FORM 5

QUARTERLY LISTING STATEMENT

Name of Listed Issuer: <u>INTERNATIONAL COBALT CORP.</u> (the "Issuer").

Trading Symbol: CO

This Quarterly Listing Statement must be posted on or before the day on which the Issuer's unaudited interim financial statements are to be filed under the *Securities* Act, or, if no interim statements are required to be filed for the quarter, within 60 days of the end of the Issuer's first, second and third fiscal quarters. This statement is not intended to replace the Issuer's obligation to separately report material information forthwith upon the information becoming known to management or to post the forms required by the Exchange Policies. If material information became known and was reported during the preceding quarter to which this statement relates, management is encouraged to also make reference in this statement to the material information, the news release date and the posting date on the Exchange website.

General Instructions

- (a) Prepare this Quarterly Listing Statement using the format set out below. The sequence of questions must not be altered nor should questions be omitted or left unanswered. The answers to the following items must be in narrative form. When the answer to any item is negative or not applicable to the Issuer, state it in a sentence. The title to each item must precede the answer.
- (b) The term "Issuer" includes the Listed Issuer and any of its subsidiaries.
- (c) Terms used and not defined in this form are defined or interpreted in Policy 1 Interpretation and General Provisions.

There are three schedules which must be attached to this report as follows:

SCHEDULE A: FINANCIAL STATEMENTS

Financial statements are required as follows:

For the first, second and third financial quarters interim financial statements prepared in accordance with the requirements under Ontario securities law must be attached.

If the Issuer is exempt from filing certain interim financial statements, give the date of the exempting order.

First Quarter (three-month period) ended December 31, 2019.

<u>Unaudited condensed interim consolidated financial statements of the Issuer for the three-month period ended **December 31, 2019**, as filed with securities regulatory authorities, are attached to this Form 5 - Quarterly Listing Statement as Appendix "A".</u>

SCHEDULE B: SUPPLEMENTARY INFORMATION

The supplementary information set out below must be provided when not included in Schedule A.

1. Related party transactions

Provide disclosure of all transactions with a Related Person, including those previously disclosed on Form 10. Include in the disclosure the following information about the transactions with Related Persons:

- (a) A description of the relationship between the transacting parties. Be as precise as possible in this description of the relationship. Terms such as affiliate, associate or related company without further clarifying details are not sufficient.
- (b) A description of the transaction(s), including those for which no amount has been recorded.
- (c) The recorded amount of the transactions classified by financial statement category.
- (d) The amounts due to or from Related Persons and the terms and conditions relating thereto.
- (e) Contractual obligations with Related Persons, separate from other contractual obligations.
- (f) Contingencies involving Related Persons, separate from other contingencies.

With respect to related party transactions for information supplementary to that contained in the notes to the unaudited condensed interim consolidated financial statements, which are attached hereto, please refer to Management's Discussion & Analysis for the three-month period ended **December 31, 2019**, as filed with securities regulatory authorities and attached to this Form 5 - Quarterly Listing Statement as Appendix "B".

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

Provide the following information for the period beginning on the date of the last Listing Statement (Form 2A):

As at **December 31, 2019**, 187,003,772 common shares in the capital of the <u>Issuer were issued and outstanding.</u>

(a) summary of securities issued during the period,

| | | Type of | | | | | | |
|---------|-------------|-------------|--------|-------|----------|-----------------|--------------|------------|
| | Type of | Issue | | | | | Describe | |
| | Security | (private | | | | | relationship | |
| | (common | placement, | | | | | of Person | |
| | shares, | public | | | | Type of | with Issuer | |
| | convertible | offering, | | | | Consideration | (indicate if | |
| Date of | debentures, | exercise of | | | Total | (cash, | Related | Commission |
| Issue | etc.) | warrants, | Number | Price | Proceeds | property, etc.) | Person) | Paid |
| | | etc.) | | | | | - | |

There were no securities granted during the three-month period ended December 31, 2019.

(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 |
|--------------------------------------------------------------------------------------|--------|-----------------------------------------------------------|----------------------------------------|----------------|-------------|-------------------------------------|
| There were no options granted during the three-month period ended December 31, 2019. | | | | | | |

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

Provide the following information in tabular format as at the end of the reporting period:

 (a) description of authorized share capital including number of shares for each class, dividend rates on preferred shares and whether or not cumulative, redemption and conversion provisions,

As at **December 31, 2019**, the authorized capital of the Issuer consisted of an unlimited number of common shares without par value, and without any special rights or restrictions, of which **187,003,772** common shares were issued and outstanding.

The holders of common shares are entitled to receive notice of and to attend all meetings of the shareholders of the Issuer and are entitled to one vote in respect of each common share held at such meetings. Subject to the rights, if any at the time, of shareholders holding shares with special rights as to dividends (none of which are authorized or outstanding at the date of this Quarterly Listing Statement), holders of common shares of the Issuer are entitled to dividends as and when declared by the directors. Subject to the rights of holders of any shares ranking in priority to or on a parity with the common shares, the holders of common shares are entitled to participate ratably in any distribution of property or assets upon the liquidation, winding-up or other dissolution of the Issuer.

(b) number and recorded value for shares issued and outstanding,

| Date | Number of common shares | Recorded value of common shares |
|-------------------------|-------------------------|---------------------------------|
| As at December 31, 2019 | 187,003,772 | \$16,146,093 |

(c) description of options, warrants and convertible securities outstanding, including number or amount, exercise or conversion price and expiry date, and any recorded value, and

Options: Options to purchase common shares in the capital of the Issuer are granted by the Issuer's Board of Directors to eligible persons pursuant to the Issuer's Stock Option Incentive Plan.

As at **December 31, 2019**, the following options were outstanding entitling holders to purchase common shares in the capital of the Issuer as summarized below:

| Date of Grant | Number of Options | Exercise Price | Expiry Date | Recorded Value |
|-------------------|----------------------|-------------------|-------------------|-------------------|
| February 22, 2017 | 6,000,000 | \$0.167 | February 22, 2022 | \$74,425 |
| January 4, 2018 | 11,999,997 | \$0.27 | January 4, 2023 | \$2,890,352 |
| TOTAL | 17,999,997 | | | |

<u>Warrants:</u> As at <u>December 31, 2019</u>, the following warrants were outstanding entitling holders to purchase common shares in the capital of the Issuer as summarized below:

| | Number of | Exercise | | Recorded |
|-------------------|------------|----------|-------------------|----------|
| Date of Issue | Warrants | Price | Expiry Date | Value |
| January 12, 2017 | 14,260,798 | \$0.0167 | January 12, 2022 | \$Nil |
| February 14, 2018 | 20,000,000 | \$0.40 | February 13, 2020 | \$Nil |
| TOTAL | 62,515,794 | | | |

Convertible Securities: The Issuer has no convertible securities outstanding.

(d) number of shares in each class of shares subject to escrow or pooling agreements or any other restriction on transfer.

As at **December 31, 2019**, no common shares of the Issuer were held in an escrow, a pooling agreement or had any other restriction on transfer.

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.

| Name of Director/Officer | Position with Issuer |
|--------------------------|---------------------------------------|
| Timothy Johnson | Director, President and CEO |
| Eugene Beukman | Director, Corporate Secretary and CFO |
| Paul DesLauriers | Director |
| Maciej Lis | Director |

SCHEDULE C: MANAGEMENT DISCUSSION AND ANALYSIS

Provide Interim MD&A if required by applicable securities legislation.

Management's Discussion & Analysis for the three-month period ended **December 31, 2019**, as filed with securities regulatory authorities, is attached to this Form 5 - Quarterly Listing Statement as Appendix "B".

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Certificate Of Compliance

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 February 24, 2020.

| Eugene Beukman | | | | | |
|------------------------------------|--|--|--|--|--|
| Name of Director or Senior Officer | | | | | |
| Signed: "Eugene Beukman" | | | | | |
| Signature | | | | | |
| Chief Financial Officer | | | | | |
| Official Capacity | | | | | |

| Issuer Details Name of Issuer | For Quarter Ended | Date of Report YY/MM/DD | | | |
|--------------------------------------------------|--------------------------------------------------|----------------------------|--|--|--|
| International Cobalt Corp. | December 31, 2019 | 2020/02/24 | | | |
| Issuer Address | | | | | |
| 789 West Pender Street, Suite 810 | | | | | |
| City/Province/Postal Code | Issuer Fax No. | Issuer Telephone No. | | | |
| Vancouver, British Columbia V6C 1H2 | (604) 687-3141 | (604) 687-2038 | | | |
| Contact Name | Contact Position | Contact Telephone No. | | | |
| Eugene Beukman | Director | (604) 687-2038 | | | |
| Contact Email Address ebeukman@pendergroup.ca | Web Site Address http://internationalcobalt.com/ | | | | |

APPENDIX A

INTERNATIONAL COBALT CORP.

