: \$20,000).

SUBSEQUENT EVENT

Subsequent to the end of the quarter, the Company withdrew its reclamation security deposit totalling \$3,972,976 in exchange for a under written bond from an insurance company. To purchase this insurance, the Company gave a \$1,589,190 deposit to the insurance company and pays annual interest of 2.5% of the insured amount.

OUTSTANDING SHARE DATA

Number of:	As at January 31, 2019	As at March 7, 2019
Common Shares	52,487,222	52,487,222
Options	4,871,250	4,871,250
Warrants	14,030,000	14,030,000

RISKS AND UNCERTAINTIES

Nature of Mining, Mineral Exploration and Development Projects

Mineral exploration is highly speculative in nature. There is no assurance that exploration efforts will be successful. Even when mineralization is discovered, it may take several years until production is possible, during which time the economic feasibility of production may change. Substantial expenditures are required to establish proven and probable mineral reserves through drilling. Because of these uncertainties, no assurance can be given that exploration programs will result in the establishment or expansion of mineral resources or mineral reserves. There is no certainty that the expenditures made by the Company towards the search and evaluation of mineral deposits will result in discoveries or development of commercial quantities of ore.

Mining operations generally involve a high degree of risk. The Company's operations are subject to the hazards and risks normally encountered in mineral exploration and development, including environmental

hazards, explosions, and unusual or unexpected geological formations or pressures. Such risks could result in damage to, or destruction of, mineral properties, personal injury, environmental damage, delays in mining, monetary losses and possible legal liability.

Liquidity Concerns and Future Financings

The Company will require capital and operating expenditures in connection with the exploration and development of its properties and for working capital purposes. There can be no assurance that the Company will be successful in obtaining the required financing as and when needed. The only sources of future funds presently available to Troilus are the sale of equity capital, the sale of existing investments (which may be illiquid), or offering an interest in its properties. There is no assurance that any funds will be available for operations. Failure to obtain additional financing on a timely basis could cause the Company to reduce, delay or terminate its proposed operations, with the possible loss of such operations and assets.

Volatile markets may make it difficult or impossible for the Company to obtain debt financing or equity financing on acceptable terms, if at all. Failure to obtain additional financing on a timely basis may cause the Company to postpone or slow down its development plans, forfeit rights in some or all of its properties or reduce or terminate some or all of its activities.

Calculation of Mineral Resources

There is a degree of uncertainty attributable to the calculation and estimates of resources and the corresponding metal grades to be mined and recovered. Until resources are actually mined and processed, the quantities of mineralization and metal grades must be considered as estimates only. Any material change in the quantity of mineral resources, grades and recoveries may affect the economic viability of the Company's operations.

No Mineral Reserves have been estimated at the Troilus Project

The Troilus Project is in the exploration stage and sufficient work has not been done to define a mineral reserve. There is no assurance given by the Company that continuing work on the property will lead to defining the mineralization with enough confidence and in sufficient quantities to report it as a mineral reserve.

Environmental, Health and Safety Risks

The Company's activities are subject to extensive laws and regulations governing environmental protection and employee health and safety. Environmental legislation is evolving in a manner that is creating stricter standards, while enforcement, fines and penalties for non-compliance are more stringent. The cost of compliance with changes in governmental regulations has the potential to reduce the profitability of operations. Furthermore, any failure to comply fully with all applicable laws and regulations could have significant adverse effects on the Company, including the suspension or cessation of operations.

Exploration and mining operations involve risks of releases to soil, surface water and groundwater of metals, chemicals, fuels, liquids having acidic properties and other contaminants. Significant risk of environmental contamination from present and past exploration or mining activities still exists for mining companies. The Troilus Project is a past producing mine subject to significant continuing reclamation

liabilities and obligations. Troilus may be liable for environmental contamination and natural resource damages relating to properties that they currently own or operate or at which environmental contamination occurred while or before they owned or operated the properties. No assurance can be given that potential liabilities for such contamination or damages caused by past activities at the Troilus Project do not exist or that the Company will not be alleged to be responsible for historical liabilities at the Troilus Project.

Decommissioning and Reclamation

Environmental regulators are increasingly requiring financial assurances to ensure that the cost of decommissioning and reclaiming sites is borne by the parties involved, and not by government. It is not possible to predict what level of decommissioning and reclamation (and financial assurances relating thereto) may be required in the future by regulators.

