FORM 5

QUARTERLY LISTING STATEMENT

Name of Listed Issuer: Euro Sun Mining Inc.

(formerly Carpathian Gold Inc.)

(the "Issuer")

Trading Symbol: CPN

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.

The Issuer's financial statements for the 6-month period ended June 30, 2016 are attached hereto as Schedule A.

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.

All related party transactions, if any, have been disclosed in the Issuer's financial statements for the 6-month period ended June 30, 2016.

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):

(a) summary of securities issued during the period,

A summary of the securities issued during the period is contained in the Issuer's financial statements for the 6-month period ended June 30, 2016.

(b) summary of options granted during the period,

A summary of the options issued during the period is contained in the Issuer's financial statements for the 6-month period ended June 30, 2016.

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,
- (b) number and recorded value for shares issued and outstanding,
- (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
- (d) number of shares in each class of shares subject to escrow or pooling agreements or any other restriction on transfer.

A summary of securities has been provided in the Issuer's financial statements for the 6-month period ended June 30, 2016. No such securities are subject to escrow or pooling agreements.

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	Position(s) Held
Stan Bharti	Director
Guy Charette	Director
David Danziger	Director
Justin Reid	Director
Matt Simpson	Director
Peter Tagliamonte	Director
G. Scott Moore	Director; Chief Executive Officer
Paul Bozoki	Chief Financial Officer
Michael Kozub	General Counsel and Corporate Secretary
Randall Ruff	Executive Vice President - Exploration

SCHEDULE C: MANAGEMENT DISCUSSION AND ANALYSIS

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

The Issuer's Management Discussion and Analysis for the 6-month period ended June 30, 2016 is attached hereto as Schedule C.

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Certificate Of Compliance

The undersigned hereby certifies that:

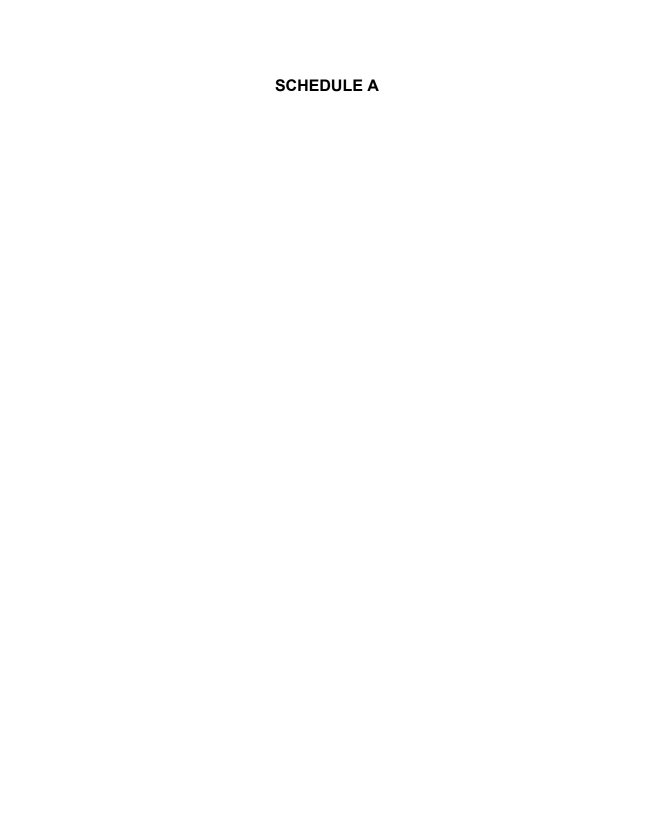
- 1. The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Quarterly Listing Statement.
- 2. As of the date hereof there is no material information concerning the Issuer which has not been publicly 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: **August 23, 2016**.

Michael Kozub	
Name of Director or Senior Officer	
"Michael Kozub" (signed)	
Signature	

General Counsel & Corp. Secretary Official Capacity

Issuer Details Name of Issuer	For Quarter End	Date of Report YY/MM/DD
Euro Sun Mining Inc.	June 30, 2016	2016/08/23
Issuer Address 65 Queen Street West, 8th Floor		
City/Province/Postal Code	Issuer Fax No.	Issuer Telephone No.
Toronto, Ontario M5H 2M5	(416) 861-8165	(416) 861-5805
Contact Name	Contact Position	Contact Telephone No.
Michael Kozub	General Counsel	(416) 861-5805
Contact Email Address	Web Site Address	•
mkozub@eurosunmining.com	www.eurosunminir	ng.com



CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2016

(Expressed in United States Dollars)

(UNAUDITED)

Notice to Reader

The accompanying unaudited condensed interim consolidated financial statements of Euro Sun Mining Inc. (formerly Carpathian Gold Inc.) (the "Company") have been prepared by and are the responsibility of management. The unaudited condensed interim consolidated financial statements as at and for the three and six months ended June 30, 2016 have not been reviewed by the Company's auditors.

Condensed Interim Consolidated Statements of Financial Position (Expressed in United States Dollars) (Unaudited)

	9,101,909 1,917,460 e (Note 4) - 62,412,194 Note 5) - 84,820 - 24,536 \$ 9,101,909 \$ 64,439,010 e 6 and 7) \$ 374,229 \$ 703,369 sale (Note 4) - 312,967,459 a 6 and 7) - 312,967,459 be to Shareholders 202,279,464 196,773,069 2,627,351 3,256,109 6,375,653 2,201,847 (202,554,788) (429,967,103)	
Assets Current assets Cash and cash equivalents Restricted deposits (Note 4) Prepaid expenses and sundry receivables Total current assets Assets classified as held for sale (Note 4) Property, plant and equipment (Note 5) Software license costs Total Assets Liabilities Current liabilities Trade and other payables (Note 6 and 7) Non-current liabilities Liabilities Current liabilities Equity (Deficiency) attributable to Shareholders Share capital (Note 8(b)) Software license (Note 8(c)) Assets Posperty, plant and equipment (Note 5) Footal Assets Surrent liabilities Current liabilities Liabilities Current liabilities Liabilities Liabilities Current liabilities Liabil		(Note 3)
	\$ 8842375	\$ 549,076
	Ψ 0,042,373	
	259.534	•
Topala expenses and canaly recentables	200,001	10 1, 100
Total current assets	9,101,909	1,917,460
Non-current assets		
Assets classified as held for sale (Note 4)	-	62,412,194
` ,	-	
	-	
Total Assets	\$ 9.101.909	\$ 64.439.010
	Ψ 0,101,000	Ψ σ ι, ισσ,σ ισ
Current liabilities	\$ 374,229	\$ 703,369
Liabilities classified as held for sale (Note 4)	-	312,967,459
Total Liabilities	374,229	313,670,828
Equity (Deficiency) ettributable to Shareholdere		_
	202 279 464	106 773 060
• • • • • • • • • • • • • • • • • • • •		
	-	
Total Equity (Deficiency)	8,727,680	(249,231,818)
Total Liabilities and Equity	\$ 9,101,909	\$ 64,439,010

Nature of operations and going concern (Note 1) Commitments and contingencies (Note 12) Subsequent events (Note 13)

EURO SUN MINING INC. (FORMERLY CARPATHIAN GOLD INC.) Condensed Interim Consolidated Statements of Income (Loss) and Comprehensive Income (Loss)

Condensed Interim Consolidated Statements of Income (Loss) and Comprehensive Income (Loss) (Expressed in United States Dollars) (Unaudited)

		Three Mor					iths Ended ne 30,	
		2016		2015		2016		²⁰¹⁵
Expenses General and administrative (Note 9(a)) Employee compensation expense (Note 9(b)) Exploration and evaluation expenditures (Note Depreciation and amortization Impairment (Note 5) Other income (Note 9(c))	·	380,841 4,411,844 227,558 22,036 70,013 (4,900,509)	\$	1,589,599 238,704 198,688 24,818 - 1,716,803	\$	1,581,687 4,625,522 442,462 44,048 70,013 (344,737)	\$	2,897,116 483,597 428,788 49,465 - (4,581,911)
Net (loss) income from continuing operations for the period Net income (loss) from discontinued operations for the period (Note 4)		(211,783)		(3,768,612) 766,480		(6,418,995)	(2	722,945 24,621,627)
Net income (loss) for the period	_	30,412,680		(3,002,132)	_	24,112,495	10	23,898,682)
Other comprehensive income (loss) Items that may be reclassified subsequently to Cumulative translation adjustments Other comprehensive income (loss) for the period from continuing operations		t or loss: (4,700,929) (4,700,929)		1,691,138 1,691,138		-		(4,621,455) (4,621,455)
Total comprehensive income (loss) for the period from continuing operations Total comprehensive (loss) income for the period from discontinued operations Total comprehensive income (loss) for the period	2	(4,912,712) 230,624,463 225,711,751		(2,077,474) 766,480 (1,310,994) \$	2	(6,418,995) 30,531,490 224,112,495	(2	(3,898,510) 24,621,627) 28,520,137)
Basic and diluted (loss) income per share - continuing operations Basic and diluted income (loss) per share	\$	(0.00)	\$	(0.01)	\$	(0.01)	\$	0.00
- discontinued operations	\$	0.29	\$	0.00	\$	0.31	\$	(0.04)
Total basic and diluted income (loss) per share	\$	0.29	\$	(0.00)	\$	0.30	\$	(0.04)
Weighted average number of shares outstanding - basic and diluted		805,614,660	6	94,169,911	7	49,892,286	6	94,169,911

Condensed Interim Consolidated Statements of Changes in Shareholders' Equity (Expressed in United States Dollars) (Unaudited)

	Share capital	Warrants	C	Contributed surplus (Note 3)	Accumulated deficit (Note 3)	Accumulated other comprehensive loss	e Total
Balance, December 31, 2014	\$196,773,069 \$	3,256,109	\$	2,267,854	\$(356,409,020)	\$ (8,605,621)	\$(162,717,609)
Expiry of stock options		-		(144)	144	-	-
Share-based payment		-		4,423	-	-	4,423
Net loss and comprehensive loss for the period	-	-		-	(23,898,682)	(4,621,455)	(28,520,137)
Balance, June 30, 2015	\$196,773,069 \$	3,256,109	\$	2,272,133	\$(380,307,558)	\$(13,227,076)	\$(191,233,323)
Balance, December 31, 2015 Shares issued in private placements	\$196,773,069 \$ 8,630,675	3,256,109	\$	2,201,847	\$(429,967,103) -	\$(21,495,740) S	\$(249,231,818) 8,630,675
Valuation of warrants	(2,507,222)	2,507,222		-	-	-	-
Valuation of broker warrants	(283,401)	283,401		-	-	-	-
Transaction costs incurred	(333,657)	(163,272)		-	-	-	(496,929)
Share-based payment	· -	-		4,217,517	-	-	4,217,517
Reclassification of value of expired options	-	-		(43,711)	43,711	-	-
Expiry of warrants	-	(3,256,109)		-	3,256,109	-	-
Net loss and comprehensive loss for the period	-	-		-	224,112,495	21,495,740	245,608,235
Balance, June 30, 2016	\$202,279,464 \$	2,627,351	\$	6,375,653	\$ (202,554,788)	\$ - :	\$ 8,727,680

Condensed Interim Consolidated Statements of Cash Flows (Expressed in United States Dollars) (Unaudited)

Six Months Ended June 30,		2016		2015
OIX MOTATIO ETIMON ONTO OU;		2010		(Note 3)
Cash flows from operating activities				/
Net loss for the period	\$	224,112,495	\$	(23,898,682)
Depreciation and amortization		44,048		10,603,641
Accretion		87,740		131,610
Unrealized foreign exchange gain		(391,528)		(5,612,881)
Gain on disposition of MRDM		(230,826,366)		-
Share-based payments		4,217,517		4,423
Impairment		1,417,475		-
Gain on sale of property, plant and equipment		-		(17,431)
Interest income		(6,621)		(3,432)
Deferred share unit costs		41,128		6,919
Unrealized loss on derivative contracts		-		8,505,418
Net change in non-cash working capital:				
Trade receivables		307,504		(1,237,969)
Prepaid expenses and sundry receivables		(1,176,442)		1,781,721
Inventories		(1,796,598)		(9,864,687)
Trade, other payables and payables from Gold Stream transaction		3,316,791		(6,979,288)
Deferred revenues		-		(785,039)
Cash (used in) operating activities		(652,857)		(27,365,677)
Cash flows from investing activities				
Restricted deposits		13,074		(84,592)
Interest income		6,621		3,432
Proceeds on sale of property, plant and equipment		-		22,163
Acquisition of property, plant and equipment		(1,432,616)		(5,347,327)
Acquisition of software licensing		-		(16,205)
Mine development assets		(909,416)		(1,404,980)
Cash disposed of in MRDM		(250,961)		-
Cash used in investing activities		(2,573,298)		(6,827,509)
Onch flows from flowering activities				
Cash flows from financing activities		0.000.000		00 707 704
Proceeds from Project Loan Facility (net of costs)		2,686,260		33,737,731
Proceeds from private placements (net of costs)		8,178,686		-
Cash provided by financing activities		10,864,946		33,737,731
Effect of exchange rates on cash and cash equivalents		582,173		986,015
Net change in cash and cash equivalents		8,220,964		530,560
Cash and cash equivalents, beginning of the period		621,411		310,736
Cash and cash equivalents, end of the period	ç	\$ 8,842,375	\$	841,296
Onch and anch assistants at the and of the		0.040.077	Φ.	0.44.000
Cash and cash equivalents at the end of the period		8,842,375	\$	841,296
Included in cash and cash equivalents per statement of financial position		8,842,375	\$	524,040
Included in assets classified as held for sale		-	\$	317,256
Supplemental each flow informations				
Supplemental cash flow information: Interest paid		r	Ф	19 226 196
Discontinued operations – See Note 4.		-	\$	18,226,186
Discontinued operations – See Note 4.				

