INTERIM MANAGEMENT’S DISCUSSION AND ANALYSIS – QUARTERLY HIGHLIGHTS

FOR THE THREE AND NINE MONTHS ENDED SEPTEMBER 30, 2016

DATED November 10, 2016

(Expressed in Canadian Dollars)
The following Interim Management Discussion & Analysis (“Interim MD&A”) of Giyani Gold Corp. (the “Company” or “Giyani”) for the three and nine months ended September 30, 2016 has been prepared to provide material updates to the business operations, liquidity and capital resources of the Company since its last annual management discussion & analysis, being the Management Discussion & Analysis (“Annual MD&A”) for the fiscal year ended December 31, 2015. This Interim MD&A does not provide a general update to the Annual MD&A, or reflect any non-material events since the date of the Annual MD&A.

This Interim MD&A has been prepared in compliance with section 2.2.1 of Form 51-102F1, in accordance with National Instrument 51-102 – Continuous Disclosure Obligations. This discussion should be read in conjunction with the Company’s Annual MD&A, audited annual consolidated financial statements for the years ended December 31, 2015, and December 31, 2014, together with the notes thereto, and unaudited condensed interim consolidated financial statements for the three and nine months ended September 30, 2016, together with the notes thereto. Results are reported in Canadian dollars, unless otherwise noted. The Company’s unaudited condensed interim consolidated financial statements and the financial information contained in this Interim MD&A are prepared in accordance with International Financial Reporting Standards (“IFRS”) as issued by the International Accounting Standards Board and interpretations of the IFRS Interpretations Committee. The unaudited condensed interim consolidated financial statements have been prepared in accordance with International Standard 34, Interim Financial Reporting. Accordingly, information contained herein is presented as of November 10, 2016, unless otherwise indicated.

For the purposes of preparing this Interim MD&A, management, in conjunction with the Board of Directors (the “Board”), considers the materiality of information. Information is considered material if: (i) such information results in, or would reasonably be expected to result in, a significant change in the market price or value of Giyani common shares; (ii) there is a substantial likelihood that a reasonable investor would consider it important in making an investment decision; or (iii) it would significantly alter the total mix of information available to investors. Management, in conjunction with the Board, evaluates materiality with reference to all relevant circumstances, including potential market sensitivity.

Additional information and corporate documents may be found on SEDAR www.sedar.com, and the Giyani website www.giyanigold.com.

Company Overview

Giyani was incorporated under the Canada Business Corporations Act on July 26, 2007 and continued under the Business Corporations Act of British Columbia on August 4, 2010. The Company is engaged in the acquisition, exploration, evaluation and development of principally gold resource properties in South Africa and Canada (See “Proposed Transaction” under “Operational Highlights” below). The registered address is Suite 403 - 277 Lakeshore Road East, Oakville, Ontario, L6J 6J3.

The Company trades on the TSX Venture Exchange (“TSXV”) under the symbol “WDG”. The Company also trades on the AIX board of the Johannesburg Stock Exchange under the symbol “JSE” and on the Alternative Investment Board of the Namibian Stock Exchange under the symbol “GGC”. The Company is in the process of submitting applications to delist from the JSE and NSX.

Canoe Mining Ventures Corp. (“Canoe”) is, as of September 30, 2016, owned 33.3% by the Company, and its financial results are consolidated with the Company.

Trend

Management regularly monitors economic conditions and estimates their impact on the Company’s operations and incorporates these estimates in both short-term operating and longer-term strategic decisions. During the current period, equity markets in Canada showed signs of improvement, with equities increasing significantly during this period. Strong equity markets are favourable conditions for completing a public merger, financing or acquisition transaction. Apart from these and the risk factors noted under the heading “Risk Factors”, management is not aware of any other trends, commitments, events or uncertainties that would have a material effect on the Company’s business, financial condition or results of operations. See “Risk Factors” below.
Outlook

Giyani Gold Corp.