Unaudited condensed interim financial statements for the three-month period ended **December 31, 2019.**



CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) (Expressed in Canadian Dollars)

FOR THE THREE MONTHS ENDED DECEMBER 31, 2019

Suite 810 – 789 West Pender Street Vancouver, British Columbia V6C 1H2 Phone: (604) 687-2038 Fax: (604) 687-3141

February 24, 2020

Condensed Interim Consolidated Financial Statements

First Quarter Report

For the three months ended December 31, 2019

NOTICE TO READER

In accordance with National Instrument 51-102 released by the Canadian Securities Administrators, the Company must disclose if an auditor has not performed a review of the interim financial statements.

The accompanying unaudited interim consolidated financial statements have been prepared by and are the responsibility of the Company's management.

These unaudited interim consolidated financial statements have not been reviewed on behalf of the shareholders by the independent external auditors of the Company.

Yours truly,

INTERNATIONAL COBALT CORP.

"Timothy Johnson"

Timothy Johnson President and CEO

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Expressed in Canadian Dollars)

(Unaudited)

| | December 31, 2019 | September 30, 2019 (Audited) |
|------------------------------------------|----------------------|------------------------------------|
| ASSETS | | |
| Current | | |
| Cash and cash equivalent | \$ 63,586 | \$ 275,047 |
| Amounts receivable | 6,379 | 8,294 |
| Prepaid expenses | 6,300 | - |
| Investments (Note 4) | 500,001 | 506,251 |
| Loan receivable (Note 5) | 4,252,307 | 4,127,172 |
| | 4,828,573 | 4,916,764 |
| Mineral properties (Note 6) | 5,265,150 | 5,265,150 |
| | \$ 10,093,723 | \$ 10,181,914 |
| LIABILITIES AND EQUITY | | |
| Current | | |
| Accounts payable and accrued liabilities | \$ 183,146 | \$ 184,918 |
| | 183,146 | 184,918 |
| Equity | | |
| Share capital (Note 8) | 16,146,093 | 16,146,093 |
| Reserves (Note 8) | 2,964,777 | 2,964,777 |
| Deficit | (9,200,293) | (9,113,874) |
| | 9,910,577 | 9,996,996 |
| | \$ 10,093,723 | \$ 10,181,914 |

Nature and continuance of operations (Note 1) Contingencies (Note 12)

Approved and authorized by the Board on February 24, 2020:

| "Timothy Johnson" | Director | "Eugene Beukman" | Director | |
|-------------------|----------|------------------|----------|--|
| Timothy Johnson | | Eugene Beukman | | |

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF LOSS AND COMPREHENSIVE LOSS (Expressed in Canadian Dollars) (Unaudited)

| | Three Months | Three Months |
|--------------------------------------------------------|----------------|-------------------|
| | Ended | Ended |
| | December 31, | December 31, |
| | 2019 | 2018 |
| ADMINISTRATIVE EXPENSES | | |
| Audit and accounting (Note 7) | \$ 4,790 | \$ 9,000 |
| Consulting fees (Note 7) | 35,556 | 133,089 |
| Corporate development fees (Note 7) | - | 3,200 |
| Exploration expenses (Note 6) | 11,551 | 344,564 |
| Foreign exchange loss (gain) | 58,270 | (93,036) |
| Legal fees | 605 | 220,129 |
| Management fees (Note 7) | 42,000 | 58,500 |
| Office facilities and administrative services (Note 7) | 5,168 | 15,150 |
| Shareholder information | 2,500 | 82 |
| Transfer agent, filing and stock exchange fees | 3,875 | 13,728 |
| Travel | = | 10,394 |
| Loss before other items | (164,315) | (714,800) |
| OTHER ITEMS | | |
| Interest income | 84,146 | 81,558 |
| Unrealized loss on investment (Note 4) | (6,250) | (368,750) |
| Loss and comprehensive loss for the period | \$ (86,419) | \$ (1,001,992) |
| Basic and diluted loss per common share | \$ (0.00) | \$ (0.01) |
| | | |
| Weighted average number of | | |
| common shares outstanding | 187,003,772 | 186,609,750 |

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS

(Expressed in Canadian Dollars)

(Unaudited)

| | Tł | ree Months | | Three Months |
|----------------------------------------------|----|-------------------|----|--------------------|
| | D | Ended ecember 31, | | Ended December 31, |
| | D | 2019 | | 2018 |
| | | | | |
| CASH FLOWS FROM OPERATING ACTIVITIES | | | | |
| Loss for the period | \$ | (86,419) | \$ | (1,001,992) |
| Adjustment for non-cash items: | | | | |
| Accrued interest income | | (84,146) | | (71,669) |
| Foreign exchange (gain) loss | | 59,011 | | (97,152) |
| Unrealized loss on investment | | 6,250 | | 368,750 |
| Changes in non-cash working capital items: | | | | |
| Amounts receivable | | 1,915 | | (43,233) |
| Prepaid expenses | | (6,300) | | 213,259 |
| Accounts payable and accrued liabilities | | (1,772) | | (414,628) |
| Net cash used in operating activities | | (111,461) | | (1,046,665) |
| CASH FLOWS FROM INVESTING ACTIVITIES | | | | |
| Acquisition of mineral properties | | - | | (68,150) |
| Loan receivable | | (100,000) | | (1,000,000) |
| Net cash used in investing activities | | (100,000) | | (1,068,150) |
| CASH FLOWS FROM FINANCING ACTIVITIES | | | | |
| Share options exercised | | - | | 12,525 |
| Net cash provided by financing activities | | - | | 12,525 |
| Change in cash for the period | | (211,461) | | (2,102,290) |
| Cash, beginning of period | | 275,047 | | 4,430,118 |
| Cash, end of period | \$ | 63,586 | \$ | 2,327,828 |
| Cash paid during the period for interest | \$ | _ | \$ | _ |
| | \$ | | \$ | |
| Cash paid during the period for income taxes | Φ | - | Ф | |

Supplementary disclosure with respect to cash flows (Note 10)

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(Expressed in Canadian Dollars)

(Unaudited)

| | Share Capital | | _ | | | | |
|-------------------------------------------------------------------------------------------|-----------------------------------|----|--------------------------------|----|--------------------------------|---------------------------------------|-----------------------------------------------------|
| | Number | | Amount | : | Reserves* | Deficit | Total |
| Balance at September 30, 2018 Shares for property Exercise of options Loss for the period | 185,753,772 500,000 750,000 | \$ | 16,084,265 40,000 21,828 | \$ | 2,974,080 - (9,303) - | \$ (6,906,357) - (1,001,992) | \$ 12,151,988 40,000 12,525 (1,001,992) |
| Balance at December 31, 2018 | 187,003,772 | \$ | 16,146,093 | \$ | 2,964,777 | \$ (7,908,349) | \$ 11,202,521 |
| | Share Capital | | | _ | | | |
| | Number | | Amount | | Reserves* | Deficit | Total |
| Balance at September 30, 2019 Loss for the period | 187,003,772 | \$ | 16,146,093 | \$ | 2,964,777 | \$ (9,113,874) (86,419) | \$ 9,996,996 (86,419) |
| Balance at December 31, 2019 | 187,003,772 | \$ | 16,146,093 | \$ | 2,964,777 | \$ (9,200,293) | \$ 9,910,577 |

^{*} Reserves consists of fair values of share options granted.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED DECEMBER 31, 2019 (Expressed in Canadian Dollars) (Unaudited)

1. NATURE AND CONTINUANCE OF OPERATIONS

1018521 B.C. LTD. was incorporated under the Business Corporations Act (British Columbia) on November 7, 2014 and changed its name to Brakpan Ventures Corp. on July 3, 2015 and changed its name to International Cobalt Corp. on March 29, 2017 (the "Company" or "Brakpan" or "ICC"). The Company entered into an arrangement agreement (the "Agreement") with Bard Ventures Ltd. ("Bard"). The Company was a wholly-owned subsidiary of Bard that was incorporated under the Business Corporation Act, (British Columbia), to execute a plan of arrangement (the "Arrangement") in connection with the reorganization of Bard's Grouse Mountain Property. On April 25, 2016, the Company closed the Arrangement, which resulted in the Grouse Mountain Property being transferred from Bard to the Company (Note 6). In consideration of the Grouse Mountain Property, the Company issued to Bard 26,519,709 common shares (the "Brakpan Shares") and assumed all of Bard's obligations in respect of the Grouse Mountain Property. As part of the Arrangement, Bard distributed all of the Brakpan Shares to Bard's shareholders of record on April 25, 2016, on the basis of one Brakpan Share distributed for every three shares of Bard held by each Bard shareholder.

