

FORM 7

MONTHLY PROGRESS REPORT

Name of CNSX Issuer: FAR RESOURCES LTD (the "Issuer", "Far Resources", "we" or "our")

Trading Symbol: FAT

Number of Outstanding Listed Securities: 97,394,883

Date: January 8, 2018

Report on Business

1. *Provide a general overview and discussion of the development of the Issuer's business and operations over the previous month.*

Zoro Lithium Property Ongoing Exploration Program

In December, the Issuer continued its exploration program which included geologic mapping and prospecting, soil surveys and preparation for a winter drill program. Most significantly, the Issuer has identified an extension to Dyke 1 (the "Dyke 1 Extension"). Upon review of historic assessment information followed by outcrop stripping and field mapping the Issuer's exploration team has defined the Dyke 1 Extension; it is approximately 75 metres long and extends from the north end of Dyke 1 in a northeast direction.

Field crews returned to the field to continue soil sampling surveys in highly prospective soil-covered ground recently optioned from Strider Resources. Soil samples have been collected and submitted for Mobile Metal Ions soil geochemical analysis. This method has proven to be effective in identifying the presence of soil-covered extensions of buried lithium-bearing pegmatites on the property. Analyses will be reported in news releases as data becomes available. The Issuer reported in December that, as part of its planned drill program, it intends to test the newly identified Dyke 1 extension and additional high-grade lithium-bearing dykes on the property.

Zoro Lithium Property Fall 2017

In October two prospecting teams were dispatched to the Zoro Lithium Property at Snow Lake to commence exploration of newly optioned ground (see Strider Resources, below). The teams will utilize LIDAR imagery to guide their examination and sampling of outcrop in this new area.

In November, the Issuer announced previously unrecognized tantalum potential at the Zoro Lithium Property. The Zoro pegmatite is a lithium-cesium-tantalum (LCT) type pegmatite with confirmed high-grade lithium mineralization predominantly in light green spodumene. The 2016 intersection of 0.117% tantalum (Ta₂O₅) in drill hole DDH FAR16-001 and the presence of elevated tantalum assays on the property has motivated the Issuer to further evaluate tantalum potential.

High Grade Drill Core Results

As part of the Issuer's exploration program, a total of 207 drill core samples were shipped to Activation Laboratories (Ancaster, Ontario) for multi-element assay using ACTLABS package UT-7. Weighted averages calculated for each pegmatite drill intersection for lithium, tantalum and niobium are presented in Table 1.

Table 1. Summary of weighted averages for lithium, tantalum and niobium.

Drill Hole	Intersection (metres)	Li₂O %	Tantalum (ppm)	Niobium (ppm)
DDHFAR17-15	1.2	1.05	75	156
	3.3	0.83	41	88
	1.0	1.35	59	157
	1.0	1.50	152	115
	6.1	1.00	145	123
	1.0	1.09	42	79
DDHFAR17-16	0.9	0.71	32	85
	1.0	0.58	142	408
DDHFAR17-17	3.0	0.51	58	158
DDHFAR17-18	20.6	1.43	60	142
includes	4.0	2.19	88	214
and	1.0	3.12	137	409
DDHFAR17-19	12.4	1.15	45	155

Multiple narrow intersections of lithium are present in all five drill holes. Wider intervals with elevated Li₂O include 1.43% Li₂O over 20.6 metres in DDH FAR17-18 and 1.15% Li₂O over 12.4 metres in DDHFAR17-19. Higher grade intervals are present within DDH FAR17-18 and include 2.19% Li₂O over 4 m and 3.12% Li₂O over 1 m. Tantalum and niobium range between 32 and 152 ppm and 88 and 408 ppm, respectively.

Thompson MOU

The Issuer has entered into a non-binding Memorandum of Understanding (the "MOU") with Quantum Resources Limited ("Quantum"), an exploration company listed on the ASX (ASX: QUR). Quantum has the right to earn an interest in the Thompson Brothers lithium project in Manitoba. The Thompson Brothers lithium project is contiguous with Far Resource's extensive holdings in the Snow Lake region of Manitoba.

Under the MOU, the two companies have agreed to exchange information and to work together to assess the viability and potential synergies of developing their lithium assets in Manitoba together over the course of a one-year period. The MOU may be extended or terminated by either party on written notice to the other party. During the period of the MOU, the parties will explore the most efficacious way to work together to move their projects forward through a mutually beneficial agreement to both parties.

Zoro Lithium Property Previous Exploration by the Issuer

Details and results of the Issuer's exploration programs including the Summer 2017 Exploration Program and Drill Programs 1 and 2 can be found in the Issuer's previous reports on Form 7, in particular, the November 2017 report which contains a summary of this information, and on the Far Resources' website at www.farresources.com, as well as in the Issuer's news releases available on www.sedar.com.

