FORM 5

QUARTERLY LISTING STATEMENT

Name of Listed Issuer: ____CARLYLE COMMODITIES CORP._ (the "Issuer").

Trading Symbol: CCC

SCHEDULE A: FINANCIAL STATEMENTS

The unaudited interim financial statements for the nine months ended November 30, 2021 are attached hereto.

SCHEDULE B: SUPPLEMENTARY INFORMATION

1. Related party transactions

Refer to Note 9 of the unaudited financial statements for the nine months ended November 30, 2021, which are attached hereto as Schedule A.

2. Summary of securities issued and options granted during the period.

(a) summary of securities issued during the period,

Date of Issue	Type of Security (common shares, convertible debentures, etc.)	Type of Issue (private placement, public offering, exercise of warrants, etc.)	Number	Price	Total Proceeds	Type of Conside- ration (cash, property, etc.)	Describe relationship of Person with Issuer (indicate if Related Person)	Comm ission Paid
Mar. 8, 2021	Common shares	Compensation	200,000	\$0.075	\$15,000	Consultant services	Third party	N/A
April 6, 2021	Common shares	Compensation	200,000	\$0.075	\$15,000	Consultant services	Third party	N/A
April 20, 2021	Common shares	Stock option exercise	555,000	\$0.115	\$63,825	Cash	Third party	N/A
April 23, 2021	Common shares	Compensation	52,631	\$0.1425	\$7,500	Consultant services	Third party	N/A
April 26, 2021	Common shares	Stock option exercise	250,000	\$0.14	\$35,000	Cash	Third party	N/A

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May 5, 2021	Common shares	Compensation	137,994	\$0.1087	\$15,000	Consultant services	Third party	N/A
May 20, 2021	Common shares	Compensation	71,428	\$0.105	\$7,500	Consultant services	Third party	N/A
June 7, 2021	Common shares	Compensation	166,666	\$0.09	\$15,000	Consultant services	Third party	N/A
June 14, 2021	Common shares	Amalgamation	14,649,982	\$0.13	\$1,904,498	Shares	Third Party	N/A
June 21, 2021	Common shares	Compensation	80,000	\$0.0937 5	\$7,500	Consultant services	Third Party	N/A
July 6, 2021	Common shares	Compensation	222,222	\$0.0675	\$15,000	Consultant services	Third Party	N/A
July 13, 2021	Common Shares	Exercise of Special Warrants	500,000	\$0.30	\$150,000	Property	Third Party	N/A
July 20, 2021	Common Shares	Compensation	125,000	\$0.06	\$7,500	Consultant Services	Third Party	N/A
August 9, 2021	Common Shares	Compensation	125,000	\$0.06	\$7,500	Consultant Services	Third Party	N/A
August 24, 2021	Common Shares	Compensation	142,857	\$0.0525	\$7,500	Consultant Services	Third Party	N/A
September 7, 2021	Common Shares	Compensation	117,647	\$0.0637	\$7,500	Consultant Services	Third Party	N/A
September 20, 2021	Common Shares	Compensation	150,000	\$0.05	\$7,500	Consultant Services	Third Party	N/A
October 5, 2021	Common Shares	Compensation	150,000	\$0.05	\$7,500	Consultant Services	Third Party	N/A
November 5, 2021	Common Shares	Compensation	150,000	\$0.05	\$7,500	Consultant Services	Third Party	N/A

(b) summary of options granted during the period,

Date	Number	Name of Optionee if Related Person and relationship	Generic description of other Optionees	Exercise Price	Expiry Date	Market Price on date of Grant
April 13, 2021	555,000	N/A	Third party consultant	\$0.115	April 23, 2023	\$0.11

3. Summary of securities as at the end of the reporting period.

See Note 6 of the unaudited interim financial statements for the nine months ended November 30, 2021, which are attached hereto as Schedule A.

4. List the names of the directors and officers, with an indication of the position(s) held, as at the date this report is signed and filed.

Morgan Good	President, Chief Executive Officer and Director
Leighton Bocking	Director
Jeremy Hanson	Director
Inar Kamaletdinov	Chief Financial Officer
Andrew Brown	Corporate Secretary

SCHEDULE C: MANAGEMENT DISCUSSION AND ANALYSIS

Management's Discussion & Analysis of the unaudited interim financial statements for the nine months ended November 30, 2021 is attached hereto as Schedule B.

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The undersigned hereby certifies that:

- 1. The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Quarterly Listing Statement.
- 2. As of the date hereof there is no material information concerning the Issuer which has not been publicly disclosed.
- 3. The undersigned hereby certifies to the Exchange that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all Exchange Requirements (as defined in CNSX Policy 1).
- 4. All of the information in this Form 5 Quarterly Listing Statement is true.

Dated January 31, 2022

Morgan Good

Name of Director or Senior Officer

/s/ Morgan Good

Signature

Chief Executive Officer

Official Capacity

<i>Issuer Details</i> Name of Issuer	For Quarter Ended	Date of Report YY/MM/D				
Carlyle Commodities Corp.	Nov. 30, 2021	January 31, 2022				
Issuer Address						
#620 – 1111 Melville St.						
City/Province/Postal Code	Issuer Fax No. ()	Issuer Telephone No. ()				
Vancouver, B.C. V6E 3V6	N/A	(604) 620-9804				
Contact Name	Contact Position	Contact Telephone No.				
Morgan Good	CEO	(604) 620-9804				
Contact Email Address	Web Site Address	3				
morgan@carlylecommodities.com	https://www.carlylecommodities.com/					

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SCHEDULE A

FINANCIAL STATEMENTS

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(formerly Delrey Metals Corp.)

Condensed Consolidated Interim Financial Statements (Unaudited) Expressed in Canadian Dollars, unless otherwise noted

For the three- and nine-month periods ended November 30, 2021 and 2020

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NOTICE TO READER

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

The accompanying unaudited interim financial statements of the Company have been prepared by and are the responsibility of the Company's management. The Company's independent auditor has not performed a review of these interim financial statements in accordance with standards established by the Canadian Institute of Chartered Professional Accountants of Canada for a review of interim financial statements by an entity's auditor.

Condensed Consolidated Interim Statements of Financial Position (Unaudited)

As of November 30, 2021 and February 28, 2021

Expressed in Canadian Dollars

	Notes	November 30, 2021		February 28, 2021
ASSETS				
Current assets				
Cash		\$ 294,490	\$	161,161
Receivables		22,588		29,516
Loans receivable	9	-		205,482
Prepaid expenses		61,990		138,773
Total current assets		\$ 379,068	\$	534,932
Non-current assets				
Restricted cash		\$ 40,000	\$	-
Equipment	4	4,030		4,883
Exploration and evaluation advance	5	18,005		141,327
Exploration and evaluation assets	5	7,904,294		6,404,937
Total non-current assets		7,966,329		6,551,147
Total assets		\$ 8,345,397	\$	7,086,079
LIABILITIES				
Current liabilities				
Trade payables and accrued liabilities		\$ 226,711	\$	195,543
Total liabilities		\$ 226,711	\$	195,543
SHAREHOLDERS' EQUITY				
Share capital	6	\$ 15,571,630	\$	13,139,486
Reserves	7	2,282,081		2,314,506
Accumulated deficit		(9,735,025)		(8,563,456)
Total shareholders' equity		\$ 8,118,686	\$	6,890,536
Total liabilities and shareholders' equity		\$ 8,345,397	Ś	7,086,079

Events after reporting period (Note 12)

Approved on behalf of the Board of Directors on January 31, 2022

"Morgan Good" Director "Leighton Bocking"

Director

Condensed Consolidated Interim Statements of Loss and Comprehensive Loss (Unaudited) For the Three and Nine-Month Periods Ended November 30, 2021 and 2020

Expressed in Canadian Dollars except number of shares

	Notes Three Months Ended November 30,					Nine Months Endeo November 30				
			2021		2020		2021		2020	
General and administrative expenses										
Bank and interest charges		\$	924	Ś	387	Ś	2.967	Ś	2.810	
Consulting fees	9	Ť	97,500	Ŷ	64,660	Ť	527,901	Ŷ	248,252	
Depreciation	4		266		423		853		1,270	
Investor relations	-		5,226		17,160		170,015		187,010	
Management fees	9		60,557		60,375		185,997		159,375	
Office costs			27,477		12,836		82,918		24,167	
Professional fees			40,558		22,476		66,398		56,251	
Share-based payments	7,9		-		-		50,605		177,299	
Transfer agent and filing fees			4,518		3,922		20,452		23,467	
Travel and entertainment			12,647		881		33,511		12,508	
Total general and administrative										
expenses		\$	(249,673)	\$	(183,120)	\$	(1,141,617)	\$	(892,409)	
Other income (expenses)										
Loss on settlement of trade										
payables	6	\$	(7,000)	\$	-	\$	(45,792)	\$	(27,969)	
Write-off of exploration and										
evaluation assets			-		(1,387,411)		-		(1,387,411)	
Other income	6,8		-		99,040		15,840		99,040	
Loss and comprehensive loss for										
the period		\$	(256,673)	\$	(1,471,491)	\$	(1,171,569)	\$	(2,208,749)	
Basic and diluted loss per common							(0.00)		(0.4.5)	
share		\$	(0.00)	\$	(0.06)	\$	(0.02)	\$	(0.11)	
Weighted average number of										
common shares outstanding – basic and diluted			66 744 674		01 000 17F		E0 01E 772		10 402 060	
Dasic and Unuted			66,744,674		24,888,175		59,915,773		19,483,868	

Condensed Consolidated Interim Statements of Changes in Equity (Unaudited) For the Nine-Month Period Ended November 30, 2021 and 2020