The Company's head office and principal address is Suite 810 – 789 West Pender Street, Vancouver, British Columbia, Canada, V6C 1H2.

The recovery of the amounts comprising mineral properties is dependent upon the confirmation of economically recoverable reserves, the ability of the Company to obtain necessary financing to successfully complete their exploration and development, and upon future profitable production.

These unaudited condensed interim consolidated financial statements have been prepared by management on a going concern basis which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. At December 31, 2019, the Company had not yet achieved profitable operations, had an accumulated deficit of \$9,200,293 (September 30, 2018 - \$9,113,874) since its inception, and expects to incur further losses in the development of its business, all of which casts significant doubt about the Company's ability to continue as a going concern. A number of alternatives including, but not limited to completing a financing, are being evaluated with the objective of funding ongoing activities and obtaining working capital. The continuing operations of the Company are dependent upon its ability to continue to raise adequate financing and to commence profitable operations in the future and repay its liabilities arising from normal business operations as they become due.

The condensed interim consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue in existence.

2. BASIS OF PREPARATION

Statement of Compliance

These unaudited condensed interim consolidated financial statements, including comparatives, have been prepared in accordance with International Accounting Standards ("IAS") 34, "Interim Financial Reporting" using accounting policies consistent with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and Interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC").

Basis of Presentation

The unaudited condensed interim consolidated financial statements have been prepared on a historical cost basis except for certain financial assets measured at fair value. All dollar amounts presented are in Canadian Dollars unless otherwise specified.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED DECEMBER 31, 2019 (Expressed in Canadian Dollars) (Unaudited)

2. BASIS OF PREPARATION (CONT'D)

Principles of Consolidation

These consolidated financial statements consolidate the accounts of the Company and its wholly-owned subsidiaries, 1107430 B.C. Ltd., 1142888 B.C. Ltd. and American Cobalt Corp. All intercompany transactions and balances are eliminated on consolidation. 1107430 B.C. Ltd., 1142888 B.C. Ltd. and American Cobalt Corp. had no transactions or activity during the three months ended December 31, 2019.

Significant accounting judgments and estimates

The preparation of financial statements in conformity with IFRS requires management to make certain estimates, judgments and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported revenues and expenses during the period.

Although management uses historical experience and its best knowledge of the amount, events or actions to form the basis for judgments and estimates, actual results may differ from these estimates.

The most significant accounts that require estimates as the basis for determining the stated amounts include recognition of deferred income tax amounts.

Critical judgments exercised in applying accounting policies that have the most significant effect on the amounts recognized in the condensed interim consolidated financial statements are as follows:

Economic recoverability and probability of future economic benefits of mineral properties

Management has determined that mineral property costs incurred which were capitalized have future economic benefits and are economically recoverable. Management uses several criteria in its assessments of economic recoverability and probability of future economic benefits including geological and metallurgic information, history of conversion of mineral deposits to proven and probable reserves, scoping and feasibility studies, accessible facilities, existing permits and life of mine plans.

Determination of functional currency

The Company determines the functional currency through an analysis of several indicators such as expenses and cash flow, financing activities, retention of operating cash flows, and frequency of transactions with the reporting entity.

Income taxes

In assessing the probability of realizing income tax assets, management makes estimates related to expectations of future taxable income, applicable tax opportunities, expected timing of reversals of existing temporary differences and the likelihood that tax positions taken will be sustained upon examination by applicable tax authorities. In making its assessments, management gives additional weight to positive and negative evidence that can be objectively verified.

Contingencies and settlement provisions

The estimate for contingencies and settlement provisions require management to make judgments as to the likelihood of outcomes and estimates of the timing and the possible outflow of economic benefits.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED DECEMBER 31, 2019 (Expressed in Canadian Dollars) (Unaudited)

2. BASIS OF PREPARATION (CONT'D)

Significant accounting judgments and estimates (cont'd)

Site decommissioning obligations

The Company recognizes a provision for future abandonment activities in the condensed interim consolidated financial statements equal to the net present value of the estimated future expenditures required to settle the estimated future obligation at the statement of financial position date. The measurement of the decommissioning obligation involves the use of estimates and assumptions including the discount rate, the expected timing of future expenditures and the amount of future abandonment costs. The estimates were made by management and external consultants considering current costs, technology and enacted legislation. As a result, there could be significant adjustments to the provisions established which would affect future financial results.

3. SIGNIFICANT ACCOUNTING POLICIES

In preparing these condensed interim consolidated financial statements, the significant accounting policies and the significant judgments made by management in applying the Company's significant accounting policies and key sources of estimation uncertainty were the same as those that applied to the Company's audited consolidated financial statements for the year ended September 30, 2019.

The preparation of condensed interim consolidated financial statements requires that the Company's management make judgments and estimates of effects of uncertain future events on the carrying amounts of the Company's assets and liabilities at the end of the reporting period. Actual future outcomes could differ from present estimates and judgments, potentially having material future effects on the Company's condensed interim consolidated financial statements. Estimates are reviewed on an ongoing basis and are based on historical experience and other facts and circumstances. Revisions to estimates and the resulting effects on the carrying amounts of the Company's assets and liabilities are accounted for prospectively.

4. INVESTMENTS

During the year ended September 30, 2018, the Company entered into a Right of First Refusal Agreement with Idaho Champion Gold Mines Ltd. ("Idaho Champion") relating to the acquisition of four distinct and separate mining projects in the Idaho Cobalt Belt, collectively known as the "Champion Projects". As part of the terms of the agreement, the Company invested \$328,025 (US\$250,000) in 1,250,000 common shares of Idaho Champion during the year ended September 30, 2018. As at December 31, 2019, the fair value of the 1,250,000 Idaho Champion shares was \$50,000 (September 30, 2019 - \$56,250) resulting in an unrealized loss of \$6,250 (December 31, 2018 – \$368,750).

On August 21, 2019, the Company entered into a share purchase agreement with an arms-length third party vendor to acquire 158,000 common shares of Brazil Potash Corp ("BPC") for \$450,000, which was also the fair value as at December 31, 2019.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED DECEMBER 31, 2019 (Expressed in Canadian Dollars) (Unaudited)

5. LOAN RECEIVABLE

On August 20, 2018, the Company loaned Tantalex Resources Corporation ("Tantalex") \$1,764,855 (US\$1,350,000) bearing interest of 12% per annum and having an expiry date of one year which is now due on demand. At December 31, 2019, the entire balance of USD \$1,350,000 (CAD \$2,040,454) is receivable.

In November 2018, the Company loaned Tantalex \$1,000,000 bearing interest of 12% per annum and having an expiry date of one year which is now due on demand. At December 31, 2019, the loan and interest receivable balance is \$1,137,753.

On April 24, 2019, the Company advanced USD \$500,000 (CAD \$654,350) by way of a loan to Tantalex. The loan is due on April 24, 2020 and bears no interest rate. At December 31, 2019, the entire balance of balance of USD \$500,000 (CAD \$649,400) is receivable.

On June 5, 2019, the Company further advanced USD \$250,000 (CAD \$327,175) by way of a loan to Tantalex. The loan is due on June 5, 2020 and bears no interest rate. At December 31, 2019, the entire balance of USD \$250,000 (CAD \$324,700) is receivable.