The Company’s primary objectives include evaluating prospective exploration and production acquisition properties in South Africa to support the Company’s strategic focus on Southern Africa. The Company continues to evaluate possible investment and business opportunities in various sectors, including but not limited to: mining, oil and gas, financial services, technology, and biotechnology.

The Company is in the process of submitting applications to delist from the JSE and the NSX.

Canoe Mining Ventures Corp.

Canoe intends to expand on its exploration programs on its Ontario properties. Additional funds will need to be raised to further advance the exploration program. The Company is currently reviewing its geological information and supplementary data to plan and initiate the exploration program.

Operational Highlights

Proposed Transactions

(i) On October 14, 2015, the Company signed a letter of intent (“LOI”) with Crystal Capital Wealth Corporation (“Crystal”). The LOI proposes a transaction pursuant to which the Company would acquire all the issued and outstanding securities of Crystal by means of a Reverse Takeover and Change of Business (the “Transaction”).

On March 31, 2016, the Company and Crystal terminated the indicative LOI as it has expired. Under the terms of the Agreement, Giyani is entitled to and will pursue collecting the US$250,000 break fee. Crystal loaned the Company $35,000 which will be deducted from the break fee owing.

(ii) On October 27, 2016, the Company announced that entered into a non-binding Letter of Intent with Arnoldus Brand, director and owner of Matsamo Gold Corp Pty Ltd, Menzi Battery Metals Pty Ltd and Qakaza Diamond Corp Pty Ltd to acquire a 88-95% interest in various prospecting licenses in Botswana that is highly prospective of manganese development. The 13,283.1km² (1,328,310 ha) land package included an application for the Kgwakgwe Hill Manganese Mine and also surrounds Rio Tinto’s recent iron ore discovery.

Generally, the licenses lie in the Kanye Basin in Botswana that cover magnetic high features in areas underlain by rocks of the Transvaal Supergroup that extend north from the Griqualand West basin in South Africa. The Griqualand West basin is host to a number of large manganese mines, which collectively comprise the Kalahari Manganese Field, located immediately west of Hotazel in the Northern Cape province of South Africa. More than 50% of the world's manganese resources are contained in this mineral district. The cover of Kalahari sand has historically hampered exploration for manganese deposits in the Kalahari Manganese Field and Giyani believes that the prospective stratigraphy in southern Botswana was likely to be similarly covered by thick sand. Sand cover has restricted exploration to some degree, but tools such as airborne geophysics, Landsat imagery, and borehole data will complete a compilation to guide future exploration.

Under the terms of the agreements, collectively Giyani will make cash payments totalling $550,000 and issue 4.4 million common shares.

Although there are no guarantees, Giyani is pursuing a number of additional opportunities by applications, joint ventures or straight purchase that will dramatically increase its presence in creating a metals company that feeds raw materials to the battery industry.

Corporate Update

During the three and nine months ended September 30, 2016, Giyani continues to work towards recovering the funds owed to it by Corridor Mining Resources (“CMR”), its joint venture partner on the Giyani Gold Project and options designed to realize the true value of the South Africa assets in an improved global gold market.

On April 6, 2016, Canoe and Wesdome Gold Mines Ltd. ("Wesdome") announced that they had entered into a definitive agreement (the "Purchase Agreement") whereby Wesdome has agreed to purchase from Canoe, a 100% interest in the Coldstream Property ("Coldstream") and the Hamlin-Deaty Creek Property ("Hamlin") (collectively, the "Properties").
On July 19, 2016, the Company closed a non-brokered private placement financing and issued a total of 3,450,000 common shares of the Company at a price of $0.10 per share for total proceeds to the Company of $345,000. The Company incurred transaction costs of $5,799 related to the private placement.