Expressed in Canadian Dollars except number of shares

	Number of shares		Share capital	Subscriptions received in advance	Reserves	Accumulated deficit	Total shareholders' equity
Balance – February 29, 2020	5,075,225	\$	5,491,724	\$ 72,750	\$ 590,660	\$ (5,045,885)	\$ 1,109,249
Shares issued in private placements	17,065,000		1,558,425	(72,750)	-	-	1,485,675
Stock options exercised	375,000		97,805	-	(41,555)	-	56,250
Shares issued for exploration and evaluation							
assets	1,600,000		469,000	-	-	-	 469,000
Flow-through premium liability recognized	-		(99,040)	-	-	-	 (99,040)
Share issue costs	-		(158,650)	-	-	-	 (158,650)
Share issue costs – finders' warrants	-		(13,736)	-	13,736	-	 -
Shares issued to settle trade payables	932,291		139,844	-	-	-	 139,844
Share-based payments	-		-	-	177,299	-	 177,299
Loss and comprehensive loss for the period	-		-	-	-	(2,208,749)	(2,208,749)
Balance – November 30, 2020	25,047,516	\$	7,485,372	\$ -	\$ 740,140	\$ (7,254,634)	\$ 970,878
Balance – February 28, 2021	48,900,509	\$	13,139,486	\$ -	\$ 2,314,506	\$ (8,563,456)	\$ 6,890,536
Stock options exercised	805,000	-	181,855	-	(83,030)	-	98,825
Shares issued for exploration and evaluation							 ·
assets upon exercise of special warrants	500,000		150,000	-	-	-	 150,000
Shares issued for acquisition of OWL Lake							
Resources Ltd.	14,649,982		1,904,498	-	-	-	 1,904,498
Shares issued to settle trade payables	2,091,445		195,791	-	-	-	195,791
Share-based payments	-		-	-	50,605	-	50,605
Loss and comprehensive loss for the period	-		-	-	-	(1,171,569)	(1,171,569)
Balance – November 30, 2021	66,946,936	\$	15,571,630	\$ -	\$ 2,282,081	\$ (9,735,025)	\$ 8,118,686

Condensed Consolidated Interim Statements of Cash Flows (Unaudited)

For the Nine-Month Period Ended November 30, 2021 and 2020

Expressed in Canadian Dollars

OPERATING ACTIVITIES			2021	l Ended November 30, 2020		
			2021		2020	
Loss for the period		\$	(1,171,569)	\$	(2,208,749)	
Non-cash items:						
Depreciation	4		853		1,270	
Loss on settlement of trade payables			45,792		27,969	
Flow-through premium income			-		(99,040)	
mpairment of exploration and evaluation assets			-		1,387,411	
Share-based payments	7		50,605		177,299	
Changes in non-cash working capital items:						
Receivables			6,928		15,658	
Prepaid expenses			76,783		(101,028)	
Trade payables and accrued liabilities			195,325		27,052	
Net cash used in operating activities		\$	(795,283)	\$	(772,158)	
INVESTING ACTIVITIES						
Expenditures on exploration and evaluation assets		Ś	(139,697)	\$	(771,146)	
Advances toward exploration and evaluation expenditures		Ŷ	(105,057)	Ŷ	(74,747)	
Loans issued			_			
Cash received on acquisition of OWL Lake Resources Ltd.			872,494		_	
Cash deposit with the Ministry of Mines			(40,000)		-	
Net cash used in investing activities		\$	692,797	\$	(845,893)	
FINANCING ACTIVITIES	<i>c</i>	<u>.</u>		~	1 405 675	
Proceeds from private placements	6	\$	-	\$	1,485,675	
Share issue costs	6 7		-		(158,650)	
Proceeds from stock options exercised Proceeds from loans	9		98,825		56,250 300,000	
	9		-			
Repayment of loans	9		126.000		(31,000)	
Advances (repayment) to related parties	9	<u>^</u>	136,990	•	-	
Net cash provided by financing activities		\$	235,815	\$	1,652,275	
Increase (decrease) in cash		\$	133,329	\$	34,224	
Cash, beginning of period		Ŷ	161,161	Ŷ	55,973	
Cash, end of period		Ś	294,490	Ś	90,197	

Supplemental cash flow information

For the nine-month period ended:		_	November 30, 2021	November 30, 2020
Settlement of trade payables through issuance of shares Shares issued for exploration and evaluation assets Shares issued on acquisition of OWL Lake Resources Corp. Share issue costs included in trade payables Exploration and evaluation assets included in trade payables Finder's warrants	6 6 5	\$	195,791 150,000 1,904,498 - -	\$ 111,875 469,000 - 26,270 229,828 13,736

NOTE 1 - NATURE OF OPERATIONS AND GOING CONCERN

Carlyle Commodities Corp, ("CCC", or the "Company"), formerly Delrey Metals Corp, was incorporated on October 18, 2017 under the Business Corporations Act of British Columbia. The Company's head office address is 5803 – 1151 West Georgia Street, Vancouver, BC. The registered office address is located at 620 – 1111 Melville Street, Vancouver, BC. The Company's common shares began trading on the Canadian Securities Exchange (the "CSE") on October 24, 2018, under the symbol "DLRY". On February 18, 2020, the Company changed its name to Carlyle Commodities Corp and continued trading under the symbol "CCC". The Company's consolidated financial statements include the financial statements of the following subsidiaries:

Company	Place of Incorporation	Effective Interest
BC Vanadium Corp. (" BCVC ")	British Columbia	100%
WEM Western Energy Metals Ltd. ("WEM")	British Columbia	100%
ISAAC Mining Corp. ("IMC")	British Columbia	100%
OWL Lake Resources Ltd. (" OWL ")	Ontario	100%

The principal business of the Company is the exploration and evaluation of mineral property interests. The success of the Company will be dependent on obtaining the necessary financing to evaluate and pursue these opportunities.

These condensed consolidated interim financial statements have been prepared with the assumption that the Company will be able to realize its assets and discharge its liabilities in the normal course of business rather than through a process of forced liquidation. The Company's ability to continue in the normal course of operations is dependent on its ability to raise equity financing or through the sale of its investments at amounts favorable to the Company. This indicates the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern. These condensed consolidated interim financial statements do not include adjustments to amounts and classifications of assets and liabilities that might be necessary should the Company be unable to continue operations.

On June 14, 2021, the Company entered into an amalgamation agreement (the "Agreement") with OWL Lake Resources Ltd. ("OWL"), an arm's length private British Columbia corporation, and 1305339 B.C. Ltd. ("NewCo"), a wholly-owned subsidiary of the Company, pursuant to which the Company acquired (the "Transaction") all of the issued and outstanding securities of OWL by way of a "three-cornered" amalgamation.

NOTE 2 - BASIS OF PREPARATION

Statement of compliance

These condensed consolidated interim financial statements, including comparatives, have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") applicable to the preparation of condensed consolidated interim financial statements, including IAS 34, *Interim Financial Reporting* and interpretations of the IFRS Interpretations Committee ("IFRIC").

These condensed consolidated interim financial statements have been prepared on a historical cost basis. In addition, equityclassified share-based payment arrangements are measured at fair value at grant date pursuant to IFRS 2, *Share-based Payment*. In addition, these condensed consolidated interim financial statements have been prepared using the accrual basis of accounting except for cash flow information.

The COVID-19 pandemic continues to cause significant financial market and social dislocation. The situation is dynamic with various cities and countries around the world responding in different ways to address the outbreak. While the Company has experienced the impact of the COVID-19 outbreak on its operations, it had continued to operate during the current pandemic. The Company will continue to monitor developments of the pandemic and continuously assess its potential further impact on its operations to prevent any disruptions. The Company has put in place multiple contingency plans to ensure general operations can be maintained with minimal disruption throughout the crisis. In the event of prolonged continuation of the pandemic, it is not clear what the potential impact may be on the Company's business, financial position and financial performance.

These condensed consolidated interim financial statements do not include all of the information required for full annual consolidated financial statements and therefore should be read in conjunction with the Company's most recent annual consolidated financial statements as at and for the year ended February 28, 2021. The effects of the adoption of new and amended IFRS pronouncements have been disclosed in the notes to these condensed consolidated interim financial statements.

Use of Estimates and Critical Judgments

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

Estimates and assumption where there is significant risk of material adjustments to assets and liabilities in future accounting period include the recoverability of the carrying value of exploration and evaluation assets, the measurements for financial instrument, the measurement of share-based payments and the recoverability of deferred tax assets.

The Company applied judgment to determine whether the three-cornered amalgamation (refer to Note 5 for details) should be classified as an asset acquisition or business combination. The assessment was based on the definition of a business in accordance with IFRS 3.

Basis of Consolidation

These condensed consolidated interim financial statements include the financial statements of the Company and its controlled and wholly owned subsidiaries BCVC, WEM, IMC and OWL. Control is achieved where the Company has power over an entity. has exposure or rights to variable returns from its involvement with the entity and has the ability to use its power over the entity to affect the amount of the investor's returns. Subsidiaries are included in the consolidated financial statements from the date control commences until the date control ceases. All inter-company balances and transactions have been eliminated on consolidation.

NOTE 3 – SIGNIFICANT ACCOUNTING POLICIES

The Company's accounting policies are the same as those applied to the Company's audited annual consolidated financial statements for the year ended February 28, 2021.

NOTE 4 – EQUIPMENT

COST		Computer equipment		Furniture and fixtures		Total
Balance – February 28, 2021 and November 30, 2021	\$	6,044	\$	3,783	\$	9,827
ACCUMULATED DEPRECIATION		Computer equipment		Furniture and fixtures		Total
Balance – February 28, 2021 Depreciation	\$	3,398 539	\$	1,546 314	\$	4,944 853
Balance – November 30, 2021	\$	3,937	\$	1,860	\$	5,797
NET CARRYING VALUE		Computer equipment		Furniture and fixtures		Total
Balance – February 28, 2021 Balance – November 30, 2021	\$ \$	2,646 2,107	\$ \$	2,237 1,923	\$ \$	4,883 4,030

NOTE 5 – EXPLORATION AND EVALUATION ASSETS

Sunset Mining Property, British Columbia

On November 7, 2017, the Company entered into an agreement to have the right to earn a 100% interest in the Sunset Property consisting of four mineral claims.

The Company will earn a 100% interest in the Sunset Property subject to a 2% Net Smelter Royalty, by completing \$1,000,000 in exploration, making cash payments of \$15,000 (paid) and issuing 95,238 common shares (issued during the year ended February 28, 2019). If there is a shortfall in exploration in any one year, the agreement can be maintained in good standings by making a payment in the equivalent cash, of the shortfall. On June 25, 2018, the \$100,000 in exploration expenditures to incur by June 30, 2018 was extended to September 30, 2018.

On July 30, 2021, the Company entered into an amending agreement. Pursuant to the terms of the amending agreement, the Company has extended the second and third scheduled payments of exploration expenditures from December 31, 2020 and December 31, 2021 to December 31, 2021 (as to \$200,000) and December 31, 2022 (as to \$700,000) respectively.

The Company will incur \$1,000,000 of exploration as follows:

By September 30, 2018	\$ 100,000	(completed during the year ended February 28, 2019)
By December 31, 2021	200,000	
By December 31, 2022	700,000	
	\$ 1,000,000	-

Excess expenditures from one year can be applied to the next period.