On October 8, 2019, the Company loaned \$100,000 to Tantalex. The loan is due on October 8, 2020 and bears no interest rate.

| | Three months ended December 31, 2019 | | Year ended September 30, 2019 | |
|-------------------------------------------------|-----------------------------------------------|----------------------|-------------------------------------|------------------------|
| Opening balance Loan provided during the period | \$ | 4,127,172 100,000 | \$ | 1,771,131 2,013,700 |
| Interest accrued during the period | | 84,146 | | 322,464 |
| Foreign exchange adjustment at period end | | (59,011) | | 19,877 |
| Closing balance | \$ | 4,252,307 | \$ | 4,127,172 |

6. MINERAL PROPERTIES

The Company's mineral property interests are comprised of the following properties:

| | | Foster Marshall Project and Mount | |
|-----------------------------|-----------------|--------------------------------------|--------------|
| | Blackbird Creek | Thom | Total |
| Opening and closing balance | \$ 4,260,150 | \$ 1,005,000 | \$ 5,265,150 |

During the three months ended December 31, 2019, the Company incurred exploration expenditures as follows:

| | Blackbird Creek |
|-------------------------------------------|------------------------|
| Geological Total exploration expenditures | \$ 11,551 \$ 11,551 |

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED DECEMBER 31, 2019 (Expressed in Canadian Dollars) (Unaudited)

6. MINERAL PROPERTIES (CONT'D)

During the three months ended December 31, 2018, the Company incurred exploration expenditures as follows:

| | Blackbird Creek | Ramsay Cobalt | ster Marshall Project and Mount Thom | Champion Projects | Total |
|--------------------------------|--------------------|--------------------|------------------------------------------------|----------------------|------------------------|
| Geological Transportation | \$ 48,246 | \$276,684 4,447 | \$ 3,873 | \$ 11,314 | \$ 340,117 4,447 |
| Total exploration expenditures | \$ 48,246 | \$281,131 | \$ 3,873 | \$ 11,314 | \$ 344,564 |

Blackbird Creek Property

On February 27, 2017, the Company entered into an agreement (the "Blackbird Agreement") to acquire a 100% interest in the Blackbird Creek Project located in the Idaho Mineral Belt in Lehmi County, Idaho, USA (the "Blackbird Property") by acquiring all of the issued and outstanding shares of 1107430 B.C. Ltd., which has an ownership of the Property. The claims (the "Lode Claims") are located approximately 70 kilometers Southwest from Salmon, Idaho. Under the terms of the Blackbird Agreement, to earn its 100% interest in the Property, the Company was obligated to pay \$150,000 (paid in October 2017) and issue 30,000,000 common shares (issued) of the Company. DG Resource Management Ltd. ("DRG Resource") shall retain a 2.0% NSR. The Company may, within 5 years of Exchange approval, acquire 1.0% of the NSR for \$2,500,000. The Company issued 1,200,000 common shares as a finder's fee in connection with this acquisition.

On December 4, 2017, the Company entered into an agreement (the "Second Agreement") to acquire a 100% interest in the Formation North Project and Blackbird South Project located in the Idaho Mineral Belt in Lehmi County, Idaho, USA (the "Formation North and Blackbird South Properties") by acquiring all of the issued and outstanding shares of 1142888 B.C. Ltd., which has an ownership of the Formation North and Blackbird South Properties. Under the terms of the Second Agreement, to earn its 100% interest in the Formation North and Blackbird South Properties, the Company must pay \$120,000 (\$60,000 paid in December 2017 and \$60,000 paid in January 2018) and issue 12,000,000 common shares (issued) of the Company. DG Resource shall retain a 2.0% Net Smelter Return (the "NSR"). The Company may, within 5 years of Exchange approval, acquire 1.0% of the NSR for \$2,500,000.

Grouse Mountain

During the year ended September 30, 2015, the Company entered into the Agreement with Bard. On April 25, 2016, the Company closed the Arrangement, which resulted in the Grouse Mountain Property being transferred from Bard to the Company. The Company holds a 100% interest in the Grouse Mountain property located in the Omineca Mining Division of British Columbia. During the year ended September 30, 2018, the Company entered into an option agreement (the "Option Agreement") to dispose of the Grouse Mountain Property to Eastern Zinc Corp. ("Eastern Zinc"). Under the terms of the Option Agreement, Eastern Zinc must make a cash payment of \$10,000 (received in January 2019). On January 3, 2019, the Company amended the Option Agreement from \$1,000,000 to \$250,000, to be spent on exploration expenditures on the property within two years of the original agreement, with a minimum of \$100,000 to be spent in the first year (1 year extension granted). The Company has retained a royalty equal to 2.5% of the Net Smelter Return (the "NSR"). Eastern Zinc has the right to buy back 2% of the NSR for \$1,000,000 or \$250,000 per 0.5% and also retains a right of first refusal to acquire the NSR royalty should the property be sold to an independent third party.

JA Project

During the year ended September 30, 2019, the Company acquired by staking the JA Project located in the Cobalt region of Lemhi County, Idaho.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE THREE MONTHS ENDED DECEMBER 31, 2019

(Expressed in Canadian Dollars)

(Unaudited)

7. RELATED PARTY TRANSACTIONS

As at December 31, 2019, the Company owed \$10,500 (September 30, 2019 - \$7,455) to directors and/or their companies, which is included in accounts payable and accrued liabilities. The Company prepaid \$6,300 (September 30, 2019 - \$Nil) for accounting and management fees to a company controlled by a director.

The remuneration of directors and key management personnel during the three months ended December 31, 2019 and 2018 are as follows:

| | Three mont | | nree months ended |
|------------------------------------|------------|-------|----------------------|
| | December 3 | , | ecember 31, |
| | 20 | 19 | 2018 |
| Accounting and administrative fees | \$ 9,0 | 00 \$ | 9,000 |
| Corporate development fees | | - | 3,200 |
| Management and consulting fees | 72,0 | 00 | 84,000 |
| Rent | | - | 2,000 |
| | \$ 81,0 | 00 \$ | 98,200 |

All related party transactions are in the normal course of operations and have been measured at the agreed to amount, which is the amount of consideration established and agreed to by the related parties.

8. SHARE CAPITAL

a) Authorized share capital

As at December 31, 2019, the authorized share capital of the Company is an unlimited number of common shares without par value.

b) Issued and outstanding

There were no share issuances during the three months ended December 31, 2019.

During the three months ended December 31, 2018, the Company issued common shares for the following:

On October 5, 2018, the Company issued 500,000 common shares of the Company pursuant to the acquisition of the RC Project valued at \$40,000 (Note 10). The RC Project was written-off during the year ended September 30, 2019.

On November 14, 2018, the Company issued 750,000 common shares for gross proceeds of \$12,525 as a result of the exercise of 750,000 share options with an exercise price of \$0.0167.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED DECEMBER 31, 2019

(Expressed in Canadian Dollars)

(Unaudited)

8. SHARE CAPITAL (CONT'D)

c) Share options

The following table summarizes share option activity during the three months ended December 31, 2019 and the year ended September 30, 2019:

| | Decemb | per 31, 2019 | Septemb | er 30, 2019 |
|-----------------------------------|-------------------|-----------------------------------------------------------------|-------------------------|-----------------------------------------------------------------|
| | Number of options | Weighted average exercise price of options exercisable | Number of options | Weighted average exercise price of options exercisable |
| Opening balance | 17,999,997 | \$0.18557 | 18,749,997 | \$0.01788 |
| Options exercised Closing balance | 17,999,997 | \$0.18557 | (750,000) 17,999,997 | \$0.01667 \$0.18557 |

At December 31, 2019, share options outstanding are as follows:

| Number of options outstanding and exercisable | Exercise price | Expiry date |
|-----------------------------------------------|----------------|-------------------|
| 6,000,000 | \$0.01667 | February 22, 2022 |
| 11,999,997 | \$0.27000 | January 4, 2023 |
| 17,999,997 | | · |

d) Warrants

The following table summarizes share purchase warrants activity during the three months ended December 31, 2019 and the year ended September 30, 2019:

| | Decemb | per 31, 2019 | Septemb | er 30, 2019 |
|--------------------|--------------------|---------------------------------------------------|--------------------|---------------------------------------------------|
| | Number of warrants | Weighted average exercise price of warrants | Number of warrants | Weighted average exercise price of warrants |
| Opening balance | 54,585,798 | \$0.19891 | 62,515,794 | \$0.19891 |
| Warrants issued | - | - | - | - |
| Warrants exercised | - | - | - | - |
| Warrants expired | (20,325,000) | 0.20 | (7,929,996) | 0.0167 |
| Closing balance | 34,260,798 | \$ 0.24 | 54,585,798 | \$0.19891 |

Share purchase warrants outstanding as at December 31, 2019 are as follows:

| Number of warrants | Exercise price | Expiry dates |
|--------------------|----------------|-------------------|
| 20,000,000 | \$0.40000 | February 13, 2020 |
| 14,260,798 | \$0.01667 | January 12, 2022 |
| 34,260,798 | | |

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED DECEMBER 31, 2019 (Expressed in Canadian Dollars)

(Unaudited)

9. FINANCIAL AND CAPITAL RISK MANAGEMENT

Designation and valuation of financial instruments

The three levels of the fair value hierarchy are:

- Level 1 unadjusted quoted prices in active markets for identical assets or liabilities;
- Level 2 inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and
- Level 3 inputs that are not based on observable market data.

