FORM 5

QUARTERLY LISTING STATEMENT

Name of Listed Issuer: **Evolution Global Frontier Ventures Corp.** (the "Issuer").

Trading Symbol: **EGFV.**

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.

EVOLUTION GLOBAL FRONTIER VENTURES CORP.

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE PERIOD ENDED JUNE 30, 2023 AND 2022

Unaudited - Prepared by Management

(Expressed in Canadian Dollars)

NOTICE OF NO AUDITOR REVIEW OF THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

The accompanying condensed interim consolidated financial statements of Evolution Global Frontier Ventures Corp. (the "Company") as at and for the period ending June 30, 2023, have been prepared by the management of the Company and approved by the Company's Audit Committee.

Under National Instrument 51-102, Part 4, subsection 4.2(3)(a), if an auditor has not performed a review of the interim financial statements, they must be accompanied by a notice indicating that an auditor has not reviewed the financial statements.

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

EVOLUTION GLOBAL FRONTIER VENTURES CORP.

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Unaudited - Expressed in Canadian Dollars)

		September 30
	June 30,	2022
As at,	2023	(Audited)
	\$	1
ASSETS		
Current		
Cash	1,698	2,17
GST receivable	1,843	56
	3,541	2,73
TOTAL ASSETS	3,541	2,73
LIABILITIES AND SHAREHOLDERS' EQUITY (DEFICIENCY)		
Current		
Accounts payable and accrued liabilities (Notes 5 and 7)	18,866	22,27
Deferred revenues (Note 10)	1,000	1,00
Loans payable (Notes 6 and 7)	178,578	135,90
Total Liabilities	198,444	159,18
Shareholders' Equity (deficiency)		
Share capital (Note 8)	332,004	332,00
Contributed surplus (Notes 6 and 8)	23,972	23,97
Deficit	(550,880)	(512,427
Total shareholders' equity (deficiency)	(194,904)	(156,447
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY		2,73

Approved and authorized by the Board on August 29, 2023:

"Joel Scodnick"	Director	"Ron Miles"	Director
Joel Scodnick		Ron Miles	

EVOLUTION GLOBAL FRONTIER VENTURES CORP.

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF LOSS AND COMPREHENSIVE LOSS For the period ended June 30, 2023 and 2022

(Unaudited - Expressed in Canadian Dollars)

		Three Mo	nths	Three Months Ended		Nine Mor	ths I	Ended
		June 30, 2023		June 30, 2022		June 30, 2023	Ju	ne 30, 2022
EXPENSES								
Consulting fees	\$	-	\$	-	\$	-		\$ 9,781
Corporate fees		-		-		-		-
Exploration expenses (recovery)		-		-		-		20,000
Foreign exchange gain (loss)		-		(12)		4		(7)
General and office administration		296		359		727		152
Interest expense		1,858		1859		5,574		6,920
Management fees		-		-		-		-
Professional fees		-		-		12,388		181
Registration, filing and transfer agent fees		6,421		3,618		19,760		15,877
Loss for the period before other items		(8,575)		(5,824)		(38,453)		(52,904)
Other items:								
Other income		0		20		0		25,020
Gain (loss) on spin-out of subsidiaries (Note 9)		-		-		-		4,103
Net loss and comprehensive loss for the period	\$	(8,945)	\$	(5,804)	\$	(38,453)		\$ (23,781)
Basic and diluted loss per common share	\$	(0.00)	\$	(0.00)	\$	(0.00)	\$	(0.00)
Weighted average number of common shares outstanding	13	6,650,000	14	,250,000	13	8,650,000		14,250,000

EVOLUTION GLOBAL FRONTIER VENTURES CORP. CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS For the period ended June 30, 2023 and 2022

(Unaudited - Expressed in Canadian Dollars)

Period ended,	June 30 2023	June 30 2022
CASH FLOWS FROM OPERATING ACTIVITIES		
Loss for the period	\$ (38,453)	\$ (23,780)
Interest expense on loan	5,574	6,920
Gain on spin-out of subsidiaries	(0)	(4,103)
Shares returned to treasury	(4)	-
Changes in non-cash working capital items:		
Prepaid expenses	-	-
GST	(1,282)	8,646
Trade payables accounts payables and accrued liabilities	(3,412)	(25,241)
Net cash used in operating activities	(37,577)	(37,558)
CASH FLOWS FROM FINANCING ACTIVITIES Shares issued for cash Funds received in advance for spin-out of subsidiaries Loans payable Repayment of loan	37,100	1,000 36,000 -
Net cash provided by (used in) financing activities	37,100	37,000
Change in cash for the period	(477)	(558)
Rounding	1	(1)
Cash, beginning of period	2,174	5,778
Cash, end of period	\$ 1,698	\$ 5,219
Cash paid during the period for interest	\$ -	\$ -
Cash paid during the period for income taxes	\$ -	\$ -

EVOLUTION GLOBAL FRONTIER VENTURES CORP. CONDENSED INTERIM CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (DEFICIENCY) For the periods ended June 30, 2023 and 2022 (Unaudited - Expressed in Canadian Dollars)

		Share Capital			
	Number	Amount \$	Contributed Surplus §	Deficit \$	Total \$
Balance at September 30, 2021	14,250,000	333,000	23,972	(465,647)	(108,675)
Loss for the period	-	-	-	(23,781)	(23,781)
Balance at June 31, 2022	14,250,000	333,000	23,972	(489,428)	(132,456)
Balance at September 30, 2022	14,250,000	332,008	23,972	(512,427)	(156,447)
Shares returned to treasury	(600,000)	(4)			(4)
Loss for the period	-	_	-	(38,453)	(38,453)
Balance at June 30, 2023	13,650,000	332,004	23,972	(550,880)	(194,904)

1. NATURE AND CONTINUANCE OF OPERATIONS

Evolution Global Frontier Ventures Corp. (the "Company") was incorporated on October 13, 2016 under the Business Corporations Act, (British Columbia). The Company is engaged in the acquisition, exploration and development of mineral resource properties located in Canada.

The Company's head office and records office is located at 2922 Mount Seymour Parkway, North Vancouver, BC, V7H 1E9. Effective December 11, 2020, the Company shares traded on the Canadian Securities Exchange.

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

These condensed interim consolidated financial statements have been prepared by management on a going concern basis which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. At June 30, 2023, the Company had not yet achieved profitable operations, had accumulated losses of \$550,880 (June 30, 2022 - \$489,427) since its inception, and expects to incur further losses in the development of its business, all of which casts significant doubt about the Company's ability to continue as a going concern. A number of alternatives including, but not limited to selling an interest in one or more of its properties or completing a financing, are being evaluated with the objective of funding ongoing activities and obtaining working capital. The continuing operations of the Company are dependent upon its ability to continue to raise adequate financing and to commence profitable operations in the future and repay its liabilities arising from normal business operations as they become due.

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

Since March 2020, several measures have been implemented in Canada and the rest of the world in response to the increased impact from novel coronavirus (COVID-19), which include the implementation of travel bans, self-imposed quarantine periods and social distancing. COVID-19 has caused material disruption to businesses globally resulting in an economic slowdown. These measures could adversely affect and harm the Company by limiting access to our exploration and evaluation assets, which could prevent the Company from meeting its exploration expenditure obligations. The measures and disruption to business globally could potentially impact the ability to procure new exploration and evaluation mineral properties. The Company continues to operate its business at this time. While the impact of COVID-19 is expected to be temporary, the current circumstances are dynamic and the impacts of COVID-19 on business operations cannot be reasonably estimated at this time. The Company anticipates this could have an adverse impact on its business, results of operations, financial position and cash flows in future periods.

2. BASIS OF PREPARATION

Statement of Compliance

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

2. BASIS OF PREPARATION (CONT'D)

Basis of Presentation

The condensed interim consolidated financial statements have been prepared using accounting policies consistent with those used in the Company's 2022 audited financial statements. These condensed interim consolidated financial statements should be read in conjunction with the audited financial statements of the Company as at and for the year ended September 30, 2022.

The condensed interim consolidated financial statements have been prepared on a historical cost basis, except for certain financial instruments classified at fair value through profit or loss which are stated at their fair value. In addition, these condensed interim consolidated financial statements have been prepared using the accrual basis of accounting. The preparation of financial statements in compliance with IFRS requires management to make certain critical accounting estimates. It also requires management to exercise judgment in applying the Company's accounting policies. The areas involving a higher degree of judgment of complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 3.

