
CHILEAN METALS INC.
(FORMERLY INTERNATIONAL PBX VENTURES LTD.)
MANAGEMENT DISCUSSION AND ANALYSIS
THREE AND SIX MONTHS ENDED JUNE 30, 2014

MANAGEMENT DISCUSSION AND ANALYSIS

The following Management's Discussion and Analysis ("MD&A") dated as of August 27, 2014, supplements the unaudited condensed interim consolidated financial statements of Chilean Metals Inc. (formerly International PBX Ventures Ltd; the "Company") and the notes thereto for the three and six months ended June 30, 2014. The MD&A has been prepared in compliance with the requirements of National Instrument 51-102 – Continuous Disclosure Obligations. This discussion should be read in conjunction with the unaudited condensed interim consolidated financial statements of the Company for the three and six months ended June 30, 2014 in addition to the audited annual consolidated financial statements of the Company for the years ended December 31, 2013 and December 31, 2012, 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 MD&A are prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations of the IFRS Interpretations Committee ("IFRIC"). The unaudited condensed interim consolidated financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting. Accordingly, they do not include all of the information required for full annual financial statements required by IFRS. Information contained herein is presented as of August 27, 2014, unless otherwise indicated.

For the purposes of preparing this MD&A, Management, in conjunction with the board of directors, 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 the Company's 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 of directors, evaluates materiality with reference to all relevant circumstances, including potential market sensitivity.

The Company's shares are listed on the TSX Venture Exchange ("TSX-V") and OTCQX International (see "Subsequent Event" section below). Further information about the Company and its operations can be obtained from the offices of the Company or from www.sedar.com and the Company's website www.chileanmetals.com.

CAUTION REGARDING FORWARD-LOOKING STATEMENTS

This 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 may cause actual results to differ materially from those anticipated in such forward-looking statements. The forward-looking statements in this MD&A speak only as of the date of this MD&A or as of the date specified in such statement. The following table outlines certain significant forward-looking statements contained in this 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.

Forward-looking statements	Assumptions	Risk factors
Potential of the Company's properties to contain economic deposits of any precious metals discovered	Financing will be available for future exploration and development of the Company's properties; the actual results of the Company's exploration and development activities will be favourable; operating, exploration and development costs will not exceed the Company's expectations; the Company will be able to retain and attract skilled staff; all requisite regulatory and governmental approvals for exploration projects and other operations will be received on a timely basis upon terms acceptable to the Company, and applicable political and economic conditions are favourable to the Company; the price of precious and base metals and applicable interest and exchange rates will be favourable to the Company; no title disputes exist with respect to the Company's properties	Price volatility of precious and base metals; uncertainties involved in interpreting geological data and confirming title to acquired properties; the possibility that future exploration results will not be consistent with the Company's expectations; availability of financing for and actual results of the Company's exploration and development activities; increases in costs; environmental compliance and changes in environmental and other local legislation and regulation; interest rate and exchange rate fluctuations; changes in economic and political conditions; the Company's ability to retain and attract skilled staff; availability of permits
<p>The Company has no source of revenue and it will require additional cash resources to meet its administrative overhead and maintain its mineral investments for the next twelve months, starting from June 30, 2014</p> <p>The Company expects to incur further losses in the development of its business and will need to raise additional financing to meet its financial requirements</p>	The operating and exploration activities of the Company for the next twelve months and beyond, starting from June 30, 2014, and the costs associated therewith, will be consistent with the Company's current expectations; debt and equity markets, exchange and interest rates and other applicable economic conditions are favourable to the Company	Changes in debt and equity markets; timing and availability of external financing on acceptable terms; changes in the operations currently planned; increases in costs; environmental compliance and changes in environmental and other local legislation and regulation; interest rate and exchange rate fluctuations; changes in economic conditions
The Company's ability to carry out anticipated exploration and maintenance on its property interests and its anticipated use of cash	The exploration and maintenance activities of the Company for the year ended December 31, 2014, and the costs associated therewith, will be consistent with the Company's current expectations; debt and equity markets, exchange and interest rates and other applicable economic conditions are favourable to the Company	Changes in debt and equity markets; timing and availability of external financing on acceptable terms; increases in costs; changes in the operations currently planned; environmental compliance and changes in environmental and other local legislation and regulation; interest rate and exchange rate fluctuations; changes in economic conditions; receipt of applicable permits

Plans, costs, timing and capital for future exploration and development of the Company's property interests, including the costs and potential impact of complying with existing and proposed laws and regulations	Financing will be available for the Company's exploration and development activities and the results thereof will be favourable; actual operating and exploration costs will be consistent with the Company's current expectations; the Company will be able to retain and attract skilled staff; all applicable regulatory and governmental approvals for exploration projects and other operations will be received on a timely basis upon terms acceptable to the Company; the Company will not be adversely affected by market competition; debt and equity markets, exchange and interest rates and other applicable economic and political conditions are favourable to the Company; the price of oil and gas will be favourable to the Company; no title disputes exist with respect to the Company's properties	Price volatility of any mineral discovered, changes in debt and equity markets; timing and availability of external financing on acceptable terms; the uncertainties involved in interpreting geological data and confirming title to acquired properties; the possibility that future exploration results will not be consistent with the Company's expectations; increases in costs; environmental compliance and changes in environmental and other local legislation and regulation; interest rate and exchange rate fluctuations; changes in economic and political conditions; the Company's ability to retain and attract skilled staff; availability of permits; market competition
Management's outlook regarding future trends, including the future price of any precious and base metals discovered and availability of future financing	Financing will be available for the Company's exploration and operating activities; the price of applicable minerals will be favourable to the Company	Price volatility of any precious and base metals discovered; changes in debt and equity markets; interest rate and exchange rate fluctuations; changes in economic and political conditions; availability of financing
Sensitivity analysis of financial instruments	Foreign exchange rates will not be subject to change in excess of plus or minus 1%	Changes in exchange rate fluctuations
Prices and price volatility for precious and base metals	The price of precious and base metals will be favourable; debt and equity markets, interest and exchange rates and other economic factors which may impact the price of precious and base metals will be favourable	Changes in debt and equity markets and the spot price of precious and base metals, if available; interest rate and exchange rate fluctuations; changes in economic and political conditions