The scientific and technical information regarding Far Resources' lithium claims has been approved by Mark Fedikow, P.Geo., a consultant of Far Resources and a "qualified person" as defined in NI 43-101.

Winston Project

In June 2017, the Issuer acquired a 100% interest in its Winston gold project located in Sierra County, New Mexico (the "Winston Project") from Redline Mineral Inc. and Southwest Land & Exploration Inc. (together the "Vendors"). The Winston Project consists of 16 unpatented mining claims, the "LG Claims", owned directly by the Vendors and the right to acquire an additional 4 unpatented mining claims, the "Little Granite" claims, and 2 patented mining claims, the "Ivanhoe/Emporia claims" located in Sierra County, New Mexico. The Issuer originally acquired an option (the "Option") in October 2014 (as subsequently amended) to earn up to an 80% undivided interest in the Winston Project for cash payments totalling \$430,000 (\$250,000 paid), 4,300,000 common shares of the Issuer (1,800,000 shares issued) and \$1,200,000 in exploration expenditures (see news releases dated October 21, 2014 and June 28, 2016).

The Issuer has engaged James Moors, P. Geo. to prepare a Technical Report on the Winston property located in New Mexico (the "Winston Property") in accordance with the requirements of NI 43-101 (the "Technical Report") and has arranged for a team of experts to visit the Winston Property.

Winston Property Visit

A team of experts visited the Winston Property in the middle of December, including James Moors P.Geo., co-author of the Technical Report, Ray Strafehl of Redline Minerals Ltd, who has long experience and first-hand knowledge of the Winston Property, and several others who will be reviewing alternatives for an initial exploration program that the Issuer intends to undertake in the new year.

Proposed Plan of Arrangement

The Issuer now has two flagship projects, the Zoro Lithium Property located in Snow Lake, Manitoba and the Winston Project located in New Mexico. The Issuer must now determine the best way to advance both these properties while taking into account that two projects will place increased demands on the management team, on the Issuer's financial resources available for exploration and must address the technical and regional differences presented by these two projects. Management and the Board of Directors have determined that the best course of action

is to separate the projects into two separate companies. As such, the Issuer intends to pursue a statutory plan of arrangement, under Part 9 Division 5 of the *Business Corporations Act* (British Columbia) and will present shareholders with the opportunity to vote on a plan of arrangement (the “Plan of Arrangement”) at a meeting to be held in 2018 (the “Meeting”). The Plan of Arrangement will create two companies with separate management teams and boards of directors, one of which will be dedicated to advancing the Zoro Lithium Property and one which will pursue the Winston Project.

The Issuer will be sending out meeting materials as soon as they are ready, announcing all the details of the Meeting, including date and location of the Meeting, record date for shareholders entitled to vote at the Meeting and full details of the Company’s proposed plan of arrangement. The preparation of the meeting materials, including an information circular, a Technical Report prepared in accordance with the requirements of NI 43-101 (the “Technical Report”), and financial statements, is underway. For information regarding the Plan of Arrangement please refer to Far Resources’ previous news releases dated October 4 and July 18.

Financing

The Issuer completed a financing to raise funds to be used for the Issuer’s communications program (the “Financing”). The Financing consists of 202,020 units (the “Units”) at a price of \$0.495 where each Unit is comprised of one common share and one half of one common share purchase warrant (the “Warrants”). Each whole Warrant is exercisable into one common share in the equity of the Company (the “Warrant Shares”) at an exercise price of \$0.60 per Warrant Share. The Warrants expire one year from date of issuance.

The issuance of securities described in this report is subject to acceptance by the Canadian Securities Exchange and will be subject to statutory hold periods of four months and one day from date of issue where applicable. All amounts quoted in this news release are in Canadian funds.

For further information regarding the Issuer please visit the CSE Disclosure Hall at www.thecse.com, or view the Issuer’s filings posted on SEDAR, www.SEDAR.com.

2. *Provide a general overview and discussion of the activities of management.*

Most recently, Management continued further exploration on its Zoro Lithium Property and dispatched a team to the Winston Property.

3. *Describe and provide details of any new products or services developed or offered. For resource companies, provide details of new drilling, exploration or production programs and acquisitions of any new properties and attach any mineral or oil and gas or other reports required under Ontario securities law.*

Please see Item 1 for details of the Issuer's current activity on its Zoro Lithium Property near Snow Lake, Manitoba and its Winston Project in New Mexico.

4. *Describe and provide details of any products or services that were discontinued. For resource companies, provide details of any drilling, exploration or production programs that have been amended or abandoned.*

This does not apply to the Issuer.

5. *Describe any new business relationships entered into between the Issuer, the Issuer's affiliates or third parties including contracts to supply products or services, joint venture agreements and licensing agreements etc. State whether the relationship is with a Related Person of the Issuer and provide details of the relationship.*

The Issuer continues to engage certain service providers for its drill program and ongoing corporate development goals all as noted in Item 1, above.