BCVC acquisition, British Columbia

On December 6, 2018, pursuant to the terms of an agreement, the Company acquired 100% of issued and outstanding common shares of BCVC in exchange for 785,714 common shares and agreed to pay \$10,000 of BCVC's existing payables. The acquisition of BCVC was accounted for as an asset acquisition. BCVC owns a 100% interest in the Star and the Porcher vanadium properties, located in northwestern British Columbia. The Company determined that of the 785,714 common shares issued, 500,000 common shares with a fair value of \$1,260,000 were compensatory in nature and recognized these as share-based payments for the year ended February 28, 2019. The remaining 285,714 common shares issued were considered as the purchase price consideration of BCVC.

During the year ended February 28, 2021, the Company has agreed to dispose of the properties in settlement of \$12,500 in debt. Accordingly, for the year ended February 28, 2021, the Company has written the value of the properties down to \$nil and recognized a write-off of \$828,243 to statement of loss and comprehensive loss.

WEM acquisition, British Columbia

On December 12, 2018, pursuant to the terms of an agreement the Company acquired 100% of issued and outstanding common shares of WEM in exchange for 607,143 common shares and agreed to pay \$10,000 in WEM's existing payables. The acquisition of WEM was accounted for as an asset acquisition. WEM owns a 100% interest in the Blackie and the Peneece vanadium properties, located in northwestern British Columbia. The Company determined that of the 607,143 common shares issued, 321,429 common shares with a fair value of \$551,250 were compensatory in nature and recognized these as share-based payments for the year ended February 28, 2019. The remaining 285,714 common shares issued were considered as the purchase price consideration of WEM.

During the year ended February 28, 2021, the Company has agreed to dispose of the properties in settlement of \$12,500 in debt. Accordingly, for the year ended February 28, 2021, the Company has written the value of the properties down to \$Nil and recognized a write-off of \$584,168 to statement of loss and comprehensive loss.

Cecilia Gold-Silver Property, State of Sonora

During the year ended February 28, 2021, the Company entered into an option agreement (the "Cecilia Agreement") with Riverside Resources Inc. ("Riverside"), a TSX Venture Exchange ("TSXV") listed issuer trading under the symbol "RRI", to purchase an undivided 100% interest in and to Cecilia Gold-Silver Project (the "Property") located in the State of Sonora, Mexico. Under the terms of the Cecilia Agreement, the Company has the option to acquire a 100% interest in the Property by:

Notes to Condensed Consolidated Interim Financial Statements (Unaudited) For the Three- and Nine-Month Periods Ended November 30, 2021 and 2020 Expressed in Canadian Dollars except otherwise noted

Date	Cash	Shares	Exploration Expenditures
Upon execution of the LOI	\$ 10,000 (paid)	-	\$-
Upon closing	40,000 (paid)	1,500,000 (issued)	-
12 months from Closing	50,000 (paid)	-	750,000
24 months from Closing	50,000	-	500,000
36 months from Closing	50,000	-	1,250,000
	\$ 200,000	1,500,000	\$ 2,500,000

Upon completion of the option payments, the Company will be deemed to have exercised the option and will have earned an undivided 100% legal and beneficial interest in and to the Property, subject to a 2.5% net smelter return royalty ("NSR Royalty") to be granted to Riverside. During the year ended February 28, 2021, the Company advanced \$750,000 to Riverside as operator of the project, of which \$608,991 had been expended on exploration and evaluation activities as at February 28, 2021 with \$141,327 remaining in exploration and evaluation advance. During the nine-month period ended November 30, 2021, the Company incurred additional \$123,322 on exploration and evaluation activities.

On closing, the Company issued 3,000,000 special warrants to Riverside, which will automatically vest and convert into one share of the Company, for no additional consideration, with the following vesting schedule:

Vesting Date	No. of Special Warrants Vested / Converted
12 months from Closing	500,000 (vested and converted on July 13, 2021)
18 months from Closing	500,000 (vested and converted on January 13, 2022)
24 months from Closing	500,000
30 months from Closing	500,000
36 months from Closing	500,000
	3.000.000

The special warrants will be cancelled if the Cecilia Agreement is terminated and have therefore been accounted for consistent with other option payments and will be recognized as acquisition costs as they vest. The Company issued 500,000 common shares upon exercise of Special warrants valued at \$150,000 during the nine-month period ended November 30, 2021 and made a cash payment of \$50,000 pursuant to the terms of the Cecilia Agreement.

Mack option agreement, British Columbia

During the year ended February 28, 2021, the Company entered into an option agreement (the "Mack Agreement") with United Mineral Services Ltd. ("UMS"), a private company. The Company has agreed with UMS that Amarc Resources Ltd. ("Amarc") will operate the exploration program.

Under the terms of the Mack Agreement, the Company has the right to earn a 50% working interest in the Mack coppermolybdenum-gold property by funding \$400,000 for an initial drill program as follows:

- a) \$50,000 on or before August 14, 2020 (paid); and
- b) \$350,000 on the earlier of:
 - i) within 5 days of notice from Amarc that it has received the necessary permit required for the agreed upon earn-in program for the Mack Property before September 30, 2020 (paid); and
 - ii) April 1, 2021, if the permit is in-hand after September 30, 2020 but before April 1, 2021; or such other date as agreed to by the parties

During the year ended February 28, 2021, the Company issued 100,000 common shares with a value of \$19,000 to stake additional contiguous claims on the Mack property.

Jake option agreement, British Columbia

During the year ended February 28, 2021, the Company entered into an option agreement (the "Jake Agreement") with UMS, a private company. Under the terms of the Jake Agreement, the Company has the right to earn a 50% working interest in the Jake copper-molybdenum-gold property by funding \$400,000 for an initial drill program as follows:

- a) \$100,000 on or before November 30, 2020; and
- b) \$300,000 on the earlier of:

- i) May 1, 2021, if Amarc has received the necessary permit required for the earn-in program for the Jake Property; and
- ii) Within five days of notice that it has received the permit after May 1, 2021 but before September 30, 2021; or such other date as agreed to by the parties.

Amarc will operate the exploration program. As at February 28, 2021, the Company had not made any payments towards the Jake option agreement or capitalized exploration expenditures. During the nine-month period ended November 30, 2021, the Jake Agreement was terminated.

Isaac Mining Corp amalgamation agreement, British Columbia

On December 16, 2020, the Company entered into an amalgamation agreement (the "Agreement") with Isaac Mining Corp. ("IMC"), an arm's length private British Columbia corporation, and 1269597 B.C. Ltd. ("NewCo"), a wholly-owned subsidiary of the Company, pursuant to which the Company acquired (the "Transaction") all of the issued and outstanding securities of IMC by way of a "three-cornered" amalgamation.

Incorporated in September of 2020, IMC is a private British Columbia mineral exploration corporation which owns 100% of the Newton Gold Project (the "Newton Gold Project" or the "Project") located in the Clinton Mining Division of the Province of British Columbia.

Pursuant to the Agreement, the Company acquired all of the issued and outstanding IMC Shares by way of a "three-cornered" amalgamation (the "Amalgamation") whereby NewCo and IMC amalgamated pursuant to the provisions of the Business Corporations Act (British Columbia) to form one corporation, which continued under the name "Isaac Newton Mining Corp.", a wholly owned subsidiary of the Company. Accordingly, each of the common shares of IMC (each, an "IMC Share") were cancelled and, in consideration for such IMC Shares, each IMC shareholder (collectively, the "IMC Shareholders") received one common share in the capital of the Company for every IMC Share held by such shareholder. An aggregate of 20,562,100 common shares of the Company were issued to the IMC Shareholders in exchange for their respective IMC Shares as well as an aggregate of 9,531,000 warrants in replacement of IMC warrants. The warrants are exercisable at an exercise price of \$0.50 per common share for a period of 3 years from the date of issuance. The value of \$1,192,874 was determined using the Black Scholes option pricing model using the following assumptions: exercise price: \$0.50, expected life: 3 years, volatility: 161.58% and discount rate: 0.24%.

In connection with the Transaction, the Company has entered into a termination agreement (the "Termination Agreement") with Amarc and AgraFlora Organics International Inc. (formerly Newton Gold Corp.) ("AgraFlora") pursuant to which the Company agreed to purchase for cancellation a residual 5% net profit interest royalty (the "NPI Royalty") on the Newton Gold Project held by AgraFlora. In consideration for the acquisition and termination of the NPI Royalty, the Company agreed to issue AgraFlora non-transferrable warrants to purchase 200,000 at an exercise price of \$0.50 per common share for a period of 3 years from the date of issuance. The value of \$25,031 was determined using the Black Scholes option pricing model using the following assumptions: exercise price: \$0.50, expected life: 3 years, volatility: 161.58% and discount rate: 0.24%.

The Company has determined that the transaction does not meet the definition of a business combination and treated the amalgamation as an asset acquisition.

Purchase price consideration	
Value of 20,562,100 common shares issued at \$0.25	\$ 5,140,525
Fair value of 9,531,000 warrants issue	1,192,874
Fair value of 200,000 warrants issued to AgraFlora	25,031
	6,358,430
Assets and liabilities acquired	
Cash	\$ 1,097,078
Receivables	669,350
Newton Gold Project	4,592,330
Trade payables and accrued liabilities	(328)
Total purchase price allocated	\$ 6,358,430

OWL Lake Resources Ltd amalgamation agreement, Ontario

On June 14, 2021, the Company entered into an amalgamation agreement (the "Agreement") with OWL Lake Resources Ltd. ("OWL"), an arm's length private British Columbia corporation, and 1305339 B.C. Ltd. ("NewCo"), a wholly-owned subsidiary of the Company, pursuant to which the Company acquired (the "Transaction") all of the issued and outstanding securities of OWL by way of a "three-cornered" amalgamation.

Incorporated in October of 2018, OWL is a private British Columbia mineral exploration corporation which owns 100% of the Owl Lake Property (the "Owl Lake Property" or the "Property") located in the Hemlo-Schreiber Greenstone Belt in the Thunder Bay South Mining Division in the Province of Ontario.

Pursuant to the Agreement, the Company acquired all of the issued and outstanding OWL Shares by way of a "three-cornered" amalgamation (the "Amalgamation") whereby NewCo and OWL amalgamated pursuant to the provisions of the Business Corporations Act (British Columbia) to form one corporation, which continued under the name "OWL Lake Mining Corp.", a wholly owned subsidiary of the Company. Accordingly, each of the common shares of OWL (each, an "OWL Share") were cancelled and, in consideration for such OWL Shares, each OWL shareholder (collectively, the "OWL Shareholders") received one common share in the capital of the Company for every three and a half of OWL Share held by such shareholder. An aggregate of 13,714,269 common shares of the Company were issued to the OWL Shareholders in exchange for their respective OWL Shares.

The Company has determined that the transaction does not meet the definition of a business combination and treated the amalgamation as an asset acquisition.

