# FORM 5

# **QUARTERLY LISTING STATEMENT**

Name of Listed Issuer:	E-Play Digital Inc.	(the "Issuer").
Trading Symbol:	EPY	

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.

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.

The Issuer's consolidated financial statements are attached for the three and nine month period ended September 30, 2018. See Schedule A.

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

# SCHEDULE B: SUPPLEMENTARY INFORMATION

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

All related party transactions have been disclosed in the Issuer's condensed interim consolidated financial statements for the three and nine month period ended September 30, 2018, attached hereto as Schedule A and the Issuer's Management's Discussion and Analysis is attached for the nine month period ended September 30, 2018 attached hereto as Schedule B.

# 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.

# 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
June 8, 2018	Common Shares	Private Placement	1,000,000	\$0.10	\$100,000	Cash	Arm's Length	N/A
June 8, 2018	Common Shares	Loan settlement	41,136	\$0.11	\$4,525	Debt Settlement	Arm's Length	N/A
June 8, 2018	Common Shares	Accounts Payable Settlement	936,909	\$0.11	\$103,060	Debt Settlement	CEO and CFO	N/A

(b) summary of options granted during the period,

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

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

A summary of securities has been provided in the Issuer's condensed interim consolidated financial statements for the three and nine month period ended September 30, 2018, attached hereto as Schedule A.

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

Trevor Doerksen, CEO, President, Director Dong Shim, CFO, Secretary Manfred Nostitz, Director Lew Turnquist, Director

# SCHEDULE C: MANAGEMENT DISCUSSION AND ANALYSIS

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

The Issuer's Management's Discussion and Analysis is attached for the nine month period ended September 30, 2018. See Schedule B.

# **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 <u>November 27, 018</u>

Dong H. Shim

Name of Director or Senior Officer

/s/ Dong Shim

Signature

# **CFO and Corporate Secretary**

**Official Capacity** 

Issuer Details Name of Issuer ePlay Digital Inc. Issuer Address 1739 – 246 Stewart Green SW	For Quarter Ended March 31, 018	Date of Report YY/MM/DD 18/08/28		
City/Province/Postal Code Calgary, AB T3H 3C8	Issuer Fax No.	Issuer Telephone No. (403) 775-9475		
Contact Name	Contact Position	Contact Telephone No.		
Trevor Doerksen	CEO	(403) 775-9475		
Contact Email Address	Web Site Address			
info@eplaydigital.com	www.eplaydigital.com			

# Schedule A

# **E-Play Digital Inc.**

Condensed Interim Consolidated Financial Statements For the three and nine months ended September 30, 2018 (Expressed in Canadian dollars)

#### NOTICE TO READER

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

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 condensed interim consolidated financial statements in accordance with the standards established by the Chartered Professional Accountants of Canada for a review of interim financial statements by an entity's auditor.

# E-Play Digital Inc. CONDENSED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION As at September 30, 2018 and December 31, 2017

(Expressed in Canadian dollars)

	Notes	September 30, 2018	December 31, 2017
		\$	\$
ASSETS			(Audited)
Current Assets			
Cash		-	31,516
Amounts receivable		34,583	48,531
Prepaid expenses		4,010	4,010
		38,593	84,057
Licenses and marketing rights	6	1	1
Other intangible assets	4 & 6	2,055,580	2,055,580
		2,094,174	2,139,638
		2,004,114	2,100,000
LIABILITIES			
Current Liabilities		11 001	
Bank overdraft Accounts payable and accrued liabilities	12	11,891 288,913	- 256,434
Short-term loan	7	15,020	15,052
Loans payable	8	570,675	573,528
		886,499	845,014
Loans payable	8	1,249,235	1,269,321
		2,135,734	2,114,335
SHAREHOLDERS' EQUITY			
Share capital	9	5,647,417	5,439,832
Reserves	9	410,619	360,507
Deficit		(6,032,930)	(5,712,269)
Equity attributable to shareholders		25,106	88,070
Non-controlling interest		(66,666)	(62,767)
Total equity		(41,560)	25,303
		2,094,174	2,139,638
Nature of operations and going concerns	1		
Contingencies	14		
Subsequent events	15		

#### Approved and authorized for issuance by the Board of Directors on November 27, 2018:

# Approved on Behalf of the Board of Directors:

/s/ Manfred G von Nostitz Director /s/ Trevor Doerksen Director

# E-Play Digital Inc. CONDENSED INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS For the three and nine months ended September 30, 2018 and 2017

(Expressed in Canadian dollars)

		Three	Three	Nine	Nine
		months	months	months	months
		ended	ended	ended	ended
		September	September	September	September
		. 30,	. 30,	30,	. 30,
	Notes	2018	2017	2018	2017
		\$	\$	\$	\$
Revenue		88,546	135,623	190,214	336,850
Cost of sales		(1,328)	(2,032)	(2,853)	(4,882)
		87,218	133,591	187,361	331,968
General and administrative expenses					
Bad debt		-	-	-	11,191
Consulting fees	12	6,563	32,810	23,277	199,436
Depreciation		-	-	-	8,310
Foreign exchange (gain) or loss		(77)	3,612	(2,122)	6,568
Interest expense		1,276	928	3,482	2,450
Investor relations		11,760	7,500	33,010	13,740
Office and miscellaneous		5,686	7,841	10,786	38,745
Management fees	12	15,000	15,000	45,000	45,000
Professional fees	12	12,225	9,080	62,153	92,658
Regulatory and transfer fees		2,664	3,019	10,038	14,378
Research and development	12 & 13	65,587	66,033	203,899	73,855
Sales and marketing		14,563	16,448	55,880	65,957
Share-based compensation	9(d) & 12	11,963	-	50,112	10,519
Travel		6,345	7,486	16,406	110,401
Total expenses		(153,555)	(169,727)	(511,921)	(693,208)
Other items					
Gain or loss on settlement of debts		-	-	-	3,764
Loss on deconsolidation		-	-	-	(106,745)
Total other items		-	-	-	(102,981)
Net loss and comprehensive loss		(66,337)	(36,166)	(324,560)	(464,221)
Net loss attributable to:		(a= a=a)		(000 00.1	(100 000)
Shareholders of the Company Non-controlling interest		(65,906) (431)	(35,610) (556)	(320,661) (3,899)	(460,363) (3,858)
		(66,337)	(36,166)	(324,560)	(464,221)
Basic and diluted loss per common		(00,337)	(30,100)	(324,300)	(404,221)
share		(0.00)	(0.00)	(0.01)	(0.01)
Weighted average number of					

# E-Play Digital Inc. CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Expressed in Canadian dollars)

	Share Ca	pital				
	Number of Shares	Amount	Reserves	Accumulated Deficit	Non- controlling Interest	Total
		\$	\$	\$	\$	\$
Balance, December 31, 2016	44,770,691	4,927,686	351,970	(4,095,473)	(61,455)	1,122,728
Exercise of warrants (Notes 9(b) and 9(e))	6,863,333	411,800	-	-	-	411,800
Cancellation of shares issued for PokerVision (Notes 5 and 9(b))	(6,431,250)	(321,563)	-	-	-	(321,563)
Share issue costs (Note 9(b))	-	(154)	-	-	-	(154)
Share-based compensation (Note 9(d))	-	-	10,519	-	-	10.519
Comprehensive loss	-	-	-	(460,363)	(3,858)	(464,221)
Balance, September 30, 2017	45,202,774	5,017,769	362,489	(4,555,836)	(65,313)	759,109
Balance, December 31, 2017	45,872,774	5,439,832	360,507	(5,712,269)	(62,767)	25,303
Shares issued for cash (Note 9(b))	1,000,000	100,000	-	-	-	100,000
Shares issued to settle debts (Notes 8, 9(b) and 12)	978,045	107,585	-	-	-	107,585
Share-based compensation (Note 9(d))	-	-	50,112	-	-	50,112
Comprehensive loss	-	-	-	(320,661)	(3,899)	(324,560)
Balance, September 30, 2018	47,850,819	5,647,417	410,619	(6,032,930)	(66,666)	(41,560)

# E-Play Digital Inc. CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS For the nine months ended September 30, 2018 and 2017

(Expressed in Canadian dollars)