Insurance

The Company's business is capital intensive and subject to a number of risks and hazards, including environmental pollution, accidents or spills, industrial and transportation accidents, labour disputes, changes in the regulatory environment, natural phenomena (such as inclement weather conditions, earthquakes, pit wall failures and cave-ins) and encountering unusual or unexpected geological conditions. Many of the foregoing risks and hazards could result in damage to, or destruction of: the Company's mineral properties or future processing facilities, personal injury or death, environmental damage, delays in or interruption of or cessation of their exploration or development activities, delay in or inability to receive regulatory approvals to transport their products, or costs, monetary losses and potential legal liability and adverse governmental action. Troilus may be subject to liability or sustain loss for certain risks and hazards against which they do not or cannot insure or which it may reasonably elect not to insure. This lack of insurance coverage could result in material economic harm to Troilus.

Metal Prices

Precious metal prices fluctuate widely and are affected by numerous factors beyond the control of the Company. The level of interest rates, the rate of inflation, the world supply of mineral commodities and the stability of exchange rates can all cause significant fluctuations in prices. Such external economic factors are in turn influenced by changes in international investment patterns, national fiscal policies, monetary systems and political developments. The price of gold and silver has fluctuated widely in recent years. Future price declines could cause commercial production to be impracticable, thereby having a material adverse effect on the Company's business, financial condition and result of operations. Moreover, the ability of the Company to fund its activities and the valuation of investor companies will depend significantly upon the market price of precious metals.

Competition

The Company competes with many other mining companies that have substantially greater resources than the Company. Such competition may result in the Company being unable to acquire desired properties, recruit or retain qualified employees or obtain the capital necessary to fund the Company's operations and develop its properties. The Company's inability to compete with other mining companies for these resources would have a material adverse effect on the Company's results of operations and business.

Properties May be Subject to Defects in Title

The Company has investigated its rights to exploit the Troilus Project and, to the best of its knowledge, its rights are in good standing. However, no assurance can be given that such rights will not be revoked, or significantly altered, to its detriment. There can also be no assurance that the Company's rights will not be challenged or impugned by third parties, including aboriginal communities.

Some of the Company's mineral claims may overlap with other mineral claims owned by third parties which may be considered senior in title to the Company mineral claims. The junior claim is only invalid in the areas where it overlaps a senior claim. The Company has not determined which, if any, of the Company mineral claims is junior to a mineral claim held by a third party.

Although the Company is not aware of any existing title uncertainties with respect to the Troilus Project, there is no assurance that such uncertainties will not result in future losses or additional expenditures, which could have an adverse impact on the Company's future cash flows, earnings, results of operations and financial condition.

Limited Property Portfolio

At this time, the Company holds an interest in the Troilus Property. As a result, unless the Company acquires additional property interests, any adverse developments affecting this property could have a material adverse effect upon the Company and would materially and adversely affect the potential future mineral resource production, profitability, financial performance and results of operations of the Company.

Property Commitments

The Company's mining properties may be subject to various land payments, royalties and/or work commitments. Failure by the Company to meet its payment obligations or otherwise fulfill its commitments under these agreements could result in the loss of related property interests.

Licences and Permits, Laws and Regulations

The Company's exploration and development activities (and those of investee companies) require permits and approvals from various government authorities, and are subject to extensive federal, provincial and local laws and regulations governing prospecting, exploration, development, production, transportation, exports, taxes, labour standards, occupational health and safety, mine safety and other matters. Such laws and regulations are subject to change, can become more stringent and compliance can therefore become more time-consuming and costly. In addition, the Company may be required to compensate those suffering loss or damage by reason of its activities. The Company will be required to obtain additional licences and permits from various governmental authorities to continue and expand its exploration and development activities. There can be no guarantee that the Company will be able to maintain or obtain all necessary licences, permits and approvals that may be required to explore and develop its properties (or that its investee companies would also succeed).

Community Relations and License to Operate

The Company's relationship with the local communities and First Nations where it operates is critical to ensure the future success of its existing activities and the potential development and operation of its

Troilus Project. Failure by the Company to maintain good relations with local communities and First Nations can result in adverse claims and difficulties for the Company. There is also an increasing level of public concern relating to the perceived effect of mining activities on the environment and on communities impacted by such activities. NGOs and civil society groups, some of which oppose resource development, are often vocal critics of the mining industry and its practices, including the use of hazardous substances and the handling, transportation and storage of various waste, including hazardous waste. Adverse publicity generated by such NGOs and civil society groups or others related to the extractive industries generally, or the Company's operations specifically, could have a material adverse impact on the Company and its reputation. Reputation loss may result in decreased investor confidence, increased challenges in developing and maintaining community relations and an impediment to the Company's overall ability to advance its projects, which could have a material adverse impact on the Company's business, results of operations and financial condition.