In connection with the Transaction, the Company paid a finder's fee to Triview Capital Ltd., an arm's length private Calgary corporation, by issuing 935,713 common shares. As the acquired entity did not constitute a business, the finder's fee was included in purchase price consideration.

Purchase price consideration	
Value of 13,714,269 common shares issued at \$0.13	\$ 1,782,855
Value of 935,713 common shares at \$0.13, which is a finder's fee	121,643
	1,904,498
Assets and liabilities acquired	
Cash	\$ 872,494
Owl Lake Property	1,086,338
Trade payables and accrued liabilities	(54,334)
Total purchase price allocated	\$ 1,904,498

A continuity of the Company's exploration and evaluation assets is as follows:

	Sunset	Mack	Cecilia	Star / Porcher	Blackie / Peneece	Newton	Owl Lake	Total
	Sunset	Mack	Ocenia		T enecce	Newton	OWIEdke	rotai
Acquisition costs: Balance, February 29, 2020 Additions	\$ 65,000 -	\$- 25,822	\$- 540,000	\$ 730,000 -	\$ 500,000 -	\$ - 4,632,993	\$ - -	\$ 1,295,000 5,198,815
Write-off Disposal	-	-	-	(717,500) (12,500)	(487,500) (12,500)	-	-	(1,205,000) (25,000)
Balance, February 28, 2021	65,000	25,822	540,000	-	-	4,632,993	-	5,263,815
Additions	-	-	200,000	-	-	-	1,086,338	1,286,338
Balance, November 30, 2021	65,000	25,882	740,000	-	-	4,632,993	1,086,338	6,550,153
Exploration costs:								
Balance, February 29, 2020	103,495	-	-	110,743	96,668	-	-	310,906
Field Personnel	-	-	115,379	-	-	-	-	115,379
Sampling	-	-	200,648	-	-	-	-	200,648
Drill program	-	425,000	-	-	-	-	-	425,000
Geological consulting	-	4,106	64,491	-	-	-	-	68,597
Supplies and other	-	-	78,009	-	-	-	-	78,009
Travel and meals	-	-	61,196	-	-	-	-	61,196
Project management	-	-	88,798	-	-	-	-	88,798
Write-off	-	-	-	(110,743)	(96,668)	-	-	(207,411)
Balance, February 28, 2021	103,495	429,106	608,521	-	-	-	-	1,141,122
Field Personnel	-	-	24,870	-	-	-	-	24,870
Sampling	-	-	44,404	-	-	-	-	44,404
Geological consulting	-	-	30,440	-	-	75,260	-	105,700
Supplies and other	-	-	2,076	-	-	-	-	2,076
Travel and meals	-	-	7,896	-	-	-	-	7,896
Permitting	-	-	-	-	-	14,437	-	14,437
Project management	-	-	13,636	-	-	-	-	13,636
Balance, November 30, 2021	103,495	429,106	731,843	-	-	89,697	-	1,354,141
Balance, February 28, 2021	\$ 168,495	\$ 454,928	\$ 1,148,521	\$ -	\$-	\$ 4,632,993	\$ -	\$ 6,404,937
Balance, November 30, 2021	\$ 168,495	\$ 454,928	\$ 1,471,843	\$ -	\$ -	\$ 4,722,690	\$1,086,338	\$ 7,904,294

NOTE 6 – SHARE CAPITAL

Authorized: unlimited number of common shares without par value.

		Number of Shares	Amount
Balance, February 29, 2020		5,075,225	\$ 5,491,724
Shares issued in private placements, net of share issue costs a	ind		
flow-through premium liability recognized on issuance	(a)(b)	17,065,000	1,445,649
Shares issued upon stock option exercise	(c)	375,000	97,805
Shares issued for exploration and evaluation assets	(d)	1,600,000	469,000
Shares issued to settle trade payables	(e)	932,291	139,844
Balance, November 30, 2020		25,047,516	\$ 7,485,372
Balance, February 28, 2021		48,900,509	\$ 13,139,486
Shares issued upon stock option exercise	(f)	805,000	181,855
Shares issued for OWL Lake Resources Ltd.	(g)	14,649,982	1,904,498
Shares issued for exploration and evaluation assets	(h)	500,000	150,000
Shares issued to settle trade payables	(i)	2,091,445	195,791
Balance, November 30, 2021		66,946,936	\$ 15,571,630

(a) Closed three tranches of a private placement by issuing 15,827,000 units (each, a "Unit") at a price of \$0.075 per Unit for gross proceeds of \$1,187,025, of which \$72,750 had been collected as at February 29, 2020, as follows:

- a. 2,666,667 Units on March 27, 2020;
- b. 8,628,333 Units on April 29, 2020; and
- c. 4,532,000 Units on May 15, 2020.

Each unit consists of one common share and one warrant entitling the holder to purchase one additional common share at a price of \$0.20 per common share for five years from the date of issuances. In connection with the offering, the Company paid an aggregate of \$65,304 in finders' fees and incurred an additional \$17,716 in other closing costs. All common shares issued in connection with the offering will be subject to voluntary escrow, pursuant to which 35% of the common shares will be released four months and one day from the issuance date, 35% of the common shares will be released seven months and one day from the issuance date.

(b) Closed a non-brokered private placement by issuing 1,238,000 flow-through units (each, a "FT Unit") at a price of \$0.30 per FT Unit for gross proceeds of \$371,400. Each FT Unit was comprised of one flow-through share and one common share purchase warrant, each entitling the holder to acquire one non-flow-through common share at a price of \$0.75 per common share for a period of two years. The Company paid finders' fees of \$22,992 and issued 76,640 finders' warrants, exercisable at \$0.30 for a period of two years. The finders' warrants were valued at \$13,736 using the Black-Scholes pricing model using a share price of \$0.22, expected life of two years, and a volatility of 198.84%. The Company incurred additional costs of \$52,637 in connection with the financing. The Company used the residual method to calculate the fair value of the tax deduction attached with the flow-through common share and recorded a flow-through liability of \$99,040.

(c) Issued 375,000 common shares at a price of \$0.15 per common share for proceeds of \$56,250 on the exercise of stock options. Upon exercise, \$41,555 relating to the fair value of the options was reclassified from reserves to share capital.

(d) Issued 1,500,000 common shares valued at \$450,000 as required under the Cecilia Agreement (Note 5) and 100,000 common shares valued at \$19,000 to obtain additional mineral claims on the Mack property (Note 5).

(e) Issued 932,291 common shares valued at \$139,844 to Directors of the Company to settle trade payables and accrued liabilities valued at \$111,875. The Company recognized a loss on the issuance of \$27,969 to the statement of loss and comprehensive loss.

(f) Issued 805,000 for stock options exercised at an average price of \$0.12 per common share for proceeds of \$98,825. Upon exercise, \$83,030 relating to the fair value of the stock options was reclassified from reserves to share capital.

(g) Issued 14,649,982 common shares on acquisition of OWL Lake Property. (Note 5).

(h) On July 13, 2021, issued 500,000 common shares upon exercise of 500,000 special warrants that vested pursuant to the Cecilia option agreement (Note 5). Special warrants were valued at \$0.30 on grant date using the Black Scholes valuation model, but not recognized until the vesting and immediate exercise.

(i) Issued 2,091,445 common shares valued at \$195,791 to Directors of the Company and consultants to settle trade payables and accrued liabilities valued at \$149,999. The Company recognized a loss on settlement of trade payables equal to \$7,000 and \$45,792 for the three- and nine-month periods respectively.

NOTE 7 – RESERVES

Warrants

		Number of Warrants	Weighted Average Exercise Price
Balance, February 29, 2020		-	\$-
Issued		26,872,640	0.33
Shares issued to settle trade payables		3,000,000	0.30
Balance, February 28, 2021		29,872,640	\$ 0.33
Exercised	(a)	(500,000)	0.30
Balance, November 30, 2021		29,372,640	\$ 0.33

(a) Pursuant to the terms of the Cecilia Agreement, Riverside exercised 500,000 special warrants that vested on July 13, 2021 for no consideration. See Note 5 for the terms of the Cecilia Agreement.

Warrants outstanding as at November 30, 2021 are as follows:

Expiry Date	Exercise Price, \$	Outstanding Warrants	Outstanding and Exercisable Warrants
November 30, 2022	0.75	1,238,000	1,238,000
November 30, 2022	0.30	76,640	76,640
November 20, 2023	0.50	1,441,000	1,441,000
November 25, 2023	0.50	1,240,000	1,240,000
November 27, 2023	0.50	1,350,000	1,350,000
December 8, 2023	0.50	5,700,000	5,700,000
March 27, 2025	0.20	2,666,667	2,666,667
April 29, 2025	0.20	8,628,333	8,628,333
May 15, 2025	0.20	4,532,000	4,532,000
Cecilia Agreement (Note 5)	-	2,500,000	-
	0.31	29,372,640	26,872,640

The weighted average remaining contractual life of warrants, excluding Special Warrants, outstanding as at November 30, 2021 is 2.77 years (February 28, 2021 – 3.53 years).

Stock options

The Company has adopted a stock option plan. The stock option plan provides that, the aggregate number of securities reserved for issuance will be 10% of the number of common shares of the Company issued and outstanding from time to time. In addition, the number of common shares which may be reserved for issuance on a yearly basis to any one individual upon exercise of all stock options held by such individual may not exceed 5% of the issued shares calculated at the time of grant. All options granted under the stock option plan will expire no later than the date that is five years from the date that such options are granted.

The following is a summary of stock options outstanding as at November 30, 2021 and February 28, 2021 and changes during the nine-month period then ended:

	Number of options	a	Weighted verage exercise price
Balance, February 29, 2020	492,000	\$	1.69
Granted	4,390,000		0.14
Exercised	(425,000)		0.15
Expired	(83,009)		1.40
Balance, February 28, 2021 – outstanding and exercisable	4,373,991	\$	0.29
Granted	555,000		0.115
Exercised	(805,000)		0.12
Balance, November 30, 2021 – outstanding and exercisable	4,123,991	\$	0.30

The weighted average fair value of incentive options granted during the nine-month period ended November 30, 2021 was \$0.29 (year ended February 28, 2021 - \$0.12). Total share-based payments for the three- and nine-month periods ended November 30, 2021 was \$nil and \$50,605 respectively (the three- and nine-month periods ended November 30, 2020 - \$nil and \$177,299 respectively) and classified as expense in the statement of loss and comprehensive loss. The fair value of incentive options at the date of grant was estimated using the Black-Scholes Option Pricing Model using the following weighted average assumptions:

	Nine-month period ended November 30, 2021	Year ended February 28, 2021
Weighted average exercise price	\$0.115	\$0.20
Risk-free interest rate	0.24%	0.30%
Expected life (years)	2.00	4.00
Expected volatility	195%	161%
Expected dividends	0%	0%
Forfeiture rate	0%	0%

Stock options outstanding and exercisable as at November 30, 2021 are as follows:

Expiry Date	Exercise Price, \$	Number of Options Outstanding	Number of Options Exercisable
October 29, 2023	1.75	337,564	337,564
March 21, 2024	1.75	57,142	57,142
March 24, 2024	1.75	14,285	14,285
May 15, 2025	0.15	1,175,000	1,175,000
February 19, 2026	0.14	2,540,000	2,540,000
	0.30	4,123,991	4,123,991

The weighted average remaining contractual life of stock options outstanding and exercisable as at November 30, 2021 is 3.78 years (February 28, 2021 – 4.54 years).