Accounting Standards Issued But Not Yet Effective

A number of new standards, and amendments to standards and interpretations, are not yet effective and have not been early adopted in preparing these condensed interim consolidated financial statements. These new standards, and amendments to standards and interpretations are either not applicable or are not expected to have a significant impact on the Company's consolidated financial statements.

Basis of Consolidation

A subsidiary is an entity the Company controls when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the relevant activities of the entity. Intercompany balances and transactions, including unrealized income and expenses arising from intercompany transactions, are eliminated in preparing the condensed interim consolidated financial statements.

These condensed interim consolidated financial statements include the accounts of the Company and its past principal subsidiaries:

	Ownership	Ownership	Jurisdiction
	-	-	Julisaletion
	Interest	Interest	
	June 30, 2022	September 30,	
		2021	
1315611 B.C. Ltd.	100%	100%	Canada
1315617 B.C. Ltd.	100%	100%	Canada
1315622 B.C. Ltd.	0%	100%	Canada
1315640 B.C. Ltd.	0%	100%	Canada
Evergreen Acquisitions Corp.	0%	100%	Canada

3. SIGNIFICANT ESTIMATES, ASSUMPTIONS AND JUDGMENTS

The preparation of the condensed interim consolidated financial statements requires management to make certain estimates, judgments and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and reported amounts of expenses during the reporting period. Actual outcomes could differ from these estimates. The condensed interim consolidated financial statements include estimates which, by their nature, are uncertain. The impact of such estimates are pervasive throughout the financial statements, and may require accounting adjustments based on future occurrences. Revisions to accounting estimates are recognized in the period in which the estimate is revised and future periods if the revision affects both current and future periods. These estimates are based on historical experience, current and future economic conditions and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Information about critical judgments in applying accounting policies and sources of estimation uncertainty that have the most significant risk of causing material adjustment to the carrying amounts of assets and liabilities recognized in the condensed interim consolidated financial statements within the next financial year are the same as those that applied to the Company's 2022 annual financial statements and to the period ended March 31, 2023 financial statements.

4. MINERAL PROPERTIES

The following is the Company's exploration and evaluation assets as at June 30, 2022 and June 30, 2023:

	Pichogen Property	Total
	\$	
Acquisition Costs		
Balance, September 30, 2020	20,000	20,000
Additions	-	-
Impairment	(20,000)	(20,000)
Balance, September 30, 2021, June 30, 2022 and 2023	-	-

All exploration and expenditures costs relate to the Pichogen Property. The following is the Company's exploration and evaluation expenditures costs during the period ended June 30, 2022:

	Three mont	hs ended	Six months	ended
	June 30,	June 30,	June 30,	June 30,
	2023	2022	2023	2022
	\$	\$	\$	\$
Analysis	-	-	-	-
Consulting	-	-	-	20,000
Geological	-	-	-	-
Travel and accommodation	-	-	-	-
	-	20,000	-	20,000

Pichogen Property

On June 1, 2020, as amended on July 20, 2020 and on January 12, 2021, the Company entered into an option agreement whereby it could earn a 90% interest (subject to a 3.0% net smelter royalty "NSR" and a 3.0% Gross Overriding Receipts "GOR" in one hundred and thirty eight (138) mineral claims situated in the Walls Township area of the Province of Ontario.

4. MINERAL PROPERTIES (CONT'D)

Pichogen Property (cont'd)

The terms of the option agreement are:

- a) Total cash payments of \$115,000 to the vendor:
 - (i) \$10 on signing of the agreement on June 1, 2020 (the "signing date") agreed to have been paid and received;
 - (ii) \$20,000 on the first day of listed trading on any Canadian Stock Exchange ("Listing Date") (paid on July 27, 2020);
 - (iii) \$10,000 on first anniversary of Listing Date;
 - (iv) \$10,000 on second anniversary of Listing Date;
 - (v) \$25,000 on third anniversary of Listing Date;
 - (vi) \$50,000 on fourth anniversary of Listing Date;
- b) Shares issued to the vendor as follows:
 - (i) 1% shares of total float on Listing Date (extended to February 1, 2022)*;
 - (ii) 1% shares of total float on the first anniversary of Listing Date;
 - (iii) 1% shares of total float on the second anniversary of Listing Date;
 - (iv) 1% shares of total float on the third anniversary of Listing Date;
 - (v) 1% shares of total float on the fourth anniversary of Listing Date;

*The shares would be allocated and reserved to be issued within twelve months or by the first anniversary date of the Listing Date and subject to a twelve month escrow period from the issue date where the shares are subject to return to the Company for a cash sum of \$20,000 at anytime within 12 months or one year of the listing date. The Company a cash payment of \$20,000 in lieu of the 1% issuance on January 28, 2022.

- c) Incurring total work expenditures of \$1,125,000 on the property as follows:
 - (i) \$100,000 minimum and \$125,000 maximum in year 1 in the first year from Listing Date; (\$100,000 minimum incurred)
 - (ii) \$150,000 minimum and \$175,000 maximum so that both year 1 and year 2 expenditures shall total \$275,000 expended by the end of 2nd year from the Listing Date;
 - (iii) \$250,000 additional by the end year 3 or the end of the third year from the Listing Date;
 - (iv) \$250,000 additional by the end of year 4 or the end of the fourth year from the Listing Date;
 - (v) \$350,000 additional by the end of year 5 or the end of the fifth year from the Listing Date;

The Company would have the right to buy back one percent of the NSR for \$1,500,000 up to 10 years from the signing date.

On December 11, 2021, the Company terminated the Pichogen Property option agreement with the vendor, and negotiated with the vendor for an extension of the term on the option agreement for the 1% share issuance to be extended until February 1, 2022. During the period end March 31, 2022, the vendor accepted a cash payment of \$20,000 cash in lieu of the 1% issuance. As result there were no expenditures on the Pichogen Property in the period ended June 30, 2023.

Quesnel Terrane Property

On December 10, 2021 (the "Effective Date"), the Company entered into an option agreement where the Company can acquire 100% of the registered and beneficial interest in certain mining claims located in the Omineca Mining Division, within the Quesnel Terrane, in the north central interior of the Province of British Columbia.

4. MINERAL PROPERTIES (CONT'D)

Quesnel Terrane Property (Cont'd)

The terms of the option agreement are:

- a) Total payments of \$800,000* in combination of cash and shares (or all in cash if requested by the vendor) to the vendor:
 - (i) \$20,000 within 180 days of the Effective Date;
 - (ii) \$50,000 on or before the first anniversary of the Effective Date;
 - (iii) \$110,000 on or before secondary anniversary of Effective Date;
 - (iv) \$220,000 on or before third anniversary of Effective Date; and
 - (v) \$400,000 on or before fourth anniversary of Effective Date.

*A minimum of 25% of the total payments must be made in cash, and 75% in cash-equivalent common shares of the Company. At the option of the vendor, the minimum 25% payment can be made in common shares, resulting in a total of 100% payments made in common shares of the Company.

b) Incurring the exploration expenditures equal to the cost of the phase 1 work program recommended in a NI 43-101 technical report.

The Company will pay a 2% NSR to the vendor after the Company has been in commercial production for at least 30 consecutive days.

5. ACCOUNTS PAYABLES AND ACCRUED LIABILITIES

The Company's accounts payable and accrued liabilities are as follows:

	June 30, 2023	June 30, 2022	September 30,
			2022
	\$	\$	\$
Trade payables (Note 7)	15,422	2,384	8,528
Accruals (Note 7)	0	7,031	13,750
Total	15,422	9,415	22,278

6. LOANS PAYABLE

	\$
Balance, September 30, 2020	97,012
Additions	5,000
Repayments	(25,475)
Accretion and interest	12,570
Balance, September 30, 2021	89,107
Additions	33,500
Accretion and interest	5,061
Balance, March 31, 2022	127,668

Continued on next page.