As at December 31, 2019, the fair values of amounts receivable, loan receivable, and accounts payable and accrued liabilities approximate their carrying value due to the short-term maturity of these instruments. Cash and investments are carried at level 1 fair value measurement.

The Company enters into financial instruments to finance its operations in the normal course of business. The fair value of the Company's financial instruments has been classified within the fair value hierarchy as at December 31, 2019 as follows:

| Cash and cash equivalent | FVTPL | Level 1 |
|------------------------------------------|-----------------|---------|
| Amounts receivable | Amortized costs | N/A |
| Investments | FVTPL | Level 1 |
| Loan receivable | Amortized costs | N/A |
| Accounts payable and accrued liabilities | Amortized costs | N/A |

The Company is exposed to varying degrees to a variety of financial instrument related risks:

Foreign exchange risk

The Company's functional and reporting currency is the Canadian Dollar and major purchases are transacted in Canadian Dollars. The Company has foreign exchange risk with respect to its bank account, accounts payable and accrued liabilities, and loan receivable in US dollars. The Company does not believe it is exposed to significant foreign exchange risk. A 5% fluctuation in the foreign exchange rate between the Canadian and US dollar will result in a foreign exchange gain/loss of approximately \$115,000.

Credit risk

The Company does not have any asset-backed commercial paper. The Company has not experienced any significant credit losses and believes it is not exposed to any significant credit risk.

Interest rate risk

Interest rate risk is the risk the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Financial assets and liabilities with variable interest rates expose the Company to cash flow interest rate risk. The Company does not hold any financial liabilities with variable interest rates.

Liquidity risk

The Company's ability to continue as a going concern is dependent on management's ability to raise required funding through future equity issuances and through short-term borrowing. The Company manages its liquidity risk by forecasting cash flows from operations and anticipating any investing and financing activities. Management and the Board of Directors are actively involved in the review, planning and approval of significant expenditures and commitments.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE MONTHS ENDED DECEMBER 31, 2019 (Expressed in Canadian Dollars) (Unaudited)

9. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONT'D)

Capital management

The Company defines its capital as shareholders' equity. The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the acquisition and exploration and development of mineral properties. The Board of Directors do not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business. The Company intends to rely on the equity markets to fund its activities. In order to carry out planned exploration and pay for administrative costs, the Company will need to raise additional funds. The Company will continue to assess new properties and seek to acquire an interest in additional properties if it feels there is sufficient geologic or economic potential and if it has adequate financial resources to do so. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable.

10. SUPPLEMENTARY DISCLOSURE WITH RESPECT TO CASH FLOWS

On October 5, 2018, the Company issued 500,000 common shares of the Company pursuant to the acquisition of the RC Project valued at \$40,000 (Note 8). The RC Project was written-off during the year ended September 30, 2019.

11. SEGMENTED INFORMATION

The Company's operations comprise one reportable segment. The carrying value of the Company's non-current assets on a country-by-country basis is as follows:

| | December 31, 2019 | | | September 30, 2019 | | | |
|------------|-------------------|-------------|-------------|--------------------|-------------|-------------|--|
| | Canada | U.S. | Total | Canada | U.S. | Total | |
| Mineral | | | | | | | |
| properties | \$1,005,000 | \$4,260,150 | \$5,265,150 | \$1,005,000 | \$4,260,150 | \$5,265,150 | |
| | | | | | | | |
| Total | \$1,005,000 | \$4,260,150 | \$5,265,150 | \$1,005,000 | \$4,260,150 | \$5,265,150 | |

12. CONTINGENCIES

Arizona Lithium Company Ltd. ("AZ Lithium") commenced suit against Battery Mineral Resources (United States), Inc. ("Battery Minerals") in Lemhi County, Idaho on July 17, 2017. Battery Minerals removed the action to the United States District Court for the District of Idaho on August 28, 2017. On June 11, 2018, the parties stipulated that AZ Lithium's transferee in interest, Idaho Metals Corp., and Idaho Metals Corp.'s parent company, the Company would be joined in the action. The parties also stipulated to amend Battery Mineral's name to reflect the corporate name change to North American Cobalt Inc. ("NAC").

The Company's causes of action involve the validity of certain mining claims in Lemhi County, Idaho. The Company seeks a declaratory judgment invalidating NAC's lode mining claims, referred to as the "BATT claims", that cover in part, the same locations as the Company's "BOCO" lode mining claims (the "BOCO claims"). The Company also seeks a judgment quieting title to the rights, title and interest in the BOCO claims clear of any cloud of title caused by the BATT claims to the same property. NAC has counterclaimed with causes of action for declaratory relief as to the invalidity of the BOCO claims and validity of the BATT claims, quiet title to the BATT claims, and injunctive relief. A trial is set for September 21, 2020 if this claim is not settled by both parties by August 10, 2020. While the outcome of this matter is uncertain, no provision has been accrued in respect to this claim as the Company believes the claim to be without merit and intends to vigorously defend itself should further legal action be required.

APPENDIX B

INTERNATIONAL COBALT CORP.

Management's Discussion & Analysis for the three-month period ended **December 31, 2019.**



Management's Discussions & Analysis
For the three month periods ended December 31, 2019 and 2018

Date: February 24, 2020

The following Management's Discussion and Analysis ("MD&A") should be read in conjunction with the unaudited condensed interim consolidated financial statements of the Company for the three months ended December 31, 2019, which were prepared in accordance with International Financial Reporting Standards ("IFRS"). All financial amounts are stated in Canadian currency unless stated otherwise.

This MD&A contains certain forward-looking statements based on the best beliefs, and reasonable assumptions of the management of the Company. There are many risks and uncertainties attached to the mineral exploration business. Given these risks and uncertainties, the reader should not place undue reliance on these forward-looking statements (See "Risks and Uncertainties" in this MD&A for more information).

Overall Performance and Description of Business

1018521 B.C. Ltd. was incorporated under the *Business Corporations Act* (British Columbia) on November 7, 2014 and changed its name to Brakpan Ventures Corp. on July 3, 2015. The Company was incorporated as a wholly owned subsidiary of Bard Ventures Ltd. ("**Bard**") for the purposes of a corporate restructuring of Bard pursuant to the Business Corporations Act by way of a plan of arrangement (the "**Arrangement**").

The Company is a Canadian based mineral exploration stage company whose focus will be the exploration and development of the Blackbird Creek, Foster Marshall and Mount Thom properties. The Company was incorporated in British Columbia and is a reporting issuer in British Columbia, Alberta and Ontario.

As part of the Arrangement, the Company acquired Bard's interest in certain mineral claims known as the Grouse Mountain Property (the "Grouse Mountain Property"), which consists of 7 zinc-copper-silver-molybdenum claims located in the Omineca Mining Division of west-central British Columbia (see "Project Summaries and Activities" in this MD&A for more information), for aggregate consideration of Company shares.

The Arrangement was approved by a two-thirds majority vote of minority shareholders at Bard's Annual General and Special Meeting held on April 28, 2015, and was approved by the Supreme Court of British Columbia on June 3, 2015.