NOTE 8 – OTHER INCOME

The Company received income of \$nil and \$15,840 in during the three- and nine-month periods ended November 30, 2021 from the short-term office sublease.

NOTE 9 – RELATED PARTY TRANSACTIONS AND BALANCES

Key management personnel compensation

Key management personnel include those persons having authority and responsibility for planning, directing and controlling the activities of the Company as a whole. The Company defines key management personnel as being the directors and key officers.

The compensation awarded to key management personnel is as follows:

	Three months ended November 30,						
	2021		2020		2021		2020
Management fees	\$ 48,000	\$	48,375	\$	155,440	\$	141,375
Consulting fees	15,000		15,000		45,000		45,000
Share-based payments	-		-		-		60,947
Total compensation	\$ 63,000	\$	63,375	\$	200,440	\$	247,322

Due to related parties

As at November 30, 2021, \$98,197 (February 28, 2021 - \$74,550) was included in trade payables and accrued liabilities for fees owed to related parties. As at November 30, 2021, \$51,990 (February 28, 2021 - \$35,500) was included in prepaid expenses advanced to related party.

During the year ended February 28, 2021, the Company issued a loan of \$150,000 to an officer of the Company. The loan is non-interest bearing and repayable on demand. During the nine-month period ended November 30, 2021, the Company received a loan repayment of \$130,000 and \$20,000 was applied to the issued invoices for management fees.

During the year ended February 28, 2021, the Company issued a loan of \$55,482 to a Company with an officer in common. The loan is non-interest bearing and repayable on demand. During the nine-month period ended November 30, 2021, the Company received a loan repayment of \$55,482.

NOTE 10 - FINANCIAL INSTRUMENTS

Fair values

When measuring the fair value of an asset or a liability, the Company uses observable market data as far as possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs in the valuation techniques as follows:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

The carrying values of cash, restricted cash, receivables, loans receivable, trade payables and accrued liabilities approximate their fair values due to the immediate or short-term nature of these instruments. There has been no significant change in credit and market interest rates since the date of its receipt.

Fair value estimates are made at a specific point in time, based on relevant market information and information about the financial instruments. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and, therefore, cannot be determined with precision. Change in assumptions could significantly affect the estimates.

The following table summarizes the classification of the Company's financial instruments under IFRS 9:

Financial assets	
Cash	Amortized cost
Restricted cash	Amortized cost
Receivables	Amortized cost
Loans receivable	Amortized cost
Financial liabilities	
Trade payables and accrued liabilities	Amortized cost

Capital and Risk Management

The Company's objective and polices for managing capital are to safeguard its ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. The Company manages its capital structure and makes changes based on economic conditions, risks that impact the operations and future significant capital investment opportunities. In order to maintain or adjust its capital structure, the Company may issue new equity instruments or raise additional debt financing.

The Company is exposed to a variety of financial risks by virtue of its activities: market risk, interest rate risk, liquidity risk and foreign currency risk. The Board of Directors has overall responsibility for the determination of the Company's capital and risk management objectives and policies while retaining ultimate responsibility for them. The Company's overall capital and risk management program has not changed throughout the period. It focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on financial performance. Risk management is carried out by the executive team under policies approved by the Board of Directors. The executive team identifies and evaluates financial risks in close cooperation with the Board of Directors.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's interest-bearing debt instrument has a fixed interest rate and is not subject to interest rate cash flow risk. As at November 30, 2021, the Company is not exposed to significant interest rate risk.

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 generally relies on external financing or key management to provide sufficient liquidity to meet budgeted operating requirements. The following table sets forth details of the payment profile of financial liabilities based on their undiscounted cash flows:

		Total carrying amount		Contractual cash flows		Less than 1 year		1 to 5 years		More than 5 years
Trade payables and accrued										
liabilities	Ş	226,711	Ş	226,711	Ş	226,711	Ş	-	Ş	-
Total	\$	226,711	\$	226,711	\$	226,711	\$	-	\$	-

Taking into consideration the Company's current cash position, volatile equity markets, global uncertainty in the capital markets and increasing cost pressures, the Company is continuing to review its needs to seek financing opportunities in accordance to its capital risk management strategy.

Foreign currency risk

Foreign currency risk is defined as the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The majority of purchases are transacted in the Canadian dollar. Management believes the foreign exchange risk derived from current conversions is not significant and therefore does not hedge its foreign exchange risk.

NOTE 11 – SEGMENT REPORTING

All the Company's operations are in the resource sector. The Company's mineral exploration and evaluation operations are based in Canada and Mexico. The non-current and total assets identifiable within these geographical areas are as follows:

Notes to Condensed Consolidated Interim Financial Statements (Unaudited) For the Three- and Nine-Month Periods Ended November 30, 2021 and 2020 Expressed in Canadian Dollars except otherwise noted

	November 30, 2021	February 28, 2021
Canada	\$ 6,476,481	\$ 5,261,299
Mexico	1,489,848	1,289,848
Total non-current assets	\$ 7,966,329	\$ 6,551,147

The Company's assets by country are as follows:

	November 30, 2021	February 28, 2021
Canada	\$ 6,855,549	\$ 5,796,231
Mexico	1,489,848	1,289,848
Total assets	\$ 8,345,397	\$ 7,086,079

NOTE 12 – EVENTS AFTER REPORTING PERIOD

Subsequent to the three- and nine-month period ended November 30, 2021, the Company issued 300,000 common shares to Directors of the Company and consultants to settle trade payables and accrued liabilities and 500,000 common shares upon vesting and conversion of 500,000 Special Warrants (Note 5).

SCHEDULE B

MANAGEMENT DISCUSSION AND ANALYSIS

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(formerly Delrey Metals Corp.)

CARLYLE COMMODITIES CORP.

MANAGEMENT'S DISCUSSION AND ANALYSIS

FOR THE THREE- AND NINE-MONTH PERIODS ENDED NOVEMBER 30, 2021 AND 2020

FORWARD LOOKING STATEMENTS

The Company's Financial Statements and this accompanying Management's Discussion and Analysis ("MD&A") contain statements that constitute "forward-looking statements" within the meaning of National Instrument 51-102, Continuous Disclosure Obligations of the Canadian Securities Administrators. Forward-looking statements often, but not always, are identified by the use of words such as "seek", "anticipate", "believe", "plan", "estimate", "expect", "targeting" and "intend" and statements that an event or result "may", "will", "should", "could", or "might" occur or be achieved and other similar expressions. Forward-looking statements in this MD&A include statements regarding the Company's future exploration plans and expenditures, the satisfaction of rights and performance of obligations under agreements to which the Company is a part, the ability of the Company to hire and retain employees and consultants and estimated administrative assessment and other expenses. The forward-looking statements that are contained in this MD&A involve a number of risks and uncertainties. As a consequence, actual results might differ materially from results forecast or suggested in these forward-looking statements. Some of these risks and uncertainties are identified under the heading "Risks Related to the Company's Business" in this MD&A. Additional information regarding these factors and other important factors that could cause results to differ materially may be referred to as part of particular forward-looking statements. The forward-looking statements are gualified in their entirety by reference to the important factors discussed under the heading "Risks Related to the Company's Business" and to those that may be discussed as part of particular forward-looking statements. Forward-looking statements involve known and unknown risks, uncertainties, assumptions and other factors that may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Factors that could cause the actual results to differ include market prices, exploration success, continued availability of capital and financing, inability to obtain required regulatory approvals and general market conditions. These statements are based on a number of assumptions, including assumptions regarding general market conditions, the timing and receipt of regulatory approvals, the ability of the Company and other relevant parties to satisfy regulatory requirements, the availability of financing for proposed transactions and programs on reasonable terms and the ability of third-party service providers to deliver services in a timely manner. Forward-looking statements contained herein are made as of the date of this MD&A and the Company disclaims any obligation to update any forward-looking statements, whether as a result of new information, future events or results or otherwise. 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. Accordingly, readers should not place undue reliance on forward-looking statements.

INTRODUCTION

This MD&A prepared as at January 31, 2022, reviews the financial condition and results of operations of Carlyle Commodities Corp. ("Carlyle" or the "Company") (formerly Delrey Metals Corp.) for the three- and nine-month periods ended November 30, 2021 and all other material events up to the date of this report. The following discussion should be read in conjunction with the Company's condensed consolidated interim financial statements for the three- and nine-month periods ended November 30, 2021 and annual audited consolidated financial statements and related notes for the year ended February 28, 2021.

The financial data included in the discussion provided in this report has been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations issued by the International Financial Reporting Interpretation Committee ("IFRIC"). All dollar amounts are in Canadian dollars, unless otherwise noted.

The Company's certifying officers are responsible for ensuring that the consolidated financial statements and MD&A do not contain any untrue statement of material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made. The Company's officers certify that the consolidated interim financial statements and MD&A fairly present, in all material respects, the financial condition, results of operations and cash flows, of the Company as the date hereof.

DESCRIPTION AND OVERVIEW OF BUSINESS

Carlyle Commodities Corp, ("CCC", or the "Company"), formerly Delrey Metals Corp, was incorporated on October 18, 2017 under the Business Corporations Act of British Columbia. The Company's head and registered office address is 620 – 1111 Melville Street, Vancouver, BC. The Company's common shares began trading on the Canadian Securities Exchange (the "CSE") on October 24, 2018, under the symbol "DLRY". On February 18, 2020, the Company changed its name to Carlyle Commodities Corp and continued trading under the symbol "CCC". The Company's consolidated financial statements include the financial statements of the following subsidiaries:

CARLYLE COMMODITIES CORP. (formerly Delrey Metals Corp.) Management's Discussion and Analysis

For the three- and nine-month periods ended November 30, 2021

Company	Place of Incorporation	Effective Interest
BC Vanadium Corp. ("BCVC")	British Columbia	100%
WEM Western Energy Metals Ltd. ("WEM")	British Columbia	100%
ISAAC Mining Corp. ("IMC")	British Columbia	100%
OWL Lake Resources Ltd. ("OWL")	Ontario	100%

The principal business of the Company is the exploration and evaluation of mineral property interests. The success of the Company will be dependent on obtaining the necessary financing to evaluate and pursue these opportunities.