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

1. Nature of operations and going concern

Euro Sun Mining Inc. (formerly Carpathian Gold Inc.), together with its subsidiaries (collectively the "Company"), is an exploration and development company focused primarily on gold and copper exploration on its property in Romania.

The Company was incorporated under the federal laws of Canada (the *Canada Business Corporations Act*) on January 17, 2003, is domiciled in Canada and its common shares are currently posted for trading and listed on the Canadian Securities Exchange under the symbol "CPN". At the Annual and Special Meeting on August 4, 2016, the shareholders approved the Company changing its name to Euro Sun Mining Inc. The address of its registered office is 65 Queen Street West, Suite 805, Toronto, Ontario, M5H 2M5.

These unaudited condensed interim consolidated financial statements were prepared on a going concern basis of presentation, which contemplates the realization of assets and settlement of liabilities as they become due in the normal course of business for the foreseeable future. For the six months ended June 30, 2016, the Company incurred a net income of \$224,112,495 and as at June 30, 2016, reported an accumulated deficit of \$202,554,788 and working capital of \$8,727,680 including \$8,842,375 in cash and cash equivalents.

The business of exploring for minerals and mining involves a high degree of risk. Few properties that are explored are ultimately developed into producing mines. Major expenses may be required to establish ore reserves, to develop metallurgical processes, to acquire construction and operating permits and to construct mining and processing facilities. The recoverability of the amounts shown as assets of the Company is dependent upon the Company obtaining the necessary financing to complete the exploration of its property, the discovery of economically recoverable reserves and future profitable operations.

Although the Company has taken steps to verify title to the properties on which it is conducting exploration and in which it has an interest, in accordance with industry standards for the current stage of operations of such properties, these procedures do not guarantee the Company's title. Property title may be subject to government licensing requirements or regulations, unregistered prior agreements, unregistered claims, indigenous claims, and non-compliance with regulatory, social and environmental requirements. The Company's assets may also be subject to increases in taxes and royalties, renegotiation of contracts, political uncertainty and currency exchange fluctuations and restrictions.

These unaudited condensed interim consolidated financial statements do not reflect adjustments to the carrying value of assets and liabilities or reported expenses and balance sheet classifications that would be necessary if the going concern assumption was not appropriate. These adjustments could be material

The Company was the previous owner of Mineração Riacho dos Machados Ltda. ("MRDM") and the Riacho dos Machados project ("RDM Project") in Brazil. See Note 4.

2. Basis of preparation

The Company prepares its unaudited condensed interim consolidated financial statements in accordance with IFRS as issued by the IASB applicable to the preparation of interim financial statements, including IAS 34, Interim Financial Reporting. These statements are condensed and do not include all of the information required for full annual financial statements and should be read in conjunction with the annual consolidated financial statements as at and for the year ended December 31, 2015.

These condensed interim consolidated financial statements were approved by the Board of Directors on August 23, 2016.

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

3. Significant accounting policies

Basis of measurement

The policies applied in these unaudited condensed interim consolidated financial statements are based on IFRS issued and outstanding as of August 23, 2016, the date the Board of Directors approved the statements. The same accounting policies and methods of computation are followed in these unaudited condensed interim consolidated financial statements as compared with the most recent annual consolidated financial statements as at and for the year ended December 31, 2015 except for the accounting changes described herein. Any subsequent changes to IFRS that are given effect in the Company's annual consolidated financial statements for the year ended December 31, 2016 could result in restatement of these unaudited condensed interim consolidated financial statements.

Principles of consolidation

The unaudited condensed interim consolidated financial statements of the Company consolidate the accounts of Euro Sun Mining Inc. and its subsidiaries. All intercompany transactions, balances and unrealized gains and losses from intercompany transactions are eliminated on consolidation.

Subsidiaries consist of entities over which the Company is exposed to, or has rights to, variable returns as well as the ability to affect those returns through the power to direct the relevant activities of the entity. Subsidiaries are fully consolidated from the date control is transferred to the Company and are de-consolidated from the date control ceases. The financial statements include all the assets, liabilities, revenues, expenses and cash flows of the Company and its subsidiaries after eliminating inter-entity balances and transactions.

The Company's financial statements consolidate its subsidiaries which comprise the following:

Name of entity	Country of incorporation	Ownership
Ore-Leave Capital (Barbados) Limited	Barbados	100%
Carpat Gold S.R.L	Romania	100%
Carpathian Gold Limited	British Virgin Islands	100%
SAMAX Romania Limited	British Virgin Islands	100%
SAMAX Romania S.R.L.	Romania	100%

In preparing the unaudited condensed interim consolidated 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 end. Critical accounting estimates represent estimates that are uncertain and for which changes to those estimates could materially impact the Company's condensed interim consolidated financial statement. Actual future outcomes may differ from present estimates. Management reviews its estimates and assumptions on an ongoing basis using the most current information available.

The judgments, estimates, assumptions and risks during the three and six months ended June 30, 2016 are the same as those disclosed in Note 4 to the Company's annual consolidated financial statements for the year ended December 31, 2015.

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

3. Significant accounting policies (continued)

Future accounting standards issued but not yet effective

IFRS 9 - Financial Instruments

In July 2014, the IASB issued the final version of IFRS 9 - Financial Instruments bringing together the classification and measurement, impairment and hedge accounting phases of the IASB's project to replace IAS 39 Financial Instruments: Recognition and Measurement. The mandatory effective date of IFRS 9 would be annual periods beginning on or after January 1, 2018, with early adoption permitted. The Company is currently assessing the impact of adopting this standard on the unaudited condensed interim consolidated financial statements.

IFRS 15 - Revenue from Contracts with Customers

In May 2014, the IASB issued IFRS 15 Revenue from Contracts with Customers, which covers principles that an entity shall apply to report useful information to users of financial statements about the nature, amount and timing, and uncertainty of revenue and cash flows arising from a contract with a customer. Application of the standard is mandatory for annual reporting periods beginning on or after January 1, 2017, with earlier application permitted. The Company is currently assessing the impact of adopting this standard on the unaudited condensed interim consolidated financial statements.

IFRS 16 - Leases

In January 2016, the IASB issued IFRS 16 Leases, which requires lessees to recognize assets and liabilities for most leases. Application of the standard is mandatory for annual reporting periods beginning on or after January 1, 2019, with earlier adoption permitted, provided the new revenue standard, IFRS 15 Revenue from Contracts with Customers, has been applied or is applied at the same date as IFRS 16. The Company is currently assessing the impact of adopting this standard on the unaudited condensed interim consolidated financial statements

There are no other standards/amendments or interpretations that are expected to have a significant effect on the unaudited condensed interim consolidated financial statements of the Company.

Accounting changes

Exploration and evaluation expenditures

During 2016, the Company changed its accounting policy of capitalizing exploration and evaluation expenditures. The Company believes that expensing such costs as incurred provides more reliable and relevant financial information. Cost of exploration properties, including the cost of acquiring prospective properties and exploration rights, and exploration and evaluation costs are expensed until it has been established that a mineral property is commercially viable. Previously, the Company capitalized these amounts.

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

3. Significant accounting policies (continued)

Accounting changes (continued)

A summary of changes to the comparative figures to reflect this retrospective change in accounting policy is as follows:

Consolidated statement of financial position:

• As the exploration and evaluation assets of the company had previously been fully impaired, there is no change to the comparative consolidated statement of financial position.

Consolidated statements of income (loss) and comprehensive income (loss):

- Decrease in impairment expense with an offsetting increase in exploration and evaluation expense as follows: three-months ended June 30, 2016 \$214,904; three-months ended June 30, 2015 \$198,688; six-months ended June 30, 2015 \$428,788.
- No change in net income (loss) or comprehensive income (loss).

Consolidated statements of cash flows:

 Decrease in cash flows from operations with a corresponding increase in cash flows from investing activities as follows: six-months ended June 30, 2015 - \$434,200.

Expired share-based payments and warrants

During the quarter ended June 30, 2016, the Company elected to change its accounting policy for the treatment of share-based payments and warrants whereby amounts recorded for expired unexercised share options and warrants are transferred to deficit on expiry. The value of unexercised and outstanding warrants and options will continue to be recorded in the warrant reserve and contributed surplus reserve accounts, respectively. The Company believes that this presentation provides more relevant financial information. Previously, the Company's policy was to record the value of expired options and warrants within contributed surplus along with the value of outstanding share options.

A summary of changes to the comparative figures to reflect this retrospective change in accounting policy is as follows:

Consolidated statement of financial position:

- Decrease to deficit and a corresponding decrease to contributed surplus as follows: as at December 31, 2014 \$8,658,002; as at March 31, 2015 \$8,658,002; as at June 30, 2015 \$8,658,146; as at September 30, 2015 \$8,658,146; as at December 31, 2015 \$8,729,725; as at March 31, 2016 \$8,771,574.
- No change in assets, liabilities, or total shareholders' equity.

Consolidated statements of income (loss) and comprehensive income (loss):

No change.

Consolidated statements of cash flows:

No change.

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

4. Non-current assets held for sale and discontinued operations

On April 29, 2016, the Company closed a transaction to dispose of its Riacho dos Machados ("RDM Project") producing gold project in Brazil.

Yamana Gold Inc.'s Brio Gold division ("Brio") purchased from Macquarie Bank Limited ("Macquarie") all of Macquarie's rights and interest in its secured loan to the RDM Project of the Company's subsidiaries as below.

Name of entity	Country of incorporation	Ownership
Ore-Leave Capital (Brazil) Limited	Barbados	100%
OLV Cooperatie U.A.	The Netherlands	100%
OLC Holdings B.V.	The Netherlands	100%
Mineração Riacho dos Machados Ltda. ("MRDM")	Brazil	100%

On April 29, 2016, the Ontario Superior Court of Justice (Commercial List) issued an order approving, among other things, a credit bid transaction, which was initiated by Brio with the cooperation of the Company, and the sale to Brio of all of the Company's direct and indirect equity interests in MRDM (the "Restructuring").

Brio has delivered to the Company and the directors of the Company and certain of its subsidiaries a full release and discharge with respect to any liability under (i) the project loan facility, the gold purchase agreement and the gold sale and purchase agreement and related guarantees previously entered into by Macquarie and the Company, MRDM and certain other subsidiaries of the Company, and (ii) Macquarie's security in respect of the foregoing agreements previously acquired by Brio from Macquarie, including the Company's guarantee thereof.

Furthermore, Brio entered into a subscription agreement with the Company whereby Brio agreed to purchase 70,194,444 common shares (the "Shares") in the capital stock of the Company at a price of CAD\$0.018 per Share for aggregate gross proceeds of US\$1,000,000 (CAD\$1,263,500) on a private placement basis (see Note 8(b)(i)).

As part of the transaction closing, \$903,951 held in trust and shown as restricted cash at December 31, 2015 was returned to Macquarie.

None of the other assets of the Company have been affected by the Restructuring, and the Company continues to own its Romanian assets.

As at June 30, 2016, the Restructuring has been completed and all the assets, liabilities and obligations related to the RDM Project have been disposed of. As a result of the disposition of the RDM Project, the Company recorded a gain of \$230,628,958 which represents the difference between the consideration and the net liability of the RDM Project on the date of disposition.

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

4. Non-current assets held for sale and discontinued operations (continued)

As at December 31, 2015, all of the assets and liabilities of MRDM (refer to the table below) were classified as held for sale.