Key Personnel

The senior officers of the Company will be critical to its success. Recruiting qualified personnel as the Company grows is critical to its success. The number of persons skilled in the acquisition, exploration and development of mining properties is limited and competition, particularly in Quebec, for such persons is intense. As the Company's business activity grows, it will require additional key financial, administrative, regulatory and mining personnel as well as additional operations staff. If the Company is not successful in attracting and training qualified personnel, the efficiency of its operations could be affected, which could have an adverse impact on future cash flows, earnings, results of operations and the financial condition of the Company.

Dependence on Outside Parties

The Company has relied upon consultants, geologists, engineers and others and intends to rely on these parties for exploration and development expertise. Substantial expenditures are required to construct mines, to establish mineral resources and reserves through drilling, to carry out environmental and social impact assessments, to develop metallurgical processes to extract metal from ore and, in the case of new properties, to develop the exploration and plant infrastructure at any particular site. If such parties' work is deficient or negligent or is not completed in a timely manner, it could have a material adverse effect on the Company.

Share Price Fluctuations

The market price of securities of many companies, particularly junior stage mining companies, experience wide fluctuations in price that are not necessarily related to the operating performance, underlying asset values or prospects of such companies. There can be no assurance that fluctuations in the Company's share price will not occur.

Significant Shareholder

As a result of the Transaction, Sulliden owns a significant percentage of the common shares of the Company and will be able to exercise significant influence over the affairs of the Company. Sulliden owns approximately 14.4% of the Common Shares as at the date of this report. As a result, Sulliden would be able to influence or control matters requiring approval by the Shareholders, including the election of directors and the approval of mergers, acquisitions, changes of control or other extraordinary transactions. They may also have interests that differ from other Shareholders and may vote in a way with

which may be adverse to the interests of other Shareholders. This concentration of ownership may have the effect of delaying, preventing or deterring a change of control of the Company, could deprive the Shareholders of an opportunity to receive a premium for their Common Shares as part of a sale of the Company and might ultimately affect the market price of the Common Shares.

Conflicts of Interest

Directors and officers of the Company are or may become directors or officers of other reporting companies or have significant shareholdings in other mineral resource companies and, to the extent that such other companies may participate in ventures in which the Company may participate, the directors and officers of the Company may have a conflict of interest in negotiating and concluding terms respecting the extent of such participation. The Company and its directors and officers will attempt to minimize such conflicts. In the event that such a conflict of interest arises at a meeting of the directors of the Company, a director who has such a conflict will abstain from voting for or against the approval of such participation or such terms. In appropriate cases the Company will establish a special committee of independent directors to review a matter in which one or more directors, or officers, may have a conflict. In determining whether or not the Company will participate in a particular program and the interest therein to be acquired by it, the directors will primarily consider the potential benefits to the Company, the degree of risk to which the Company may be exposed and its financial position at that time. Other than as indicated, the Company has no other procedures or mechanisms to deal with conflicts of interest.

Current Global Financial Condition

The Company will be required to raise additional funds in the future for the development of its projects and other activities through the issuance of additional equity or debt. Current financial and economic conditions globally have been subject to increased uncertainties. Access to financing has been negatively affected by these economic uncertainties. These factors may affect the ability of the Company to obtain equity and/or debt financing in the future and, if obtained, influence the terms available to the Company. If these increased levels of volatility and market turmoil continue, the Company may not be able to secure appropriate debt or equity financing. If additional capital is raised by the issuance of shares from the treasury of the Company, shareholders may suffer dilution. Future borrowings by the Company or its subsidiaries may increase the level of financial and interest rate risk to the Company as the Company will be required to service future indebtedness.

No Revenues

To date, the Company has not recorded any revenues from operations nor has the Company commenced production on any property. There can be no assurance that the Company will always have sufficient capital resources to continue as a going concern, or that significant losses will not occur in the near future or that the Company will be profitable in the future. The Company's expenses and capital expenditures will increase as consultants, personnel and equipment associated with the exploration and possible development of its properties are advanced. The Company expects to continue to incur losses unless and until such time as it enters into commercial production and generates sufficient revenues to fund its continuing operations. The development of the Company's properties will continue to require the commitment of substantial resources. There can be no assurance that the Company will continue as a going concern, generate any revenues or achieve profitability.

Public Company and other Regulatory Obligations

The Company is subject to evolving corporate governance and public disclosure regulations that have increased both the Company's compliance costs and the risk of non-compliance, which could adversely affect the Company's share price.