EVOLUTION GLOBAL FRONTIER VENTURES CORP. NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Unaudited - Expressed in Canadian Dollars) FOR THE PERIOD ENDED JUNE 30, 2023 AND 2022

6. LOANS PAYABLE (CONT'D)

	\$
Balance, September 30, 2020	97,012
Additions	5,000
Repayments	(25,475)
Accretion and interest	12,570
Balance, September 30, 2021	89,107
Additions	38,000
Accretion and interest	8,797
Balance, September 30, 2022	135,904
Additions	33,800
Interest	3,716
Balance, March 31, 2023	173,420
Additions	3,300
Interest	1,858
Balance, June 30, 2023	178,578

, the Company entered a settlement agreement with the Company's former corporate secretary and converted accounts payable of \$100,000 into a \$100,000 Loan (Note 5). The Loan bears simple interest of 10% and has an 18month term. No interest payments are due until the term of the loan. The Loan was accounted for at amortized cost using the effective interest rate method with the effective interest rate of 15% per annum. The Loan was recorded at amortised cost of \$93,478, with a contributed surplus of \$6,522. During the period ended December 31, 2022, the Company recorded interest of \$1,878 (Year ended September 30, 2022 accretion and interest - \$5,061) and made repayments of \$Nil (Year ended September 30, 2022 - \$Nil on the loan payable. As at December 31, 2022 the loan has matured and is payable on demand, the balance of the loan is \$94,783 (September 30, 2022 - \$92,905).

On September 1, 2021, the Company entered into a term loan agreement with the Company's former corporate secretary for \$5,000. The loan is payable on demand with no interest and no terms of repayment. As at December 31, 2021 and December 31, 2022, the entire amount of \$5,000 is outstanding.

On November 29, 2021, the Company entered into a term loan agreement with the Company's former corporate secretary for \$2,000. The loan is payable on demand with no interest and no terms of repayment. As at December 31, 2022, the entire amount of \$2,000 is outstanding.

On January 24, 2022, the Company received a loan from the Company's former secretary for \$25,000. The loan is payable on demand with no interest and no terms of repayment. As at December 31, 2022, the entire amount of \$25,000 is outstanding.

On February 3, 2022, the Company received a loan from the Company's former secretary for \$3,000. The loan is payable on demand with no interest and no terms of repayment. As at December 31, 2022, the entire amount of \$3,000 is outstanding.

On February 25, 2022, the Company received a loan from the Company's former secretary for \$3,500. The loan is payable on demand with no interest and no terms of repayment. As at December 31, 2022, the entire amount of \$3,500 is outstanding.

On April 1, 2022, the Company received a loan from the Company's former secretary for \$2,500. The loan is payable on demand with no interest and no terms of repayment. As at December 31, 2022, the entire amount of \$2,500 is outstanding.

On August 29, 2022, the Company received a loan from the Company's former secretary for \$2,000. The loan is payable on demand with no interest and no terms of repayment. As at December 31, 2022, the entire amount of \$2,000 is outstanding.

6. LOANS PAYABLE (CONT'D)

On November 8, 2022 the Company received amounts as loans from the Company's former secretary totaling \$12,000. The total loan amount of \$12,000 is payable on demand with no interest and no terms of repayment. As at December 31, 2022, the entire amount of \$12,000 is outstanding.

During the period ended March 31, 2023 the Company received amounts as loans from the Company's former secretary totaling \$24300.

During the period ended June 30, 2023, the Company received amounts as loans from the Company's former corporate secretary totaling \$3,300.

7. RELATED PARTY TRANSACTIONS

The Company had entered into the following transactions with related parties:

As at June 30, 2023, the Company owed \$5,250 (September 30, 2022 - \$1,000) to directors and officers which is included in accounts payable and accrued liabilities (Note 5), (which are not included as part of the Loans or Loans Payable (Note 6)), the breakdown is as follows:

	June 30,	September 30,
	2023	2022
Period ended,	\$	\$
Former Director	2,250	-
CEO	1,000	1,000
Former Corporate secretary	2,000	-
Total	5,250	1,000

During the period ended June 30, 2023, the Company had recognized the accrued liabilities owing to former director of the company for \$2,250 and the former corporate secretary for \$2,000 for returning their shares to treasury prior to listing of the company to meet listing requirements.

During the year ended September 30, 2020, the Company converted amounts owed to the former corporate secretary into a loan payable which as at December 31, 2022 had a balance of 94,783 (September 30, 2022 – 92,905) (Notes 5 and 6).

During the period ended December 31, 2022, the Company entered into a term loan agreement with the Company's former corporate secretary for \$12,000, the entire amount is outstanding as at December 31, 2022 (Note 6).

During the period ended December 31, 2022, the Company recognized the accrued liabilities owing to former director of the company for \$2,250 and the former corporate secretary for \$2,000 for returning their shares to treasury prior to listing of the company to meet listing requirements.

As at March 31, 2023, the Company has total term loans and demand loans of \$173,420 (September 30, 2022 - \$149,782) outstanding with the Company's former corporate secretary (Note 6).

The following table lists the compensation costs paid directly or to companies controlled by key management personnel for the period ended June 30, 2023 and 2022:

7. RELATED PARTY TRANSACTIONS (Cont'd.)

	June 30, 2023 \$	June 30, 2022 \$
Management fees paid/accrued to the CEO	-	-
Consulting fees paid/accrued to the CFO	-	2,281
Former subsidiary or an officer of a wholly owned former subsidiary	-	80
Legal fees paid/accrued to a Director and former CEO and CFO	-	-
Total	-	2,361

In an effort to conserve cash there were no management fees paid during the period. All related party transactions are in the normal course of operations and have been measured at the agreed to amount, which is the amount of consideration established and agreed to by the related parties.

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

8. SHARE CAPITAL AND CONTRIBUTED SURPLUS

a) Authorized share capital

As at June 30, 2023, the authorized share capital of the Company is an unlimited number of common shares without par value. All issued shares, consisting only of common shares are fully paid.

b) Issued or Returned share capital:

For the period ended June 30, 2023:

The Company did not issue any shares during the period ended June 30, 2023.

The Company acquired 600,000 shares within the period and returned the shares to the treasury for \$4.00.

For the year ended September 30, 2022:

On October 29, 2020, 950,000 common shares of the Company were returned to treasury for \$4,750.

c) Warrants

The Company has no warrants outstanding as at September 30, 2022 and March 31, 2023.

9 PLAN OF ARRANGEMENT

On July 2, 2021, the Company entered into a plan of arrangement (the "Arrangement") with its wholly-owned subsidiary corporations 1315611 B.C. Ltd., 1315617 B.C. Ltd., 1315622 B.C. Ltd., 1315640 B.C. Ltd. and Evergreen Acquisitions Corp. (the "Subcos") to divest certain assets from the Company consisting of letters of intent (LOIs) and \$1,000 deposits for each of the Subcos. The Arrangement received final court approval on August 31, 2021. The LOIs had no determinable fair value. The Company had completed all of its portion of the Plan of Arrangement. Any further action to complete the Plan of Arrangement are at the discretion of the former subsidiaries management.

10. DEFERRED REVENUES

During the period ended March 31, 2022, the Company received \$1,000 from 1315640 BC Ltd. as payment in advance for amounts relating to the completion of the Arrangement for 1315640 BC Ltd. As at March 31, 2023, the Company has deferred revenues of \$1,000.

11. SEGMENTED INFORMATION

The Company operates in one reportable operating segment, being the acquisition and exploration of mineral properties in Canada. As the operations comprise a single reporting segment, amounts disclosed also represent segment amounts.

12. FINANCIAL AND CAPITAL RISK MANAGEMENT

The three levels of the fair value hierarchy are:

Level 1 – unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2 - inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and

Level 3 – inputs that are not based on observable market data.

The Company enters into financial instruments to finance its operations in the normal course of business. The fair values of cash, receivable, accounts payable and loans payable approximate their carrying values due to the short-term maturity of these instruments.

The fair value of the Company's financial instruments has been classified within the fair value hierarchy as follows:

September 30, 2022	Level 1	Level 2	Level 3	Total
Financial Assets				
Cash	\$ 2,559	-	-	\$ 2,559
	\$ 2,559	-	-	\$ 2,559
March 31, 2023	Level 1	Level 2	Level 3	Total
Financial Assets				
Cash	\$ 1,764	-	-	\$ 1,764
	\$ 1,764	_	-	\$ 1,764

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

Foreign exchange risk

The Company's functional currency is the Canadian dollar and major purchases are transacted in Canadian dollars. Management believes the foreign exchange risk derived from currency conversions is negligible. The foreign exchange risk is therefore manageable and not significant. The Company does not currently use any derivative instruments to reduce its exposure to fluctuations in foreign exchange rates.

Credit risk

The Company's cash is largely held in large Canadian financial institutions. The Company does not have any asset-backed commercial paper. The Company maintains cash deposits with Schedule A financial institution, which from time to time may exceed federally insured limits. The Company has not experienced any significant credit losses and believes it is not exposed to any significant credit risk.