	December 31, 2015
Assets	
Current assets	
Cash and cash equivalents	\$ 72,335
Restricted deposits	344,049
Trade receivables	2,921,436
Prepaid expenses and sundry receivables	345,184
Inventory	42,858,731
	46,541,735
Non-current assets	5.007.000
Deposits and receivables	5,637,090
Property, plant and equipment	4,352,587
Mine development assets	5,880,782
Total Assets	\$ 62,412,194
Liabilities	
Current liabilities	
Trade and other payables	\$ 8,991,658
Project loan facility - short-term	270,770,175
Payables from Gold Stream transaction	27,549,600
	307,311,433
Non-current liabilities	
Rehabilitation provision	5,656,026
Total liabilities	\$ 312,967,459

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

4. Non-current assets held for sale and discontinued operations (continued)

The following table presents summarized statements of income (loss) and comprehensive income (loss) related to the discontinued operations of MRDM:

		nths Ended ne 30,		ths Ended ne 30,
	2016	2015	2016	2015
Revenue	\$ 4,780,606	\$ 14,732,608	\$ 20,275,211	\$ 37,124,192
Expenses				
Costs and expenses of mining operations				
Operating costs and mine site				
administrative expenses	4,016,798	9,436,723	16,181,804	22,681,925
Mine site depreciation and amortization	-	4,854,674	-	10,554,176
General and administrative	517,653	1,785,788	2,283,993	3,874,848
Employee compensation expense	202,452	610,122	714,122	1,363,217
Gain on disposition of MDRM	(230,628,958)	-	(230,628,958)	-
Impairment	-	-	1,132,558	-
Net (gain) loss on derivative contracts	-	(13,051,404)	-	7,019,782
Finance costs		, , ,		
Interest	-	9,850,988	-	17,132,378
Accretion	21,935	65,806	87,740	131,610
Other expenses (income)	26,263	413,431	(27,538)	(1,012,117)
Income (loca) from discontinued encycline	¢ 220 624 462	Ф 766 490 I	1 220 F21 400	f (24 624 627)
Income (loss) from discontinued operations	₱ ∠ ऽ∪,७∠4,463	\$ 766,480	\$ 230,531,490	\$ (24,621,627)

The following table presents summarized statements of cash flows for the discontinued operations for the six months ended June 30, 2016 and 2015:

Six months ended June 30,	2	016	2015	
Cash flows from operating activities of discontinued operations	\$ 1,	867,340	\$(23,238,593))
Cash flows from investing activities of discontinued operations	(5,0	17,459)	(6,828,175))
Cash flows from financing activities of discontinued operations	2,	686,260	29,257,262	<u> </u>
Effect of exchange rates on cash and cash equivalents	;	391,524	1,028,261	
Increase (decrease) in cash and cash equivalents	((72,335)	218,755	;
Cash and cash equivalents at beginning of the period		72,335	98,501	ı
Cash and cash equivalents at end of the period	\$	-	\$ 317,256	;
Supplemental information:				
Interest paid	\$	-	\$ 18,226,186	;

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

5. Property, plant and equipment

	Leaseho	ld	Office		Computer Mad	hinery &
Cost	Improvement	ents	Equipment	Equipment	Equipment	Total
Balance, December 31, 2015 Effect of foreign exchange	\$ 177,8	39 \$	\$ 54,515 \$	29,325	\$ 15,770 \$	277,449
adjustments	11,0)46	4,018	5,789	1,163	22,016
Impairment	(188,8	35)	(58,533)	(35,114)	(16,933)	(299,465)
Balance, June 30, 2016	\$ -	9	\$ - \$	-	\$ - \$	-

Accumulated depreciation	 easehold rovements	. E	Office Equipment	Equipment	mputer Mad Juipment	hinery & Total
Balance, December 31, 2015	\$ 123,811	\$	27,906 \$	26,139	\$ 14,773 \$	192,629
Depreciation	13,187		2,781	1,444	1,043	18,455
Effect of foreign exchange						
adjustments	9,515		2,139	5,597	1,117	18,368
Impairment	(146,513)		(32,826)	(33,180)	(16,933)	(229,452)
Balance, June 30, 2016	\$ -	\$	- \$	-	\$ - \$	-

	Leasehold		Office	Computer Mach			inery &
Net book value	Impr	ovements	Equipment	Equipment	Eq	uipment	Total
Balance, December 31, 2015	\$	54,028	\$ 26,609 \$	3,186	\$	997 \$	84,820
Balance, June 30, 2016	\$	-	\$ - \$	-	\$	- \$	-

As at June 30, 2016 the carrying value of property, plant and equipment is comprised of \$nil in corporate and other (December 31, 2015 - \$84,820), \$nil in Brazil (December 31, 2015 - \$nil) and \$nil in Romania (December 31, 2015 - \$nil).

6. Trade and other payable

	June 30, 2016	D	ecember 31, 2015
Trade payables	\$ 96,730	\$	433,900
Accrued liabilities	235,736		260,577
Accrual for DSU	41,763		8,892
	\$ 374,229	\$	703,369

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

7. Deferred share units

Effective January 21, 2010, the Company established a Deferred Share Unit ("DSU") Plan for directors or officers of the Company or any affiliate thereof ("Eligible Person"). Under the DSU Plan, no less than one-third of bonuses awarded to management will be paid in DSUs and any future increases in directors' remuneration will be paid in DSUs. A DSU is a unit equivalent in value to one common share of the Company based on the five-day average trading price of the Company's common shares on the TSX immediately prior to the date on which the value of the DSU is determined (the "Market Value"). Upon termination, an eligible person receives a cash payment equivalent to the Market Value of a common share on the termination date multiplied by the number of DSUs held by them.

The following transactions occurred during the periods noted below:

	June 30, 2016	De	ecember 31, 2015	
Number of DSUs outstanding, beginning of period Redeemed	948,669 (229,391)		948,669 -	
Number of DSUs outstanding, end of period	719,278		948,669	
Liability, end of period (included in trade and other payables)	\$ 41,763	\$	8,892	
Expense for the period	\$ 41,128	\$	1,484	

8. Share capital

(a) Authorized

Unlimited number of Common Shares, without par value. Unlimited number of Preference Shares, without par value.

(b) Issued common shares

	Number of common shares	Stated value
Balance, December 31, 2015 and 2014	694,169,911	\$ 196,773,069
Common shares issued in private placements (i)(ii)	213,051,586	8,630,675
Valuation of warrants (ii)	-	(2,507,222)
Valuation of broker warrants (ii)	-	(283,401)
Transaction costs incurred in private placement (ii)	-	(333,657)
Balance, June 30, 2016	907,221,497	\$ 202,279,464

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

8. Share capital (continued)

(b) Issued common shares (continued)

(i) In connection with the disposition of MDRM, Brio entered into a subscription agreement with the Company whereby Brio agreed to purchase 70,194,444 common shares (the "Shares") in the capital stock of the Company at a price of CAD\$0.018 per Share for aggregate gross proceeds of \$1,000,000 (CAD\$1,263,500) on a private placement basis. The subscription price for the Shares was based on the 20-day volume weighted average price thereof as of the close of business on April 26, 2016. The Company applied for and was granted an exemption from the Canadian Securities Exchange's minimum price rule in this regard.

(ii) On May 9, 2016, the Company announced that it agreed to a private placement into the Company whereby Forbes & Manhattan Resources Inc. ("Forbes") and its associated entities will subscribe to a private placement (the "Private Placement") of units (the "Units") for a minimum amount of ten million dollars (CAD\$10,000,000) to advance its Rovina Valley Gold Project in Romania. On May 19, 2016, the Company closed the Private Placement whereby Forbes, Sulliden Mining Capital Inc. and Black Iron Inc. subscribed to the Units at subscription price of CAD\$0.07 per Unit for aggregate gross proceeds of CAD\$10,000,000. Each Unit consists of one (1) common share of the Company ("Common Share") and one-half (0.5) of a common share purchase warrant ("Warrant"). Each whole Warrant will entitle the holder to acquire one (1) Common Share at a price of CAD\$0.12 for a period of two (2) years from the date of issuance. However, the Warrant exercise period may be accelerated if after the date that is 4 months and a day following the closing, the Common Shares trade at a price above CAD\$0.15 for a period of 20 consecutive trading days. The value of the warrants was determined to be \$2,507,222 using Black-Scholes valuation model with the following assumptions: exercise price of CAD\$0.12, risk-free rate of 0.61%, volatility of 382% and dividend yield of 0%. The Company incurred total transaction costs of \$496,929 of which \$333,657 was allocated to share capital with the remaining allocated to warrants. The Company issued 8,571,428 broker warrants to Origin Merchant Securities Inc. in connection with the Private Placement. The value of the broker warrants was determined to be \$422,086 using Black-Scholes valuation model with the following assumptions: exercise price of CAD\$0.07, risk-free rate of 0.61%, volatility of 382% and dividend yield of 0%. \$283,401 of the value of the broker warrants was allocated to share capital with the remaining allocated to warrants.

(c) Stock options

The following table shows the continuity of stock options for the periods noted below:

	Number of options	Weighted average Exercise price CAD\$		
Balance, December 31, 2014	10,661,000	\$	0.44	
Forfeited during the period	(200,000)		0.03	
Balance, June 30, 2015	10,461,000	\$	0.45	
Balance, December 31, 2015	10,261,000	\$	0.45	
Expired during the period	(320,000)		0.40	
Granted during the period	80,461,149		80.0	
Balance, June 30, 2016	90,402,149	\$	0.12	

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

8. Share capital (continued)

(c) Stock options (continued)

As at June 30, 2016, stock options held by directors, officers, employees and consultants are as follows:

	Options outstanding	Fair value at grant date (\$)	Exercise price (CAD\$)	Remaining contractual life	Options exercisable
Directors, officers and employees	5,241,000	1,810,603	0.58	47 days	5,241,000
Directors, officers and employees	3,500,000	325,666	0.40	1 year 44 days	3,500,000
Employees	1,200,000	23,241	0.03	2 years 354 days	1,200,000
Directors, officers and consultants	80,461,149	4,216,143	0.08	4 year 17 days	80,461,149
	90,402,149	6,375,653		1 year 26 days	90,402,149

During the three and six months ended June 30, 2015, the Company granted 80,461,149 stock options to certain directors, officers, employees and consultants. The options are exercisable at a price of CAD\$0.075 per common share for a period of five years from the date of grant. The fair market value of the options was determined to be \$4,216,143 based on the following assumptions: exercise price of CAD\$0.075, risk-free rate of 0.55%, volatility of 254% and dividend yield of 0%.

During the three and six months ended June 30, 2016, the Company also recorded \$672 and \$1,374 stock-based compensation in the statements of income (loss) and comprehensive income (loss).

Subsequent to June 30, 2016, 1,000,000 options were exercised with weighted average exercise prices of CAD\$0.03 and 5,241,000 options expired unexercised with weighted average exercise prices of \$0.58.

(d) Common share purchase warrants

	Number of warrants	Weighted average Exercise price (CAD\$)
Balance, December 31, 2015 and 2014	20,000,000	0.40
Expired during the period	(20,000,000)	0.40
Issued in private placement (Note 8(b)(ii))	71,428,571	0.12
Balance, June 30, 2016	71,428,571	0.12

As at June 30, 2016, warrants outstanding are as follows:

Number of Warrants	Grant Date Fair	eighted verage	Weighted Average Remaining Contractual Life	
Issued	Value (\$)	Price (CAD\$)	(years)	Expiry Date
71,428,571	\$ 2,205,265	\$ 0.12	1.86	May 19, 2018

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

8. Share capital (continued)

(e) Broker warrants

	Number of broker warrants ex	Weighted average ercise price (CAD\$)
Balance, December 31, 2015	-	-
Issued in private placement (Note 8(b)(ii))	8,571,428	0.07
Balance, June 30, 2016	8,571,428	0.07

As at June 30, 2016, broker warrants outstanding are as follows:

Number of Warrants Issued	Grant Date Fair Value (\$)	Α	eighted verage Price (CAD\$)	Weighted Average Remaining Contractual Life (years)	Expiry Date
8,571,428	\$ 422,086	\$	0.07	1.86	May 19, 2018

9. Expense breakdown

(a) General and administrative expenses

	Three Months Ended June 30,		Six Months Ended June 30,		
	2016	2015	2016	2015	
Professional fees	\$ 278,626	\$ 1,413,877	\$ 1,413,862	\$ 2,588,384	
Investor relations and advertising	-	46,989	5,222	71,810	
Travel, business and development	38,311	25,154	71,185	55,538	
Office and general	63,904	103,579	91,418	181,384	
	\$ 380,841	\$ 1,589,599	\$ 1,581,687	\$ 2,897,116	

(b) Employee compensation expense

	Three Months Ended June 30,		Six Months Ended June 30,	
	2016	2015	2016	2015
Salaries and benefits	\$ 157,404	\$ 226,829	\$ 366,878	\$ 472,255
Share-based payments	4,216,815	1,892	4,217,516	4,423
Deferred share unit costs	37,624	9,983	41,128	6,919
	\$ 4,411,843	\$ 238,704	\$ 4,625,522	\$ 483,597

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

9. Expense breakdown (continued)

(c) Other (income) expense

	Three Months Ended June 30,			hs Ended e 30,
	2016 2015		2016	2015
Foreign exchange loss (gain)	\$ (4,898,317)	\$ 1,717,174	\$ (342,257)	\$ (4,581,244)
Interest income	(2,192)	(371)	(2,480)	(667)
	\$ (4,900,509)	\$ 1,716,803	\$ (344,737)	\$ (4,581,911)

10. Exploration and evaluation expenditures

Exploration and evaluation expenditures during the periods were as follows:

	Three months ended June 30,			Six months ended June 30,			ded	
		2016	·	2015		2016	·	2015
Description								
Consulting and labour	\$	169,506	\$	97,535	\$	334,238	\$	245,739
Exploration costs		-		7,236		2,108		23,006
Field and camp costs		-		56,453		13,844		83,017
Office and miscellaneous		55,906		31,837		90,126		61,418
Professional fees		2,146		5,627		2,146		15,608
Total expenditures	\$	227,558	\$	198,688	\$	442,462	\$	428,788

The Company owns 100% of the Rovina Valley Project in Romania, which is held through its subsidiary SAMAX Romania S.R.L. The project carries a 6% (gold) and 5% (copper) net smelter return "NSR" royalty payable to the Romanian state once in production. As at June 30, 2016, the Company has only one material segment, which is the development of its Romanian mining permit for financial reporting purposes.