	Nine months ended September 30, 2018	Nine months ended September 30, 2017
	\$	\$
Operating activities		
Net loss	(324,560)	(464,221)
Adjustments for non-cash items:		
Depreciation	-	8,310
Gain or loss on settlement of debts Loss on deconsolidation of PokerVision	-	(3,764) 106,745
Share-based payments	- 50,112	10,519
Unrealized foreign exchange gain	(128)	4,761
Change in non-cash working capital components:	(120)	4,701
Amounts receivable	13,809	(152,347)
Prepaid expenses		(2,385)
Accounts payable and accrued liabilities	135,635	101,299
Net cash used in operating activities	(124,993)	(391,083)
Net cash used in investing activities	-	(10,779)
Financing activities		
Shares issued for cash	100,000	
Exercise of warrants	-	369,800
Share subscriptions received	-	55,205
Share issue cost	-	(154)
Loans received Loans repaid	51,008 (69,422)	13,402 (8,782)
Bank overdraft	11,891	(0,702)
Net cash provided by financing activities	93,477	429,471
Increase (decrease) in cash	(31,516)	27,609
Cash, beginning	31,516	16,842
Cash, ending	-	44,451
Cash paid for interest expense	-	2,450
Cash paid for income taxes	-	-

# 1. NATURE OF OPERATIONS AND GOING CONCERNS

E-Play Digital Inc. (the "Company"), was incorporated under the Business Corporations Act in British Columbia on September 19, 2013 under the name of Organach Beverage Acquisition Corp. On August 12, 2014, the Company changed its name to Network Oncology Inc. and on June 17, 2015, the name changed to Network Life Sciences Inc. On October 6, 2016, the Company changed its name to E-Play Digital Inc. in conjunction with its acquisitions of PokerVision Media Inc. ("PV") and Mobovivo Inc. ("MV") and change of its business (Note 4). The address of the registered office is 246 – 2464 Stewart Green SW, Calgary, Alberta, Canada T3H 3C8.

These consolidated financial statements have been prepared on the basis of accounting principles applicable to a going concern which assumes the Company will be able to realize its assets and discharge its liabilities in the normal course of business rather than through a process of forced liquidation. At September 30, 2018, the Company had a working capital deficiency of \$847,906 (December 31, 2017 – deficiency of \$760,957) and had an accumulated deficit of \$6,032,930 (December 31, 2017 – \$5,712,269) which has been funded primarily by the issuance of equity and loans from related parties. The Company's continuing operations, as intended, and its financial success may be dependent upon the extent to which it can successfully raise the capital to carry out its business plan. If the Company is unable to fund its future plan, its business, financial condition or results of operations could be materially and adversely affected. The success of the Company depends on its ability to profitably penetrate its target market with its new products on a sustainable basis. The Company has never generated revenue, cash flows or profits from operations.

The Company's ability to launch its operations as intended is dependent on its ability to generate revenue and raise capital sufficient to cover its marketing and other costs. All of these factors indicate a material uncertainty that raise significant doubt about the Company's ability to continue as a going concern. These consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded assets and liabilities that might be necessary should the Company be unable to continue in existence.

#### 2. BASIS OF PRESENTATION

These condensed interim consolidated financial statements are prepared in accordance with International Accounting Standards 34 - *Interim Financial Reporting* of the International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretation Committee ("IFRIC"). The interim consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Company's annual consolidated financial statements as at and for the year ended December 31, 2017.

These condensed interim consolidated financial statements are presented in Canadian dollars, which is the reporting and functional currency of the Company, PV and MV. The functional currency of the Company's wholly-owned subsidiary Emerald Oncology Limited is the Euro ( $\in$ ). These condensed interim consolidated financial statements are prepared on a historical cost basis except for certain financial instruments as described at Note 3, which are stated at their fair value. In addition, these condensed interim consolidated financial statements have been prepared using the accrual basis of accounting, except for cash flow information.

# 2. BASIS OF PRESENTATION (continued)

#### Basis of consolidation

Consolidated financial statements include the assets, liabilities and results of operations of all entities controlled by the Company. Inter-company balances and transactions, including unrealized income and expenses arising from inter-company transactions, are eliminated in preparing the Company's the consolidated financial statements. Where control of an entity is obtained during a financial year, its results are included in the consolidated statements of comprehensive loss from the date on which control commences. Where control of an entity ceases during a financial year, its results are included for that part of the year during which control exists.

These consolidated financial statements include the accounts of the Company and its subsidiaries as follows:

Name	Incorporation /	Disposition	Ownership	
	acquisition date	date	%	Jurisdiction
PokerVision Media Inc.	November 21, 2016	May 18, 2017	100%	Canada
Mobovivo Inc.	December 20, 2016	N/A	96.70%	Canada
Emerald Oncology Limited	September 29, 2014	N/A	100%	Ireland

As at and for the period ended September 30, 2018, Emerald Oncology Limited was inactive.

#### 3. SIGNIFICANT ACCOUNTING POLICIES

#### Use of estimates and judgments

The preparation of these condensed interim consolidated financial statements requires management to make judgements and estimates that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and reported amounts of expenses during the reporting period. Actual outcomes could differ from these judgements and estimates. The consolidated financial statements include judgements and estimates which, by their nature, are uncertain. The impacts of such judgements and estimates are pervasive throughout the consolidated 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 the revision affects both current and future periods.

Significant assumptions about the future and other sources of judgements and estimates that management has made at the statement of financial position date, that could result in a material adjustment to the carrying amounts of assets and liabilities, in the event that actual results differ from assumptions made, relate to, but are not limited to, the following:

#### Judgments

i) Going concern

The assessment of the Company's ability to execute its strategy by funding future working capital requirements involves judgement. Management monitors future cash requirements to assess the Company's ability to meet these future funding requirements. Further information regarding going concern is outlined in Note 1.

ii) Accounts receivables

The Company assesses the collectability of receivables on an ongoing basis. A provision for the impairment of receivables involves significant management judgment and includes the review of individual receivables based on individual customer creditworthiness, current economic trends and analysis of historical bad debts.

# 3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Significant accounting judgments and estimates (continued)

iii) Acquisition of assets

The assessment of whether the acquisitions (Note 4) should be accounted and disclosed as an acquisition of assets or acquisition of a business involved significant judgement by management of the Company.

iv) Impairment

At the end of each reporting period, the Company's intangible assets are reviewed to determine whether there is any indication that those assets may be impaired. If such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment, if any. The recoverable amount is the higher of fair value less costs to sell and value in use. Fair value is determined as the amount that would be obtained to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks associated with the assets being considered. The amount of the asset is reduced to its recoverable amount and the impairment loss is recognized in the profit of loss for the period. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash generating unit to which the asset belongs. Where an impairment loss subsequently reverses, the carrying amount of the asset (or cashgenerating unit) is increased to the revised estimate of its recoverable amount, but to an amount that does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognized immediately in profit or loss.

v) Intellectual property

The recoverability of the carrying value of the intellectual property is dependent on successful development and commercial stage to the point where revenue is possible. The carrying value of these assets is reviewed by management when events or circumstances indicate that its carrying value may not be recovered. If impairment is determined to exist, an impairment loss is recognized to the extent that the carrying amount exceeds the recoverable amount.

#### Estimates

vi) Fair value of financial instruments

Management uses valuation techniques, in measuring the fair value of financial instruments, where active market quotes are not available. Details of the assumptions used are provided in the notes regarding financial assets and liabilities.

In applying the valuation techniques, management makes maximum use of market inputs wherever possible, and uses estimates and assumptions that are, as far as possible, consistent with observable data that market participants would use in pricing the instrument. Where applicable data is not observable, management uses its best estimate about the assumptions that market participants would make. Such estimates include liquidity risk, credit risk and volatility may vary from the actual results that would be achieved in an arm's length transaction at the reporting date. The assessment of the timing and extent of impairment of intangible assets involves both significant judgements by management about the current and future prospects for the intangible assets as well as estimates about the factors used to quantify the extent of any impairment that is recognized.