On April 25, 2016, the Company closed the Arrangement (the "Effective Date"), which resulted in the Property being transferred from Bard to the Company. The Company's common shares commenced trading on April 25, 2016 on the Canadian Securities Exchange under the symbol "BVC". Under the terms of the Arrangement, persons who were registered as shareholders of Bard on April 25, 2016 received one (1) common share of the Company for every three (3) common shares of Bard they owned. Any resulting fractional shares were cancelled. As advised in the TSX Venture Exchange Bulletin issued on April 18, 2016, purchasers of Bard common shares, through the facilities of the TSXV on or after April 21, 2016 were not entitled to receive Brakpan common shares pursuant to the Arrangement.

On the Effective Date, in consideration of the Property, the Company issued to Bard approximately 26,519,709 common shares and assumed all of Bard's obligations in respect of the Property.

On March 3, 2017, the Company acquired 100% interest in Blackbird Creek Property and, on March 29, 2017, changed its name to International Cobalt Corp.

On December 4, 2017, the Company entered into an agreement to acquire a 100% interest in the Formation North Project and Blackbird South Project located in the Idaho Mineral Belt in Lehmi County, Idaho, USA.

On April 13, 2018, the Company entered into two option agreements with Supreme Metals Corp. to acquire up to an 80% interest in two cobalt projects which are comprised of the Foster Marshall Project and the Mount Thom Project (collectively known as the "FM Projects").

Overall Performance and Description of Business (continued)

On August 20, 2018, the Company loaned Tantalex Resources Corporation ("Tantalex") \$1,764,855 (US\$1,350,000) bearing interest of 12% per annum and having an expiry date of one year which is now due on demand

During the year ended September 30, 2018, the Company entered into a right of first refusal agreement with Idaho Champion Gold Mines Ltd. ("Idaho Champion") related to the acquisition of four distinct and separate mining projects in the Idaho Cobalt Belt, collectively known as the "Champion Projects". As part of the terms of the agreement, the Company invested \$328,025 (US\$250,000) in 1,250,000 common shares of Idaho Champion.

During the year ended September 30, 2018, the Company concluded the sale of the Grouse Mountain property to Eastern Zinc Corp. ("Eastern Zinc"). To earn its 100% interest, Eastern Zinc agreed to pay the Company \$10,000 cash (received in January 2019) and spend \$1,000,000 in exploration expenditures on the property within two years and a minimum of \$100,000 must be spent in year one. On January 3, 2019, the Company amended the Option Agreement from \$1,000,000 to \$250,000, to be spent on exploration expenditures on the property within two years of the original agreement, with a minimum of \$100,000 to be spent in the first year (1 year extension granted).

In November 2018, the Company loaned Tantalex \$1,000,000 bearing interest of 12% per annum and having an expiry date of one year which is now due on demand.

In January 2019, Tantalex and the Company entered into an amalgamation agreement with respect to a business combination by way of an amalgamation between Tantalex and the Company in order to list the securities of the resulting issuer ("Amalco") on the Canadian Securities Exchange following the completion of the contemplated transaction (the "Transaction"). As per the terms of the Transaction, Amalco's valuation will be deemed to be represented by the aggregate value of each of Tantalex and the Company, on amalgamation into Amalco on a ratio basis of half each (50%).

On April 24, 2019, the Company advanced USD \$500,000 (CAD \$654,350) by way of a loan to Tantalex. The loan is due on April 24, 2020 and bears no interest rate.

On June 5, 2019, the Company further advanced USD \$250,000 (CAD \$327,175) by way of a loan to Tantalex. The loan is due on June 5, 2020 and bears no interest rate.

During the year ended September 30, 2019, the Company acquired by staking the JA Project located in the Cobalt region of Lemhi County, Idaho. The Company also received conditional approval for its plan of operations ("POO") from the United States Department of Agriculture – Forest Service, for a proposed drill program at Blackbird Creek Property. The POO authorizes up to 22 drill holes at 11 drill pads and a total of 26,000 ft or 8000m and is valid for one year from implementation.

On September 15, 2019, Mrs. Florence Luong resigned from her position and CFO and was replaced by Konstantin Lichtenwald as the CFO effective the same day. Mr. Lichtenwald resigned as the Company's CFO on December 27, 2019. Mr. Eugene Beukman will act as the Company's interim CFO until the vacancy is filled.

On October 8, 2019, the Company loaned \$100,000 to Tantalex. The loan is due on October 8, 2020 and bears no interest rate

Results of Operations - For the three months ended December 31, 2019

For the three months ended December 31, 2019 ("Q1-2019"), the Company incurred a loss and comprehensive loss of \$86,419 compared to \$1,001,992 during the three month period ended December 31, 2018 ("Q1-2018"). The loss was primarily comprised of the following:

Results of Operations – For the three months ended December 31, 2019 (continued)

- Exploration expenses decreased \$333,013, from \$344,564 in Q1-2018 to \$11,551 in Q1-2019. During Q1-2019 the Company incurred \$11,551 (Q1-2018 \$48,246) for geological services related to the Blackbird Creek property, \$Nil (Q1-2018 \$276,684 for the Ramsay Cobalt property), \$Nil (Q1-2018 \$11,314 for the Champion projects), and \$Nil (Q1-2018 \$3,873 for the Foster Marshal project and Mount Thom). An additional \$4,447 in transportation costs were spent on the Ramsay Cobalt property in Q1-2018.
- Legal fees decreased \$219,524, from \$220,129 in Q1-2018 to \$605 in Q1-2019 due to an overall decrease in operating activities.
- Foreign exchange fluctuated \$151,306, from a \$93,036 gain in Q1-2018 to a \$58,270 loss in Q1-2019. The foreign exchange losses and gains are mainly attributed to the US Dollar loans due from Tantalex.
- Consulting fees decreased \$97,533, from \$133,089 in Q1-2018 to \$35,556 in Q1-2019. The Company conducted significantly more marketing and investor relation activities during Q1-2018 and has since implemented cost-cutting measures.
- Management fees decreased \$16,500, from \$58,500 in Q1-2018 to \$42,000 in Q1-2019 as a result of cost-cutting measures.
- Unrealized loss on investment in Q1-2019 of \$6,250 (Q1-2018 \$368,750) related to the Company's investment in 1,250,000 common shares of Idaho Champion.

The administrative expenses in Q1-2019 were offset by interest income of \$84,146 (Q1-2018 - \$81,558) attributed to the loan receivables.

Removing the non-cash foreign exchange loss/gain and unrealized loss on investment for the period, the net loss for Q1-2019 would have been \$21,899 compared to \$726,278 in Q1-2018.

Summary of Quarterly Results:

| 2020/19 Quarterly Results: | 1st Quarter | | 4th Quarter | | 3 rd Quarter | 2 nd Quarter |
|----------------------------------------|-----------------------------|-----------|-------------------------|----|-------------------------|----------------------------------------------|
| Revenue | \$ - | \$ | - | \$ | - | \$ - |
| Loss and comprehensive loss | (86,419) | | (336,965) | | (291,314) | (577,246) |
| Basic and diluted loss per share | (0.00) | | (0.00) | | (0.00) | (0.00) |
| Total assets | 10,093,723 | | 10,181,914 | | 10,516,286 | 10,835,724 |
| Working capital | 4,645,427 | | 4,731,846 | | 5,068,811 | 5,275,125 |
| | | | | | | |
| 2019/18 Quarterly Results: | 1st Quarter | | 4th Quarter | _ | 3 rd Quarter | 2 nd Quarter |
| 2019/18 Quarterly Results: Revenue | 1 st Quarter | \$ | 4 th Quarter | \$ | 3 rd Quarter | \$ 2 nd Quarter |
| | | \$ | | \$ | | \$ 2 nd Quarter (3,580,962) |
| Revenue | \$ - | \$ | - | \$ | - | \$ - |
| Revenue Loss and comprehensive loss | \$ (1,001,992) | \$ | (1,170,121) | \$ | (585,545) | \$ (3,580,962) |

^{*} No exercise or conversion is assumed during the quarters in which a net loss is incurred, as the effect is anti-dilutive.