11. Related party transactions

During the six months ended June 30, 2016, the Company entered into the following transactions with related parties not disclosed elsewhere in these interim financial statements:

Commencing on May 23, 2016, the Company entered into a management, business and operational consulting contract with Forbes & Manhattan Inc. for \$23,061 (CAD\$30,000) per month with an indefinite term. Mr. Stan Bharti is the Executive Chairman of Forbes & Manhattan Inc.

During the quarter ended June 30, 2016, the Company incurred consulting expenses of \$115,305 (CAD\$150,000) to Gedwal Management Inc. a company controlled by Mr. Guy Charette. The amount is included in accounts payable at June 30, 2016.

As at June 30, 2016, there was \$115,305 due to related parties (June 30, 2015: \$nil).

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

12. Commitments and contingencies

Lease Commitment

As of December 1, 2010, the Company entered into a sub-lease agreement for office space through March 31, 2018. The minimum annual rent thereunder is CAD\$35,640 plus applicable expenses for the entire term. In addition, the Company entered into a lease agreement in respect of additional office space for the period June 1, 2012 to March 31, 2018. The minimum annual rent thereunder was CAD\$39,618, which increased to CAD\$44,020 as of October 1, 2014 plus applicable expenses. As of September 1, 2015, all of the Company's premises covered by these agreements were sub-leased by the Company to a third party through to March 31, 2018 at full recovery.

Lawsuits

Three former officers of the Company have initiated lawsuits for an aggregate of approximately \$3.1 million for wrongful dismissal. The Company intends to defend the matter vigorously as it believes the three former officers' claims are without merit.

Management Contracts

The Company is party to certain management contracts. These contracts require payment of approximately \$2.9 million upon the occurrence of a change of control of the Company, as defined by each officer's respective consulting agreement. The Company is also committed to payments upon termination of approximately \$2.1 million pursuant to the terms of these contracts.

13. Subsequent events

Shareholder Rights Plan

On August 4, 2016, the Company's shareholders approved the adoption of a Shareholder Rights Plan (the "Rights Plan") pursuant to a Shareholder Rights Plan Agreement (the "Rights Plan Agreement") between the Company and TSX Trust Company. The fundamental objectives of the Rights Plan are to provide adequate time for the Company's Board and shareholders to assess an unsolicited take-over bid for the Company; to provide the Board with sufficient time to explore and develop alternatives for enhancing and maximizing shareholder value if a take-over bid is made; and, to provide shareholders with an equal opportunity to participate in a take-over bid. The Rights Plan encourages a potential acquirer who makes a take-over bid (an "Acquirer") to ensure the take-over bid satisfies certain minimum standards designed to promote fairness, or to proceed with the concurrence of the Board (a "Permitted Bid"). If a take-over bid fails to meet these minimum standards and the Rights Plan is not waived by the Board, the Rights Plan provides that holders of common shares of the Company, other than the Acquirer, will be able to purchase additional common shares at a significant discount to market, thus exposing the Acquirer to substantial dilution of its holdings. The Rights Plan has been prepared in alignment with recent amendments to the regulatory framework governing take-over bids published by the Canadian Securities Administrators, which came into effect on May 9, 2016.

Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2016 (Expressed in United States Dollars) (Unaudited)

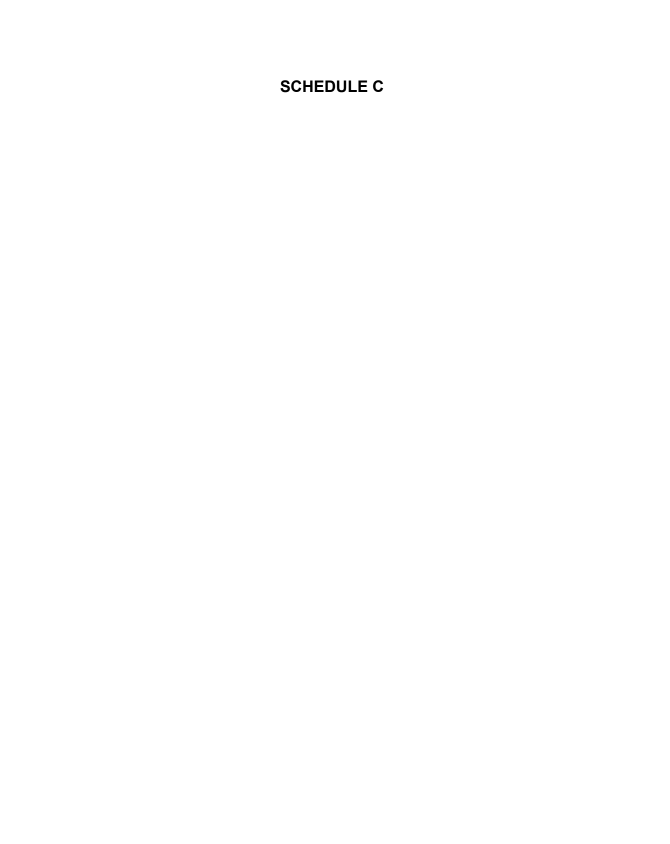
13. Subsequent events (continued)

Shareholder Rights Plan (continued)

The Rights Plan will have an initial term which expires at the annual meeting of shareholders of the Company to be held in 2019 unless terminated earlier. The Rights Plan may be extended beyond 2019 by approval of eligible shareholders at such 2019 meeting. Pursuant to the Rights Plan, effective July 6, 2016 rights (the "Rights") have been issued and attached to all of the Company's outstanding common shares. A separate rights certificate will not be issued until such time as the Rights become exercisable (which is referred to as the "separation time"). The Rights will become exercisable only if a person, together with its affiliates, associates and joint actors, acquires or announces its intention to acquire beneficial ownership of the Company's common shares which, when aggregated with its current holdings, total 20% or more of the outstanding the Company's common shares (determined in the manner set out in the Rights Plan) other than as permitted under the Rights Plan. The Rights will effectively permit holders, other than an Acquirer and such related parties, to purchase common shares of the Company at a 50% discount to their market price (as defined in the Rights Plan Agreement). Additional details regarding the Rights Plan is available for viewing on SEDAR.

Stock Options

See Note 8(c).



Euro Sun Mining Inc. (formerly Carpathian Gold Inc.)

Management Discussion and analysis For the three and six months ended June 30, 2016

(all amounts in U.S. dollars unless otherwise noted)

Date: August 23, 2016

This Management Discussion and Analysis ("MD&A") relates to the financial condition and results of operations of Euro Sun Mining Inc. (formerly Carpathian Gold Inc.) ("Euro Sun" or the "Company") as at and for the three and six months ended June 30, 2016. This MD&A should be read in conjunction with the Company's condensed interim consolidated financial statements for the three and six months ended June 30, 2016 and its consolidated financial statements and related notes as at and for the year ended December 31, 2015. The condensed interim consolidated financial statements and related notes of Euro Sun have been prepared in accordance with IAS 34 Interim Financial Reporting. Unless otherwise noted, all references to currency in this MD&A are in U.S. dollars.

Certain information contained in the MD&A is forward-looking which involves risks and uncertainties. The forward looking information is not based on historical fact, but is rather based on the current plans, objectives, goals, strategies, estimates, assumptions and projections about the Company's industry, business and future financial results. Actual results could differ materially from the results contemplated by this forward looking information due to a number of factors, including those set forth in this MD&A and under the "Cautionary Statement Regarding Forward Looking Information" and "Risk Factors" sections.

The MD&A was prepared in accordance with the requirements set out in National Instrument 51-102 — *Continuous Disclosure Obligations* of the Canadian Securities Administrators.

Joe Milbourne, is a qualified person as defined under National Instrument 43-101- *Standards of Disclosure for Mineral Projects* ("NI 43-101") guidelines and has reviewed the scientific and technical information except for the geology and resource section contained in this MD&A. The representation of geologic mineral resources presented in this MD&A have been reviewed and approved by Pierre Desautels, the author of the current mineral resource estimate and an independent Qualified Person as defined by NI 43-101.

Management is responsible for the information disclosed in this MD&A and the companying financial statements and has in place the appropriate information systems, procedures and controls to ensure that information used internally by management and disclosed externally is materially complete and reliable. The audit committee of the board of directors of the Company has reviewed this MD&A and the condensed interim consolidated financial statements for the three and six months ended June 30, 2016, and Euro Sun's board of directors approved these documents prior to their release.

Overview

The Company is principally a mineral exploration and development company. Through its subsidiaries, the Company is currently focused on advancing its exploration and development plans on its 100% owned Rovina Valley Au-Cu project in Romania (the "Rovina Valley Project" or "RVP"). The Rovina Valley Project consists of three copper-gold porphyry systems referred to as Rovina, Colnic and Ciresata on which the Company has carried out extensive exploration programs. Rovina is the second largest gold deposit in Europe holding measured and indicated resources of 7.2 million ounces of gold and 1.4 billion lbs of copper. Rovina is 17 km from Eldorado Gold's Certej gold project.

Romania

The Company holds the Rovina Valley Project through an exploration license which covers a total of approximately 94 square kilometres (the "Rovina License") that is currently being converted through a formal government process to a mining license. The Rovina Valley Project is the Company's sole exploration project in Eastern Europe and the main focus of its exploration efforts there since 2005. It hosts three copper-gold porphyry systems or deposits: Rovina (the "Rovina Deposit"), Colnic (the "Colnic Deposit") and Ciresata (the "Ciresata Deposit"). The Colnic Deposit is located approximately 2.5 km south of the Rovina Deposit and the Ciresata Deposit is approximately 4 km south of the Colnic Deposit.

The area covered by the Rovina License has good road access as well as proximity to nearby electric power and water supplies. The topography of the area is hilly with forest vegetation and an elevation of approximately 900 m above sea-level.

On November 17, 2008, the Company released the results of an updated NI 43-101 Mineral Resource Estimate (the "Resource Estimate") on the Rovina Valley Project indicating 193.1 million tonnes of 0.49 g/t Au and 0.18% Cu in the Measured and Indicated categories for a total of 3.07 million ounces of gold and 759.1 million pounds of copper and 177.7 million tonnes of 0.68 g/t Au and 0.17% Cu in the Inferred category for 3.89 million ounces of gold and 663.1 million pounds of copper. The complete report can be found on www.SEDAR.com. The Ciresata deposit hosts significant mineralization above the cut-off grade of 0.70 g/t Au eq, which was not incorporated into the Resource Estimate due to low drill hole density on the edges of the Resource Estimate mineralization, and at depth where the mineralization is still open. Nearly every drill hole in the Ciresata Deposit bottomed in mineralization.

There has been no previous commercial mining activity at the Rovina Valley Project and the proposed mine site footprint, as defined by the PEA, does not include any known protected heritage sites or archaeological occurrences and has been specifically designed to minimize the impact on nearby communities.

During 2010, the Company announced the results of three deep diamond drill holes at the Ciresata Deposit. The three deep, vertical core holes (approximately 3,000 m) were designed to test for the depth extension of the Ciresata mineralization as the results of the PEA highlighted additional upside potential for resource growth at the Ciresata Deposit given that practically every drill hole bottomed in higher-grade gold and copper mineralization. The drill program was also designed to provide infill drill hole data, which would serve to upgrade the present resource category from inferred to indicated. The results of this drilling program have successfully met our objectives and have added significant depth extensions of gold and copper mineralization below previous drilling in addition to verifying and upgrading the grade tenor of the inferred resource estimate. Results of the three deep drill holes have added 280 to 300 m depth extension of Au-Cu mineralization below the previous drilling, and indicate that the deposit is still open laterally.

As a result of the success of the 2010 drill program, the Company embarked on a +35,000 metre drill program in 2011 in order to define the limits of the Ciresata Deposit, upgrade the RVP inferred resource to the Measured plus Indicated resource categories, as well as test satellite targets.

On July 17, 2012, the Company announced an updated NI 43-101 resource estimate ("2012 Resource Estimate"). This updated resource incorporated a total of 120,256 m of drilling database results from 241 drill holes. The 2012 Resource Estimate was completed by AGP Consultants Inc. ("AGP") which is an independent engineering company. The 2012 Resource Estimate increased the previous measured plus indicated gold resource category by 134% to 7.19 million ounces and increased the measured plus indicated copper resource by 84% to 1,420 million pounds of copper. In addition, the measured plus indicated gold resource grade increased by 12.2% from the previous resource and the tonnage by 110%.