# 3. SIGNIFICANT ACCOUNTING POLICIES (continued)

#### Changes in accounting policies

#### i) IFRS 9 – Financial Instruments

The Company adopted IFRS 9, which replaced IAS 39 – Financial Instruments: Recognition and Measurement, in its financial statements beginning January 1, 2018. IFRS 9 largely retains the existing requirements in IAS 39 for the classification and measurement of financial liabilities, however it eliminates the previous IAS 39 categories for financial assets of held to maturity, loans and receivables and available for sale.

Under IFRS 9 there are three principal classification categories for financial assets: measured at amortized cost, fair value through other comprehensive income ("FVOCI") and fair value through profit and lost ("FVTPL"). The classification of financial assets under IFRS 9 is based on the business model in which a financial asset is managed and its contractual cash flow characteristics. Derivatives embedded in contracts where the host is a financial asset in the scope of the standard are never separated. Instead, the hybrid financial instrument as a whole is assessed for classification. IFRS replaces the 'incurred loss' model in IAS 39 with an 'expected credit loss' model. The new impairment model applies to financial assets measure at amortized cost, contract assets and debt investments at FVOCI, but not to investments in equity instruments. Under IFRS 9, credit losses are recognized earlier than under IAS 39.

The adoption of IFRS 9 did not have a material impact on the Company's financial statements.

#### ii) <u>IFRS 15 – Revenue from contracts with customers</u>

On May 28, 2014 the IASB issued IFRS 15, Revenue from Contracts with Customers. IFRS 15 deals with revenue recognition and establishes principles for reporting useful information to users of financial statements about the nature, amount, timing and uncertainty of revenue and cash flows arising from an entity's contracts with customers. Revenue is recognized when a customer obtains control of a good or service and thus has the ability to direct the use and obtain the benefits from the goods or services. The standard replaces IAS 18 Revenue and IAS 11 Construction contracts and related interpretations.

The adoption of IFRS 15 did not impact the cumulated revenue recognized or the related assets and liabilities on the transition date.

#### Future changes in accounting policies

i) IFRS 16 – Leases

On January 13, 2016, the International Accounting Standards Board published a new standard, IFRS 16, Leases, eliminating the current dual accounting model for lessees, which distinguishes between on-balance sheet finance leases and off-balance sheet operating leases. Under the new standard, a lease becomes an on-balance sheet liability that attracts interest, together with a new right-of-use asset. In addition, lessees will recognize a front-loaded pattern of expense for most leases, even when cash rentals are constant. IFRS 16 is effective for reporting periods beginning on or after January 1, 2019, with early application permitted.

The Company is currently assessing the impact of the adoption of IFRS 16.

# 4. ACQUISITION OF SUBSIDIARIES

During the year ended December 31, 2016, the Company acquired all of the issued and outstanding shares of PV and 96.70% interest in MV pursuant to the Share Purchase Agreement and Amalgamation Agreement dated September 27, 2016 (the "Agreement"). The Company issued 4,835,380 common shares and 9,670,759 performance warrants to acquire 96.7% of the issued and outstanding shares of MV, and the Company issued 15,000,000 common shares and 20,000,000 performance warrants to acquire all the issued and outstanding shares of PV. Each performance warrant is exercisable to acquire one common share of the Company at \$0.20 per share for a period of 5 years from the date of issuance, subject to certain vesting conditions as noted below.

As a result of the acquisition of both PV and MV, the Company changed its business focus to developing and operating broadcast and live video technologies.

The acquisition of PV and MV by the Company is considered to be business combination. Pursuant to the business combination transactions, the assets acquired and liabilities assumed from the acquisition of PokerVision and Mobovivo are to be recorded at their estimated fair values in accordance with IFRS 3 – *Business Combination*. These values are based on preliminary management estimates and are subject to final valuation adjustments. The allocation of the purchase consideration is as follows:

	Acquisition of PV \$ (Note 5)	Acquisition of MV \$	Total \$
Purchase consideration	. ,		
Cash advances	(239,167)	(50,982)	(290,149)
Fair value of shares	(750,000)	(241,769)	(991,769)
Assets acquired:			
Cash	3,638	9,504	13,142
Amounts receivable	58,335	151,171	209,506
Prepaid expenses	4,065	-	4,065
Brands, trademarks and others	468,973	-	468,973
Liabilities assumed:			
Accounts payable and accrued liabilities	(107,565)	(148,719)	(256,284)
Loans payable (Note 8)	(42,380)	(1,774,785)	(1,817,165)
Net liabilities assumed Intangible assets acquired	(604,101) 604,101	(2,055,580) 2,055,580	(2,659,681) 2,659,681
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# 4. ACQUISITION OF SUBSIDIARIES (continued)

#### Vesting Terms of Performance Warrants

Upon receiving a valuation report by a mutually agreeable party which state that the total asset value is \$100 Million or higher, the entire block of 29,670,759 performance warrants would become free for execution.

Or

Upon the Company's cumulative and recurring digital, event and television subscription revenues exceeding \$100,000 per month then 30% of the performance warrants are released;

Upon the Company's cumulative and recurring digital, event and television subscription revenues exceeding \$200,000 per month then additional 30% of the performance warrants are released;

The balance of the performance warrants would be released upon the recurring revenue exceeding \$300,000 per month.

#### Or

Upon a successful takeover of the Company, approved by the Board of Directors, all performance warrants are released.

#### 5. **DISPOSITION OF A SUBSIDIARY**

On May 18, 2017, the Company sold its wholly owned subsidiary, PV. The sale resulted in the cancellation and return to treasury of 6,431,250 common shares of the Company and 20,000,000 performance warrants previously issued to acquire PV as discussed in Note 4.

On May 18, 2017, the Company de-recognized the assets and liabilities of PV which resulted in a loss of \$360,557 summarized as follows:

	Total \$
Proceeds from disposition	Ŷ
Amounts receivable from PV	573,379
Total proceeds	573,379
Assets and liabilities derecognized	
Cash	5,779
Amounts receivable	13,881
Prepaid expenses	3,000
Brands, trademarks and others	452,667
Intangible assets	604,101
Accounts payable and accrued liabilities	(114,301)
Loans payable	(31,191)
Net assets derecognized	933,936
Loss on deconsolidation of PV	(360,557)

The amounts receivable from PV were unsecured, non-interest bearing and payable on demand. During the year ended December 31, 2017, the Company recorded a write-down of loans receivable of \$615,379, of which \$573,379 relates to amounts due from PV.

# 6. INTANGIBLE ASSETS

	Brands, trademarks and others	Licenses and marketing rights	Other intangible assets
Cost	\$	\$	\$
Balance at December 31, 2016	465,360	1	2,659,681
Depreciation	(12,693)	-	
Sale of subsidiary (note 6)	(452,667)	-	(604,101)
Balance at December 31, 2017			
and September 30, 2018	-	1	2,055,580

#### 7. SHORT-TERM LOAN

During the year ended December 31, 2016, the Company received \$14,169 (€10,000) from a third party as a short-term loan. As at September 30, 2018, the loan was valued at \$15,020 due to foreign currency fluctuation. The loan is non-interest bearing, unsecured and is due on demand.

#### 8. LOANS PAYABLE

The Company has the following loans payable as at September 30, 2018 and December 31, 2017:

As at	September 30, 2018	December 31, 2017
Canada Media Fund – Production Financing Agreement	\$	\$
(Xtra)	485,906	485,906
Canada Media Fund – Sales and Marketing Loan (Previiw)	203,808	203,808
Canada Media Fund – Production Financing Agreement		
(Previiw)	387,653	387,653
Canada Media Fund – Sales and Marketing Loan (Xtra)	164,846	164,846
AVAC Ltd.	570,675	573,528
Due to related parties	7,022	22,583
Others	-	4,525
Total	1,819,910	1,842,849
Presented as:		
Current	570,675	573,528
Non-current	1,249,235	1,269,321

#### 8. LOANS PAYABLE (continued)

On December 20, 2016, the Company acquired 96.7% of the issued and outstanding common shares of MV resulting in an assumption of the loans payable of MV (Note 4).

On May 18, 2017, the Company sold its wholly owned subsidiary, PV resulting in a derecognition of its loans payable of \$31,191 (Note 5).