Project Summaries and Activities

CANADA

Grouse Mountain Property - British Columbia

The Property is located in the Bulkley-Nechako Regional District of British Columbia and is approximately 19 kilometers to the NNW of the town of Houston, and 45 kilometers to the SSE of Smithers, British Columbia. The Property is centered at latitude 54°33'47.6"N,longitude 126°43'12.06"W and located on NTS 1:50,000 map sheet 93L/10. The Property covers nine Minfile occurrences ie. Ruby and Copper Crown (93L 026), Schorn and Lakeview (093L 288), Eureka (093L 287), North Lake (093L 294), Solo ((093L 250), Hidden Treasure (093L 254) and Rainstorm (093L 289).

Project Summaries and Activities (continued)

Grouse Mountain Property - British Columbia (continued)

The Property is located at the south end of the Babine Range. To the west of the Property is the broad Bulkley River Valley and British Columbia Provincial Highway 16 and to the east of the Property is McQuarrie Lake. The Grouse Mountain claim group is centered on North, South and Coppermine Lakes, located on a broad ridge line at the top of the Babine Range at 1,480 meters. To the east, the claims come within 200 meters of McQuarrie Lake at an elevation of 1,050 meters; to the west, the Property covers the west facing slopes of the Bulkley Valley to approximately 720 meters elevation. The Grouse Mountain peak is located immediately southeast of the Property at an elevation of 1,617 meters.

The Property consists of seven mineral tenures covering an area of 1,763.3 hectares.

The Company owns a 100% right, title and interest in the Property subject to a 2.5% Net Smelter Return (NSR) Royalty. The Company has the right to buy back 2.0% of the NSR Royalty for \$1,000,000 or \$250,000 per 0.5% and also retains a right of first refusal to acquire the royalty.

During the year ended September 30, 2018, the Company concluded the sale of the Grouse Mountain property to Eastern Zinc. To earn its 100% interest, Eastern Zinc agreed to pay the Company \$10,000 cash (received), and spend \$1,000,000 in exploration expenditures on the property within two years and a minimum of \$100,000 must be spent in year one. On January 3, 2019, the Company amended the Option Agreement from \$1,000,000 to \$250,000, to be spent on exploration expenditures on the property within two years of the original agreement, with a minimum of \$100,000 to be spent in the first year (1 year extension granted). The Company has retained a royalty equal to 2.5% of the Net Smelter Return (the "NSR"). Eastern Zinc has the right to buy back 2% of the NSR for \$1,000,000 or \$250,000 per 0.5% and also retains a right of first refusal to acquire the NSR royalty should the property be sold to an independent third party.

UNITED STATES

Blackbird Creek Property - Idaho, USA

On February 27, 2017, the Company entered into an agreement (the "**Agreement**") to acquire a 100% interest in the Blackbird Creek Project located in the Idaho Mineral Belt in Lehmi County, Idaho, USA (the "**Blackbird Creek Property**"). The claims (the "**Lode Claims**") are located approximately 70 kilometers Southwest from Salmon, Idaho. The 71 Lode Claims encompass approximately 1400 acres.

The Idaho Mineral Belt trends north-westerly through central Idaho, is approximately 48 kilometers long and 8 kilometers wide and is comprised predominantly of metamorphosed sedimentary rocks which are part of the Belt Supergroup.

Under the terms of the Agreement, to earn its 100% interest in the Property, the Company must pay \$150,000 (paid) and 30,000,000 common shares (issued). The Property is also subject to a 2.0% Net Smelter Return (the "NSR"). The Company may at any time acquire 1.0% of the NSR in accordance with the NSR acquisition terms in the Agreement. A finder's fee has been paid in connection with this acquisition for 1,200,000 common shares of the Company.

The Company filed the Agreement with the CSE on March 3, 2017.

On December 4, 2017, the Company entered into an agreement (the "**Second Agreement**") to acquire a 100% interest in the Formation North Project and Blackbird South Project located in the Idaho Mineral Belt in Lehmi County, Idaho, USA (the "**Formation North and Blackbird South Properties**") by acquiring all of the issued and outstanding shares of 1142888 B.C. Ltd., which has an ownership of the Properties.

Under the terms of the Second Agreement, to earn its 100% interest in the Formation North and Blackbird South Properties, the Company must pay \$120,000 (\$60,000 paid in December 2017 and \$60,000 paid in January 2018) and 12,000,000 common shares (issued) of the Company. The Property is subject to a 2.0% Net Smelter Return (the "NSR"). The Company may, within 5 years of Exchange approval, acquire 1.0% of the NSR for \$2,500,000.

Project Summaries and Activities (continued)

JA Project - Idaho, USA

During the year ended September 30, 2019, the Company acquired by staking the JA Project located in the Cobalt region of Lemhi County, Idaho.

The JA Project is located within a geological trend that is prospective for cobalt and gold mineralization in the area of the Idaho Cobalt Belt (ICB). Based upon the Company's research and observations in the area, the 15 kilometre long "Jackass Zone" parallels the over-simplified trend of the ICB. Some researchers have connected the historical Blackbird mine, the Blackpine prospect and the Iron Creek deposit with a straight line to create the ICB. Detailed observations of the US Geological Survey Open File Report 90-0234A demonstrate that the properties of the Yellowjacket Formation rocks southeast of the ICB are amenable for cobalt mineralization. Observations include variably magnetic siltite beds of the Yellowjacket formation, and cobalt-bearing pyrite at another location.

The JA Project is located approximately 25 km southwest of Revival Gold's Beartrack gold deposit. Geologically, the Project has the potential to host gold mineralization that is similar to other deposits located along the Panther Creek graben within the major northeast-trending Trans-Challis Structural Zone (TCSZ) (known as the Great Falls Tectonic Zone in Montana). This structural zone provides a controlling effect on the location of volcanic vents, dikes, mineralization, and normal faulting along its length. The TCSZ is about 260 kilometres long and has been active since Precambrian time. Gold deposits associated with the TCSZ include the Beartrack gold deposit (historical mines and current resources of Revival Gold), the historical Yellowjacket gold mines, the historical Grouse Creek gold mines, the Humbug gold prospect and other past producers to the northeast and southwest.

Neil McCallum, PGeol., Dahrouge Geological Consulting Ltd., is the Qualified Person responsible for the technical information contained herein.

New Opportunities

The Company continues to evaluate mineral properties and is focused on deposits in Canada and the United States. Properties with economic merit and good logistics will be considered for acquisition.

Outstanding Share Data

The Company has an authorized share capital of an unlimited number of common shares, of which 187,003,772 shares were issued and outstanding as at the date of this MD&A.

The Company has outstanding a total of 14,260,798 common share purchase warrants with an exercise price of \$0.01667 per common share, and 20,000,000 common share purchase warrants with an exercise price of \$0.40 per common share, 6,000,000 share options with an exercise price of \$0.01667 per common share and 11,999,997 share options with an exercise price of \$0.27 per common share as at the date of this MD&A.

Related Party Transactions

During the three months ended December 31, 2019, the Company paid or accrued accounting fees of \$9,000 (2018: \$9,000), management and consulting fees of \$42,000 (2018: \$44,000), corporate development fees of \$Nil (2018: \$3,200) and rent of \$Nil (2018: \$2,000) to companies owned by the Corporate Secretary and director of the Company.

During the three month period ended December 31, 2019, the Company paid or accrued management fees of \$30,000 (2018: \$40,000) to the CEO, President and director of the Company.

As at December 31, 2019, the Company owed \$10,500 (September 30, 2019 - \$7,455) to directors and/or their companies, which is included in accounts payable and accrued liabilities. The Company prepaid \$6,300 (September 30, 2019 - \$Nil) for accounting and management fees to a company controlled by a director.

Liquidity and Solvency

The following table summarizes the Company's cash on hand, working capital and cash flow:

| As at | December 31, 2019 | | September 30, 2019 | | |
|-----------------------------------------------------------------------------------------------------------|-------------------|--------------------------|---------------------------|--------------------------------------|--|
| Cash and cash equivalent Working capital | \$ | 63,586 4,645,427 | \$ | 275,047 4,731,846 | |
| Quarter Ended | | December 31, 2019 | | December 31, 2018 | |
| Cash used in operating activities Cash used in investing activities Cash provided by financing activities | \$ | (111,461) (100,000) | \$ | (1,046,665) (1,068,150) 12,525 | |
| Change in cash | \$ | (211,461) | \$ | (2,102,290) | |

There were no share issuances during the three months ended December 31, 2019.