These condensed consolidated interim financial statements have been prepared with the assumption that the Company will be able to realize its assets and discharge its liabilities in the normal course of business rather than through a process of forced liquidation. The Company's ability to continue in the normal course of operations is dependent on its ability to raise equity financing or through the sale of its investments at amounts favorable to the Company. This indicates the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern. These condensed consolidated interim financial statements do not include adjustments to amounts and classifications of assets and liabilities that might be necessary should the Company be unable to continue operations.

On February 18, 2020, the Company consolidated its issued and outstanding capital on the basis of one (1) post-consolidation share for each seven (7) pre-consolidation shares. All per share amounts in the financial statements and this MD&A have been retroactively restated.

On June 14, 2021, the Company entered into an amalgamation agreement (the "Agreement") with OWL Lake Resources Ltd. ("OWL"), an arm's length private British Columbia corporation, and 1305339 B.C. Ltd. ("NewCo"), a wholly-owned subsidiary of the Company, pursuant to which the Company acquired (the "Transaction") all of the issued and outstanding securities of OWL by way of "three-cornered" amalgamation.

On January 20, 2022, the Company filed a petition and supporting affidavits with the Supreme Court of British Columbia (the "Petition") in connection with the Company's Notice of Work and Reclamation Program permit application (the "Permit Application") for a five-year, area-based permit to conduct exploration activities on its 100% Newton Project located in the Clinton Mining Division of the Province of British Columbia (the "Newton Project") held through its wholly-owned subsidiary Isaac Newton Mining Corp.

COVID-19

In March 2020 the World Health Organization declared coronavirus COVID-19 a global pandemic. This contagious disease outbreak, which has continued to spread, and any related adverse public health developments, has adversely affected workforces, economies, and financial markets globally, potentially leading to an economic downturn. It is not possible for the Company to predict the duration or magnitude of the adverse results of the outbreak and its effects on the Company's business or results of operations this time.

PERFORMANCE SUMMARY AND SUBSEQUENT EVENTS

During and subsequent to the nine-month period ended November 30, 2021, the Company:

- Issued 2,091,445 common shares valued at \$195,791 to Directors of the Company and consultants to settle trade payables and accrued liabilities valued at \$149,999.
- Issued 805,000 common shares for options exercised at an average price of \$0.12 per share.
- Issued 500,000 common shares valued at \$150,000 and paid \$50,000 pursuant to the terms of Cecilia Agreement.
- On June 14, 2021 closed an amalgamation agreement with OWL Lake Resources Corp. and 1305339 BC Ltd, pursuant to
 which the Company acquired all of the issued and outstanding common shares of OWL Lake Resources Corp. by way of
 "three-cornered" amalgamation. As consideration, the Company issued 13,714,269 of its common shares to the
 shareholders of OWL Lake Resources Corp.

In connection with the amalgamation, the Company issued 935,713 common shares in the capital of the Company for finder's fees.

Subsequent to the three- and nine-month period ended November 30, 2021, the Company issued 300,000 common shares
to Directors of the Company and consultants to settle trade payables and accrued liabilities and 500,000 common shares
upon vesting and conversion of 500,000 Special Warrants

EXPLORATION AND EVALUATION ASSETS

Sunset Mining Property, British Columbia

On November 7, 2017, the Company entered into an agreement to have the right to earn a 100% interest in the Sunset Property consisting of four mineral claims.

The Company will earn a 100% interest in the Sunset Property subject to a 2% Net Smelter Royalty, by completing \$1,000,000 in exploration, making cash payments of \$15,000 (paid) and issuing 95,238 common shares (issued during the year ended February 28, 2019). If there is a shortfall in exploration in any one year, the agreement can be maintained in good standings by making a payment in the equivalent cash, of the shortfall. On June 25, 2018, the \$100,000 in exploration expenditures to incur by June 30, 2018 was extended to September 30, 2018.

On July 30, 2021, the Company entered into an amending agreement. Pursuant to the terms of the amending agreement, the Company has extended the second and third scheduled payments of exploration expenditures from December 31, 2020 and December 31, 2021 respectively to December 31, 2021 (as to \$200,000) and December 31, 2022 (as to \$700,000).

The Company will incur \$1,000,000 of exploration as follows:

By June 30, 2018	\$ 100,000	(completed during the year ended February 28, 2019)
By December 31, 2021	200,000	
By December 31, 2022	700,000	
	\$ 1,000,000	-

Excess expenditures from one year can be applied to the next period.

BCVC acquisition, British Columbia

On December 6, 2018, pursuant to the terms of an agreement, the Company acquired 100% of issued and outstanding common shares of BCVC in exchange for 785,714 common shares and agreed to pay \$10,000 of BCVC's existing payables. The acquisition of BCVC was accounted for as an asset acquisition. BCVC owns a 100% interest in the Star and the Porcher vanadium properties, located in northwestern British Columbia. The Company determined that of the 785,714 common shares issued, 500,000 common shares with a fair value of \$1,260,000 were compensatory in nature and recognized these as share-based payments for the year ended February 28, 2019. The remaining 285,714 common shares issued were considered as the purchase price consideration of BCVC.

During the year ended February 28, 2021, the Company has agreed to dispose of the properties in settlement of \$12,500 in debt. Accordingly, for the year ended February 28, 2021, the Company has written the value of the properties down to \$nil and recognized a write-off of \$828,243 to statement of loss and comprehensive loss.

WEM acquisition, British Columbia

On December 12, 2018, pursuant to the terms of an agreement the Company acquired 100% of issued and outstanding common shares of WEM in exchange for 607,143 common shares and agreed to pay \$10,000 in WEM's existing payables. The acquisition of WEM was accounted for as an asset acquisition. WEM owns a 100% interest in the Blackie and the Peneece vanadium properties, located in northwestern British Columbia. The Company determined that of the 607,143 common shares issued, 321,429 common shares with a fair value of \$551,250 were compensatory in nature and recognized these as share-based payments for the year ended February 28, 2019. The remaining 285,714 common shares issued were considered as the purchase price consideration of WEM.

During the year ended February 28, 2021, the Company has agreed to dispose of the properties in settlement of \$12,500 in debt. Accordingly, for the year ended February 28, 2021, the Company has written the value of the properties down to \$Nil and recognized a write-off of \$584,168 to statement of loss and comprehensive loss.

Cecilia Gold-Silver Property, State of Sonora

During the year ended February 28, 2021, the Company entered into an option agreement (the "Cecilia Agreement") with Riverside Resources Inc. ("Riverside"), a TSX Venture Exchange ("TSXV") listed issuer trading under the symbol "RRI", to purchase an undivided 100% interest in and to Cecilia Gold-Silver Project (the "Property") located in the State of Sonora, Mexico. Under the terms of the Cecilia Agreement, the Company has the option to acquire a 100% interest in the Property by:

Date	Cash	Shares	Exploration Expenditures
Upon execution of the LOI	\$ 10,000 (paid)	-	\$ -
Upon closing	40,000 (paid)	1,500,000 (issued)	-
12 months from Closing	50,000 (paid)	-	750,000
24 months from Closing	50,000	-	500,000
36 months from Closing	50,000	-	1,250,000
	\$ 200,000	1,500,000	\$ 2,500,000

Upon completion of the option payments, the Company will be deemed to have exercised the option and will have earned an undivided 100% legal and beneficial interest in and to the Property, subject to a 2.5% net smelter return royalty ("NSR Royalty") to be granted to Riverside. During the year ended February 28, 2021, the Company advanced \$750,000 to Riverside as operator of the project, of which \$608,991 had been expended on exploration and evaluation activities as at February 28, 2021, the \$141,327 remaining in exploration and evaluation advance. During the nine-month period ended November 30, 2021, the Company incurred additional \$123,322 on exploration and evaluation activities.

On closing, the Company issued 3,000,000 special warrants to Riverside, which will automatically vest and convert into one share of the Company, for no additional consideration, with the following vesting schedule:

Vesting Date	No. of Special Warrants Vested / Converted
12 months from Closing	500,000 (vested and converted on July 13, 2021)
18 months from Closing	500,000
24 months from Closing	500,000
30 months from Closing	500,000
36 months from Closing	500,000
_	3.000.000

The special warrants will be cancelled if the Cecilia Agreement is terminated and have therefore been accounted for consistent with other option payments and will be recognized as acquisition costs as they vest. The Company issued 500,000 common shares upon exercise of Special warrants valued at \$150,000 during the nine-month period ended November 30, 2021 and made a cash payment of \$50,000 pursuant to the terms of the Cecilia Agreement.

Mack option agreement, British Columbia

During the year ended February 28, 2021, the Company entered into an option agreement (the "Mack Agreement") with United Mineral Services Ltd. ("UMS"), a private company. The Company has agreed with UMS that Amarc Resources Ltd. ("Amarc") will operate the exploration program.

Under the terms of the Mack Agreement, the Company has the right to earn a 50% working interest in the Mack coppermolybdenum-gold property by funding \$400,000 for an initial drill program as follows:

- a) \$50,000 on or before August 14, 2020 (paid); and
- b) \$350,000 on the earlier of:
 - i) within 5 days of notice from Amarc that it has received the necessary permit required for the agreed upon earn-in program for the Mack Property before September 30, 2020 (paid); and
 - ii) April 1, 2021, if the permit is in-hand after September 30, 2020 but before April 1, 2021; or such other date as agreed to by the parties

During the year ended February 28, 2021, the Company issued 100,000 common shares with a value of \$19,000 to stake additional contiguous claims on the Mack property.

Jake option agreement, British Columbia

During the year ended February 28, 2021, the Company entered into an option agreement (the "Jake Agreement") with UMS, a private company. Under the terms of the Jake Agreement, the Company has the right to earn a 50% working interest in the Jake copper-molybdenum-gold property by funding \$400,000 for an initial drill program as follows:

- \$100,000 on or before November 30, 2020; and a) b)
 - \$300,000 on the earlier of:
 - May 1, 2021, if Amarc has received the necessary permit required for the earn-in program for the Jake i) Property; and
 - ii) Within five days of notice that it has received the permit after May 1, 2021 but before September 30, 2021; or such other date as agreed to by the parties.

Amarc will operate the exploration program. As at February 28, 2021, the Company had not made any payments towards the Jake option agreement or capitalized exploration expenditures. During the nine-month period ended November 30, 2021, the Jake Agreement was terminated.