The 2012 resource update is shown below:

Resource	Tonnage	Au	Cu	Gold	Copper	Au eq*
Q .	2250	(10)	(0.()	(MM	00411	005
Category	(MM t)	(g/t)	(%)	oz)	(MM lbs)	(MM oz)
Measured						
Rovina (open-pit)	31.8	0.36	0.30	0.37	209.0	0.91
Colnic (open-pit)	29.4	0.64	0.12	0.61	75.0	0.80
Ciresata (underground)	29.7	0.86	0.16	0.82	105.0	1.09
Total Measured	90.9	0.62	0.19	1.80	389.0	2.80
Indicated						
Rovina (open-pit)	73.5	0.27	0.23	0.64	370.0	1.59
Colnic (open-pit)	106.3	0.47	0.10	1.59	226.0	2.18
Ciresata (underground)	135.1	0.72	0.15	3.15	435.0	4.26
Total Indicated	314.9	0.53	0.15	5.38	1,031.0	8.03
Total Measured +	405.8	0.55	0.16	7.18	1,420.0	10.83
Indicated						
Comparison to 2008	1100/	12.20/	11.10/	10.10/	070/	1100/
Resource Estimate	+ 110%	+12.2%	-11.1%	+134%	+87%	+113%
Inferred						
Rovina (open-pit)	13.4	0.19	0.20	0.08	60.0	0.24
Colnic (open-pit)	3.8	0.32	0.10	0.04	8.0	0.06
Ciresata (underground)	9.6	0.67	0.14	0.21	29.0	0.28
Total Inferred	26.8	0.38	0.16	0.33	97.0	0.58
Comparison to 2008						
Resource Estimate	-85%	-43.7%	-3.1%	-92%	-85%	-90%

- *Au eq. determined by using a gold price of \$1,370 per ounce and a copper price of \$3.52/lb. These prices are the 3-year trailing average as of July 10, 2012. Metallurgical recoveries are not taken into account for Au eq.
- Base case cut-off used in the table are 0.35 g/t Au eq. for the Colnic deposit and 0.25% Cu eq for the Rovina deposit, both of which are amenable to open pit mining and 0.65 g/t Au eq for the Ciresata deposit which is amenable to underground bulk mining.
- For the Rovina and Colnic porphyries, the resource is an in-pit resource derived from a Whittle shell model using gross metal values of \$1,350/oz Au price and \$3.00/lb Cu price, net of payable amounts after smelter charges and royalty for net values of \$1,313/oz Au and \$2.57/lb Cu for Rovina and US\$2.27/lb Cu for Colnic.
- Rounding of tonnes as required by reporting guidelines may result in apparent differences between tonnes, grade and contained metal content.

A consortium of leading engineering groups and specialists, led by AGP was selected in July 2011 to complete a Pre-Feasibility Study for the Rovina Valley Project, specifically on the Ciresata, Colnic and Rovina porphyry deposits. The Pre-Feasibility Study was put on hold in 2013, given the decline in commodity prices and the equity markets sentiment to fund low grade, large capital cost projects. The interim results of the pre-feasibility study are being reviewed internally for a smaller scale operation than was envisioned in the PEA study competed in March 2010.

During 2012 and subsequent to the data closure date of the 2012 Resource Estimate update, the Company completed a total of 14,920 metres of drilling at the Rovina Valley Project, of which, 5,290 metres of drilling was for resource definition, 8,715 metres of exploration and satellite target drilling, predominantly at the Ciresata porphyry and 915 metres of geotechnical drilling.

Drilling activities on the Rovina Valley Project stopped on July 5, 2012 due to the impending expiry of the exploration license on August 29, 2012 and closure of the work program for the submittal of final documentation for the conversion to a mining license. In August 2012, the final exploration report was submitted to the NAMR and accepted. Romanian mining law states that the holder of an exploration license has the exclusive right to apply for a mining license at any time or within 90 days after the expiration date of the exploration license. The Company, through its wholly-owned subsidiary, SAMAX Romania SRL ("SAMAX") notified the NAMR of its intention to exercise its exclusive statutory right to apply for a Mining License.

SAMAX subsequently and within the 90 day requirement, submitted the required Mining License Application ("MLA") documentation including the mining study, the waste management plan, an environmental assessment, various impact studies and a closure plan. In March 2013, the Romanian National Agency for Mineral Resources ("NAMR") approved and registered the MLA resources/reserves in the National Registry. In October 2013, the NAMR approved the mining waste management plan.

Although initially, the MLA was to be based on a large 40,000 tonne per day operation, the decline in commodity prices and increases in capital cost items since the filing of a preliminary economic assessment ("PEA") in 2010, the Company initiated a review of the scope of the project as a smaller, lower capital intensive operation.

During the third quarter, 2014, the Company with a consortium of Romanian specialists completed a mining study for a 20,000 tonnes per day operation and associated environmental impact and risk studies which were submitted to the NAMR in August 2014. In October 2014, the NAMR approved the mining waste management plan as one of the key steps in the Mining License approval process. In addition, the Company continues to assess the scalability of a potential mining operation at the Rovina Valley project with the goal to optimize return on investment. The revised MLA may form the basis for the re commencement of the Pre-Feasibility Study.

On May 27, 2015, the NAMR granted a 20-year mining license ("MLA") for the Rovina Valley Project. The granting of the MLA represents the first and most important step in the licensing process. Under Romanian law, the MLA will come into effect upon final review by several government departments and its publication in the official gazette. The Company will now proceed with an update to the Preliminary Economic Assessment of 2010 which will outline revised project costs and evaluate scalability options. The granting of the Rovina MLA represents the first time that Romania has granted a mining license for metals without the involvement of a state-owned enterprise.

Following the conversion to a mining license, approval to begin construction and mining operations will require a building authorization permit that will include land zoning and final environmental reviews and government approval resulting from a full Environmental Impact Assessment ("EIA") study. During the conversion process from an exploration license to a mining license, no disruptive physical field work (i.e., drilling, land clearing, etc.) can be carried out on the property, until after the mining license has been approved. In addition, there is uncertainty as to whether the draft amended mining law in Romania will be passed enabling construction of a mine in Romania.

Through its wholly-owned operating subsidiary, SAMAX, the Company continues to maintain its proactive local stakeholder engagement program. The program includes local community hall public meetings, a public information centre and partnership programs with local NGO's and community leaders to implement community-based projects. The good relations with the community have allowed unhindered surface access for drilling in the Rovina Valley Project area which requires permission from landowners. In addition, the Company continues with its long lead time work activities for both the EIA and SIA documentation that will be required for the permitting of the project.

Further information on the Rovina Valley Project, including NI 43-101 reports can be found on the Company's web site at www.eurosunmining.com.

All exploration activities undertaken by the Company in Romania must occur on valid exploration licenses or prospecting permits issued by the NAMR in Bucharest, which is responsible for the administration of all mining and exploration licenses and prospecting permits. According to the regulations and standard practices in Romania, the Company must submit reports of work completed and follow-up work programs on an annual basis to the NAMR.

Prior to initiation of any exploration activity, environmental approval of a proposed exploration program must be obtained from various land management agencies having local, county and/or regional jurisdiction. These local agencies are responsible for forestry, surface waters, archaeology and history, and are coordinated through the local environmental agency. The levels of environmental studies and approvals are determined by the local environmental agency following an approval template referred to as the 'urbanisation certificate'. In practice, exploration activities, including drilling, are classified as low impact, and as such do not require comprehensive environmental impact studies.

Environmental permits for exploration are granted for one to two year periods and all local agencies have the right to monitor and inspect environmental impacts to evaluate compliance with issued permits even though such monitoring tends to be minimal in scope and nature. Any changes to the exploration activity that result in a greater environmental impact require approval.

Due to the fact that SAMAX is an exploration-stage company, the activities it conducts on its projects are largely restricted to drilling and ancillary activities associated with the drilling programs, such as access road and drill pad construction. As such, the reclamation costs in respect of drilling activities are not material to the Company and are factored into the Company's budgets for exploration programs. If and when the Company wishes to enter the production stage, it will need to prepare a feasibility study as well as extensive environmental impact assessments studies. These environmental impact assessments will provide the Company with a better idea of the future costs of compliance with applicable environmental requirements and will also provide a better estimate of the eventual costs of reclamation obligations at the end of the mine life.

Brazil

Riacho dos Machados ("RDM") was the Company's sole project in Brazil and the focus of its efforts since late 2008. RDM hosted a past producing mine that was operated by Vale S.A. as an open-pit heap-leach gold mine until 1997, with maximum pit depths at that time of approximately 60 m. The objectives of the work carried out since 2008 were to define a gold resource at RDM that could be of sufficient size to justify expanding and deepening the former open-pit mine, as well as to define additional gold mineralization and/or exploration targets along strike and at depth. The Company, through its Brazilian subsidiary, Mineração Riacho dos Machados ("MRDM"), owned 100% of RDM, which comprised one mining concession (1,000 ha), one mining concession in the approval process (1,230 ha) and 6 exploration licenses (9,091 ha).

On January 11, 2013, MRDM entered into a Project Loan Facility (the "Facility") with Macquarie Bank Limited ("Macquarie Bank") of up to \$90 million to fund the construction and development of the RDM Mine. In conjunction with this Facility, MRDM, through Macquarie Bank, also entered into price protection programs in the form of currency swaps for the RDM Project's Capex (R\$1.90 to \$1.00) and Opex (R\$1.983 to \$1.00) as well as a gold price protection program (consisting of forward sales) for a total of 216,600 ounces of gold (approximately 26% of the open-pit reserves) at varying prices from \$1,177 to \$1,600 per ounce. On September 22, 2015, all price protection and gold price protection programs had been settled. During 2013, MRDM drew the entire \$90 million against the Facility. The Facility had been amended a number of times to provide for the increase of the aggregate amount available thereunder to up to \$274.00 million and to provide forbearance against certain defaults and covenants of MRDM under the Facility. As of March 31, 2016, an aggregate of approximately \$273 million had been drawn down by MRDM under the amended Facility.

As at and during the year ended December 31, 2015 and the three months ended March 31, 2016, all of the assets and liabilities of MRDM were classified as held for sale. On March 31, 2016, Macquarie Bank assigned all of its rights, title and interest under the Facility to Brio Finance Holdings B.V. ("Brio"), a subsidiary of Yamana Gold Inc., and the most recent forbearance period expired on April 1, 2016. On April 29, 2016, the Company announced that Brio had also acquired all of the Company's interest in MRDM in accordance with an amended and restated restructuring agreement resulting in a loss of control.

Disposition of MRDM

On April 29, 2016, the Company closed a transaction to dispose of its RDM gold project in Brazil.

Yamana Gold Inc.'s Brio Gold division purchased from Macquarie all of Macquarie's rights and interest in its secured loan to the RDM gold project of the Company's subsidiaries as below.

Name of entity	Country of incorporation	Ownership
Ore-Leave Capital (Brazil) Limited	Barbados	100%
OLV Cooperatie U.A.	The Netherlands	100%
OLC Holdings B.V.	The Netherlands	100%
Mineração Riacho dos Machados Ltda. ("MRDM")	Brazil	100%

On April 29, 2016, the Ontario Superior Court of Justice (Commercial List) issued an order approving, among other things, a credit bid transaction, which was initiated by Brio with the cooperation of the Company, and the sale to Brio of all of the Company's direct and indirect equity interests in MRDM (the "Restructuring").

Brio has delivered to the Company and the directors of the Company and certain of its subsidiaries a full release and discharge with respect to any liability under (i) the project loan facility, the gold purchase agreement and the gold sale and purchase agreement and related guarantees previously entered into by Macquarie and the Company, MRDM and certain other subsidiaries of the Company, and (ii) Macquarie's security in respect of the foregoing agreements previously acquired by Brio from Macquarie, including the Company's guarantee thereof.

Furthermore, Brio entered into a subscription agreement with the Company whereby Brio agreed to purchase 70,194,444 common shares (the "Shares") in the capital stock of the Company at a price of CAD\$0.018 per Share for aggregate gross proceeds of \$1,000,000 (CAD\$1,263,500) on a private placement basis.

As part of the transaction closing, \$903,951 held in trust and shown as restricted cash at December 31, 2015 was returned to Macquarie.

None of the other assets of the Company have been affected by the Restructuring, and the Company continues to own its Romanian assets.

As at June 30, 2016, the Restructuring has been completed and all the assets, liabilities and obligations related to the RDM project have been disposed of. As a result of the disposition of RDM, the Company recorded a gain of \$230,628,958 which represents the difference between the consideration and the net liability of RDM on the date of disposition.

As at December 31, 2015, all of the assets and liabilities of MRDM were classified as held for sale:

	December 31, 2015
Assets	
Current assets	
Cash and cash equivalents	\$ 72,335
Restricted deposits	344,049
Trade receivables	2,921,436
Prepaid expenses and sundry receivables	345,184
Inventory	42,858,731
	46,541,735
Non-current assets	
Deposits and receivables	5,637,090
Property, plant and equipment	6,999,791
Mine development assets	3,233,578
Total Assets	62,412,194
Liabilities	
Current liabilities	
Trade and other payables	\$ 8,991,658
Project loan facility – short-term	270,770,175
Payables from Gold Stream transaction	27,549,600
Non-current liabilities	
Rehabilitation provisions	5,656,025
Total Liabilities	312,967,458

Second Quarter Highlights

As detailed immediately previously in this MD&A, on April 29, 2016, the Company announced that the agreement by Yamana Gold Inc.'s Brio Gold division to purchase all Macquarie's rights and interest in its secured loan to the RDM gold project had closed. None of the other assets of the Company have been affected by the Restructuring, and the Company continues to own its Romanian assets. Furthermore, as contemplated by the Amended Restructuring Agreement, Brio has entered into a subscription agreement with the Company whereby Brio agreed to purchase 70,194,444 common shares (the "Shares") in the capital stock of the Company at a price of CAD\$0.018 per Share for aggregate gross proceeds of \$1,000,000 (CAD\$1,263,500) on a private placement basis. The subscription price for the Shares is based on the 20-day volume weighted average price thereof as of the close of business on April 26, 2016. The Company applied for and was granted an exemption from the Canadian Securities Exchange's minimum price rule in this regard. Closing of the private placement took place on May 2, 2016.