Terms of the Purchase Agreement

Pursuant to the terms and conditions of the Purchase Agreement, Wesdome acquired the Properties from Canoe free from all liens, mortgages, charges, pledges, encumbrances or other burdens with all rights now or thereafter attached thereto (other than with respect to any royalties set forth in the Purchase Agreement). As consideration for the Properties, Wesdome paid and issued (as applicable) to Canoe the following at the closing of the acquisition:

(a) with respect to the purchase of the Coldstream portion of the Properties:
(i) an aggregate of $400,000 cash (received); and
(ii) 454,545 fully paid and non-assessable common shares in the capital of Wesdome (received); and

(b) with respect to the purchase of the Hamlin portion of the Properties, an aggregate of $100,000 cash (received) and settlement of the residual balance of Canoe's debenture, as well as certain accounts payable balances of Canoe.

Exploration and Evaluation Update

Kerrs Gold Property, Ontario

In conjunction with the acquisition of Birch Hill Gold Corp. (“Birch Hill”), the Company also acquired a 100% interest in the Kerrs Gold Property which consists of 11 mining claims and 12 mining leasehold patents located in the Larder Lake Mining Division of Ontario. The property is located within a favorable gold exploration environment and in close proximity to other major exploration companies such as Goldcorp holding ground immediately adjacent to Kerrs Gold Property.

A National Instrument (“NI”) 43-101 resource estimate (386,467 ounces of gold ‘Inferred’ and 96,400 ounces of gold ‘Indicated’ as indicated in the table below) have been completed. The NI 43-101 compliant resource estimation was carried out in 2011 by Kirkham Geosystems of Burnaby BC.

<table>
<thead>
<tr>
<th>(A) Cut-Of Grade</th>
<th>Tonnes</th>
<th>Gold (g/t)</th>
<th>Metal (Oz.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.5</td>
<td>7,041,460</td>
<td>1.71</td>
<td>386,467</td>
</tr>
<tr>
<td>1</td>
<td>5,237,213</td>
<td>2.04</td>
<td>342,856</td>
</tr>
<tr>
<td>1.5</td>
<td>3,375,361</td>
<td>2.47</td>
<td>268,468</td>
</tr>
<tr>
<td>2</td>
<td>1,936,189</td>
<td>3.04</td>
<td>188,972</td>
</tr>
<tr>
<td>2.5</td>
<td>1,165,664</td>
<td>3.57</td>
<td>133,778</td>
</tr>
<tr>
<td>3</td>
<td>818,171</td>
<td>3.94</td>
<td>103,622</td>
</tr>
</tbody>
</table>

The following table sets out the material components of costs and expenditures relating to each property acquired with Birch Hill. The amounts shown for acquisition costs represent costs incurred to date and do not necessarily reflect present or future values. Detailed expenditures are included in the notes to the accompanying unaudited condensed interim consolidated financial statements for the nine months ended September 30, 2016.

<table>
<thead>
<tr>
<th></th>
<th>Hamlin-Deaty Creek Property</th>
<th>Coldstream Property</th>
<th>Kerrs Property</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance, December 31, 2015</td>
<td>$ 100,000</td>
<td>$ 1,167,742</td>
<td>$ 110,585</td>
<td>$ 1,378,327</td>
</tr>
<tr>
<td>Exploration expenditures</td>
<td>-</td>
<td>3,920</td>
<td>-</td>
<td>3,920</td>
</tr>
<tr>
<td>Write-down of property</td>
<td>-</td>
<td>(15,663)</td>
<td>-</td>
<td>(15,663)</td>
</tr>
<tr>
<td>Sale of property</td>
<td>(100,000)</td>
<td>(1,155,999)</td>
<td>-</td>
<td>(1,255,999)</td>
</tr>
<tr>
<td>Balance, September 30, 2016</td>
<td>$ -</td>
<td>-</td>
<td>$ 110,585</td>
<td>$ 110,585</td>
</tr>
</tbody>
</table>

Rock Island Property, South Africa

Giyani's exploration permits expired on July 10, 2015. Prior to expiry, an application to extend for a three year retention permit was submitted to the Department of Mineral Resources. This application was submitted by Giyani’s partner the state-owned Corridor Mining Resources (“CMR”). At the time, no competing applications were submitted and the DMR confirmed receipt of the application on May 4, 2016. For accounting purposes, the Company continues to present the Rock Island Gold Project at $nil.
Financial Highlights

Results of Operations for the three months ended September 30, 2016 compared to 2015

The Company had net loss of $82,822 for the three months ending September 30, 2016, compared to a loss of $329,620 for the previous period.