#### Canada Media Fund – Production Financing Agreement (Xtra)

On September 29, 2011, the Company's subsidiary, MV, entered into a Production Financing Agreement with CMF. Total amount to be invested by CMF was \$539,895 (the "Investment"), representing 75% of the production budget. Investment was made in three separate payments. Payments are made upon receipt of three progress and cost reports from MV.

During 2013, MV determined that Xtra was no longer financially feasible and therefore terminated the production progress. As a result, MV received a total of \$485,906 in two separate payments.

Should MV determine to complete Xtra in the future, CMF is entitled to recoupment. Recoupment is capped at a maximum of 50% of revenues from Xtra.

In the event of default, the CMF has the right, but not the obligation, to reduce the Investment and, if any portion of the reduced amount has previously been advanced to MV, require immediate repayment of such amount with interest at the rate of prime plus 1% per annum as set by the Bank of Canada.

As at September 30, 2018 and December 31, 2017, MV has not generated revenue from Xtra. CMF has not collected or accrued any recoupment amount.

The potential events of default, as per the agreement, that trigger repayment obligations, are not identifiable based upon current circumstances, and are unforeseeable in the near future.

#### Canada Media Fund – Sales and Marketing Loan (Previiw)

On October 3, 2012, MV entered into a Marketing Financing Agreement with CMF ("Marketing Agreement"). Total amount to be invested by CMF was \$203,808 ("Advance"), representing 75% of the sales and marketing budget to Previiw.

During 2013, MV determined that Previiw was no longer financially feasible and therefore terminated the production progress.

Should MV determine to complete Previiw in the future, CMF is entitled to recoupment. Recoupment is capped at a maximum of 50% of revenues from Previiw.

In the event of default, the CMF has the right, but not the obligation, to reduce the Investment and, if any portion of the reduced amount has previously been advanced to MV, require immediate repayment of such amount with interest at the rate of prime plus 1% per annum as set by the Bank of Canada.

As at September 30, 2018 and December 31, 2017, MV has not generated revenue from Xtra. CMF has not collected or accrued any recoupment amount.

The potential events of default, as per the agreement, that trigger repayment obligations, are not identifiable based upon current circumstances, and are unforeseeable in the near future.

#### 8. LOANS PAYABLE (continued)

#### Canada Media Fund – Production Financing Agreement (Previiw)

On January 26, 2011, MV entered into a Production Financing agreement with CMF. Total amount to be invested by CMF was \$430,725 ("Equity Investment"), representing 75% of the production budget. As at September 30, 2017, \$387,653 of the Equity Investment has been disbursed to MV.

Should MV determine to complete Previiw in the future, CMF is entitled to recoupment. Recoupment is capped at a maximum of 50% of revenues from Previiw.

In the event of default, the CMF has the right, but not the obligation, to reduce the Investment and, if any portion of the reduced amount has previously been advanced to MV, require immediate repayment of such amount with interest at the rate of prime plus 1% per annum.

As at September 30, 2018 and December 31, 2017, MV has not provided production revenues to CMF. CMF has not collected or accrued any recoupment amount.

The potential events of default, as per the agreement, that trigger repayment obligations, are not identifiable based upon current circumstances, and are unforeseeable in the near future.

#### Canada Media Fund – Sales and Marketing Loan (Xtra)

On October 3, 2012, MV entered into another Marketing Financing Agreement with CMF. Total amount to be advanced by CMF was \$206,058, representing 75% of the sales and marketing budget to Xtra. As at September 30, 2017, total advanced amount by CMF to the Company was \$164,846.

During 2013, MV determined that Xtra was no longer financially feasible and therefore terminated the production progress.

Should MV determine to complete Xtra in the future, CMF is entitled to recoupment. The CMF is entitled to receive 50% of Production Revenues until recoupment of the advance in full.

In the event of default, the CMF has the right, but not the obligation, to reduce the Investment and, if any portion of the reduced amount has previously been advanced to MV, require immediate repayment of such amount with interest at the rate of prime plus 1% per annum.

As at September 30, 2018 and December 31, 2017, MV has not provided any production revenues to the CMF. CMF has not collected or accrued any recoupment amount.

The potential events of default, as per the agreement, that trigger repayment obligations, are not identifiable based upon current circumstances, and are unforeseeable in the near future.

#### 8. LOANS PAYABLE (continued)

#### AVAC Ltd.

On November 6, 2008, and later amended on December 21, 2016, MV entered into an Investment Agreement with AVAC Ltd. ("AVAC") for up to \$1,000,000. AVAC reduced the maximum investment amount from \$1,000,000 to \$600,000. The Company received a total of \$600,000 from AVAC. A 3% royalty on all gross revenues is to be paid quarterly in arrears until an aggregate return of two (2) times the gross amount invested by AVAC is remitted commencing with the quarter ending September 30, 2011. At the discretion of MV, MV has the option to prepay royalties by paying AVAC an amount equal to the amount of the Company actually advanced plus 20% compounded annually from the date each advance was received, to a maximum of two times the original advances by AVAC, less royalties paid to date. The advances are secured by the General Security Agreement dated November 7, 2008.

Should the Company choose to exercise the right to terminate the agreement, the total amount due and payable as at September 30, 2018 was \$1,141,350.

Pursuant to the Investment Agreement, the Company shall (1) pay the royalty within 45 days of the end of each fiscal quarter, (2) provide unaudited quarterly unconsolidated financial statements, and (3) the Company shall not, without the prior written consent of AVAC, permit any transfer of its securities which would result in an effective change of control of the Company.

As of September 30, 2018, the Company was in breach of its Investment Agreement for failing to provide the royalty payment within the prescribed due dates and not providing the unaudited unconsolidated financial statements of MV. As a result, the AVAC loan has been classified as a current liability for the year ended December 31, 2017 and nine months ended September 30, 2018. Subsequent to September 30, 2018, the Company settled this loan with AVAC (Note 15).

#### Due to related parties and other loans payable

The loans are non-interest bearing, unsecured, and payable at the discretion of the Company.

On June 8, 2018, the Company issued 41,136 common shares to settle a loan payable balance of \$4,525 (Note 9(b)).

#### 9. SHARE CAPITAL

- (a) Authorized: unlimited common shares without par value.
- (b) Issued and Outstanding:

On January 6, 2017, the Company issued 600,000 common shares upon exercise of warrants at \$0.06 per share for gross proceeds of \$36,000.

On March 7, 2017, the Company issued 1,171,000 common shares upon exercise of warrants at \$0.06 per share for gross proceeds of \$70,260.

On March 24, 2017, the Company issued 1,550,000 common shares upon exercise of warrants at \$0.06 per share for gross proceeds of \$93,000.

On May 9, 2017, the Company issued 2,279,000 common shares upon exercise of warrants at \$0.06 per share for gross proceeds of \$136,740.

#### 9. SHARE CAPITAL (continued)

(b) Issued and Outstanding (continued):

On May 18, 2017, the Company sold its wholly owned subsidiary, PV, which resulted in a cancellation of 6,431,250 common shares that were previously issued on November 21, 2016.

On June 1, 2017, the Company issued 500,000 common shares upon exercise of warrants at \$0.06 per share for gross proceeds of \$30,000.

On June 21, 2017, the Company issued 763,333 common shares upon exercise of warrants at \$0.06 per share for gross proceeds of \$45,800.

On December 8, 2017, the Company issued 670,000 units at \$0.15 per unit for gross proceeds of \$100,500. Each unit consisted of one common share and one-half share purchase warrant. Each whole warrant can be exercised to purchase one additional common share at \$0.40 per shares until December 8, 2018.

On June 8, 2018, the Company issued 1,000,000 units at \$0.10 per unit for gross proceeds of \$100,000. Each unit consisted of one common share and one share purchase warrant. Each warrant can be exercised to purchase one additional common share at \$0.15 per shares until June 9, 2019.

On June 8, 2018, the Company issued 41,136 common shares to settle a loan payable balance of \$4,525 (Note 8).

On June 8, 2018, the Company issued a total of 936,909 common shares to settle certain accounts payable with related parties in the amount of \$103,060 (Note 12).

(c) Escrow Shares:

In relation to the acquisitions of PV and MV in November 2016 and December 2016, a total of 16,434,359 common shares were subject to escrow arrangements, whereby 10% were released on closing and the balance released on the basis of 15% every 6 months for the next 3 years. At September 30, 2018, 1,958,337 common shares remain in escrow.