During the three months ended December 31, 2018, the Company issued common shares for the following:

On October 5, 2018, the Company issued 500,000 common shares of the Company pursuant to the acquisition of the RC Project valued at \$40,000. The RC Project was written-off during the year ended September 30, 2019.

On October 19, 2019, 20,325,000 warrants exercisable at \$0.20 per share expired unexercised.

On November 14, 2018, the Company issued 750,000 common shares for proceeds of \$12,525 as a result of the exercise of 750,000 stock options with an exercise price of \$0.0167.

Capital Resources

The Company has no operations that generate cash flow and its long-term financial success is dependent on discovering properties that contain mineral reserves that are economically recoverable. The Company's primary capital assets are resource properties and loan receivable. Exploration expenditures are expensed as incurred.

The Company's resource property agreements are primarily option agreements and the exercise thereof are at the discretion of the Company. To earn its interest in the properties, the Company must incur certain expenditures in accordance with the agreements (see "Project Summaries and Activities" in this MD&A for more information).

The Company depends on equity sales to finance its exploration programs and to cover administrative expenses.

Off-Balance Sheet Arrangements

The Company does not utilize off-balance sheet transactions.

Proposed Transactions

There are no proposed transactions that will materially affect the performance of the Company.

Accounting Policies

The accounting policies and methods employed by the Company determine how it reports its financial condition and results of operations, and may require management to make judgements or rely on assumptions about matters that are inherently uncertain. The Company's results of operations are reported using policies and methods in accordance with IFRS. In preparing financial statements in accordance with IFRS, management is required to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses for the period. Management reviews its estimates and assumptions on an ongoing basis using the most current information available.

Critical Accounting Estimates

The Company prepares its financial statements in accordance with IFRS, which require management to estimate various matters that are inherently uncertain as of the date of the financial statements. Accounting estimates are deemed critical when a different estimate could have reasonably been used or where changes in the estimate are reasonably likely to occur from period to period, and would materially impact the Company's financial statements. The Company's significant accounting policies are discussed in the audited financial statements.

Financial Instruments

Designation and Valuation of Financial Instruments

The three levels of the fair value hierarchy are:

- Level 1: unadjusted quoted prices in active markets for identical assets or liabilities;
- Level 2: inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and
- Level 3: inputs that are not based on observable market data.

As at December 31, 2019, the fair values of amounts receivable, loan receivable, and accounts payable and accrued liabilities approximate their carrying value due to the short-term maturity of these instruments. Cash and investments are carried at level 1 fair value measurement.

The Company enters into financial instruments to finance its operations in the normal course of business. The fair value of the Company's financial instruments has been classified within the fair value hierarchy as at December 31, 2019 as follows:

Cash and cash equivalentFVTPLLevel 1Amounts receivableAmortized costsN/AInvestmentsFVTPLLevel 1Loan receivableAmortized costsN/AAccounts payable and accrued liabilitiesAmortized costsN/A

The Company is exposed to varying degrees to a variety of financial instrument related risks:

Foreign exchange risk

The Company's functional and reporting currency is the Canadian Dollar and major purchases are transacted in Canadian Dollars. The Company has foreign exchange risk with respect to its bank account, accounts payable and accrued liabilities, and loan receivable in US dollars. The Company does not believe it is exposed to significant foreign exchange risk. A 5% fluctuation in the foreign exchange rate between the Canadian and US Dollar will result in a foreign exchange gain/loss of approximately \$115,000.

Financial Instruments (continued)

Credit risk

The Company has not experienced any significant credit losses and believes it is not exposed to any significant credit risk.

Interest rate risk

Interest rate risk is the risk the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Financial assets and liabilities with variable interest rates expose the Company to cash flow interest rate risk. The Company does not hold any financial liabilities with variable interest rates.

Liquidity risk

The Company's ability to continue as a going concern is dependent on management's ability to raise required funding through future equity issuances and through short-term borrowing. The Company manages its liquidity risk by forecasting cash flows from operations and anticipating any investing and financing activities. Management and the Board of Directors are actively involved in the review, planning and approval of significant expenditures and commitments.

Risks and Uncertainties

The Company's principal activity is mineral acquisition, exploration and development. Companies in this industry are subject to many and varied kinds of risk, including but not limited to, environmental, metal prices, political and economical.

The mineral exploration business is risky and most exploration projects will not become mines. The Company may offer an opportunity to a mining company to acquire an interest in a property in return for funding all or part of the exploration and development of the property. For the funding of property acquisitions and exploration that the Company conducts, the Company depends on the issue of shares from the treasury to investors.

These stock issues depend on numerous factors including a positive mineral exploration environment, positive stock market conditions, a company's track record and the experience of management.

The Company has no significant source of operating cash flow and no revenues from operations. The Company has limited financial resources. Substantial expenditures are required to be made by the Company to establish reserves.

There is no guarantee that the Company will be able to contribute or obtain all necessary resources and funds for the exploration and exploitation of its permits, and may fail to meet its exploration commitments.

Mineral exploration involves a high degree of risk and few properties, that are explored, are ultimately developed into producing mines.

Exploration of the Company's mineral properties may not result in any discoveries of commercial bodies of mineralization. If the Company's efforts do not result in any discovery of commercial mineralization, the Company will be forced to look for other exploration projects or cease operations.

The Company is subject to the laws and regulations relating to environmental matters in all jurisdictions in which it operates, including provisions relating to property reclamation, discharge of hazardous material and other matters.

Financial and disclosure controls and procedures

During the three months ended December 31, 2019, there has been no significant change in the Company's internal control over financial reporting since last year.

Financial and disclosure controls and procedures (continued)

The Chief Executive Officer and Chief Financial Officer of the Company are responsible for establishing and maintaining appropriate information systems, procedures and controls to ensure that information used internally and disclosed externally is complete, reliable and timely. They are also responsible for establishing adequate internal controls over financial reporting to provide sufficient knowledge to support the representations made in this MD&A and the Company's unaudited condensed interim consolidated financial statements for the three months ended December 31, 2019.

The Chief Executive Officer and Chief Financial Officer of the Company have filed the Venture Issuer Basic Certificate with the Annual Filings on SEDAR at www.sedar.com.

In contrast to the certificate required for non-venture issuers under National Instrument 52-109 Certification of Disclosure in Issuers' Annual and Interim Filings ("NI 52-109"), the venture issuer basic certificate does not include representations relating to the establishment and maintenance of disclosure controls and procedures ("DC&P") and internal control over financial reporting ("ICFR"), as defined in NI 52-109. Investors should be aware that inherent limitations on the ability of certifying officers of a venture issuer to design and implement on a cost effective basis DC&P and ICFR as defined in NI 52-109 may result in additional risks to the quality, reliability, transparency, and timeliness of interim and annual filings and other reports provided under securities legislation.

Other

Additional information relating to the Company's operations and activities can be found by visiting the Company's profile at www.sedar.com.

Trends

Trends in the industry can materially affect how well any junior exploration company is performing. The price of precious metals remains relatively high and the Company is remaining prudent when considering large cost items such as drilling and geophysics.

Outlook

The outlook for precious metals and the prospect for financing the Company's projects is good, and this should enable the Company to continue as a viable entity. The project will require significant investment as they transition into development stage projects. However, the capital markets continue to be depressed, especially for junior mining companies, which has impacted the Company's ability to raise capital.

Cautionary Statement

This document contains "forward-looking statements" within the meaning of applicable Canadian securities regulations. All statements other than statements of historical fact herein, including, without limitation, statements regarding exploration plans and our other future plans and objectives are forward-looking statements that involve various risks and uncertainties. Such forward-looking statements include, without limitation, (i) estimates of exploration investment and scope of exploration programs, and (ii) estimates of share-based compensation expense. There can be no assurance that such statements will prove to be accurate, and future events and actual results could differ materially from those anticipated in such statement. Important factors that could cause actual results to differ materially from our expectations are disclosed in the Company's documents filed from time to time via SEDAR with the Canadian regulatory agencies to whose policies we are bound. Forward-looking statements are based on the estimates and opinions of management on the date of statements are made, and the Company endeavours to update corporate information and material facts on a timely basis. Forward-looking statements are subject to risks, uncertainties and other factors, including risks associated with mineral exploration, price volatility in the mineral commodities we seek, and operational and political risks.