Corporate, general and administration expenses increased from $325,730 for the three months ended September 30, 2015 to $401,893 for the three months ended September 30, 2016. In general, this is due to share-based compensation of $145,705 in the current period compared to $nil in 2015.

The Company had a gain on marketable securities of $307,977 in the three months ended September 30, 2016 versus $nil in 2015. The increase was due to the change in fair market value of Wesdome common shares.

Overall, the Company is working to manage overhead and reduce expenditures while it evaluates business opportunities.

Liquidity and Capital Resources and Going Concern

The Company is subject to the risks and challenges experienced by other companies at a comparable stage. These risks include, but are not limited to, continuing losses, dependence on key individuals and the ability to secure adequate financing or to complete corporate transactions to meet the minimum capital required to successfully complete its projects and fund other operating expenses. Advancing the Company’s projects through exploration and development to the production stage will require significant financings.

None of the Company’s projects have commenced commercial production and, accordingly, the Company is dependent upon debt and/or equity financings and the optioning and/or sale of resource or resource-related assets for its funding. The recoverability of the carrying value of exploration and evaluation projects, and ultimately the Company’s ability to continue as a going concern, is dependent upon exploration results which indicate the potential for the discovery of economically recoverable reserves and resources, and the Company’s ability to finance exploration of its projects through debt and/or equity financings and the optioning and/or sale of resource or resource-related assets such as royalty interests for its funding.

The Company reported a net loss of $82,822 and $244,701 respectively, for the three and nine months ended September 30, 2016 (three and nine months ended September 30, 2015 - $329,620 and $1,760,709, respectively) and has an accumulated deficit of $29,012,860 (December 31, 2015 - $28,533,490). In addition to its ongoing working capital requirements, the Company must secure sufficient funding for existing commitments and exploration costs. These circumstances indicate the existence of material uncertainty that may cast significant doubt as to the ability of the Company to meet its obligations as they come due and, accordingly, the appropriateness of the use of accounting principles applicable to a going concern.

The Company's unaudited condensed interim consolidated financial statements have been presented on the basis that the Company will continue as a going concern, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of the business. As of September 30, 2016, the Company had a working capital deficit of $534,167 compared to a working capital deficit of $2,364,148 as at December 31, 2015.

The Company also has access to the Lambert Equity Agreement ("Equity Agreement") but cannot provide any assurances that it will be successful in securing the financing under the Equity Agreement.

Management is continuing to actively pursue strategies to realize on the potential of its assets or secure additional financings in order to funds its operations. The Company intends to seek equity financings through private placements and/or public offerings. The Company will require additional funding in the near future in order to obtain the necessary working capital for general overhead and to further its intended exploration efforts.

It is the Company's intention to obtain the required funding. Although the Company successfully completed a private placement during the three and nine months ended September 30, 2016, the Company cannot provide any assurances that it will be successful in securing equity financings in order to conduct its operations uninterruptedly. Management is continuing to actively pursue strategies to realize on the potential of its assets or secure one or more financings in order to provide funds for operations. However, there is no assurance of the success of sufficiency of these initiatives. Should the Company fail to secure the necessary financing, judgements regarding the recoverability of the exploration and evaluation assets could change resulting in a significant impairment to existing assets.
As at the date of this Interim MD&A, the Company had 3,875,000 stock options with an exercise price of $0.10 to $1.30 which, if exercised, would result in cash proceeds of $1,315,750. There is no assurance that these exercises will occur.