(d) Stock Options:

The Company has adopted an incentive stock option plan (the "Option Plan") which provides that the Board of Directors of the Company may from time to time, in its discretion, and in accordance with the applicable stock exchange requirements, grant to directors, officers, employees and consultants to the Company, non-transferable options to purchase common shares. Pursuant to the Option Plan, the number of common shares reserved for issuance will not exceed 10% of the issued and outstanding common shares of the Company. Options granted under the Option Plan can have a maximum exercise term of 5 years from the date of grant. Vesting terms will be determined at the time of grant by the Board of Directors.

## 9. SHARE CAPITAL (continued)

(d) Stock Options (continued):

On December 20, 2016, the Company granted incentive stock options, exercisable to purchase up to an aggregate of 444,595 common shares of the Company to certain directors, officers, and consultants of the Company. All options were vested immediately. The options are exercisable at a price of \$0.32 per common share for a three year term. The weighted average fair value of stock option was determined using the Black-Scholes option pricing model using the following assumptions: expected life of stock option of 3 years, volatility of 100%, forfeiture rate of 0%, annual rate of dividends of 0% and a risk free rate of 0.81%. Total fair value was calculated to be \$117,400 which was recorded as share-based compensation for the year ended December 31, 2016.

On November 14, 2017, the Company granted incentive stock options, exercisable to purchase up to an aggregate of 707,267 common shares of the Company to certain directors, officers, and/or consultants of the Company. A total of 431,201 options vest over 3 years and a total of 276,066 options vest over 2 years. The options are exercisable at a price of \$0.19 per common share for a five year term. The weighted average fair value of stock option was determined using the Black-Scholes option pricing model using the following assumptions: expected life of stock option of 5 years, volatility of 100%, forfeiture rate of 0%, annual rate of dividends of 0% and a risk free rate of 1.68%. Total fair value was calculated to be \$100,425 of which \$8,537 was recorded as share-based compensation for the year ended December 31, 2017 and \$50,112 was recorded as share-based compensation for the nine months ended September 30, 2018 based on the vesting provisions.

	Nine mont September		Year e December	
	Number of options	Weighted average exercise price	Number of options	Weighted average exercise price
Opening	1,151,862	\$0.24	864,595	\$0.77
Issued	-	-	707,267	\$0.19
Expired	-	-	(420,000)	\$1.25
Ending	1,151,862	\$0.24	1,151,862	\$0.24

# 9. SHARE CAPITAL (continued)

(d) Stock Options (continued):

As at September 30, 2018, the following options remain outstanding:

Number of options	Number of options exercisable	Exercise price	Expiry date
444,595	444,595	\$0.32	December 20, 2019
707,267	-	\$0.19	November 14, 2022
1,151,862	444,595	\$0.24	

# (e) Warrants:

		Nine months ended September 30, 2018		nded 31, 2017
	Number of warrants	Weighted average exercise price	Number of warrants	Weighted average exercise price
Opening	7,860,183	\$0.32	41,680,529	\$0.20
Issued	1,000,000	\$0.15	335,000	\$0.40
Exercised	-	-	(6,863,333)	\$0.06
Expired	(4,480,070)	\$0.40	(666,367)	\$0.23
Cancelled (1)	-	-	(26,625,646)	\$0.20
Ending	4,380,113	\$0.20	7,860,183	\$0.32

(1) On June 1, 2017, the Company cancelled 6,625,646 performance warrants exercisable at \$0.20 per share previous held by the President and Chief Executive Officer of the Company.

	Exercise	Expiry
Number of warrants	price	date
335,000	\$0.40	December 8, 2018
1,000,000	\$0.15	June 9, 2019
3,045,113 (1)	\$0.20	December 20, 2021
4,380,113		

As at September 30, 2018, the following warrants remain outstanding:

(1) Subject to the vesting terms as described in Note 6.

## 10. CAPITAL DISCLOSURES

The Company's objectives when managing capital are to safeguard its ability to continue as a going concern, so that it can provide returns for shareholders and benefits for other stakeholders. The Company considers the items included in shareholders' equity as capital. The Company manages the capital structure and makes adjustments to it in response to changes in economic conditions and the risk characteristics of the underlying assets. The Company's primary objective with respect to its capital management is to ensure that it has sufficient cash resources to fund the operation of the Company. To secure the additional capital necessary to pursue these plans, the Company intends to raise additional funds through equity or debt financing. The Company is not subject to any capital requirements imposed by a regulator.

#### 11. FINANCIAL INSTRUMENTS

#### **Classification of financial instruments**

As at September 30, 2018	Financial assets – FVTPL	Financial assets – amortized cost	Financial liabilities – amortized cost
	\$	\$	\$
Cash	-	-	-
Amounts receivable	-	34,583	-
Bank overdraft	-	-	11,891
Accounts payable	-	-	288,913
Short-term loans	-	-	585,695
Loans payable	-	-	1,249,235
	Financial	Financial	Financial
	assets –	assets –	liabilities –
As at December 31, 2017	FVTPL	amortized cost	amortized cost
	\$	\$	\$
Cash	31,516	-	-
Amounts receivable	-	48,531	-
Accounts payable	-	-	256,434
Short-term loans	-	-	588,580
Loans payable	-	-	1,269,321

The fair value of the Company's financial assets and liabilities approximates the carrying amount because of their nature and relatively short maturity dates or durations.

The Company's financial instruments are exposed to certain financial risks, which include the following:

#### Credit risk

Credit risk is the risk of loss due to the counterparty's inability to meet its obligations. The Company's exposure to credit risk is on its cash. Risk associated with cash is managed through the use of major banks which are high credit quality financial institutions as determined by rating agencies.

## 11. FINANCIAL INSTRUMENTS (continued)

#### Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulties in meeting obligations when they become due. The Company intends to ensure that there is sufficient capital in order to meet short-term operating requirements, after taking into account the Company's holdings of cash. As at September 30, 2018, the Company had cash of \$Nil (December 31, 2017 - \$31,516) to settle the total current liabilities of \$886,499 (December 31, 2017 - \$845,014). The Company needs additional financing to meet the short-term operating requirements. Subsequent to September 30, 2018, the Company completed a non-brokered private placement to fund the ongoing operations (Note 15).

#### Foreign exchange risk

Foreign currency risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because they are denominated in currencies that differ from the respective functional currency.

At September 30, 2018, the Company had nominal amounts of accounts payable and loans denominated in Euro. A 10% change in the currency exchange rates between the Canadian dollars relative to the Euro would have an immaterial effect on the Company's results of operations, financial position and/or cash flows. The Company has not hedged its exposure to currency fluctuations.

#### Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is not exposed to significant interest rate risk.

#### 12. RELATED PARTY TRANSACTIONS

The key management personnel compensation for the nine months ended September 30, 2018 and 2017 is as follows:

	Nine	Nine
	months	months
	ended	ended
	September	September
	30,	30,
	2018	2017
	\$	\$
Professional fees paid / accrued to CFO	22,500	35,500
Management fees paid / accrued to CEO	45,000	45,000
Consulting fees paid / accrued to CEO	16,452	21,190
Consulting fees paid / accrued to former director	-	8,500
Consulting fees paid / accrued to family members of a former director	-	34,309
Research and development paid / accrued to CEO	16,452	21,190
Share-based compensation	33,045	-
Total	133,449	165,689

(a) Included in accounts payable and accrued liabilities as at September 30, 2018 is \$44,625 (December 31, 2017 - \$68,411) due to various related parties. During the nine months ended September 30, 2018, the Company issued 936,909 common shares to settle certain accounts payable with related parties in the amount of \$103,060 (Note 9(b)).



# **E-Play Digital Inc. Notes to Condensed Interim Consolidated Financial Statements** For the nine months ended September 30, 2018 and 2017

(Expressed in Canadian dollars)

(b) Included in loans payable as at September 30, 2018 is \$6,910 (December 31, 2017 - \$22,471) due to various related parties (Note 8).