Isaac Mining Corp amalgamation agreement, British Columbia

On December 16, 2020, the Company entered into an amalgamation agreement (the "Agreement") with Isaac Mining Corp. ("IMC"), an arm's length private British Columbia corporation, and 1269597 B.C. Ltd. ("NewCo"), a wholly-owned subsidiary of the Company, pursuant to which the Company acquired (the "Transaction") all of the issued and outstanding securities of IMC by way of "three-cornered" amalgamation.

Incorporated in September of 2020, IMC is a private British Columbia mineral exploration corporation which owns 100% of the Newton Gold Project (the "Newton Gold Project" or the "Project") located in the Clinton Mining Division of the Province of British Columbia.

Pursuant to the Agreement, the Company acquired all of the issued and outstanding IMC Shares by way of a "three-cornered" amalgamation (the "Amalgamation") whereby NewCo and IMC amalgamated pursuant to the provisions of the Business Corporations Act (British Columbia) to form one corporation, which continued under the name "Isaac Newton Mining Corp.", a wholly owned subsidiary of the Company. Accordingly, each of the common shares of IMC (each, an "IMC Share") were cancelled and, in consideration for such IMC Shares, each IMC shareholder (collectively, the "IMC Shareholders") received one common share in the capital of the Company for every IMC Share held by such shareholder. An aggregate of 20,562,100 common shares of the Company were issued to the IMC Shareholders in exchange for their respective IMC Shares as well as an aggregate of 9,531,000 warrants in replacement of IMC warrants. The warrants are exercisable at an exercise price of \$0.50 per common share for a period of 3 years from the date of issuance. The value of \$1,192,874 was determined using the Black Scholes option pricing model using the following assumptions: exercise price: \$0.50, expected life: 3 years, volatility: 161.58% and discount rate: 0.24%.

In connection with the Transaction, the Company has entered into a termination agreement (the "Termination Agreement") with Amarc and AgraFlora Organics International Inc. (formerly Newton Gold Corp.) ("AgraFlora") pursuant to which the Company agreed to purchase for cancellation a residual 5% net profit interest royalty (the "NPI Royalty") on the Newton Gold Project held by AgraFlora. In consideration for the acquisition and termination of the NPI Royalty, the Company agreed to issue AgraFlora non-transferrable warrants to purchase 200,000 at an exercise price of \$0.50 per common share for a period of 3 years from the date of issuance. The value of \$25,031 was determined using the Black Scholes option pricing model using the following assumptions: exercise price: \$0.50, expected life: 3 years, volatility: 161.58% and discount rate: 0.24%.

The Company has determined that the transaction does not meet the definition of a business combination and treated the amalgamation as an asset acquisition.

Purchase price consideration	
Value of 20,562,100 common shares issued at \$0.25	\$ 5,140,525
Fair value of 9,531,000 warrants issue	1,192,874
Fair value of 200,000 warrants issued to AgraFlora	25,031
	6,358,430
Assets and liabilities acquired	

Management's Discussion and Analysis

For the three- and nine-month periods ended November 30, 2021

Cash Receivables	\$ 1,097,078 669,350
Newton Gold Project	4,592,330
Trade payables and accrued liabilities	(328)
Total purchase price allocated	\$ 6,358,430

OWL Lake Resources Ltd amalgamation agreement, Ontario

On June 14, 2021, the Company entered into an amalgamation agreement (the "Agreement") with OWL Lake Resources Ltd. ("OWL"), an arm's length private British Columbia corporation, and 1305339 B.C. Ltd. ("NewCo"), a wholly-owned subsidiary of the Company, pursuant to which the Company acquired (the "Transaction") all of the issued and outstanding securities of OWL by way of "three-cornered" amalgamation.

Incorporated in October of 2018, IMC is a private British Columbia mineral exploration corporation which owns 100% of the Owl Lake Property (the "Owl Lake Property" or the "Property") located in the Hemlo-Schreiber Greenstone Belt in the Thunder Bay South Mining Division in the Province of Ontario.

Pursuant to the Agreement, the Company acquired all of the issued and outstanding OWL Shares by way of a "three-cornered" amalgamation (the "Amalgamation") whereby NewCo and OWL amalgamated pursuant to the provisions of the Business Corporations Act (British Columbia) to form one corporation, which continued under the name "OWL Lake Mining Corp.", a wholly owned subsidiary of the Company. Accordingly, each of the common shares of OWL (each, an "OWL Share") were cancelled and, in consideration for such OWL Shares, each OWL shareholder (collectively, the "OWL Shareholders") received one common share in the capital of the Company for every three and a half of OWL Share held by such shareholder. An aggregate of 13,714,269 common shares of the Company were issued to the OWL Shareholders in exchange for their respective OWL Shares.

The Company has determined that the transaction does not meet the definition of a business combination and treated the amalgamation as an asset acquisition.

In connection with the Transaction, the Company paid a finder's fee to Triview Capital Ltd., an arm's length private Calgary corporation, by issuing 935,713 common shares. As the acquired entity did not constitute a business, the finder's fee was included in purchase price consideration.

Purchase price consideration	
Value of 13,714,269 common shares issued at \$0.13	\$ 1,782,855
Value of 935,713 common shares at \$0.13, which is a finder's fee	121,643
	1,904,498
Assets and liabilities acquired	
Cash	\$ 872,494
Owl Lake Property	1,086,338
Trade payables and accrued liabilities	(54,334)
Total purchase price allocated	\$ 1,904,498

CARLYLE COMMODITIES CORP. (formerly Delrey Metals Corp.) **Management's Discussion and Analysis** For the three- and nine-month periods ended November 30, 2021

A continuity of the Company's exploration and evaluation assets is as follows:

						Blackie /				
	Sunset	Mack	Cecilia	Sta	r / Porcher	Peneece	Newton	Owl Lake	2	Total
Acquisition costs:										
Balance, February 29, 2020	\$ 65,000	\$ -	\$ -	\$	730,000	\$ 500,000	\$ -	\$	-	\$ 1,295,000
Additions	-	25,822	540,000		-	-	4,632,993		-	5,198,815
Write-off	-	-	-		(717,500)	(487,500)	-		-	(1,205,000)
Disposal	-	-	-		(12,500)	(12,500)			-	(25,000)
Balance, February 28, 2021	65,000	25,822	540,000		-	-	4,632,993		-	5,263,815
Additions	-	-	200,000		-	-	-	1,086,3	38	1,286,338
Balance, November 30, 2021	65,000	25,882	740,000		-	-	4,632,993	1,086,3	38	6,550,153
Exploration costs:										
Balance, February 29, 2020	103,495	_	-		110,743	96,668	-		_	310,906
Field Personnel	- 105,495	-	115,379		-	-	-		-	115,379
Sampling	-	-	200,648		-	-	-		-	200,648
Drill program	-	425,000	200,010		-	-	-		-	425,000
Geological consulting	-	4,106	64,491		-	-	-		-	68,597
Supplies and other	-	-	78,009		-	-	-		-	78,009
Travel and meals	-	-	61,196		-	-	-		-	61,196
Project management	-	-	88,798		-	-	-		-	88,798
Write-off	-	-	-		(110,743)	(96,668)	-		-	(207,411)
Balance, February 28, 2021	103,495	429,106	608,521		-	-	-		-	1,141,122
Field Personnel	-	-	24,870		-	-	-		-	24,870
Sampling	-	-	44,404		-	-	-		-	44,404
Geological consulting	-	-	30,440		-	-	75,260		-	105,700
Supplies and other	-	-	2,076		-	-	-		-	2,076
Travel and meals	-	-	7,896		-	-	-		-	7,896
Permitting	-	-	-		-	-	14,437		-	14,437
Project management	-	-	13,636		-	-	-		-	13,636
Balance, November 30, 2021	103,495	429,106	731,843		-	-	89,697		-	1,354,141
Balance, February 28, 2021	\$ 168,495	\$ 454,928	\$ 1,148,521	\$	-	\$ -	\$ 4,632,993	\$	-	\$ 6,404,937
Balance, November 30, 2021	\$ 168,495	\$ 454,928	\$ 1,471,843	\$	-	\$ -	\$ 4,722,690	\$1,086,3	38	\$ 7,904,294

SUMMARY OF QUARTERLY RESULTS

	November 30, 2021	August 31, 2021	May 31, 2021	February 28, 2021
Total assets	\$ 8,345,397	\$ 8,528,357	\$ 6,770,217	\$ 7,086,079
Shareholders' equity	8,118,686	8,338,359	6,581,012	6,890,536
Revenue	-	-	-	-
Loss and comprehensive loss	(256,673)	(376,886)	(538,010)	(1,308,822)
Basic and diluted loss per share	(0.00)	(0.01)	(0.02)	(0.06)
	November 30,	August 31,	May 31,	February 29,
	2020	2020	2020	2020
Total Assets	\$	\$ 	\$	\$
Total Assets Shareholders' equity	\$ 2020	\$ 2020	\$ 2020	\$ 2020
	\$ 2020 1,748,518	\$ 2020 2,581,798	\$ 2020 2,370,543	\$ 2020 1,713,287
Shareholders' equity	\$ 2020 1,748,518	\$ 2020 2,581,798	\$ 2020 2,370,543	\$ 2020 1,713,287

RESULTS OF OPERATIONS

The three-month periods ended November 30, 2021 and 2020

		Thr	lonths Ended lovember 30,	Variance			
		2021	 2020	\$	Percentage		
General and administrative							
expenses							
Bank and interest charges		\$ 924	\$ 387	537	139%		
Consulting fees		97,500	64,660	32,840	51%		
Depreciation		266	423	(157)	(37%)		
Investor relations		5,226	17,160	(11,934)	(70%)		
Management fees		60,557	60,375	182	-%		
Office costs		27,477	12,836	14,641	114%		
Professional fees		40,558	22,476	18,082	80%		
Transfer agent and filing fees		4,518	3,922	596	15%		
Travel and entertainment		12,647	881	11,766	1,336%		
Total general and administrative							
expenses		\$ (249,673)	\$ (183,120)	(66,553)	36%		
Other income (expenses)							
Loss on settlement of trade							
payables	7	\$ (7,000)	\$ -	(7,000)	100%		
Write-off of exploration and							
evaluation assets		-	(1,387,411)	1,387,411	(100%)		
Other income	8	-	99,040	(99,040)	(100%)		
Loss and comprehensive loss for							
the period		\$ (256,673)	\$ (1,471,491)	1,214,818	(83%)		

The notable changes between comparable periods are as follows:

Consulting fees – increased due to engagement of consultants for additional support of the Company as it proceeded with acquisition and exploration activities.

Investor relations fees – decreased due to lesser focus on raising the Company's profile in the equity markets during the current period.