**Commitments and Contingency**

**Commitments**

**Financing Agreement**

During the year ended December 31, 2014, the Company entered into the Equity Agreement with Lambert Private Equity LLC (“Lambert”), a California-based private equity firm.

In accordance with the Equity Agreement, Lambert will commit up to a maximum of $10,000,000 over a period of three years. And, at the Company’s discretion at any time over the next 5 years, Lambert’s commitment amount may be increased from $10,000,000 to $25,000,000 with all other terms and conditions of the Equity Agreement remaining unchanged and with no additional fees or compensation due.

Subject to certain conditions, upon notice by the Company (“Notice”), Lambert and associates of Lambert will subscribe for, and the Company will agree to issue and sell, units (“Units”) through a series of private placements (each, a "Private Placement"). The purchase price per Unit for any given Private Placement will be equal to the greater of (i) 90% of the lowest daily volume-weighted average price of the common shares of the Company (each, a “Share”) on the TSXV during the 15 trading days following Notice, or (ii) the lowest price permitted by the policies of the TSXV.

Each Unit will be comprised of one Share and one Share purchase warrant (each, a "Warrant"). Each Warrant will entitle the holder thereof to acquire one additional Share for a period of five years from the date of issuance of such Warrant at the lowest price permitted by the policies of the TSXV.

The number of Units to be subscribed for in each Private Placement will be determined by the Company in its sole discretion and will be set forth in the applicable Notice. To the extent that Lambert arranges eligible substituted purchasers for each Private Placement, its own obligation to subscribe for Units shall be reduced accordingly, subject to certain conditions.

The proceeds from each Private Placement will be used for general corporate and working capital purposes and may be used to evaluate and pursue strategic acquisitions. The Shares and Warrants underlying the Units issued pursuant to each Private Placement will be subject to a four-month hold period.

Pursuant to the Equity Agreement, the Company paid Lambert a commitment fee valued at $150,000 by issuing 454,545 common shares.

Prior to filing a Notice, Lambert may engage in purchases and sales of shares held for its own account as well as shares borrowed by Lambert from third parties, including insiders. The obligation to deliver any borrowed securities may be satisfied by delivery of shares subscribed for by Lambert pursuant to the Private Placement. With respect to Shares subscribed for under the Agreement, one or more existing shareholders of the Company, including insiders, may from time to time agree to exchange Shares owned by them that are not subject to resale restrictions with Shares acquired under a Private Placement that are subject to the customary resale restrictions. The existing shareholders who agree to loan shares, or agree to exchange shares which are not subject to resale restrictions, may be entitled to receive a portion of the warrants issued on the Private Placement pursuant to arrangements made by Lambert. The participation of each insider will be subject to the approval of the independent directors of the Company.

Each Private Placement will remain subject to receipt of regulatory approval from the TSXV. While the Company cannot provide any assurances that it will be successful in completing the Equity Agreement, it is the Company's intention to obtain the funding.

**Consulting**

On September 30, 2016, the Company engaged BlackX Management GmbH (“BlackX”) to provide investor relations and communications services for European markets for an initial period of six months in duration. The Company will compensate BlackX at a fee of 20,000 Euros per quarter beginning September 30, 2016.

**Subsequent Event**

Subsequent to September 30, 2016, 100,000 stock options with an exercise price of $0.10 and an expiry date of June 24, 2021 were exercised for gross proceeds of $10,000.
Related Party Transactions

Management and consulting fees of $85,000 and $232,500 (three and nine months ended September 30, 2015 - $67,500 and $215,000) were paid or accrued to officers and directors or to companies controlled by officers or directors during the three and nine months ended September 30, 2016.