## **13. GOVERNMENT GRANTS**

On March 1, 2017, the Company entered into a contribution agreement with the National Research Council Canada. The purpose of the agreement is to design, develop, and test a simple game that will be developed featuring animation, user interaction, and accuracy. The total federal contribution was \$57,372 for cost incurred by the Company during the project phase. The duration of the agreement was 2 months. During the year ended December 31, 2017, the Company used the proceeds of \$57,372 to pay salaries and contractor fees.

The Company periodically receives financial assistance under Scientific Research and Experimental Development Tax Incentive ("SR&ED") Program, which provides support in the form of tax credits and/or refunds, to business who conduct scientific research or experimental development in Canada. During the year ended December 31, 2017, the Company received proceeds from the tax credit refund in the amount of \$99,181 of which \$17,171 and \$82,010 related to the fiscal 2015 and 2014, respectively.

#### **14. CONTINGENCY**

In October 2017, the Company received an Originating Application and Affidavits filed to the Court of Queen's Bench of Alberta for the dissent procedure related to the acquisition of MV by the Company. The Applicants are seeking fair value payments for the common shares in the capital of MV and the costs of the proceedings. The Company intends to negotiate a settlement with the dissenting shareholders.

#### **15. SUBSEQUENT EVENTS**

On October 15, 2018, the Company closed the first tranche of a non-brokered private placement for 1,785,715 units at \$0.07 per unit for gross proceeds of \$125,000. Each unit consisted of one common share and one share purchase warrant. Each warrant can be exercised to purchase one additional common share at \$0.105 per shares on or before October 31, 2019.

On October 23, 2018, the Company closed the second tranche of a non-brokered private placement for 3,921,770 units at \$0.07 per unit for gross proceeds of \$274,524. Each unit consisted of one common share and one share purchase warrant. Each warrant can be exercised to purchase one additional common share at \$0.105 per shares on or before October 31, 2019.

On November 7, 2018, the Company entered into a Termination and Mutual Release Agreement with AVAC whereby the parties have agreed to settle the dispute and terminate the Investment Agreement. AVAC has agreed to fully discharge the security and terminate the Security Agreement and the Company agreed to issue to AVAC 1,568,628 units at a deemed price of \$0.1275 per unit. Each unit consists of one common share and one-half share purchase warrant. Each warrant can be exercised to purchase one additional common share at \$0.15 per share for a period of 12 months from the date of issuance (Note 8).

On November 7, 2018, the Company granted incentive stock options, exercisable to purchase up to an aggregate of 1,211,823 common shares of the Company to certain directors, officers, and/or consultants of the Company. A total of 431,201 options vest over 3 years, a total of 280,622 options vest over 2 years, and a total of 500,000 options vest over one year. The options are exercisable at a price of \$0.15 per common share for a four year term.

# E-Play Digital Inc.

Management Discussion and Analysis

For the nine months ended September 30, 2018

#### **E-Play Digital Inc.** Management's Discussion and Analysis For the Nine Months Ended September 30, 2018

This Management's Discussion and Analysis ("MD&A") provides a detailed analysis of the business of E-Play Digital Inc. ("E-Play" or the "Company") and compares its financial results for the nine months ended September 30, 2018. The MD&A should be read in conjunction with the unaudited condensed interim consolidated financial statements of the Company for the nine months September 30, 2018 and the audited consolidated financial statements of the Company for the year ended December 31, 2017 and related notes, which have been prepared in accordance with International Financial Reporting Standards ("IFRS"). The Company's reporting currency is the Canadian dollar and all amounts in this MD&A are expressed in Canadian dollars.

This MD&A contains certain statements that may constitute "forward looking statements". Forward looking statements include but are not limited to, statements regarding future anticipated business developments and the timing thereof, and business and financing plans. Although the Company believes that such statements are reasonable, it can give no assurance that such expectations will prove to be correct. Forward looking statements are typically identified by words such as: believe, expect, anticipate, intend, estimate, postulate and similar expressions, or which by their nature refer to future events. The Company cautions investors that any forward looking statements by the Company are not guarantees of future performance, and that actual results may differ materially from those in forward looking statements as a result of various factors, including, but not limited to, the Company's ability to continue its projected growth, to raise the necessary capital or to be fully able to implement its business strategies.

Additional information relating to the Company can be located on the SEDAR website at www.sedar.com.

This MD&A is current as at November 27, 2018.

# **Caution on Forward-Looking Statements**

The MD&A contains certain forward-looking statements concerning anticipated developments in the Company's operation in future periods. Forward-looking statements are frequently, but not always identified by words such as "expects", "anticipates", "believes", "intends", "estimates", "potential", "possible" and similar expressions, or statements that events, conditions or results "will", "may", "could" or "should" occur or be achieved. The forward-looking statements in the MD&A may include statements regarding budgets, capital expenditures, timelines, strategic plans, or other statements that are not statements of fact. Forward-looking statements are statements about the future and are inherently uncertain, and actual achievements of the Company may differ materially from those reflected in forward-looking statements due to a variety of risks, uncertainties and other factors. The Company's forward-looking statements are based on the beliefs, expectations and opinions of management on the date the statements are made, and the Company does not assume any obligation to update forward-looking statements if circumstances or management's beliefs, expectations or opinions should change except as required by law. For the reasons set forth above, investors should not place undue reliance on forward-looking statements. Important factors that could cause actual results to differ materially from the Company's expectations include uncertainties involved in disputes, arbitration and litigation; uncertainty of estimates of capital and operating costs, the need to obtain additional financing to develop products and contents; uncertainty as to the availability and terms of future financing; the possibility of delay in research or development programs and uncertainty in meeting anticipated milestones; uncertainty as to timely availability of permits and other government approvals and other risks and uncertainties disclosed in other information released by the Company from time to time and filed with the appropriate regulatory agencies.

#### Overview

The Company continues to work and develop real-time fan engagement technologies that enable TV networks, venues, teams, leagues and brands to evolve and meet the demands of today's highly-engaged audiences.

The Company released a new demo for its Augmented Reality (AR) sports game at the Mobile World Congress North America conference. The company has also released a media kit with samples from the latest demonstrations.

Through its subsidiary Mobovivo Inc. ("Mobovivo" or "MV"), E-Play Digital Inc. the Company offers a social game engine and content marketing platform to engage audiences. MV's innovative Sports Game Engine integrate TV, video, sports, daily fantasy and social games into powerful multi-platform destinations and campaigns for brands, sports teams, and venues.

# Key Highlights for the Period Ended September 30, 2018

The period ended September 30, 2018 was the first time B2C revenue was generated for E-Play and the Company has begun to transition, during the quarter, from 100% services revenue to include direct to consumer revenue from its Big Shot product.

On August 7, 2018, the Company announced it has completed its July beta testing and its ready to launch Big Shot Basketball version 1. With version 1, Big Shot Basketball will be publicly available for basketball fans of all ages.

On August 9, 2018, the Company announced it will include Core Coinz – the Cryptocurrency for Influencers – in an upcoming update to Big Shot Augmented Reality Basketball mobile app.

On August 14, 2018, the Company announced it has released public beta version 1.0 of Big Shot Basketball to the Apple App Store for basketball fans of all ages. The Company's closed beta for Big Shot took place in Las Vegas at the West Coast National Championships and NBA Summer League last month.

#### **Business History**

E-Play Digital Inc. was incorporated under the Business Corporations Act (British Columbia) on September 19, 2013 and operates from its registered head office located at 1739 – 246 Stewart Green SW, Calgary, Alberta, Canada T3H 3C8. The Company underwent a name change on October 6, 2016 and was previously known as Network Life Sciences Inc. Previous to this, the Company had its name changed from Organach Beverage Acquisition Corp. to Network Oncology Inc. on August 12, 2014 and from Network Oncology Inc. to Network Life Sciences Inc. on June 17, 2016. On November 23, 2016, the Company completed its business change and the CSE re-listed the shares of the Company for resale to the public. The Company's trading symbol changed on this date to "EPY" from "NOI".

#### Acquisition of PokerVision Media Inc. and Mobovivo Inc.

On August 5, 2016, the Company entered into a letter of intent to acquire PokerVision Media Inc. ("PokerVision" or "PV") and Mobovivo.