Interest rate risk

Interest rate risk is the risk the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Financial assets and liabilities with variable interest rates expose the Company to

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

cash flow interest rate risk. The Company does not hold any financial liabilities with variable interest rates. The Company does maintain bank accounts which earn interest at variable rates but it does not believe it is currently subject to any significant interest rate risk.

Liquidity risk

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

Price risk

The ability of the Company to explore its mineral properties and the future profitability of the Company are directly related to the market price of precious metals. The Company monitors precious metals prices to determine the appropriate course of action to be taken by the Company.

Capital management

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

SCHEDULE B: SUPPLEMENTARY INFORMATION

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

1. Related party transactions

See Note 7 of the Interim Financial Statements.

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.

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,

Date of Issue	Type of Security (common shares, convertible debentures, etc.)	Type of Issue (private placement, public offering, exercise of warrants, etc.)	Number	Price	Total Proceeds	Type of Consideration (cash, property, etc.)	Describe relationship of Person with Issuer (indicate if Related Person)	Commission Paid
04/12/23	Common	Share	600,000	N/A	N/A	N/A	N/A	N/A
	Shares	Cancellation						

FORM 5 – QUARTERLY LISTING STATEMENT
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(b) summary of options granted during the period,

Date	Number	Name of Optionee if Related Person and relationship	Generic description of other Optionees	Exercise Price	Expiry Date	Market Price on date of Grant
None.						

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,

Authorized share capital	Dividend Rates on Preferred Shares	Cumulative, Redemption and Conversion Provisions
Unlimited common shares	N/A	N/A

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

Issued and Outstanding	Recorded Value
13,650,000 common shares	\$332,004

(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

No options, warrants or convertible securities are outstanding.

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

Class	Number of Escrowed Securities
Common shares	75,000

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
Ron Miles	CEO, Secretary & Director
Barry Bergstrom	CFO & Director
Joel Scodnick	Director

SCHEDULE C: MANAGEMENT DISCUSSION AND ANALYSIS

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

EVOLUTION GLOBAL FRONTIER VENTURES CORP.

Management's Discussion and Analysis

For the Period Ended June 30, 2023 and 2022

EVOLUTION GLOBAL FRONTIER VENTURES CORP. MANAGEMENT'S DISCUSSION & ANALYSIS FOR THE PERIOD ENDED JUNE 30, 2023 AND 2022

This management's discussion and analysis ("MD&A") provides an analysis of our financial situation which will enable the reader to evaluate important variations in our financial situation for the period ended June 30, 2023. This report, prepared as at August 29, 2023 intends to complement and supplement our condensed interim consolidated financial statements for the period ended June 30, 2023 and the audited consolidated financial statements for the year ended September 30, 2022 (the "Financial Statements") and should be read in conjunction with the Financial Statements and the accompanying notes.

Our Financial Statements and the MD&A are intended to provide a reasonable base for investors to evaluate our financial situation.

Our Financial Statements have been prepared using accounting policies consistent with International Financial Reporting Standards ("IFRS"). All dollar amounts contained in this MD&A are expressed in Canadian dollars, unless otherwise specified.

Where we say "we", "us", "our", the "Company" or "Evolution", we mean Evolution Global Frontier Ventures Corp. as it may apply.

Forward Looking Information

Certain statements in this document constitute "forward-looking statements" and are based on current expectations and involve risks and uncertainties, referred to above and or in the Company's financial statements, that could cause actual events or results to differ materially from estimated or anticipated events or results reflected in the forwardlooking statements. Examples of such forward looking statements include statements regarding financial results and expectations for fiscal 2022, future anticipated results of exploration programs and development programs including, but not limited to, the geology, grade and continuity of mineral deposits and conclusions of economic evaluations, and the possibility that future exploration, development or mining results will not be consistent with the Company's expectations, metal prices, demand for metals, currency exchange rates, political and operational risks inherent in mining or development activities, legislative factors relating to prices, taxes, royalties, land use, title and permits, importing and exporting of minerals, environmental protection, expenditures on property, plant and equipment, increases and decreases in reserves and/or resources and anticipated grades and recovery rates and are or may be based on assumptions and/or estimates related to future economic, market and other conditions. This list is not exhaustive and should be considered carefully by prospective investors, who should not place undue reliance on such forward-looking statements.

Factors that could cause actual results, developments or events to differ materially from those anticipated include, among others, the factors described or referred to elsewhere herein including, without limitation, under the heading "Risks and Uncertainties" and/or the financial statements and include unanticipated and/or unusual events as well as actual results of planned exploration and development programs and associated risk. Many of such factors are beyond the Company's ability to control or predict. Actual results may differ materially from those anticipated. Readers of this MD&A are cautioned not to put undue reliance on forward looking statements due to their inherent uncertainty.

Forward-looking statements are made based upon management's beliefs, estimates and opinions on the date the statements are made, which management believes are reasonable, and the Company undertakes no obligation to update forward-looking statements if these beliefs, estimates and opinions or other circumstances should change, except as otherwise required by applicable law. These forward-looking statements should not be relied upon as representing management's views as of any date subsequent to the date of this MD&A. Additional information, including interim and annual financial statements, the management information circulars and other disclosure documents, may also be examined and/or obtained through the Internet by accessing the Canadian System for Electronic Document Analysis and Retrieval ("SEDAR") website at <u>www.sedar.com</u>.

OVERVIEW AND DESCRIPTION OF BUSINESS

Evolution Global Frontier Ventures Corp. (the "Company") was incorporated on October 13, 2016 under the Business Corporations Act, (British Columbia). The Company is engaged in the acquisition, exploration and development of mineral resource properties located in Canada.

The Company's head office and records office is located at 2922 Mount Seymour Parkway, North, Vancouver, British Columbia, Canada, V7H 1E9. Effective December 11, 2020, the Company shares traded on the Canadian Securities Exchange.

The Company is engaged in the business of acquiring, exploring and developing natural resource properties, with a focus on precious mineral properties/projects which have the potential for both near-term cash flow and significant exploration upside potential. The Company is considered to be in the exploration stage as it has not placed any mineral properties into production.

Since March 2020, several measures have been implemented in Canada and the rest of the world in response to the increased impact from novel coronavirus (COVID-19), which include the implementation of travel bans, self-imposed quarantine periods and social distancing. COVID-19 has caused material disruption to businesses globally resulting in an economic slowdown. These measures could adversely affect and harm the Company by limiting access to our exploration and evaluation assets, which could prevent the Company from meeting its exploration expenditure obligations. The measures and disruption to business globally could potentially impact the ability to procure new exploration and evaluation mineral properties. The Company continues to operate its business at this time. While the impact of COVID-19 is expected to be temporary, the current circumstances are dynamic and the impacts of COVID-19 on business operations cannot be reasonably estimated at this time. It is difficult to reliably measure the potential impact of this uncertainty on the Company's future financial results.

CORPORATE DEVELOPMENTS AND SIGNIFICANT TRANSACTIONS AND FACTORS AFFECTING RESULTS OF OPERATIONS

Significant Transactions

- The Company had minimal transactions during the period, however the Company received cash in advance for services to be performed subsequent to the period end.
- On December 10, 2021 (the "Effective Date"), the Company entered into an option agreement where the Company can acquire 100% of the registered and beneficial interest in certain mining claims located in the Omineca Mining Division, within the Quesnel Terrane, in the north central interior of the Province of British Columbia, consisting of 4 (four) mining claims covering 5,071 hectares.
- On December 11, 2021, the Company terminated the Pichogen Property option agreement with the option holder and negotiated with the vendor for an extension on the term on the option agreement for the 1% share issuance and buyback option to be extended until February 1, 2022. During the period ended March 31, 2022, the Company paid \$20,000 to the vendor in lieu of the 1% share issuance per the terms of the option agreement.

Plan of Arrangement

• In August 2021, the Company filed and received court approval for its Plan of Arrangement (the "Arrangement") for the planned spinout of its five newly formed wholly-owned subsidiary corporations 1315611 B.C. Ltd., 1315617 B.C. Ltd., 1315622 B.C. Ltd., 1315640 B.C. Ltd. and Evergreen Acquisitions Corp. (the "Subcos"). Pursuant to the Arrangement, the Company shareholders will receive consideration of 14,250,000 shares multiplied by a Conversion Factor (up to 20 times 14,250,000 and determined on a case by case basis) and receive up to 100 additional bonus shares from Subcos. In exchange for the shares, the Company transferred to each of the Subcos \$1,000 and all of its interest in respective LOI. The Company has completed all the steps from its portion of the Plan of Arrangement any further developments are at the sole discretion of the management of the spinout former subsidiaries.