The current Chief Financial Officer ("CFO") of the Company is a senior employee of Marrelli Support Services Inc. ("MSSI"). During the three and nine months ended September 30, 2016, the Company paid or accrued professional fees of $5,000 (three and nine months ended September 30, 2015 - $nil) to MSSI. These services were incurred in the normal course of operations for general accounting and financial reporting matters. MSSI also provides bookkeeping services to the Company. As at September 30, 2016, MSSI was owed $16,156 (December 31, 2015 - $nil) with respect to services provided. The balance owed was recorded in the unaudited condensed interim consolidated statement of financial position as amounts due to related parties.

During the three and nine months ended September 30, 2016, the Company sold 2,910,000 Canoe shares to the Chief Executive Officer ("CEO") of the Company in settlement of $87,300 debt owed to him. The transaction resulted in a disposition of 5.8% ownership in Canoe and a gain of $53,111 which was recorded in equity.

As at September 30, 2016, the Company owed $827,640 (December 31, 2015 - $692,648) to directors and officers of the Company and entities controlled by or associated with directors and officers of the Company. These amounts were included in due to related parties.

Risk Factors

Prior to making an investment decision investors should consider the investment risks set out in the Annual Information Form ("AIF"), located on SEDAR at www.sedar.com, which are in addition to the usual risks associated with an investment in a business at an early stage of development. The directors of the Company consider the risks set out in the AIF to be the most significant to potential investors in the Company, but are not all of the risks associated with an investment in securities of the Company. If any of these risks materialize into actual events or circumstances or other possible additional risks and uncertainties of which the Directors are currently unaware, or which they consider not to be material in relation to the Company’s business, actually occur, the Company’s assets, liabilities, financial condition, results of operations (including future results of operations), business and business prospects, are likely to be materially and adversely affected. In such circumstances, the price of the Company’s securities could decline and investors may lose all or part of their investment relating to the Company.

In addition to risks considered in the Company’s AIF for the year ended December 31, 2015, investors should consider risks associated with a change of business. Completion of the transaction is subject to a number of conditions, including TSXV acceptance and disinterested Shareholder approval. The transaction cannot close until the required Shareholder approval is obtained. There can be no assurance that the transaction will be completed as proposed or at all. Investors are cautioned that, except as disclosed in the Management Information Circular and/or Filing Statement to be prepared in connection with the transaction, any information released or received with respect to the Reverse Takeover may not be accurate or complete and should not be relied upon. Trading in the securities of Giyani should be considered highly speculative.

Internal Controls over Financial Reporting

Disclosure Controls and Procedures ("DC&P")

The Company has established disclosure controls and procedures to ensure that information disclosed in this Interim MD&A and the related unaudited condensed interim consolidated financial statements was properly recorded, processed, summarized and reported to the Company’s Board and Audit Committee. The Company’s certifying officers conducted or caused to be conducted under their supervision an evaluation of the disclosure controls and procedures as required under Canadian Securities Administration regulations, as at September 30, 2016. Based on the evaluation, the Company’s certifying officers concluded that the disclosure controls and procedures were effective to provide a reasonable level of assurance that information required to be disclosed by the Company in its annual filings and other reports that it files or submits under Canadian securities legislation is recorded, processed, summarized and reported within the time period specified and that such information is accumulated and communicated to the Company’s management, including the certifying officers, as appropriate to allow for timely decisions regarding required disclosure.

It should be noted that while the Company’s certifying officers believe that the Company’s disclosure controls and procedures provide a reasonable level of assurance and that they are effective, they do not expect that the disclosure
controls and procedures will prevent all errors and fraud. A control system, no matter how well conceived or operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met.

**Internal Control over Financial Reporting (“ICFR”)**

The Company’s certifying officers acknowledge that they are responsible for designing internal controls over financial reporting, or causing them to be designed under their supervision in order to provide reasonable assurance regarding the reliability of financial reporting and the preparation of unaudited condensed interim consolidated financial statements for external purposes in accordance with IFRS.

The Company did not have any significant changes to its ICFR systems from the date of its last Annual MD&A.