Mobovivo is a Calgary based company in the multimedia software space. Mobovivo is an award-winning software company that offers a white label interactive video and content marketing platform to engage audiences. Mobovivo's innovative solutions integrate TV, VOD, sports, content marketing, interactively, and social media to create powerful multiplatform destinations and campaigns for brands. Mobovivo technology solutions engage audiences in seven languages and in 18 countries. Customers and target audiences include: the Academy Awards, FIFA World Cup, AXS TV, NFL, NBA, AXN, Time Warner Cable, Los Angeles Lakers, Sportsnet, Fiat, Ford, Samsung, Grolsch, Sony Pictures, The Hollywood Reporter, CPAC, Alliance Films, Globo TV, ESPN, and Intel.

PokerVision is a Calgary based media, events and sports entertainment company focused on building a global multiplatform broadcasting network, the PokerVision Network, to deliver content to consumers via new digital media as well as traditional television and other broadcast platforms. Hosting world renowned and branded events on a global basis, PokerVision will lead the paradigm shift in media engagement by producing interactive video with engaged viewership, creating new revenue streams and driving high traffic through a range of consumer platforms.

On November 21, 2016, the Company has acquired all of the issued and outstanding shares of PokerVision by issuing 15,000,000 common shares and 20,000,000 Performance Warrants exercisable at \$0.20 per share for a period of 5 years on the terms set out below. 12,082,500 of the common shares issued are subject to an escrow arrangement whereby 10% were released on closing and the balance released on the basis of 15% every 6 months for the next 3 years. All securities issued are subject to trading restrictions until March 22, 2017.

On December 21, 2016, the Company has acquired 96.7% of the issued and outstanding shares of Mobovivo by issuing 4,835,380 common shares and 9,670,759 Performance Warrants exercisable at \$0.20 per share for a period of 5 years. 4,351,859 of the common shares issued are subject to an escrow arrangement whereby 10% were released on closing and the balance released on the basis of 15% every 6 months for the next 3 years. All securities issued are subject to trading restrictions until March 22, 2017.

Vesting terms of performance warrants:

Upon receiving a valuation report by a mutually agreeable party which state that the total asset value for the Company is \$100 Million or higher, the entire block of 29,670,759 performance warrants would become free for execution; or

Upon the Company's cumulative and recurring digital, event and television subscription revenues exceeding \$100,000 per month then 30% of the performance warrants are released;

Upon the Company's cumulative and recurring digital, event and television subscription revenues exceeding \$200,000 per month then an additional 30% of the performance warrants are released; and

The balance of the performance warrants would be released when the recurring revenues exceed \$300,000 per month; or

Upon a successful takeover of the Company, approved by the Board of Directors, all performance warrants are released.

On June 1, 2017, the Company cancelled 6,625,646 performance warrants exercisable at \$0.20 per share previous held by the President and Chief Executive Officer of the Company.

#### Disposition of PokerVision Media Inc.

On May 18, 2017, the Company sold PokerVision to a private Canadian company. The sale resulted in the cancellation and return to treasury of 6,431,250 common shares of the Company and 20,000,000 performance warrants previously issued to acquire PokerVision.

## FINANCIAL POSITION

As September 30, 2018, the Company had current assets of \$38,593 and current liabilities of \$886,499. At September 30, 2018, the Company had working capital deficiency of \$847,906 compared to a working capital deficiency of \$760,957 at December 31, 2017.

The Company had cash of \$Nil at September 30, 2018 compared to \$31,516 at December 31, 2017. During the nine months ended September 30, 2018, the Company had cash outflows from operations of \$124,993 compared to \$391,083 in 2017. As a result of the acquisition of PokerVision and Mobovivo in November and December 2016, respectively, the Company incurred significantly higher operating expenses in 2017. As a result of the disposition of PokerVision in May 2017, the Company's operating costs was significantly reduced.

Cash flows from financing activities during the nine months ended September 30, 2018 was \$93,477 compared to \$429,471 for the same period in 2017. The Company raised \$100,000 from a non-brokered private placement during the nine months ended September 30, 2018.

	Sep. 30 2018 \$	Jun. 30 2018 \$	Mar. 31 2018 \$	Dec. 31 2017 \$	Sep. 30 2017 \$	Jun. 30 2017 \$	Mar. 31 2017 \$	Dec. 31 2016 \$
Financial resul Net loss Basic loss	l <b>ts:</b> (66,377)	(162,645)	(95,578)	(1,153,887)	(36,166)	(274,683)	(153,372)	(125,799)
per share	(0.00)	(0.00)	(0.00)	(0.03)	(0.00)	(0.01)	(0.00)	(0.01)

# SUMMARY OF QUARTERLY RESULTS

The Company acquired PokerVision and Mobovivo as described elsewhere in this MD&A in November 2016 and December 2016, respectively. The Company's operating activities before the acquisitions were minimal.

During the quarter ended December 31, 2017, the Company recorded a write-down of loans in the amount of \$615,379 resulting in a significantly higher net loss for the period.

#### **RESULTS OF OPERATIONS**

The Company focused on its self-published mobile game, Big Shot, impacting service revenue for the quarter.

The Company incurred a net loss of \$66,337 for the three months ended September 30, 2018 compared to a net loss of \$36,166 in 2017. The Company incurred a net loss of \$324,560 for the nine months ended September 30, 2018 compared to a net loss of \$464,221 in 2017. The Company's consulting fees in 2017 was significantly higher as a result of the ongoing negotiation related to the disposition of PokerVision which completed in May 2017.

Operating expenses were lower for the period ended September 30, 2018 compared to the same period in 2017, however, there was an increased research and development costs incurred at MV to develop new apps as discussed under Key Highlights section in this MD&A.

During the year ended December 31, 2017, the Company granted 707,267 stock options exercisable at \$0.19 for a period of 5 years. Total fair value was calculated to be \$100,425 of which \$8,537 and \$50,112 were recorded as non-cash share-based compensation for the year ended December 31, 2017 and for the nine months ended September 30, 2018, respectively, based on the vesting provisions.

In 2017, the Company recorded a non-cash share-based compensation of \$10,519 related to 444,595 stock options granted in 2016.

# LIQUIDITY AND CAPITAL RESOURCES

At September 30, 2018, the Company had working capital deficiency of \$847,906 (December 31, 2017 – deficiency of \$760,957) including cash and cash equivalents of \$Nil (December 31, 2017 - \$31,516).

The financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") applicable to a going concern, 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. The continuation of the Company as a going concern is dependent on its ability to obtain necessary equity financing for its commitments. The Company's cash resources are insufficient to meet its working capital requirements.

On December 8, 2017, the Company issued 670,000 units at \$0.15 per unit for gross proceeds of \$100,500. Each unit consisted of one common share and one-half share purchase warrant. Each whole warrant can be exercised to purchase one additional common share at \$0.40 per shares until December 8, 2018.

On June 8, 2018, the Company issued 1,000,000 units at \$0.10 per unit for gross proceeds of \$100,000. Each unit consisted of one common share and one share purchase warrant. Each warrant can be exercised to purchase one additional common share at \$0.15 per shares until June 9, 2019.

There is no guarantee that management will be successful in securing future equity financings due to current market conditions.

#### Future Cash Requirements

The Company's future capital requirements will depend on many factors, including, among others, its ability to earn cash flow from operations. Should the Company wish to pursue current and future business opportunities, additional funding will be required. If additional funds are raised through the issuance of equity securities, the percentage ownership of current shareholders will be reduced and such equity securities may have rights, preferences, or privileges senior to those of the holders of the Company's common stock. No assurance can be given that additional financing will be available, or that it can be obtained on terms acceptable to the Company and its shareholders. If adequate funds are not available, the Company may not be able to meet its contractual requirements.

# SUBSEQUENT EVENTS

On October 15, 2018, the Company closed the first tranche of a non-brokered private placement for 1,785,715 units at \$0.07 per unit for gross proceeds of \$125,000. Each unit consisted of one common share and one share purchase warrant. Each warrant can be exercised to purchase one additional common share at \$0.105 per shares on or before October 31, 2019.

On October 23, 2018, the Company closed the second tranche of a non-brokered private placement for 3,921,770 units at \$0.07 per unit for gross proceeds of \$274,524. Each unit consisted of one common share and one share purchase

warrant. Each warrant can be exercised to purchase one additional common share at \$0.105 per shares on or before October 31, 2019.