6. *Describe the expiry or termination of any contracts or agreements between the Issuer, the Issuer's affiliates or third parties or cancellation of any financing arrangements that have been previously announced.*

This does not apply to the Issuer.

7. *Describe any acquisitions by the Issuer or dispositions of the Issuer's assets that occurred during the preceding month. Provide details of the nature of the assets acquired or disposed of and provide details of the consideration paid or payable together with a schedule of payments if applicable, and of any valuation. State how the consideration was determined and whether the acquisition was from or the disposition was to a Related Person of the Issuer and provide details of the relationship.*

This does not apply to the Issuer.

8. *Describe the acquisition of new customers or loss of customers.*

This does not apply to the Issuer.

9. *Describe any new developments or effects on intangible products such as brand names, circulation lists, copyrights, franchises, licenses, patents, software, subscription lists and trade-marks.*

This does not apply to the Issuer.

10. *Report on any employee hirings, terminations or lay-offs with details of anticipated length of lay-offs.*

This does not apply to the Issuer.

11. *Report on any labour disputes and resolutions of those disputes if applicable.*

This does not apply to the Issuer.

12. Describe and provide details of legal proceedings to which the Issuer became a party, including the name of the court or agency, the date instituted, the principal parties to the proceedings, the nature of the claim, the amount claimed, if any, if the proceedings are being contested, and the present status of the proceedings.

This does not apply to the Issuer.

13. Provide details of any indebtedness incurred or repaid by the Issuer together with the terms of such indebtedness.

The Issuer has received a \$20,000 non-interest bearing demand loan with no fixed term from its CEO.

14. Provide details of any securities issued and options or warrants granted. n/a

Security	Number Issued	Details of Issuance	Use of Proceeds(1)
Units	202,020	Each units (the “Units”) was issued at a price of \$0.495 where each Unit is comprised of one common share and one half of one common share purchase warrant (the “Warrants”). Each whole Warrant is exercisable into one common share in the equity of the Company (the “Warrant Shares”) at an exercise price of \$0.60 per Warrant Share. The Warrants expire one year from date of issuance.	communications program
Options	150,000	the Issuer has granted an aggregate total of 200,000 options to acquire common shares in the equity of the Company to certain officers, directors and consultants (the “Options”). Each Option is exercisable into one (1) common share in the equity of the Company at an exercise price of \$0.54 per option share, expiring 5 years from date of grant.	n/a
	1,000,000	the Issuer has granted 1,000,000 options to acquire common shares in the equity of the Company to certain officers, directors and consultants (the “Options”). Each Option is exercisable into one (1) common share in the equity of the Company at an exercise price of \$0.475 per option share, expiring 5 years from date of grant.	n/a
	1,500,000	the Issuer has granted 1,500,000 options to acquire common shares in the equity of the Company to certain officers, directors and consultants (the “Options”). Each Option is exercisable into one (1) common share in the equity of the Company at an exercise price of \$0.99 per option share, expiring 5 years from date of grant.	n/a
	1,750,000	the Issuer has granted 1,750,000 options to acquire common shares in the equity of the Company to certain officers, directors and consultants (the “Options”). Each Option is exercisable into one (1) common share in the equity of the Company at an exercise price of \$0.89 per option share, expiring 5 years from date of grant.	n/a
Common Shares	16,208	The Issuer acquitted certain liabilities through the issuance of 16,208 common shares	invoice acquittal

	600,000	The Issuer issued 600,000 common shares subject to a warrant exercise at a price of \$0.10 per warrant share.	general working capital
	150,000	The Issuer issued 150,000 common shares subject to an option exercise at a price of \$0.2950 per warrant share.	general working capital

15. *Provide details of any loans to or by Related Persons.*

This does not apply to the Issuer.

16. *Provide details of any changes in directors, officers or committee members.*

The board of directors is comprised of the following individuals:

Keith Anderson, director, president & CEO

Cyrus Driver, director and CFO

Frank Anderson – director

Lindsay Bottomer – director

Shastri Ramnath - director

17. *Discuss any trends which are likely to impact the Issuer including trends in the Issuer's market(s) or political/regulatory trends.*

This does not apply to the Issuer.

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 Certificate of Compliance.
2. As of the date hereof there were is no material information concerning the Issuer which has not been publicly disclosed.
3. The undersigned hereby certifies to CNSX 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 CNSX Requirements (as defined in CNSX Policy 1).
4. All of the information in this Form 7 Monthly Progress Report is true.

Dated January 8, 2018

Keith Anderson
Name of Director or Senior Officer

/s/ Keith Anderson
Signature

Director and CEO

Official Capacity

Issuer Details Name of Issuer FAR RESOURCES LTD.	For Month End December 31, 2017	Date of Report YY/MM/DD 2018/01/08
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