The Company is subject to changing rules and regulations promulgated by a number of governmental and self-regulated organizations, including the Canadian Securities Administrators, applicable stock exchange(s), and the International Accounting Standards Board. These rules and regulations continue to evolve in scope and complexity creating many new requirements. For example, the Canadian government proclaimed into force the *Extractive Sector Transparency Measures Act* on June 1, 2015, which mandates the public disclosure of payments made by mining companies to all levels of domestic and foreign governments. The Company's efforts to comply with increasing regulatory burden could result in increased general and administration expenses and a diversion of management time and attention from revenue-generating activities to compliance activities.

Management of Growth

The Company may be subject to growth-related risks including capacity constraints and pressure on its internal systems and controls. The ability of the Company to manage growth effectively will require it to continue to implement and improve its operational and financial systems and to expand, train and manage its employee base. The inability of the Company to deal with this growth may have a material adverse effect on the Company's business, financial condition, results of operations and prospects.

DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROL OVER FINANCIAL REPORTING

Management is responsible for establishing and maintaining adequate disclosure controls and internal control over the Company's financial reporting. The internal control system was designed to provide reasonable assurance to the Company's management regarding the preparation and presentation of the financial statements.

Because of inherent limitations, internal control over financial reporting and disclosure controls can provide only reasonable assurances and may not prevent or detect misstatements.

The CEO and CFO have certified that Internal Controls over Financial Reporting have been designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS. The Audit Committee of the Company has reviewed this MD&A, and the condensed interim consolidated financial statements for the three and six months ended January 31, 2019, and the Company's board of directors approved these documents before their release.

SIGNIFICANT ACCOUNTING POLICIES

The Company's significant accounting policies can be found in Note 3 of its audited annual consolidated financial statements for the year end July 31, 2018.

New and future accounting policies

Certain pronouncements were issued by the IASB or the IFRIC that are mandatory for accounting periods on or after January 1, 2017 or later periods. Many are not applicable or do not have a significant impact to the Company and have been excluded.

IFRS 2 – Share-based Payment ("IFRS 2") was amended by the IASB in June 2016 to clarify the accounting for cash-settled share-based payment transactions that include a performance condition, the classification of share-based payment transactions with net settlement features and the accounting for modifications of share-based payment transactions from cash-settled to equity-settled. The amendments are effective for annual periods beginning on or after January 1, 2018. The Company has adopted this standard effective August 1, 2018 and there was no material impact from the adoption of this standard.

IFRS 9 – Financial Instruments ("IFRS 9") was issued by the IASB in November 2009 with additions in October 2010 and May 2013 and will replace IAS 39 Financial Instruments: Recognition and Measurement ("IAS 39"). IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value, replacing the multiple rules in IAS 39. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. Most of the requirements in IAS 39 for classification and measurement of financial liabilities were carried forward unchanged to IFRS 9, except that an entity choosing to measure a financial liability at fair value will present the portion of any change in its fair value due to changes in the entity's own credit risk in other comprehensive income, rather than within profit or loss. The new standard also requires a single impairment method to be used, replacing the multiple impairment methods in IAS 39. IFRS 9 is effective for annual periods beginning on or after January 1, 2018. The has adopted this standard effective August 1, 2018 and there was no material impact from the adoption of this standard.

IFRS 16 – Leases ('IFRS 16") replaces IAS 17, Leases ("IAS 17"). The new model requires the recognition of almost all lease contracts on a lessee's statement of financial position as a lease liability reflecting future lease payments and a 'right-of-use asset' with exceptions for certain short-term leases and leases of low-value assets. In addition, the lease payments are required to be presented on the statement of cash flow within operating and financing activities for the interest and principal portions, respectively. IFRS 16 is effective for annual periods beginning on or after January 1, 2019. The Company is currently evaluating and quantifying the impact of the adoption of IFRS 16.

CRITICAL ACCOUNTING ESTIMATES

The preparation of the Company's Financial Statements in conformity with IFRS requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the Financial Statements and reported amounts of revenues and expenses during the reported period. Such estimates and assumptions affect the carrying value of assets, impact decisions as to when exploration and development costs should be capitalized or expensed, and impact estimates for asset retirement obligations and reclamation costs. Other significant estimates made by the Company include factors affecting valuations of stock-based compensation and

the valuation of income tax accounts. The Company regularly reviews its estimates and assumptions, however, actual results could differ from these estimates and these differences could be material.

March 11, 2019