On November 7, 2018, the Company entered into a Termination and Mutual Release Agreement with AVAC whereby the parties have agreed to settle the dispute and terminate the Investment Agreement. AVAC has agreed to fully discharge the security and terminate the Security Agreement and the Company agreed to issue to AVAC 1,568,628 units at a deemed price of \$0.1275 per unit. Each unit consists of one common share and one-half share purchase warrant. Each warrant can be exercised to purchase one additional common share at \$0.15 per share for a period of 12 months from the date of issuance.

On November 7, 2018, the Company granted incentive stock options, exercisable to purchase up to an aggregate of 1,211,823 common shares of the Company to certain directors, officers, and/or consultants of the Company. A total of 431,201 options vest over 3 years, a total of 280,622 options vest over 2 years, and a total of 500,000 options vest over one year. The options are exercisable at a price of \$0.15 per common share for a four year term.

On November 13, 2018, the Company issued 147,843 common shares to settle accounts payable balance of \$18,850.

On November 13, 2018, the Company issued a total of 773,020 common shares to settle certain accounts payable with related parties in the amount of \$98,50.

# FINANCIAL INSTRUMENTS

# **Classification of financial instruments**

	September 30, 2018	December 31, 2017
<b>Financial assets</b> FVTPL	\$	\$ 31,516
Amortized costs	34,583	48,531
Financial liabilities Amortized costs	2,135,734	2,114,335

The fair value of the Company's financial assets and liabilities approximates the carrying amount.

# Management of Industry and Financial Risk

The Company may be at risk for regulatory issues and fluctuations in exchange rates.

The Company's financial instruments are exposed to certain financial risks, which include the following:

# Credit risk

Credit risk is the risk of loss due to the counterparty's inability to meet its obligations. The Company's exposure to credit risk is on its cash. Risk associated with cash is managed through the use of major banks which are high credit quality financial institutions as determined by rating agencies.

# Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulties in meeting obligations when they become due. The Company intends to ensure that there is sufficient capital in order to meet short-term operating requirements, after taking into account the Company's holdings of cash. As at September 30, 2018, the Company had cash of \$Nil (December 31, 2017 - \$31,516) to settle the total current liabilities of \$886,499 (December 31, 2017 - \$845,014). The Company needs additional financing to meet the short-term operating requirements. Subsequent to September 30, 2018, the Company completed a non-brokered private placement to fund the ongoing operations.

# Foreign exchange risk

Foreign currency risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because they are denominated in currencies that differ from the respective functional currency.

At September 30, 2018, the Company had nominal amounts of accounts payable and loans denominated in Euro. A 10% change in the currency exchange rates between the Canadian dollars relative to the Euro would have an immaterial effect on the Company's results of operations, financial position and/or cash flows. The Company has not hedged its exposure to currency fluctuations.

#### Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is not exposed to significant interest rate risk.

## Capital management

The Company's policy is to maintain a strong capital base so as to maintain investor and creditor confidence and to sustain future development of the business. The capital structure of the Company consists of equity, net of cash and cash equivalents. There were no changes in the Company's approach to capital management during the year. The Company is not subject to any externally imposed capital requirements.

#### **Off-Balance Sheet Arrangements**

The Company has no off-balance sheet arrangements.

## **Transactions between Related Parties**

	Nine	Nine
	months	months
	ended	ended
	September	September
	30,	30,
	2018	2017
	\$	\$
Professional fees paid / accrued to CFO	22,500	35,500
Management fees paid / accrued to CEO	45,000	45,000
Consulting fees paid / accrued to CEO	16,452	21,190
Consulting fees paid / accrued to former director	-	8,500
Consulting fees paid / accrued to family members of a former director	-	34,309
Research and development paid / accrued to CEO	16,452	21,190
Share-based compensation	33,045	-
Total	133.449	165.689

- (a) Included in accounts payable and accrued liabilities as at September 30, 2018 is \$44,625 (December 31, 2017 \$68,411) due to various related parties. During the nine months ended September 30, 2018, the Company issued 936,909 common shares to settle certain accounts payable with related parties in the amount of \$103,060.
- (b) Included in loans payable as at September 30, 2018 is \$6,910 (December 31, 2017 \$22,471) due to various related parties.

# OUTSTANDING SHARE DATA

The following share capital data is current as of the date of this MD&A:

	Balance
Shares issued and outstanding	56,047,795
Stock options	2,363,685
Warrants	7,826,799
Performance Warrants	3,045,113
Fully Diluted	69,283,392

#### **Critical Accounting Estimates**

The preparation of these financial statements requires management to make judgments and estimates 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 judgments and estimates. The financial statements include judgments and estimates that, by their nature, are uncertain. The impacts of such judgments and 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 the revision affects both current and future periods.

Significant assumptions about the future and other sources of judgments and estimates that management has made at the statement of financial position date that could result in a material adjustment to the carrying amounts of assets and liabilities, in the event that actual results differ from assumptions made, relate to, but are not limited to, the following:

#### Going concern

The assessment of the Company's ability to execute its strategy effectively operating the Company involves judgement.

#### Accounts receivable

The Company assesses the collectability of receivables on an ongoing basis. A provision for the impairment of receivables involves significant management judgment and includes the review of individual receivables based on individual customer creditworthiness, current economic trends and analysis of historical bad debts.

#### Impairment

At the end of each reporting period, the Company's assets are reviewed to determine whether there is any indication that those assets may be impaired. If such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment, if any. The recoverable amount is the higher of fair value less costs to sell and value in use. Fair value is determined as the amount that would be obtained from the sale of the asset in an arm's length transaction between knowledgeable and willing parties. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks amount of the asset is reduced to its recoverable amount and the impairment loss is recognized in the profit of loss for the period. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash generating unit to which the asset belongs.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash- generating unit) is increased to the revised estimate of its recoverable amount, but to an amount that does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognized immediately in profit or loss.

#### Intellectual property

The recoverability of the carrying value of the intellectual property is dependent on successful development and commercial stage to the point where revenue is possible. The carrying value of these assets is reviewed by management when events or circumstances indicate that its carrying value may not be recovered. If impairment is determined to exist, an impairment loss is recognized to the extent that the carrying amount exceeds the recoverable amount.

#### Fair value of financial instruments

Management uses valuation techniques in measuring the fair value of financial instruments, where active market quotes are not available. Details of the assumptions used are provided in the notes regarding financial assets and liabilities.

In applying the valuation techniques, management makes maximum use of market inputs wherever possible, and uses estimates and assumptions that are, as far as possible, consistent with observable data that market participants would use in pricing the instrument. Where applicable data is not observable, management uses its best estimate about the assumptions that market participants would make. Such estimates include liquidity risk, credit risk and volatility may vary from the actual results that would be achieved in an arm's length transaction at the reporting date. The assessment of the timing and extent of impairment of intangible assets involves both significant judgements by management about the current and future prospects for the intangible assets as well as estimates about the factors used to quantify the extent of any impairment that is recognized.

## Changes in Accounting Policies

The following standards have been adopted during the nine months ended September 30, 2018:

- IFRS 9: Financial Instruments: Classification and Measurement
- IFRS 15: Revenue from Contracts with Customers

See Note 3 to the unaudited condensed consolidated interim financial statements for the nine months ended September 30, 2018.

The following standard is not yet effective:

IFRS 16: Leases

The Company is currently assessing the impact of the adoption of IFRS 16.

#### Financial and Disclosure Controls and Procedures

During the nine months ended September 30, 2018, there has been no significant change in the Company's internal control over financial reporting since last reporting period.

The Chief Executive Officer and Chief Financial Officer of the Company are responsible for establishing and maintaining appropriate information systems, procedures and controls to ensure that information used internally and disclosed externally is complete, reliable and timely. They are also responsible for establishing adequate internal controls over financial reporting to provide sufficient knowledge to support the representations made in this MD&A and the Company's interim financial statements for the period ended September 30, 2018 (together the "Interim Filings").

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

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

# **ADDITIONAL INFORMATION**

Additional information pertaining to the Company is available on the SEDAR website and at www.eplaydigital.com