On May 9, 2016, the Company announced that it agreed to a private placement into the Company whereby Forbes & Manhattan Resources Inc. ("Forbes") and its associated entities will subscribe to a private placement (the "Private Placement") of units (the "Units") for a minimum amount of ten million dollars (CAD\$10,000,000) to advance its Rovina Valley Gold Project in Romania. On May 19, 2016, the Company closed the Private Placement whereby Forbes, Sulliden Mining Capital Inc. and Black Iron Inc. subscribed to the Units at subscription price of CAD\$0.07 per Unit for aggregate gross proceeds of CAD\$10,000,000. Each Unit consists of one (1) common share of the Company ("Common Share") and one-half (0.5) of a common share purchase warrant ("Warrant"). Each whole Warrant will entitle the holder to acquire one (1) Common Share at a price of CAD\$0.12 for a period of two (2) years from the date of issuance. However, the Warrant exercise period may be accelerated if after the date that is 4 months and a day following the closing, the Common Shares trade at a price above CAD\$0.15 for a period of 20 consecutive trading days.

In connection with the closing of the financing, Mr. John Hick and Mr. Julian Carvalho have stepped down from the Board of Directors. Mr. Stan Bharti, Mr. Peter Tagliamonte, Mr. Justin Reid and Mr. Matt Simpson joined the Board. Mr. Scott Moore was appointed CEO and Mr. Paul Bozoki subsequently appointed CFO on June 1st.

On May 24, 2016, the Company announced that its Board of Directors has approved an amendment to the Company's by-laws to include an advance notice policy (the "Policy"), which Policy includes a provision that requires advance notice to the Company in circumstances where nominations of persons for election to the Board of Directors are made by shareholders of the Company other than pursuant to: (i) a requisition of a meeting made pursuant to the provisions of the *Canada Business Corporations Act* (the "Act"), or (ii) a shareholder proposal made pursuant to the provisions of the Act.

Among other things, the Policy fixes a deadline by which holders of record of common shares of the Company must submit director nominations to the Company prior to any annual or special meeting of shareholders and sets forth the information that a shareholder must include in the notice to the Company for the notice to be in proper written form.

In the case of an annual meeting of shareholders, notice to the Company must be made not less than 30 nor more than 65 days prior to the date of the annual meeting; provided, however, that in the event that the annual meeting is to be held on a date that is less than 50 days after the date on which the first public announcement of the date of the annual meeting was made, notice may be made no later than the close of business on the 10th day following such public announcement.

In the case of a special meeting of shareholders (which is not also an annual meeting), notice to the Company must be made not later than the close of business on the 15th day following the day on which the first public announcement of the date of the special meeting was made.

The Policy is intended to:

- 1. facilitate an orderly and efficient annual general or special meeting process;
- 2. ensure that all shareholders receive adequate notice of the director nominations and sufficient information regarding all director nominees; and
- 3. allow shareholders to register an informed vote after having been afforded reasonable time for appropriate deliberation.

The Policy is effective immediately and was approved by the Company's shareholders at the annual and special meeting held on August 4, 2016. The full text of the Policy is available via SEDAR at www.sedar.com.

On June 23, 2016, the Company announced that it strengthened its technical team with the addition of Mr. Joseph Milboure and Mr. Les Kwasik. Mr. Milbourne was appointed Technical Services Manager and will be the lead project engineer. Mr. Kwasik has been appointed Country Manager, Technical and will be based on Romania.

Outlook

The Company's primary focus is to advance the permitting process with the regulatory bodies for its Rovina Valley Project. In May 2015, a mining license was issued to Euro Sun by the National Agency for Mineral Resources (NAMR). By law, the license will need to be ratified by four ministries, namely the Ministry of Economy, Environment, Public Finance and Justice, and published in the government Gazette. Euro Sun management is working diligently to have NAMR initiate the ratification process and allow the Company to initiate the full permitting process at Rovina.

Concurrently with permitting efforts, environmental base line work and social programs will also continue on the Rovina Valley Project. The Company will also commence a feasibility study.

Selected Quarterly Financial Information

Results of Operations

The following tables set out certain unaudited financial information for the last eight quarters:

For the quarters ended	Q2 2016	Q1 2016	Q4 2015	Q3 2015
_	\$	\$	\$	\$
Net income (loss) for the period from continuing operations	(211,783)	(6,207,212)	1,041,452	3,814,823
Net income (loss) for the period from discontinued operations	230,624,463	(92,973)	(28,867,182)	(25,720,219)
Basic and diluted income (loss) per share from continuing operations	(0.00)	(0.01)	-	0.01
Basic and diluted income (loss) per share from discontinued operations	0.29	0.00	(0.04)	(0.04)
For the quarters ended	Q2 2015	Q1 2015	Q4 2014	Q3 2014
_	\$	\$	\$	\$
Net income (loss) for the period from continuing operations	(3,768,612)	4,491,557	(10,367,089)	(9,353,077)
Net income (loss) for the period from discontinued operations	766,480	(25,388,107)	(132,573,430)	19,708,777
Basic and diluted income (loss) per share from continuing operations	-	0.01	(0.01)	(0.01)
Basic and diluted income (loss) per share from discontinued operations	-	(0.04)	(0.19)	0.03

Results of Operations for the three months ended June 30, 2016 ("Q2 2016")

During Q2 2016, the Company was focused on closing the disposition of its RDM project, restructuring and raising additional equity finance. No substantial exploration fieldwork was carried out in Romania during Q2 2016. Reporting to mineral-rights governmental agencies regarding the maintenance of mineral rights tenure continued.

The net loss from continuing operations for Q2 2016 was \$211,783 compared to a net loss of \$3,768,612 for Q2 2015. Q2 2016 includes \$4,216,815 (Q2 2015 - \$1,892) in share based compensation, a non-cash cost, as a result of the grant of 80,461,149 options to directors, officers, employees and consultants of the Company in the period. This expense was offset in the quarter by a foreign exchange gain of \$4,898,317 as a result in the movement in the value of the Canadian dollar relative to the U.S. dollar, compared to a foreign exchange loss of \$1,717,174 in Q2 2015. Foreign exchange volatility is expected to be significantly lower in the coming quarters given the disposition of the RDM project.

In Q2 2016, a non-cash impairment charge of \$70,013 was recognized against the carrying value of mainly leasehold improvements and some office equipment at the Company's former downtown Toronto office which was subleased during the quarter (\$nil in Q2 2015).

The basic and diluted loss per share from continuing operations was \$nil in Q2 2016 versus loss per share of \$nil in Q2 2015.

The net income from discontinued operation under MRDM for Q2 2016 was \$230,624,463 compared to net income of \$766,480 for Q2 2015. The large \$230,624,463 gain in Q2 2016 is the result RDM disposition and mainly due to the effect the Macquarie loan coming off the books of the Company.

The basic and diluted income per share from discontinued operation was \$0.29 in Q2 2016 versus income per share of \$nil in Q2 2015. MRDM was disposed of during Q2 2016 resulting in a gain on disposition of \$230,628,958 which produced the gain per share.

Results of Operations for the six months ended June 30, 2016 ("YTD 2016")

The net loss from continuing operations for YTD 2016 was \$6,418,995 compared to net income of \$722,945 for YTD 2015. YTD 2016 includes \$4,217,516 (YTD 2015 - \$4,423) in share based compensation, a non-cash cost, as a result of the grant of 80,461,149 options to directors, officers, employees and consultants of the Company in the period. This expense was offset in the quarter by a foreign exchange gain of \$342,257 as a result in the movement in the value of the Canadian dollar relative to the US dollar, compared to a foreign exchange gain of \$4,581,244 in YTD 2015. Foreign exchange volatility is expected to be significantly lower in the coming quarters given the disposition of the RDM project.

Professional fees of \$1,413,862 were incurred in YTD 2016 compared to \$2,588,384 in the comparative six month period. Most of the professional fees were paid to a restructuring consultant and lawyers assisting with the process of disposing of RDM. Professional fees are expected to be substantially lower in coming quarters as these costs are not expected to be incurred going forward given the disposition of RDM.

In YTD 2016, a non-cash impairment charge of \$70,013 was recognized against the carrying value of mainly leasehold improvements and some office equipment at the Company's former downtown Toronto office which was subleased during the quarter (\$nil in Q2 2015).

The basic and diluted loss per share from continuing operations was \$0.01 in YTD 2016 versus income per share of \$nil in YTD 2015.

The net income from discontinued operation under MRDM for YTD 2016 was \$230,531,490 compared to a net loss of \$24,621,627 for YTD 2015. The basic and diluted income per share from discontinued operation was \$0.31 in YTD 2016 versus loss per share of \$0.04 in YTD 2015. MRDM was disposed of during 2016 resulting in a gain on disposition of \$230,628,958. In addition, YTD 2015 included a loss on derivative contracts of \$7,019,782 and interest costs of \$17,132,378 both of which were \$nil in YTD 2016.

Liquidity and Capital Resources

The recovery of resource property related expenditures is dependent on the ability of the Company to obtain necessary financing to complete the development of its Rovina Project or other potential projects and attain future profitable production. The Company's financial success will depend on its ability to raise financing to construct potential projects. At present, the Company has no established sources of income and the success of its exploration and development programs will be contingent upon the Company's ability to raise sufficient equity financing on terms favourable to the Company. The Company does not expect to generate any internal cash flows to help finance the development costs of the Rovina Project.

As at June 30, 2016, the Company had cash and cash equivalents of \$8,842,375 (\$549,076 – at December 31, 2015) and working capital of \$8,727,680 (working capital shortfall of \$249,341,174 as at December 31, 2015). The Company's cash flow needs are for funding the continuing operations of the exploration work in Romania, working capital requirements and corporate administration.

On March 31, 2016, the Company announced that Brio had acquired from Macquarie all of Macquarie's rights and interests in the project loan facility and on April 29, 2016, Brio acquired 100% of the Company's interest in MRDM in accordance with an amended and restated restructuring agreement. Additionally, upon closing of the restructuring, Brio entered into a subscription agreement with the Company whereby Brio agreed to purchase 70,194,444 common shares (the "Shares") in the capital stock of the Company at a price of CAD\$0.018 per Share for aggregate gross proceeds of \$1,000,000 (CAD\$1,263,500) on a private placement basis.

On May 19, 2016, the Company closed a private placement financing whereby Forbes & Manhattan Inc., Sulliden Mining Capital Inc. and Black Iron Inc. subscribed to units (the "Units") at subscription price of CAD\$0.07 per Unit for aggregate gross proceeds of CAD\$10,000,000. Each Unit consisted of one (1) common share of the Company ("Common Share") and one-half (0.5) of a common share purchase warrant ("Warrant"). Each whole Warrant will entitle the holder to acquire one (1) Common Share at a price of CAD\$0.12 for a period of two (2) years from the date of issuance. However, the Warrant exercise period may be accelerated if after the date that is 4 months and a day following the closing, the Common Shares trade at a price above CAD\$0.15 for a period of 20 consecutive trading days. The Company incurred total transaction costs of \$496,929 and issued broker warrants with a fair value of \$422,086 in connection with the private placement.

Changes in Accounting Policies

For more details on the effect of these changes on the financial results of the Company please refer to Note 3 of the condensed interim consolidated financial statements for the three and six months ended June 30, 2016.

Exploration and evaluation expenditures

During 2016, the Company changed its accounting policy of capitalizing exploration and evaluation expenditures. The Company believes that expensing such costs as incurred provides more reliable and relevant financial information. Cost of exploration properties, including the cost of acquiring prospective properties and exploration rights, and exploration and evaluation costs are expensed until it has been established that a mineral property is commercially viable. Previously, the Company capitalized these amounts.

Expired share-based payments and warrants

During the quarter ended June 30, 2016, the Company elected to change its accounting policy for the treatment of share-based payments and warrants whereby amounts recorded for expired unexercised share options and warrants are transferred to deficit on expiry. The value of unexercised and outstanding warrants and options will continue to be recorded in the warrant reserve and contributed surplus reserve accounts, respectively. The Company believes that this presentation provides more relevant financial information. Previously, the Company's policy was to record the value of expired options and warrants within contributed surplus along with the value of outstanding share options.

Operating Segments

The Company has concluded that it has only one material operating segment, the development of its Romanian mining permit, for financial reporting purposes.

Off-Balance Sheet Arrangements

There are no off-balance sheet arrangements, with the exception of operating leases noted below.

Financial Commitments and Litigation

Leases

As of December 1, 2010, the Company entered into a sub-lease agreement for office space through March 31, 2018. The minimum annual rent thereunder is CAD\$35,640 plus applicable expenses for the entire term. In addition, the Company entered into a lease agreement in respect of additional office space for the period June 1, 2012 to March 31, 2018. The minimum annual rent thereunder was CAD\$39,618, which increased to CAD\$44,020 as of October 1, 2014 plus applicable expenses. As of September 1, 2015, all of the Company's premises covered by these agreements were sub-leased to the Company by a third party through to March 31, 2018 at full recovery.