CARLYLE COMMODITIES CORP. (formerly Delrey Metals Corp.) **Management's Discussion and Analysis** For the three- and nine-month periods ended November 30, 2021

Office costs – increased primarily due to office rental costs. The Company did not rent the office space in the comparative period.

Professional fees - increased due to the timing of interim audit fee billing versus comparative period.

Travel and entertainment - increased travel costs due to multiple visits to properties in the current period.

The nine-month periods ended November 30, 2021 and 2020

			Ni		lonths Ended lovember 30,	Varian	се
		_	2021		2020	\$	Percentage
General and administrative							
expenses							
Bank and interest charges		\$	2.967	Ś	2.810	157	6%
Consulting fees			527,901		248,252	279,649	113%
Depreciation			853		1,270	(417)	(33%)
Investor relations			170,015		187,010	(16,995)	(9%)
Management fees			185,997		159,375	26,622	17%
Office costs			82,918		24,167	58,751	243%
Professional fees			66,398		56,251	10,147	18%
Share-based payments			50,605		177,299	(126,694)	(71%)
Transfer agent and filing fees			20,452		23,467	(3,015)	(13%)
Travel and entertainment			33,511		12,508	21,003	168%
Total general and administrative							
expenses		\$	(1,141,617)	\$	(892,409)	(249,208)	28%
Other income (expenses)							
Loss on settlement of trade							
payables	7	\$	(45,792)	\$	(27,969)	(17,823)	64%
			-		(1,387,411)	1,387,411	(100%)
Other income	8		15,840		99,040	(83,200)	(84%)
Loss and comprehensive loss for							
the period		\$	(1,171,569)	\$	(2,208,749)	1,037,180	(47%)

The notable changes between comparable periods are as follows:

Consulting fees – increased due to engagement of consultants for additional support of the Company as it proceeded with acquisition and exploration activities.

Management fees – increased primarily due to one-time bonus of \$17,440 paid to CEO for successful completion of financing and increase corporate secretary service fees.

Office costs – increased primarily due to office rental costs. The Company did not rent the office space in the comparative period.

Professional fees - increased due to the timing of interim audit fee billing versus comparative period.

Share-based payments – represent a non-recurring, non-cash expense related to the fair value of stock options granted to various consultants and executives. The significant decrease corresponds to a lesser number and valuation of stock options granted in the current period.

Travel and entertainment - increased travel costs due to multiple visits to properties in the current period.

LIQUIDITY AND CAPITAL RESOURCES

The Company has not generated any cash flow from operations. Carlyle's financial success relies on management's ability find economically recoverable reserves in its exploration and evaluation asset.

In order to finance the acquisition of assets or a business and corporate overhead, the Company will be dependent on investor sentiment remaining positive towards the junior companies, and towards Carlyle Commodities Corp., in particular, so that funds can be raised through the sale of the Company's securities. Many factors have an influence on investor

sentiment, including a positive climate from investors to support junior exploration companies, a company's track record and the experience and calibre of a company's management. There is no certainty that equity funding will be available at the times and in the amounts required to fund the Company's activities. Note 1 of the Company's condensed consolidated interim financial statements for the three- and nine-month periods ended November 30, 2021 further discusses the going concern issue. The financial statements do not include any adjustments that might result from these uncertainties.

The Company plans on financing its continued activities through equity financings. It is anticipated as general sentiment towards junior exploration companies remains positive, the Company can raise the necessary capital to secure and finance the acquisition of assets or a business. Debt financing has not been used to fund asset and business acquisitions; the Company has no current plans to use such financing. There are no other sources of financing that have been arranged by the Company. The Company's working capital at November 30, 2021 was \$395,539 compared to a working capital of \$339,389 as at February 28, 2021.

Cash and Financial Conditions

The Company had a cash balance of \$294,490 as at November 30, 2021 compared to a cash balance of \$161,161 as at February 28, 2021.

Operating activities: The Company used \$795,283 in operations for the nine-month period ended November 30, 2021 (2020 - \$772,158).

Investing activities: The Company received \$692,797 in investing activities for the nine-month period November 30, 2021 (2020 – used \$845,893) primarily due to acquisition of cash of \$872,494 as a result of the three-cornered amalgamation transaction completed on June 14, 2021, refer to Exploration and Evaluation Assets section for more details. This increase was offset by payments towards exploration and evaluation activities of \$139,697 (2020 - \$771,146) and cash deposit of \$40,000 with the Ministry of Mines (2020 - \$nil).

Financing activities: The Company generated \$235,815 in financing activities for the nine-month period ended November 30, 2021 (2020 - \$1,652,275) relating to proceeds of \$nil (2020 - \$1,485,675) from private placements, proceeds from stock option exercises of \$98,825 (2020 - \$56,250) and advances of \$136,990 from related parties (2020 - \$nil).

SECURITIES OUTSTANDING

As at the date of this MD&A the Company has 67,746,936 common shares, 28,872,640 share purchase warrants, and 4,123,991 stock options outstanding.

OUTLOOK

It is anticipated that in the continued and foreseeable future, Carlyle will rely on the equity markets to meet its financing needs. Should cash flow build through its business operations, the Company will be in a position to finance other initiatives from cash flow.

Without continued external funding to pursue and finance any business opportunities, there is substantial doubt as to the Company's ability to operate as a going concern. Although Carlyle has been successful in raising funds to date, there can be no assurance that additional funding will be available in the future.

Management and the Board of Directors continuously review and examine business proposals for the Company and conduct their due diligence in respect of the same.

OFF-BALANCE SHEET ARRANGEMENTS

At the date of this report, the Company had no off-balance sheet arrangements.

TRANSACTIONS WITH RELATED PARTIES

Key management personnel compensation

Key management personnel include those persons having authority and responsibility for planning, directing and controlling the activities of the Company as a whole. The Company defines key management personnel as being the directors and key officers.

The compensation awarded to key management personnel is as follows:

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	Т	hree ma Na	Nine months end November				
	2021		2020		2021		2020
Management fees	\$ 48,000	\$	48,375	\$	155,440	\$	141,375
Consulting fees	15,000		15,000		45,000		45,000
Share-based payments	-		-		-		60,947
Total compensation	\$ 63,000	\$	63,375	\$	200,440	\$	247,322

Due to related parties

As at November 30, 2021, \$98,197 (February 28, 2021 - \$74,550) was included in trade payables and accrued liabilities for fees owed to related parties. As at November 30, 2021, \$51,990 (February 28, 2021 - \$35,500) was included in prepaid expenses advanced to related party.

During the year ended February 28, 2021, the Company issued a loan of \$150,000 to an officer of the Company. The loan is non-interest bearing and repayable on demand. During the nine-month period ended November 30, 2021, the Company received a loan repayment of \$130,000 and \$20,000 was applied to the issued invoices for management fees.

During the year ended February 28, 2021, the Company issued a loan of \$55,482 to a Company with an officer in common. The loan is non-interest bearing and repayable on demand. During the nine-month period ended November 30, 2021, the Company received a loan repayment of \$55,482.

PROPOSED TRANSACTIONS

There are currently no proposed asset or business acquisitions or dispositions, other than those disclosed in this MD&A and the Company's consolidated financial statements.

CRITICAL ACCOUNTING ESTIMATES

Carlyle Commodities Corp. prepares its financial statements in accordance with International Financial Reporting Standard ("IFRS") and requires management to make estimates and assumptions which affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period.

Estimates and assumption where there is significant risk of material adjustments to assets and liabilities in future accounting period include the recoverability of the carry value of the exploration and evaluation assets, the measurements for financial instrument, the measurement of share-based payments and the recoverability of deferred tax assets.

RECENT ACCOUNTING PRONOUNCEMENTS

The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those followed in the preparation of the Company's annual financial statements for the year ended February 28, 2021.

FINANCIAL INSTRUMENTS AND RELATED RISKS

Fair values

When measuring the fair value of an asset or a liability, the Company uses observable market data as far as possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs in the valuation techniques as follows:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

The carrying values of cash, restricted cash, receivables, loans receivable, trade payables and accrued liabilities approximate their fair values due to the immediate or short-term nature of these instruments. There has been no significant change in credit and market interest rates since the date of its receipt.

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Fair value estimates are made at a specific point in time, based on relevant market information and information about the financial instruments. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and, therefore, cannot be determined with precision. Change in assumptions could significantly affect the estimates.

The following table summarizes the classification of the Company's financial instruments under IFRS 9:

Financial assets	
Cash	Amortized cost
Restricted cash	Amortized cost
Receivables	Amortized cost
Loans receivable	Amortized cost
Financial liabilities	
Trade payables and accrued liabilities	Amortized cost

Capital and Risk Management

The Company's objective and polices for managing capital are to safeguard its ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. The Company manages its capital structure and makes changes based on economic conditions, risks that impact the operations and future significant capital investment opportunities. In order to maintain or adjust its capital structure, the Company may issue new equity instruments or raise additional debt financing.

The Company is exposed to a variety of financial risks by virtue of its activities: market risk, interest rate risk, liquidity risk and foreign currency risk. The Board of Directors has overall responsibility for the determination of the Company's capital and risk management objectives and policies while retaining ultimate responsibility for them. The Company's overall capital and risk management program has not changed throughout the period. It focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on financial performance. Risk management is carried out by the executive team under policies approved by the Board of Directors. The executive team identifies and evaluates financial risks in close cooperation with the Board of Directors.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's interest-bearing debt instrument has a fixed interest rate and is not subject to interest rate cash flow risk. As at November 30, 2021, the Company is not exposed to significant interest rate risk.

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 generally relies on external financing or key management to provide sufficient liquidity to meet budgeted operating requirements. The following table sets forth details of the payment profile of financial liabilities based on their undiscounted cash flows:

	Total carrying amount	Contractual cash flows	Less than 1 year	1 to 5 years	More than 5 years
Trade payables and accrued liabilities	\$ 226,711	\$ 226,711	\$ 226,711	\$ -	\$ -
Total	\$ 226,711	\$ 226,711	\$ 226,711	\$ -	\$ -

Taking into consideration the Company's current cash position, volatile equity markets, global uncertainty in the capital markets and increasing cost pressures, the Company is continuing to review its needs to seek financing opportunities in accordance to its capital risk management strategy.

Foreign currency risk

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Foreign currency risk is defined as the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The majority of purchases are transacted in the Canadian dollar. Management believes the foreign exchange risk derived from current conversions is not significant and therefore does not hedge its foreign exchange risk.

ADDITIONAL SOURCES OF INFORMATION

Additional information relating to Carlyle Commodities Corp. can be found on the SEDAR website at www.sedar.com.