CORPORATE DEVELOPMENTS AND SIGNIFICANT TRANSACTIONS AND FACTORS AFFECTING RESULTS OF OPERATIONS (CONT'D)

Plan of Arrangement (Cont'd)

Corporate Updates

• During the year ended September 30, 2021, the Company formed an advisory board consisting of Kristian Whitehead, P.Geo, Mr. Brendan Purdy, Mr. Ron Ozols, Mr. VR (Rongjie) Lin and Mr. Richard W. Ma.

Kristian Whitehead, P.Geo., is formerly VP Exploration for Eureka Resources Corporation, former Senior Project Managing Geologist for Hunter Dickinson Inc. & Taseko Mines and Senior Project Geologist for Kootenay Silver Inc. Kristian has over 18 years of professional geological experience where he has managed and implemented numerous strategic exploration and production projects based globally with multi-million dollar operational budgets. In addition, Mr. Whitehead is the President, Founder & Sole owner of Infiniti Drilling Corporation which has and continues to provide the geological industry with remote global diamond drilling, exploration, mining and project management support since 2005.

Mr. Brendan Purdy is a practicing securities lawyer focused on the resource, life sciences, and technology sectors. In his private practice, he has developed extensive experience with respect to public companies, capital markets, mergers and acquisitions, and other transactions fundamental to the Canadian junior equity markets. Prior to receiving his J.D. from the University of Ottawa, Mr. Purdy completed a Bachelor of Management and Organizational Studies degree from the University of Western Ontario, majoring in finance and administration. Mr. Purdy was previously CEO of Enforcer Gold Corp. and High Hampton Holdings Corp., and has served as director of several private and public companies.

Mr. Ron Ozols has been involved in the media industry for over 35 years, first with Southam Inc. from 1979 to 1996, Hollinger Corporation from 1996 to 2003, and Canwest News Services from 2003 to 2010. and eventually with the Postmedia Group. In addition Mr. Ozols has been involved in financing and serving on the boards of both private and public reporting companies.

Mr. VR (Rongjie) Lin has served in senior management and officer positions over the past 28 years and has served as departmental manager of a finance company in Asia. In addition, he has served as a Director of an asset management corporation.

Mr. Richard W. Ma has served in founding an internet technology company specializing in advertising strategy and marketing. He has also served as a Regional Director in marketing and business development in a company focused on working with institutional clients and investors in the Asia Pacific region.

Ron Miles, CEO, Chairman and Director – Mr. Miles, brings experience and knowledge across a number of sectors and industries as a self-employed business professional, who has been engaged in various private investment activities since 1996. He has been a founder, Director and/or officer of numerous reporting issuers and/or public traded companies. Mr. Miles obtained a Diploma of Technology from the British Columbia Institute of Technology (1973) and a Bachelor of Science in Engineering from Michigan Technological University (1977) and has obtained the Canadian Security Course Certificate.

Barry Bergstrom, CFO, Director – is a retired Chartered Professional Accountant and Certified Management Accountant and former senior executive with 40 years of experience across the mining, oil and gas, and natural resource sectors. During his career, he has acted in various senior roles for both private and large publicly held companies at the CEO, CFO and COO levels, in addition to heading up the investor relations and corporate development functions. During his career, Mr. Bergstrom has been instrumental in obtaining financing for the organizations that he worked with, in addition to navigating the complexities of undertaking initial public offerings.

Mr. Bergstrom has significant experience with financial reporting and planning for public corporations and the complexities associated with regulatory requirements. In past, Mr. Bergstrom has been involved with successful negotiations with government authorities with respect to licensing and permitting surrounding extractive and natural resource-based businesses. Mr. Bergstrom is a retired professional accountant having received his certification in Canada in the 1970's.

Joel Scodnick, P.Geo., Director – Mr. Scodnick, is an independent geological consultant and runs all activities through his wholly owned consulting company Servicios de Mineria CanaMex S.A. de C.V. which is based in Culiacan, Mexico. He is also President of Sierra Geological Consultants Inc. based in Canada. He is fluent in English, Spanish, Portuguese, & French. He has supervised exploration activities, and development activities for Auxico Resources in Mexico, Colombia and Bolivia, from 2012 to October, 2023, and has spent most of 2019 consulting for various companies in Durango and Sinaloa. Mr. Scodnick acts as QP for Evolution Global Frontier Ventures Corp. Mr. Scodnick made a significant Tin-Titanium-Coltan-REE discovery for Auxico on the MInastyc Property in Colombia which subsequently led to the issuance of a small-scale mining permit this year. For the last 4 years Mr. Scodnick has done a considerable amount of work in Colombia, working mostly for gold in Antioquia and for REEs in the Amazon Rainforest.

Mr. Scodnick has been supervising gold projects in the Timmins-Matheson area since 1995. Mr. Scodnick has spent a fair amount of time in Colombia, Bolivia and Peru. He has 44 years of international experience in mineral exploration, mining development, plant design, and financing, primarily in the precious metals, base metals, rare earths, transitional metals, and industrial mineral sectors. His breadth of involvement ranges from acting as project manager of exploration over numerous field seasons to underground experience at the Lamaque Gold Mine in Val d'Or, Quebec, and the start up of the Velardena Silver-Gold Mine in Velardena, Mexico where Mr. Scodnick took the Velardena project from acquisition, exploration, and right through to production in 1992. Velardena is held by Golden Minerals. Velardena has a resource of 65M oz of silver equivalent in the M&I category and 65Moz of silver equivalent in the inferred category. From 2010 to 2013 Mr. Scodnick was exploring and evaluating projects in Nevada, Mexico, and Africa. In 2013 and 2014 Mr. Scodnick supervised and carried out prospecting and exploration, and evaluation of several historic silver mines in Sinaloa State, Mexico for Auxico Resources. Mr. Scodnick has worked/lived in about 31 Countries around the world on almost every continent. From 2012 to present, Mr. Scodnick has been supervising projects mostly in Colombia, Mexico, and Peru, and currently has operations in Mexico. Mr. Scodnick, along with the other board members of Kattegat Mining Inc. Just completed a transaction on July 8, 2023 to acquire a 100% interest in the Duport Gold Mine in NW Ontario, Canada. Kattegat paid a total of \$8.5 million for Duport. Kattegat now owns the asset, a non-compliant resource of 705,000oz Au at 12 g/t.

As of the date of this MD&A, the Company has begun to use the funds from the October 2019 and June 2020 private placement to incur qualifying Canadian exploration expenditures pursuant to the Income Tax Act (Canada), to further explore the Company's exploration and evaluation assets and initiate a multi-phase exploration program on its projects and working capital.

OVERALL PERFORMANCE

The Company explores for precious minerals with an emphasis on gold. The Company has no earnings and therefore finances exploration and development activities by the sale of shares, debt instruments or assets. The key determinants of the Company's operating results are the following:

- (a) success of its exploration and development programs and putting these into production;
- (b) the state of capital markets, which affects the ability of the Company to finance its exploration activities;
- (c) the market price of gold and silver; and
- (d) political and social issues which have affected and could further affect the ability of the Company to conduct exploration and mine development activities on its projects in Canada.

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EXPLORATION AND DEVELOPMENT STRATEGY

The following is the Company's exploration and evaluation expenditures as at June 30, 2023:

	Pichogen Property	Total
	\$	
Acquisition Costs		
Balance, September 30, 2020	20,000	20,000
Additions	-	-
Impairment	(20,000)	(20,000)
Balance, September 30, 2021, June 30, 2022 and 2023	-	-

All exploration and expenditures costs relate to the Pichogen Property. The following is the Company's exploration and evaluation expenditures costs during the period ended June 30, 2023:

	Three mont	hs ended	Six months ended			
	June 30,	June 30, June 30,		June 30,		
	2023	2022	2023	2022		
	\$	\$	\$	\$		
Analysis	-	-	-	-		
Consulting	-	-	-	20,000		
Geological	-	-	-	-		
Travel and accommodation	-	-	-	-		
	-	20,000	-	20,000		

Pichogen Property

On June 1, 2020, as amended on July 20, 2020 and on January 12, 2021, the Company entered into an option agreement whereby it could earn a 90% interest (subject to a 3.0% net smelter royalty "NSR" and a 3.0% Gross Overriding Receipts "GOR" in one hundred and thirty eight (138) mineral claims situated in the Walls Township area of the Province of Ontario. On December 11, 2021, the Company terminated the Pichogen Property option agreement with the vendor, and negotiated with the vendor for an extension of the term on the option agreement for the 1% share issuance and buyback option to be extended until February 1, 2022. During the period ended March 31, 2022, the vendor accepted a cash payment of \$20,000 cash in lieu of the 1% issuance. The company had no addition work or payment requirements subsequently and as a result had NIL expenditures or payments during the period ended June 30, 2023.