Lawsuits

Three former officers of the Company have initiated lawsuits for an aggregate of approximately \$3.1 million for wrongful dismissal. The Company intends to defend the matter vigorously as it believes the three former officers claims are without merit.

Management Contracts

The Company is party to certain management contracts. These contracts require payment of approximately \$2.9 million upon the occurrence of a change of control of the Company, as defined by each officer's respective consulting agreement. The Company is also committed to payments upon termination of approximately \$2.1 million pursuant to the terms of these contracts.

Related Party Transactions

During the six months ended June 30, 2016, the Company entered into the following transactions with related parties not disclosed elsewhere in these interim financial statements:

Commencing on May 23, 2016, the Company entered into a management, business and operational consulting contract with Forbes & Manhattan Inc. for \$23,061 (CAD\$30,000) per month with an indefinite term. Mr. Stan Bharti is the Executive Chairman of Forbes & Manhattan Inc.

During the quarter ended June 30, 2016, the Company incurred consulting expenses of \$115,305 (CAD\$150,000) to Gedwal Management Inc. a company controlled by Mr. Guy Charette. The amount is included in accounts payable at June 30, 2016.

As at June 30, 2016, there was \$115,305 due to related parties (June 30, 2015: \$nil).

Risk Factors

The operations of the Company as well as those of its subsidiaries are speculative due to their nature, the locations in which they operate, and their relative stages of its development. The following risk factors pertain to the business and operations of the Company and its subsidiaries.

Nature of Mineral Exploration and Mining

The exploration and development of mineral deposits involve significant risks over an extended period of time which even a combination of careful evaluation, experience and knowledge may not eliminate. As a result, few properties which are explored are ultimately developed into producing mines. The long term profitability of Euro Sun's operations will be in part related to the cost and the success of its exploration programs, which programs may be affected by a number of factors out of the Company's control, such as commodity prices, the availability of skilled personnel, qualified vendors and the availability of critical equipment and capital.

Substantial expenditures on drilling and related costs are required to establish reserves, to determine the technical and economic feasibility of mining and extraction and, if warranted, to develop the mining and processing facilities and infrastructure of any given project. Although substantial benefits may be derived from the discovery of a major mineralized deposit, it is impossible to ensure that proposed exploration programs on the properties will result in profitable mining operations. There is no assurance that the Company's expenditures will result in discoveries of commercially viable ore bodies. Furthermore, there can be no assurance that the Company's estimates of future exploration expenditures will be accurate.

Actual expenditures may be significantly higher than currently anticipated. Whether a deposit will be commercially viable depends on a number of factors, including, but not limited to, the particular attributes of the deposit (e.g. size and grade of the deposit), costs and efficiency of the recovery methods that can be employed, proximity to infrastructure, land use and environmental protection. The effect of these factors cannot be accurately predicted, but the combination of these factors may result in Euro Sun not receiving an adequate return on its invested capital.

Exploration and Development Risks

Mineral exploration and mining involve considerable financial and technical risks. Substantial expenditures are usually required to establish ore reserves, to evaluate mineral treatment processes and to construct mining and processing facilities. The Company cannot assure that the current exploration programs planned by the Company will result in profitable commercial mining operations, as few properties that have been explored are ultimately developed into producing mines. Unusual or unexpected geological formations, unstable ground conditions that could result in cave-ins or landslides, floods, power outages or fuel shortages, labour disruptions, fires, explosions, and the inability to obtain suitable or adequate machinery, equipment, materials or labour are risks associated with the conduct of exploration programs and the operation of mines, any of which could result in legal liabilities arising therefrom. The Company has relied, and may continue to rely, upon consultants for expertise with respect to the construction and operation of a mining facility.

Construction and Start-up of New Mines

The success of construction projects and the start-up of new mines by the Company is subject to a number of factors including the availability and performance of engineering and construction contractors, mining contractors, suppliers and consultants, the receipt of required governmental approvals and permits in connection with the construction of mining facilities and the conduct of mining operations (including environmental permits), the successful completion and operation of the ore pass, the plant, the conveyors to move the ore and other operational elements. Any delay in the performance of any one or more of the contractors, suppliers, consultants or other persons on which the Company is dependent in connection with its construction activities, a delay in or failure to receive the required governmental approvals and permits in a timely manner or on reasonable terms, or a delay in or failure in connection with the completion and successful operation of the operational elements in connection with new mines could delay or prevent the construction and start-up of new mines as planned. There can be no assurance that current or future construction and start-up plans implemented by the Company will be successful; that the Company will be able to obtain sufficient funds to finance construction and start-up activities; that available personnel and equipment will be available in a timely manner or on reasonable terms to successfully complete construction projects; that the Company will be able to obtain all necessary governmental approvals and permits; and that the completion of the construction, the start-up costs and the ongoing operating costs associated with the development of new mines will not be significantly higher than anticipated by the Company. Any of the foregoing factors could adversely impact the operations and financial condition of the Company.

Foreign Jurisdictions

The Company's assets are all located outside of Canada. It may be difficult or impossible to effect service or notice to commence legal proceedings upon foreign governments, persons and businesses. Even if effected, it may not be possible to enforce against such parties, judgements obtained in Canadian courts predicated upon the civil liability provisions available under Canadian laws.

The Company conducts its operations in Romania through foreign subsidiaries which directly and indirectly hold all of the assets in connection with the Rovina Valley Project. Accordingly, any limitations placed by the Romanian government on the transfer of cash or other assets between the Company and its subsidiaries could restrict the Company's ability to fund the Rovina Valley Project licenses efficiently. Any such limitations could have an adverse impact on the Company's prospects, financial condition and results of operations.

The Company's assets are located in Romania, which causes it to be subject to certain risks, including possible political or economic instability, which may result in the impairment or loss of licenses or mineral rights. Mineral exploration and mining activities may be affected in varying degrees by instability and government regulations relating to the mining industry, which could include the cancellation or renegotiation of licenses and other contracts, changes in local domestic laws or regulations, changes in tax laws, royalty and tax increases, restrictions on production, price controls, expropriation of property, fluctuations in foreign currency, foreign exchange controls, import and export regulations, restrictions on the export of gold, restrictions on the ability to repatriate earnings and pay dividends, environmental legislation, employment practices and mine safety. There can be no assurance that such restrictions and controls will not be imposed in the future and such restrictions, controls or fluctuations may materially affect the Company's financial position as well as the Company's ability to develop its assets. Any changes in the laws, rules or regulations, policies or shifts in political attitudes regarding foreign investment in the Romanian mining industry are beyond the Company's control and may adversely affect its business

No Assurance of Title to Exploration Licenses or Surface Rights

To carry out its activities, the Company must obtain licenses and/or permits to explore for minerals in any given area. These licenses are granted by government agencies and, once granted, are registered with such agencies. The Company has conducted title searches on all of its exploration licenses and, to the best of its knowledge; the titles to all of its licenses are in good standing. However, this should not be construed as a guarantee of such titles. The Company's licenses may be subject to prior unregistered agreements or transfers or third party claims or may also be affected by other undetected defects, such as prior unregistered liens, agreements, transfers or claims, including Native title claims. There is no assurance that the interests of the Company in any of its licenses may not be challenged or impugned. Exploration licenses do not include the surface rights to the areas covered by such licenses nor access thereto. In the event that a positive development and or production decision is made, the Company would need to acquire the surface rights to the areas covered by such licenses and possibly other surface rights providing access to such areas. These surface rights may be owned by governmental authorities or private interests, and there is no guarantee that the Company would ever be able to acquire such surface rights on reasonable terms or at all.

Environmental and other Regulatory Requirements

The operations of the Company are subject to Romanian laws and regulations governing prospecting, development, mining, production, exports, taxes, labour standards, occupational health, waste disposal, toxic substances, land use, environmental protection, mine safety and other matters. The Company believes that it is in substantial compliance with all applicable material laws and regulations, however, there can be no assurance that all permits which the Company may require for its operations, particularly environmental permits, will be obtained on reasonable terms or that compliance with such laws and regulations would not have an adverse effect on the profitability of any mining project that the Company may undertake. Failure to comply with applicable laws, regulations and permitting requirements may result in enforcement actions thereunder, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment or remedial actions. Furthermore, non-governmental organizations ("NGOs") have been very active in certain parts of the world in blocking or attempting to block the acquisition of permits for large scale mining projects. There have been many recent instances where mining projects have been blocked or extensively delayed because of numerous means employed by NGOs as well as their extensive recourse to the courts to obtain injunctions and other procedural and legal remedies.

Permits, Licenses and Approvals

The operations of the Company require permits, licenses and approvals from various governmental and non-governmental authorities. The Company has obtained, or will be required to obtain, all necessary permits, licenses and approvals required to carry on its operations under applicable laws and regulations. However, such permits, licenses and approvals are subject to changes in regulations and in various operating circumstances. There can be no assurance that the Company will be able to obtain all necessary permits, licenses and approvals required to carry out exploration, development and mining operations in connection with its projects.

Environmental Liability

Mining, like many other extractive natural resource industries, is subject to potential risks and liabilities associated with environmental pollution and waste disposal. Environmental liability may result from mining activities conducted by other parties prior to the Company's involvement with its properties. To the extent the Company is subject to uninsured environmental liabilities, the payment of such liabilities would reduce funds otherwise available to the Company and could have a material adverse effect on the Company. Should the Company be unable to fund fully the cost of remedying an environmental problem, the Company might be required to suspend operations or enter into interim compliance measures pending completion of the required remedy.

Uncertainty of Mineral Resource Estimates

The figures for mineral resources presented herein are estimates, and no assurance can be given that the anticipated tonnage and grades will be achieved or that the indicated level of recoveries of gold and copper will be realized. The ore grade actually recovered by the Company may differ from the estimated grades of the mineral resources. Such figures have been determined based on assumed gold and copper prices and operating costs. Mineral resource estimates for properties that have not commenced production are based, in most instances, on very limited and widely spaced drill hole information, which is not necessarily indicative of conditions between and around the drill holes. Accordingly, such mineral resource estimates may require revision as more drilling information becomes available or as actual production experience is gained. Mineral resources that are not mineral reserves do not have demonstrated economic viability. Inferred mineral resources are considered too speculative geologically to have economic considerations applied to them that would enable them to be characterized as mineral reserves. There is no certainty that mineral resources will be converted into mineral reserves.

Mineral Deposits, Production Costs and Metal Prices

The economics of developing mineral deposits are affected by many factors including variations in the grade of ore mined, cost of operations and fluctuations in the sale prices of products. The value of Euro Sun's mineral properties is heavily influenced by metal prices. Metal prices can and do change substantially over a short period of time, and are affected by numerous factors beyond the control of the Company, including, but not limited to, changes in the level of supply and demand, international economic and political trends, expectations of inflation, currency exchange fluctuations, interest rates, global or regional consumption patterns, new discoveries, speculative activities and increased production arising from improved mining and production methods. There can be no assurance that the prices of mineral products will be sufficient to ensure that the Company's properties can be mined profitably. Depending on the price received for minerals produced, the Company may determine that it is impractical to commence or continue commercial production.

The grade of any ore ultimately mined from a mineral deposit may differ from the Company's estimates based on drilling results. Production volumes and costs can be affected by such factors as the proximity and the capacity of processing facilities, permitting regulations and requirements, weather, environmental factors, unforeseen technical difficulties, unusual or unexpected geological formations and work interruptions. Short-term factors relating to ore reserves, such as the need for orderly development of ore bodies or the processing of new or different grades, may also have an adverse effect on the results of the operations. Moreover, there can be no assurance that any gold, silver, copper or other minerals recovered in small-scale laboratory tests will be achieved under production scale conditions. Although precautions to minimize risks will be taken, processing operations are subject to hazards such as equipment failure or failure of tailings impoundment facilities, which may result in environmental liability.

Volatility of Mineral Prices

The future profitability and viability of the Company, including its ability to develop its Rovina Project is dependent on the market prices of gold and copper. The market prices of these minerals are influenced by factors beyond the Company's control, including global supply and demand, interest rates, volatility in the credit and financial markets, strong investment demand and inflation expectations. The effect of these factors on gold and copper prices are impossible for the Company to predict. If the prices of these minerals decline, it could have a material adverse effect on the Company's share price, business and operations.

Currency Fluctuations

Currency fluctuations may affect the costs that the Company incurs for its exploration programs and at its operations. Gold and copper are sold throughout the world based principally on a U.S. dollar price, but some of the Company's operating expenses are incurred in other currencies including Euros and Romanian Lei. The fluctuation of the Euro or Lei against the U.S. dollar will influence the cost of gold and copper production at such mining operations and could materially affect the Company's earnings and financial condition.

Infrastructure

Mining, processing, development and exploration activities depend, to one degree or another, on adequate infrastructure. Reliable roads, bridges, power sources and water supply are important determinants, which affect capital and operating costs. Unusual or infrequent weather phenomena, sabotage, government or other interference in the maintenance or provision of such infrastructure could adversely affect the Company's operations, financial condition and results of operations.

Liquidity Concerns and Future Financing

The viability of further development and exploration of the various mineral properties in which the Company holds interests will depend upon the Company's ability to obtain financing through joint ventures, equity financing, debt financing or other means. There is no assurance that the Company will be successful in obtaining required financing when needed. Volatile markets for precious and base metals may make it difficult or impossible for the Company to obtain debt financing or equity financing on favourable terms or at all. Failure to obtain such additional financing could result in the dilution or complete loss of the Company's interests in these properties.