**Limitations of Controls and Procedures**

The Company’s management, including the Chief Executive Officer and Chief Financial Officer, believe that any disclosure controls and procedures or internal controls over financial reporting, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. Further, the design of a control system must reflect the fact that there are resource constraints, and the benefits of controls must be considered relative to their costs. Because of the inherent limitations in all control systems, they cannot provide absolute assurance that all control issues and instances of fraud, if any, within the Company have been prevented or detected. These inherent limitations include the realities that judgments in decision-making can be faulty, and that breakdowns can occur because of simple error or mistake. Additionally, controls can be circumvented by the individual acts of some persons, by collusion of two or more people, or by unauthorized override of the control.

The design of any systems of controls also is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions. Accordingly, because of the inherent limitations in a cost effective control system, misstatements due to error or fraud may occur and not be detected.

**Forward-Looking Statements**

This Interim MD&A contains certain forward-looking information and forward-looking statements, as defined in applicable securities laws (collectively referred to herein as “forward-looking statements”). These statements relate to future events or the Company’s future performance. All statements other than statements of historical fact are forward-looking statements. Often, but not always, forward-looking statements can be identified by the use of words such as “plans”, “expects”, “is expected”, “budget”, “scheduled”, “estimates”, “continues”, “forecasts”, “projects”, “predicts”, “intends”, “anticipates” or “believes”, or variations of, or the negatives of, such words and phrases, or statements that certain actions, events or results “may”, “could”, “would”, “should”, “might” or “will” be taken, occur or be achieved. Forward-looking statements involve known and unknown risks, uncertainties and other factors that could cause actual results to differ materially from those anticipated in such forward-looking statements. The forward-looking statements in this Interim MD&A speak only as of the date of this Interim MD&A or as of the date specified in such statement. The following table outlines certain significant forward-looking statements contained in this Interim MD&A and provides the material assumptions used to develop such forward-looking statements and material risk factors that could cause actual results to differ materially from the forward-looking statements.

<table>
<thead>
<tr>
<th>Forward-looking statements</th>
<th>Assumptions</th>
<th>Risk factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Company will be able to continue its business activities.</td>
<td>The Company has anticipated all material costs and the operating activities of the Company, and such costs and activities will be consistent with the Company’s current expectations; the Company will be able to obtain equity funding when required.</td>
<td>Unforeseen costs to the Company will arise; any particular operating cost increase or decrease from the date of the estimation; and capital markets not being favourable for funding resulting in the Company not being able to obtain financing when required or on acceptable terms.</td>
</tr>
<tr>
<td>The Company will be able to carry out anticipated business plans.</td>
<td>The operating activities of the Company for the twelve months ending September 30, 2017, will be consistent with the Company’s current expectations.</td>
<td>Sufficient funds not being available; increases in costs; the Company may be unable to retain key personnel.</td>
</tr>
</tbody>
</table>
Inherent in forward-looking statements are risks, uncertainties and other factors beyond the Company’s ability to predict or control. Please also make reference to those risk factors referenced in the “Risk Factors” section above. Readers are cautioned that the above chart does not contain an exhaustive list of the factors or assumptions that may affect the forward-looking statements, and that the assumptions underlying such statements may prove to be incorrect. Actual results and developments are likely to differ, and may differ materially, from those expressed or implied by the forward-looking statements contained in this Interim MD&A.

Forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause the Company’s actual results, performance or achievements to be materially different from any of its future results, performance or achievements expressed or implied by forward-looking statements. All forward-looking statements herein are qualified by this cautionary statement. Accordingly, readers should not place undue reliance on forward-looking statements. The Company undertakes no obligation to update publicly or otherwise revise any forward-looking statements whether as a result of new information or future events or otherwise, except as may be required by law. If the Company does update one or more forward-looking statements, no inference should be drawn that it will make additional updates with respect to those or other forward-looking statements, unless required by law.