The terms of the option agreement are:

Total cash payments of \$115,000 to the vendor:

- \$10 on signing of the agreement on June 1, 2020 (the "signing date") agreed to have been paid and received;
- \$20,000 on the first day of listed trading on any Canadian Stock Exchange ("Listing Date") (paid on July 27, 2020);
- \$10,000 on first anniversary of Listing Date;
- \$10,000 on second anniversary of Listing Date;
- \$25,000 on third anniversary of Listing Date;
- \$50,000 on fourth anniversary of Listing Date;

Shares issued to the vendor as follows:

- 1% shares of total float on Listing Date*;
- 1% shares of total float on the first anniversary of Listing Date;
- 1% shares of total float on the second anniversary of Listing Date;
- 1% shares of total float on the third anniversary of Listing Date;
- 1% shares of total float on the fourth anniversary of Listing Date;

*The shares will be allocated and reserved to be issued within twelve months or by the first anniversary date of the Listing Date and subject to a twelve month escrow period from the issue date where the shares are subject to return to the Company for a cash sum of \$20,000 at anytime within 12 months or one year of the listing date. The Company a cash payment of \$20,000 in lieu of the 1% issuance on January 28, 2022.

Incurring total work expenditures of \$1,125,000 on the property as follows:

- \$100,000 minimum and \$125,000 maximum in year 1 in the first year from Listing Date (\$100,000 minimum incurred);
- \$150,000 minimum and \$175,000 maximum so that both year 1 and year 2 expenditures shall total \$275,000 expended by the end of 2nd year from the Listing Date;
- \$250,000 additional by the end year 3 or the end of the third year from the Listing Date;
- \$250,000 additional by the end year 3 or the end of the third year from the Listing Date;
- \$250,000 additional by the end of year 4 or the end of the fourth year from the Listing Date;
- \$350,000 additional by the end of year 5 or the end of the fifth year from the Listing Date;

The Company will have the right to buy back one percent of the NSR for \$1,500,000 up to 10 years from the signing date.

Quesnel Terrane Property

On the Effective Date, the Company entered into an option agreement where the Company can acquire 100% of the registered and beneficial interest in certain mining claims located in the Omineca Mining Division, within the Quesnel Terrane, in the north central interior of the Province of British Columbia, consisting of 4 (four) mining claims covering 5,071 hectares. The option agreement is subject to the termination of an agreement from a pre-existing party which has a right of first refusal to acquire the property.

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Quesnel Terrane Property Option Agreement

The terms of the option agreement are:

- a) Total payments of \$800,000* in combination of cash and shares (or all in cash if requested by the vendor) to the vendor:
 - (i) \$20,000 within 180 days of the Effective Date;
 - (ii) \$50,000 on or before the first anniversary of the Effective Date;
 - (iii) \$110,000 on or before secondary anniversary of Effective Date;
 - (iv) \$220,000 on or before third anniversary of Effective Date; and
 - (v) \$400,000 on or before fourth anniversary of Effective Date.

*A minimum of 25% of the total payments must be made in cash, and 75% in cash-equivalent common shares of the Company. At the option of the vendor, the minimum 25% payment can be made in common shares, resulting in a total of 100% payments made in common shares of the Company.

- b) Incurring the exploration expenditures equal to the cost of the phase 1 work program recommended in a 43-101 technical report.
- c) The Company has extended the dates of the payment schedule above with the Vendor to begin on September 30, 2023 and all subsequent payments to be begin immediately afterwards on the anniversary of the Effective Date.

The Company will pay a 2% NSR to the vendor after the Company has been in commercial production for at least 30 consecutive days.

Raven Quarry Property

On May 16, 2022 (the "Raven Effective Date"), the Company entered into a conditional LOI agreement where the Company can acquire 100% of the registered and beneficial interest in certain mining claims named the Raven Quarry Property, located in Harrison, British Columbia, where Division, within the Quesnel Terrane, in the north central interior of the Province of British Columbia.

The Company had terminated the LOI on the Raven Quarry Property on February 27, 2023

Cobriza Mine Assets Bid

On May 16, 2022 (the "Effective Date"), the Company entered into a Letter of Intent ("LOI") agreement where the Company would participate with a consortium in a bid to acquire 100% of the registered and beneficial interest in

EXPLORATION AND DEVELOPMENT STRATEGY (CONT'D)

certain mining claims named the Cobriza Mine, located in San Pedro de Coris District, 72 kilometres (45 mi) north of Churcampa district in the province of Churcampa, in the country of Peru.

The Company has terminated its participation in the Cobriza LOI as of February 27, 2023.

Mine Dewatering Pump Technology

On July 25, 2022 the Company announced it signed a Letter of Intent Term Sheet for a two year licence on a mine dewatering and efficient fluid movement solutions pump technology. This LOI subsequently expired in October of 2022. The Company is still in negotiations if it can acquire a license for the use of the technology and if any other agreement can be made on new terms.

Outlook

All the observations of other properties, deposits and mines noted in the surrounding areas is an indication to the company that that the property has copper-gold potential that merits more thorough exploration. With emphasis on the Omineca Mining Division, in the north central interior of the Province of British Columbia and the fact that the property is located within the Quesnel Trough and its Triassic-Jurassic age arc of volcanosedimentary rocks may be the controlling or contributing factor for the potential for copper-gold mineralization. The company hopes to be able to conclude on the option agreement to initiate work on the property.

Pursuant to the termination of the option agreement with the vendor on December 11, 2021, the Company no longer intends to explore in the Pichogen Property in Ontario as at September 30, 2021 and June 30, 2022. During the year ended September 30, 2021, the Company recorded impairment on acquisition costs of \$20,000 as a result of the Company terminating the Pichogen Property.

Qualified Person

Mr. Joel Scodnick, B.Sc., P.Geo, a Qualified Person within the meaning of National Instrument 43-101, and a director of the Company, has reviewed the technical information in this MD&A.

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CONSOLIDATED RESULTS OF OPERATIONS

All of the balances set out in this and following sections, including the Summary of quarterly results conform to IFRS standards.

	Three Months Ended					Nine Months Ended		
		June 30,		June 30,		June 30,	June	30, 2022
		2023		2022		2023		
EXPENSES								
Consulting fees	\$	-	\$	-	\$	-	\$	9,781
Corporate fees		-		-		-		-
Exploration expenses (recovery)		-		-		-		20,000
Foreign exchange gain (loss)		-		(12)		4		(7)
General and office administration		296		359		727		152
Interest expense		1,858		1859		5,574		6,920
Management fees		-		-		-		-
Professional fees		-		-		12,388		181
Registration, filing and transfer agent fees		6,421		3,618		19,760		15,877
Loss for the period before other items		(8,575)		(5,824)		(38,453)		(52,904)
Other items:								
Other income		0		20		0		25,020
Gain (loss) on spin-out of subsidiaries (Note 9)		-		-		-		4,103
Net loss and comprehensive loss for the period	\$	(8,575)	\$	(5,804)	\$	(38,453)	\$	(23,781)

For the nine months ended June 30, 2023 ("FY2023") and June 30, 2022 ("FY2022")

The Company recorded a net loss of \$38,453 for the period ended June 30, 2023 compared to a net loss \$23,781 for the corresponding period in FY2022. Some of the significant changes are as follows:

- Management fees of \$Nil (FY2022 \$Nil) were incurred during the period. The Company did not
 incur management fees in the current year as an effort to conserve cash. During FY2022, the Company
 also didn't incurred expenses to the CEO for management fees.
- Consulting fees of \$Nil (FY2022 \$9,781) were incurred during the period. During FY2023, the Company incurred \$Nil to the CFO and (FY2022 \$2,281) and the balance to third parties for consulting fees to assist the Company with administrative services.
- Professional fees of \$12,388 (FY2022 \$181) were incurred relating to accounting, audit and legal fees during the period. In FY2022, a recovery was realized as a result of legal invoices being lower than the amount accrued in the prior year.
- Interest and accretion expense of \$5,574 (FY2022 \$6,920) were incurred relating to the loan payables to any third parties and primarily the former Corporate Secretary. The long term loan had also expired thereby affecting (reducing) the accretion calculation for the loans.
- Registration, transfer agent and filing fees of \$19,760 (FY2022 \$15,877) were incurred in relation to the Company's expenses required for its CSE listings. The Company had been listed after having filed its prospectus in Q1 of FY - 2020, and was subject to incurring higher listing fee expenditures as a result.
- Exploration and evaluation costs of \$Nil (FY2022 -\$20,000) were incurred. All exploration expenses incurred were related to the Pichogen Property which was terminated December 11, 2021. Subsequent to the termination, the vendor accepted a cash payment of \$20,000 cash in lieu of the 1% issuance.
- Other income of \$Nil (FY2022 \$25,000) relates to management consulting services performed during the period to a customer for plan of arrangement strategies and structuring.
- A gain on spin-out of subsidiaries of \$NIL (FY2022 \$4,103) was recognized as a result of the spinout transactions completed in the prior Fiscal Year.

CONSOLIDATED RESULTS OF OPERATIONS (CONT'D)

For the three months ended June 30, 2023 ("Q3-2023") and June 30, 2022 ("Q3-2022")

The Company recorded a net loss of \$38,453 for Q3-2023 compared to a net loss \$52,904 for the corresponding period in Q3-2022. Some of the significant changes are as follows:

- Management fees of \$Nil (Q3-2022 \$Nil) were incurred during the period. The Company did not incur management fees in the current year and previous period as an effort to conserve cash. Consulting fees of \$Nil (Q3-2022 \$9,781) were incurred during the prior FY period to a third party for consulting fees to assist with the spin-out transactions. During Q3-2022, the Company continued to minimize any consulting fees to conserve cash.
- Professional fees of \$12,389 (Q3-2022 \$Nil) were incurred relating to accounting, audit and legal fees during the period. The company needed to seek outside assistance to complete financial reports and the audit ran over in the current period which resulted in the higher expenses incurred for Professional fees.
- Interest and accretion expense of \$1,858 (Q3-2022 \$1,859) were incurred relating to the loans payable.
- Registration, transfer agent and filing fees of \$6,421 (Q3-2022 \$3,618) were incurred in relation to he Company's expenses required for its CSE listings. The Company had lower listing fees in the prior year as a new listing, and other additional transfer agent fees were incurred due to the return of shares to treasury..
- Exploration and evaluation costs of Nil (Q3-2022 \$Nil) were incurred. All exploration expenses incurred were related to the Pichogen Property which was terminated December 11, 2021. Subsequent to the termination, the vendor accepted a cash payment of \$20,000 cash in lieu of the 1% issuance. Which resulted in the \$20,000 allocated to the Property Expenditures. The prior years recovery was a result of the Company being invoiced for expenditures less than what was previously accrued, of which \$4,556 was for geological expenses and \$528 for consulting fees.
- Other income of \$Nil (Q3-2022 \$20) relates to an adjustment for an account fee.

SUMMARY OF QUARTERLY RESULTS

The table below presents selected financial data for the Company's eight most recently completed quarters, all prepared in accordance with IFRS.

	June	March	December	September	June	March	December	September
	30,	31,	31,	30,	30,	31,	31,	30,
	2023	2023	2022	2022	2022	2022	2021	2021
	\$	\$	\$	\$	\$	\$	\$	\$
Net income (loss)	(38,453)	(23,976)	(6,119)	(22,999)	(5,804)	(11,450)	(6,527)	(53,491)
loss per share	(0.00)	(0.00)	(0.00)	(0.00)	(0.00)	(0.00)	(0.01)	(0.00)
Balance Sheet Total Assets	3,541	3,301	3,324	2,735	5,579	11,431	38,644	14,784

Fluctuations in losses are mostly due to the timing of the expenditures being incurred. The amount and timing of expenses and availability of capital resources vary substantially from quarter to quarter, depending on the level of exploration activities being undertaken at any time and the availability of funding from investors or collaboration partners.

LIQUIDITY AND CAPITAL RESOURCES

The Financial Statements have been prepared on a going-concern basis, which assumes the realization of assets and liquidation of liabilities in the normal course of business. Continuing operations, as intended, are dependent on management's ability to raise required funding through future equity issuances, its ability to acquire resource property or business interests and develop profitable operations or a combination thereof, which is not assured, given today's volatile and uncertain financial markets. The Company may revise exploration and development programs depending on its working capital position.

As at June 30, 2023, the Company had a working capital deficit of \$194,903 (June 30, 2022 – working capital deficit of \$132,456) which consisted of current assets, cash of \$1,698 (June 30, 2022 - \$5,219) and GST receivable of \$1,843 (June 30, 2022 – \$360) less current liabilities, being accounts payable and accrued liabilities of \$15,422 (June 30, 2022 - \$138,035), deferred revenues of \$1,000 (June 30, 2022 - \$1,000) and loans payable as at June 30, 2023 which amounted to \$178,578 (June 30, 2022 - \$132,026).

The Company's future revenues, if any, are expected to be from the mining and sale of mineral products or interests related there to. The economics of developing and producing mineral products are affected by many factors including the cost of operations, variations in the grade of ore mined, and the price of metals. Depending on the price of metals, the Company may determine that it is impractical to continue commercial production. The price of metals has fluctuated widely in recent years and is affected by many factors beyond the Company's control including changes in international investment patterns and monetary systems, economic growth rates, political developments, the extent of sales or accumulation of reserves by governments and shifts in private supplies of and demands for metals. The supply of metals consists of a combination of mine production, recycled material, and existing stocks held by governments, producers, financial institutions and consumers. If the market price for metals falls below the Company's full production costs and remains at such levels for any sustained period of time, the Company will experience losses and may decide to discontinue operations or development of other projects or mining at one or more of its properties at that time.

Other than the above-mentioned current liabilities, the Company has no short-term capital spending requirements and future plans and expectations are based on the assumption that the Company will realize its assets and discharge its liabilities in the normal course of business rather than through a process of forced liquidation. There can be no assurance that the Company will be able to obtain adequate financing in the future or if available that such financing will be on acceptable terms. If adequate financing is not available when required, the Company may be required to delay, scale back or eliminate various programs and may be unable to continue in operation. The Company may seek such additional financing through debt or equity offerings. Any equity offering will result in dilution to the ownership interests of the Company's shareholders and may result in dilution to the value of such interests.

LIQUIDITY AND CAPITAL RESOURCES – CASH FLOW

OPERATING ACTIVITIES:

Cash used in operating activities for the period ended June 30, 2023 was \$37,577 (2022 - \$37,558). During the period ended June 30, 2023, the Company incurred minimal expenditures as an effort to conserve cash. The Company paid vendors to reduce its accounts payables.

FINANCING ACTIVITIES:

Cash provided by financing activities for the period ended June 30, 2023 was \$37,100 compared to \$37,000 used in financing activities in the comparative June 30, 2022 period. In the current year, the Company received demand loans from a former related party of \$37,100... In the prior year comparative period, the related party loans totaled \$36,000 and \$1,000 in advance for spin-out of subsidiaries.

TRANSACTIONS WITH RELATED PARTIES

As at the date of this MD&A, the Directors and Executive Officers of the Company are as follows:

Ron Miles	Chief Executive Officer, Corporate Secretary, Director and President
Barry Bergstrom	Chief Financial Officer and Director
Derrick Gaon	Former Corporate Secretary and Treasurer
Nelson Lau	Former Director
Richard Palone	Former Director
Brendan Purdy	Former Director
Joel Scodnick	Director

As at June 30, 2023, the Company owed \$5,250 (September 30, 2022 - \$1,000) to directors and officers which is included in accounts payable and accrued liabilities, the breakdown is as follows:

	June 30,	September 30
	2023	2022
Period ended,	\$	\$
Chief Executive Officer (CEO)	1,000	1,000
Chief Financial Officer (CFO)	-	-
Former Director	2250	-
Former Corporate secretary	2000	-
Total	5,250	1,000

During the year ended September 30, 2020, the Company converted amounts owed to the former corporate secretary into a loan payable which as at March 31, 2022 had a balance of \$89,168 (September 30, 2021 – \$84,107).