Competition

The mineral exploration and mining business is competitive in all of its phases. The Company competes with numerous other companies and individuals, including competitors with greater financial, technical and other resources than the Company, in the search for and the acquisition of attractive mineral properties. The ability of the Company to acquire properties in the future will depend not only on its ability to develop its present properties, but also on its ability to select and acquire suitable properties or prospects for mineral exploration. There is no assurance that the Company will continue to be able to compete successfully with its competitors in acquiring such properties or prospects.

Acquisitions and Integration

From time to time, the Company examines opportunities to acquire additional mining assets and businesses. Any acquisition that the Company may choose to complete may be of a significant size, may change the scale of the Company's business and operations, and may expose the Company to new geographic, political, operating, financial and geological risks. The Company's success in its acquisition activities depends on its ability to identify suitable acquisition candidates, negotiate acceptable terms for any such acquisition, and integrate the acquired operations successfully with those of the Company. Any acquisitions would be accompanied by risks. For example, there may be a significant change in commodity prices after the Company has committed to complete the transaction and established the purchase price or exchange ratio; a material ore body may prove to be below expectations; the Company may have difficulty integrating and assimilating the operations and personnel of any acquired companies, realizing anticipated synergies and maximizing the financial and strategic position of the combined enterprise, and maintaining uniform standards, policies and controls across the organization; the integration of the acquired business or assets may disrupt the Company's ongoing business and its relationships with employees, customers, suppliers and contractors; and the acquired business or assets may have unknown liabilities which may be significant. In the event that the Company chooses to raise debt capital to finance any such acquisition, the Company's leverage will be increased. If the Company chooses to use equity as consideration for such acquisition, existing shareholders may suffer dilution. Alternatively, the Company may choose to finance any such acquisition with its existing resources. There can be no assurance that the Company would be successful in overcoming these risks or any other problems encountered in connection with such acquisitions.

Litigation Risks

All industries, including the mining industry, are subject to legal claims, with and without merit. The Company may become involved in legal disputes in the future. Defense and settlement costs can be substantial, even with respect to claims that have no merit. Due to the inherent uncertainty of the litigation process, there can be no assurance that the resolution of any particular legal proceeding will not have a material effect on the Company's financial position or results of operations.

Dependence on Key Individuals

The Company is dependent on a relatively small number of key personnel, and the loss of any one of them could have an adverse effect on the Company. In addition, while certain of the Company's officers and directors have experience in the exploration and development of mineral producing properties; the Company will remain highly dependent upon contractors and other third parties in the performance of its exploration and development activities. There can be no guarantee that such contractors and third parties will be available to carry out such activities on behalf of the Company or be available upon commercially acceptable terms.

Conflicts of Interest

The directors and officers of the Company are also directors and officers of other companies, some of which conduct business similar to that of the Company. The directors and officers of the Company are required by law to act in the best interest of the Company. They have the same obligations to the other companies to which they act as directors and officers. The discharge by the directors and officers of their obligations to the Company may result in a breach of their obligations to the other companies and, in certain circumstances; this could expose the Company to liability to those companies. Similarly, the discharge by the directors and officers of their obligations to the other companies could result in a breach of their obligation to act in the best interest of the Company. Such conflicting obligations may expose the Company to liability to others and impair its ability to achieve its business objectives.

Compliance with Anti-Corruption Laws

The Company is subject to various anti-corruption laws and regulations including, but not limited to, the Canadian Corruption of Foreign Public Officials Act. In general, such laws prohibit a company and its employees and intermediaries from bribing or making prohibited payments to foreign officials or other persons to obtain business or gain some other business advantage. The Company's operations are located in countries which, according to Transparency International, are perceived as having significantly higher levels of corruption relative to Canada. The Company cannot predict the nature, scope or effect of future anti-corruption regulatory requirements to which its operations may be subject or the manner in which existing laws may be administered or interpreted.

Failure to comply with applicable anti-corruption legislation could expose the Company and/or its senior management to civil and/or criminal penalties, other sanctions, remedial measures, legal expenses and reputational damage, all of which could materially and adversely affect the Company's business, financial condition and results of operations, as could any investigation of any potential violations of applicable anti-corruption legislation by Canadian or foreign authorities.

As a consequence of these legal and regulatory requirements, the Company has adopted policies and procedures with regard to business ethics and anti-corruption which have been designed to ensure that the Company and its employees comply therewith. However, there can be no assurance or guarantee that such efforts have been or will be completely effective in ensuring the Company's compliance and the compliance of its employees, consultants, contractors or agents with all applicable anti-corruption laws and regulations.

Insurance

The Company currently holds a certificate of insurance providing for Directors and Officers Liability coverage of up to \$5,000,000, inclusive of defense costs. Additionally, the Company carries a general liability policy in the amount of \$5,000,000. There is no guarantee that these policies will provide sufficient protection for the Company against certain risks associated with mineral exploration, commercial exploitation and related corporate activities. Even with these policies in place, there remains a risk that unusual liabilities may not be covered or that the insured amounts may prove insufficient.

Fluctuation in Market Value of Euro Sun's Shares

The market price of the Company's publicly-traded Common Shares is affected by many variables not directly related to the performance of the Company, including, but not limited to, the market in which the Common Shares are traded, the strength of the economy generally, the availability and attractiveness of alternative investments and the breadth of the public market for the stock. The effect of these factors on the market price of the Common Shares in the future cannot be predicted.

Equipment, Materials and Skilled Technical Workers

The Company is dependent on the availability of affordable and accessible equipment, replacement parts, and repair services and the absence or disrepair of such equipment, parts and services could affect or halt exploration or eventual production on the properties of the Company. There can be no guarantee that such equipment, parts or repair services will be available to the Company, or that such equipment, replacement parts or repair work will be available on commercially reasonable terms.

Euro Sun is dependent on the availability of affordable and accessible materials. There can be no guarantee of the availability, quality and reliability of the supply of neither such materials, nor that such materials will continue to be available to the Company on commercially reasonable terms.

The Company is also dependent on the availability of skilled technical workers to carry out various functions on the properties of the Company. There can be no guarantee that such skilled workers will be available to carry out such activities on behalf of Euro Sun or that such workers will be available on commercially reasonable terms.

Nature and Climatic Conditions

The Company and the mining industry continuingly face geotechnical challenges which could adversely impact the Company's production and profitability. Unanticipated adverse geotechnical and hydrological conditions, such as severe rainfall, floods, landslides, droughts, pit wall failures and rock fragility may occur, and such events may not be detected in advance. Geotechnical instabilities and adverse climatic conditions can be difficult to predict are often affected by risks and hazards outside of the Company's control. Such conditions could result in limited access to mine sites, suspensions or reductions in operations, government investigations, increased monitoring costs, remediation costs, loss or ore and other impacts which could cause the Company's projects to be less profitable than currently anticipated and could result in a material adverse effect on the Company's results of operations and financial position.

Current Global Financial Conditions

In recent years global financial conditions have been characterized by markedly increased volatility and have led to intervention by governments in many financial markets. Access to public financing has been negatively impacted by the lack of readily available money. These factors may impact the ability of the Company to obtain equity and/or debt financing in the future or on terms favourable to the Company. Additionally, these factors, as well as other related factors, may cause decreases in the asset values that are deemed to be other than temporary, which may result in additional impairment losses. .

Additional Information and Continuous Disclosure

Additional information, including the Company's press releases, has been filed electronically through the System for Electronic Document Analysis and Retrieval ("SEDAR") at www.sedar.com.

Subsequent Event

On August 4, 2016, the Company's shareholders approved the adoption of a Shareholder Rights Plan (the "Rights Plan") pursuant to a Shareholder Rights Plan Agreement (the "Rights Plan Agreement") between the Company and TSX Trust Company. The fundamental objectives of the Rights Plan are to provide adequate time for Carpathian's Board and shareholders to assess an unsolicited take-over bid for the Company; to provide the Board with sufficient time to explore and develop alternatives for enhancing and maximizing shareholder value if a take-over bid is made; and, to provide shareholders with an equal opportunity to participate in a take-over bid. The Rights Plan encourages a potential acquirer who makes a take-over bid (an "Acquirer") to ensure the take-over bid satisfies certain minimum standards designed to promote fairness, or to proceed with the concurrence of the Board (a "Permitted Bid"). If a take-over bid fails to meet these minimum standards and the Rights Plan is not waived by the Board, the Rights Plan provides that holders of common shares of the Company, other than the Acquirer, will be able to purchase additional common shares at a significant discount to market, thus exposing the Acquirer to substantial dilution of its holdings. The Rights Plan has been prepared in alignment with recent amendments to the regulatory framework governing take-over bids published by the Canadian Securities Administrators, which came into effect on May 9, 2016.

The Rights Plan will have an initial term which expires at the annual meeting of shareholders of the Company to be held in 2019 unless terminated earlier. The Rights Plan may be extended beyond 2019 by approval of eligible shareholders at such 2019 meeting. Pursuant to the Rights Plan, effective July 6, 2016 rights (the "Rights") have been issued and attached to all of Carpathian's outstanding common shares. A separate rights certificate will not be issued until such time as the Rights become exercisable (which is referred to as the "separation time"). The Rights will become exercisable only if a person, together with its affiliates, associates and joint actors, acquires or announces its intention to acquire beneficial ownership of Carpathian common shares which, when aggregated with its current holdings, total 20% or more of the outstanding Carpathian common shares (determined in the manner set out in the Rights Plan) other than as permitted under the Rights Plan. The Rights will effectively permit holders, other than an Acquirer and such related parties, to purchase common shares of the Company at a 50% discount to their market price (as defined in the Rights Plan Agreement). Additional details regarding the Rights Plan is available for viewing on www.sedar.com.

Outstanding Share Data

As at the date of this MD&A, the Company has:

- a) 908,221,497 common shares outstanding;
- b) 79,999,999 warrants and broker warrants outstanding with expiry dates of May 9, 2018 and exercise prices ranging from CAD\$0.07 to CAD\$0.12. If all the warrants or broker were exercised, 79,999,999 shares would be issued for proceeds of CAD\$9,171,428.
- c) 84,161,149 stock options outstanding with expiry dates ranging from August 13, 2017 to June 13, 2021 with exercise prices ranging from CAD\$0.03 to CAD\$0.40. If exercised, 84,161,149 shares would be issued for proceeds of CAD\$7,441,086.

Cautionary and non-GAAP Measures and Additional GAAP Measures

Note that for purposes of this section, GAAP refers to IFRS. The Company believes that investors use certain non-GAAP and additional GAAP measures as indicators to assess gold mining companies. They are intended to provide additional information and should not be considered in isolation or as a substitute for measures of performance prepared with GAAP. Non-GAAP and additional GAAP measures do not have standardized meaning prescribed under IFRS and therefore may not be comparable to similar measures presented by other companies.

Cautionary Statement Regarding Forward-Looking Information

Except for statements of historical fact relating to Euro Sun certain information contained herein constitutes forward-looking information within the meaning of applicable Canadian securities legislation which may include, but is not limited to, information with respect to the Company's expected production from, and further potential of, the Company's properties; the Company's ability to raise additional funds; the future price of minerals, particularly gold and copper; the estimation of mineral reserves and mineral resources; conclusions of economic evaluation; the realization of mineral reserve estimates; the timing and amount of estimated future production; costs of production; capital expenditures; success of exploration activities; mining or processing issues; currency exchange rates; government regulation of mining operations; and environmental risks. Often, but not always, forward-looking statements/information can be identified by the use of words such as "plans", "expects", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates", or "believes" or variations (including negative variations) of such words and phrases, or statements that certain actions, events or results "may", "could", "would", "might" or "will" be taken, occur or be achieved. Forward-looking statements/information is based on management's expectations and reasonable assumptions at the time such statements are made. Estimates regarding the anticipated timing, amount and cost of exploration and development activities are based on assumptions underlying mineral reserve and mineral resource estimates and the realization of such estimates are set out herein.

Forward-looking information involves known and unknown risks, uncertainties and other factors that may cause the actual results, performance or achievements of Euro Sun and/or its subsidiaries to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Such factors include: uncertainties of mineral resource estimates; the nature of mineral exploration and mining; variations in ore grade and recovery rates; cost of operations; fluctuations in the sale prices of products; volatility of gold and copper prices; exploration and development risks; liquidity concerns and future financings; risks associated with operations in foreign jurisdictions; potential revocation or change in permit requirements and project approvals; competition; no guarantee of titles to explore and operate; environmental liabilities and regulatory requirements; dependence on key individuals; conflicts of interests; insurance; fluctuation in market value of Euro Sun's shares; rising production costs; equipment material and skilled technical workers; volatile current global financial conditions; and currency fluctuations; and other risks pertaining to the mining industry. Although Euro Sun has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, there may be other factors that cause actions, events or results to differ from those anticipated, estimated or intended.

Euro Sun does not undertake to update any such forward-looking information, except in accordance with applicable securities laws. There can be no assurance that forward-looking information will prove to be accurate, as actual results and future events could differ materially from those anticipated in such information. Accordingly, readers are cautioned not to place undue reliance on forward-looking information.