During the year ended September 30, 2021, the Company entered into a term loan agreement with the Company's former corporate secretary for \$5,000, the entire amount is outstanding as at March 31, 2022 and September 30, 2021.

During the year ended September 30, 2021, the Company entered into a term loan agreement with the Company's former corporate secretary for \$5,000, the entire amount is outstanding as at March 31, 2022 and September 30, 2021.

During the period ended March 31, 2022, the Company entered into a term loan agreement with the Company's former corporate secretary for \$2,000, the entire amount is outstanding as at March 31, 2022.

During the period ended March 31, 2022, the Company entered into a demand loan agreement with the Company's former corporate secretary for \$25,000. The loan is payable on demand with no interest and no terms of repayment. As at March 31, 2022, the entire amount of \$25,000 is outstanding.

During the period ended March 31, 2022, the Company entered into a loan agreement with the Company's former corporate secretary for \$3,000. The loan is payable on demand with no interest and no terms of repayment. As at March 31, 2022, the entire amount of \$3,000 is outstanding.

During the period ended March 31, 2022, the Company entered into a loan agreement with the Company's former corporate secretary for \$3,500. The loan is payable on demand with no interest and no terms of repayment. As at March 31, 2022, the entire amount of \$3,500 is outstanding.

As at June 30, 2023, the Company has received additional term loans and demand loans totaling \$178,578 (September 30, 2022 - \$135,904) outstanding with the Company's former corporate secretary.

TRANSACTIONS WITH RELATED PARTIES (CONT'D)

The following table lists the compensation costs paid directly or to companies controlled by key management personnel for the period ended June 30, 2023 and 2022:

	June 30, 2023 \$	June 30, 2022 \$
Management fees paid/accrued to the CEO	-	-
Consulting fees paid/accrued to the CFO	-	2,281
Exploration and evaluation expenses paid/accrued to a company		
controlled by a Director	-	-
Legal fees paid/accrued to a Director and former CEO and CFO	-	-
Total	-	2,281

All related party transactions are in the normal course of operations and have been measured at the agreed to amount,

FINANCIAL INSTRUMENTS AND RISKS

The three levels of the fair value hierarchy are:

Level 1 - unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2 – inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and

Level 3 – inputs that are not based on observable market data.

The Company enters into financial instruments to finance its operations in the normal course of business. The fair values of cash and accounts payable approximate their carrying values due to the short-term maturity of these instruments. The settlement loan agreement bears simple interest of 10% and has an 18 month term. The settlement loan agreement was accounted for at amortized cost using the effective interest rate method with the effective interest rate of 15% per annum.

The fair value of the Company's financial instruments has been classified within the fair value hierarchy as at September 30, 2022 and June 30, 2023 is as follows:

As at September 30, 2022:

	Level 1	Level 2	Level 3	Total
Financial Assets				
Cash	\$ 2,559	-	-	\$ 2,559
	\$ 2,559	-	-	\$ 2,559
As at June 30, 2023:				
	Level 1	Level 2	Level 3	Total
Financial Assets				
Cash	\$ 1,698	-	-	\$ 1,698
	\$ 1,698	-	-	\$ 1,698

FINANCIAL INSTRUMENTS AND RISKS (CONT'D)

The Company's risk exposures and the impact on the Company's financial instruments are summarized below:

Foreign exchange risk

The Company's functional currency is the Canadian dollar and major purchases are transacted in Canadian dollars. Management believes the foreign exchange risk derived from currency conversions is negligible. The foreign exchange risk is therefore manageable and not significant. The Company does not currently use any derivative instruments to reduce its exposure to fluctuations in foreign exchange rates.

Credit risk

The Company's cash is largely held in large Canadian financial institutions. The Company does not have any asset-backed commercial paper. The Company maintains cash deposits with Schedule A financial institution, which from time to time may exceed federally insured limits. The Company has not experienced any significant credit losses and believes it is not exposed to any significant credit risk.

Interest rate risk

Interest rate risk is the risk the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Financial assets and liabilities with variable interest rates expose the Company to cash flow interest rate risk. The Company does not hold any financial liabilities with variable interest rates. The Company does maintain bank accounts which earn interest at variable rates but it does not believe it is currently subject to any significant interest rate risk.

Liquidity risk

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

Price risk

The ability of the Company to explore its mineral properties and the future profitability of the Company are directly related to the market price of precious metals. The Company monitors precious metals prices to determine the appropriate course of action to be taken by the Company.

CAPITAL MANAGEMENT

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

OTHER INFORMATION

Off Balance Sheet Items

The Company has no off-balance sheet arrangements.

RISK AND UNCERTAINTIES

Risk is inherent in all business activities and cannot be entirely eliminated. Our goal is to enable the Company's business processes and opportunities by ensuring that the risks arising from our business activities, the markets and political environments in which we operate are mitigated. The risks and uncertainties described in the MD&A for the year ended September 30, 2022 and to the period ended June 30, 2023, are considered by management to be the most important in the context of the company's business and are substantially unchanged as of the report date. Those risks and uncertainties are not inclusive of all the risks and uncertainties the company may be subject to and other risks may apply.

CHANGES IN ACOUNTING POLICIES AND CRITICAL ACCOUNTING ESTIMATES

Newly adopted accounting standards

A number of new standards, and amendments to standards and interpretations, are not yet effective and have not been early adopted in preparing these condensed interim consolidated financial statements. These new standards, and amendments to standards and interpretations are either not applicable or are not expected to have a significant impact on the Company's consolidated financial statements.

The preparation of the Financial Statements in conformity with IFRS requires management to make estimates, judgments and assumptions that affect the reported amounts of assets and liabilities, and disclosure of contingent assets and liabilities at the date of the Financial Statements, and the reported amounts of revenues and expenses for the reporting period. Actual results could differ from management's best estimates as additional information becomes available. The information about significant areas of estimation uncertainty and judgment considered by management in preparing the Financial Statements are described in note 2 of the Company's audited financial statements for the year ended September 30, 2022.

OUTSTANDING SHARE DATA

The Company did not have any equity transactions during the period other than acquiring and returning 600,000 shares to treasury. The table below presents the Company's common share data as of the date of this MD&A.

	Number
Common Shares, issued and outstanding	13,650,000
Stock options convertible into common shares	-
Warrants	-

DIVIDENDS

The Company has no earnings or dividend record and is unlikely to pay any dividends in the foreseeable future as it intends to employ available funds for mineral exploration and development. Any future determination to pay dividends will be at the discretion of the board of directors and will depend on the Company's financial condition, results of operations, capital requirements and such other factors as the board of directors deem relevant.

NATURE OF THE SECURITIES

The purchase of the Company's securities involves a high degree of risk and should be undertaken only by investors whose financial resources are sufficient to enable them to assume such risks. The Company's securities should not be purchased by persons who cannot afford the possibility of the loss of their entire investment. Furthermore, an investment in the Company's securities should not constitute a major portion of an investor's portfolio.

PROPOSED TRANSACTIONS

There are currently no significant proposed transactions except as otherwise disclosed in this MD&A. Confidentiality agreements and non-binding agreements may be entered into from time to time, with independent entities to allow for discussions of the potential acquisition and/or development of certain properties.

APPROVAL

The Board of Directors oversees management's responsibility for financial reporting and internal control systems through an Audit Committee. This Committee meets periodically with management and annually with the independent auditors to review the scope and results of the annual audit and to review the financial statements and related financial reporting and internal control matters before the financial statements are approved by the Board of Directors and submitted to the shareholders of the Company. The Board of Directors of the Company has approved the financial statements and the disclosure contained in this MD&A. A copy of this MD&A will be provided to anyone who requests it.

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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 29, 2023.

<u>Ron Miles</u> Name of Director or Senior Officer

/s/ Ron Miles Signature

<u>CEO</u> Official Capacity

Issuer Details	For Quarter	Date of Report	
Name of Issuer	Ended	YY/MM/D	
Evolution Global Frontier Ventures Corp.	June 30, 2023	23/08/29	
Issuer Address			
810-789 W. Pender Street			
City/Province/Postal Code	Issuer Fax No.	Issuer Telephone No.	
Vancouver, BC, V6C 1H2		(604) 725-2255	
Contact Name	Contact Position	Contact Telephone No.	
Ron Miles	CEO	(604) 725-2255	
Contact Email Address	Web Site Address		
egfrontierventures@gmail.com			