Inherent in forward-looking statements are risks, uncertainties and other factors beyond the Company's ability to predict or control. Please, in addition, also make reference to those risk factors referenced in the "Risk Factors" section below. 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 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.

CORPORATE GOVERNANCE

Management of the Company is responsible for the preparation and presentation of the quarterly financial statements and notes thereto. Additionally, it is Management's responsibility to ensure the Company complies with the laws and regulations applicable to its activities.

The Company's Management is held accountable to the Board of Directors ("Directors"), each member of which is elected annually by the shareholders of the Company. The Directors are responsible for reviewing and approving the financial statements and the MD&A. Responsibility for the review and approval of the Company's financial statements and MD&A is delegated by the Directors to the Audit Committee, which is composed of three directors. Additionally, the Audit Committee pre-approves audit and non-audit services provided by the Company's auditors.

The auditors are appointed annually by the shareholders to conduct an audit of the financial statements in accordance with generally accepted auditing standards. The external auditors have complete access to the Audit Committee to discuss audit, financial reporting and related matters resulting from the annual audit as well as assist the members of the Audit Committee in discharging their corporate governance responsibilities.

DESCRIPTION OF BUSINESS

Chilean Metals Inc. is a resource exploration company involved in exploring for gold, silver, copper, iron, and molybdenum on its various properties located in Chile through its wholly owned subsidiaries in Chile, being Minera IPBX Limitada, Minera Tierra de Oro Limitada, Minera Palo Negro Limitada and Minera Sierra Pintada Limitada ("Chilean Subsidiaries").

During the 1st half of 2014, Management focused a significant amount of time, effort and resources along with the agents (Haywood Securities Inc. and Jones Gable Company) and legal counsel to complete and close the sale of the Company's 100% owned Copaquire project. On March 24, 2014 the Company announced that through its wholly owned Chilean subsidiary, Minera IPBX Ltda. ("IPBX"), it closed the sale of its 100% interest in the Copaquire Property ("Copaquire" or "the Property"), located in the Andean Cordillera of Region I, northern Chile, to Teck Resources Chile Ltda. ("Teck"), a subsidiary of Teck Resources Limited for US\$3,033,556 cash plus a 3% net smelter royalty ("NSR") payable to IPBX. Additionally, Teck will have the option to buy back 1% of the NSR for US\$3 million at any time.

Throughout the 1st quarter and 2nd quarter the Company also turned its focus to the Tierra De Oro ("TDO") property where it will be looking to complete some additional exploration activity and continue to have discussions with potential joint venture partners on a farm out deal that is expected will lead to additional exploration and drilling on the project later this year. Additionally, the Company is working to expand the land package around one of the other 100% owned properties that the exploration team has identified as having significant future potential. Once the package is complete, the Company will update shareholders.

OVERALL PERFORMANCE

As at June 30, 2014, the Company had assets of \$6,177,790 and a net equity position of \$5,341,499. This compares with assets of \$8,413,977 and a net equity position of \$4,826,108 at December 31, 2013. At June 30, 2014, the Company had \$836,291 of liabilities (December 31, 2013 – \$3,587,869 of liabilities).

At June 30, 2014, the Company had a working capital deficit of \$261,665, compared to a working capital deficit of \$765,056 at December 31, 2013, a decrease of \$503,391, or approximately 66%. The Company had cash of \$483,194 at June 30, 2014 compared to \$62,902 at December 31, 2013, an increase of \$420,292, or approximately 668%. The Company needs to secure additional financing to carry on business activities for the twelve months ending June 30, 2015.

On January 20, 2014 the Company announced it was extending the 238,100 warrants set to expire February 8, 2014 to a new expiry date of August 31, 2014, subject to TSX Venture Exchange Approval. The Company obtained TSX Venture Exchange approval for this extension on January 31, 2014.

On February 27, 2014 the Company announced that effective February 28, 2014 it changed its name to Chilean Metals Inc. and would consolidate its stock 10:1. Chilean Metals Inc. obtained shareholder approval for the name change and share consolidation at its Annual General and Special Meeting of the Shareholders on December 3, 2013. As a result of the consolidation Chilean Metals now has 16,081,375 shares outstanding and all outstanding warrants and stock options were also reduced by a factor of 10. Refer to the section "Outstanding Share Data" below for further clarification. Please note all shares outstanding and all per share amounts are post consolidation in the MD&A unless

otherwise noted.

On March 24, 2014 the Company announced that it had closed the sale of its 100% owned Copaquire property through its wholly owned Chilean Subsidiary, Minera IPBX Ltda. to Teck as discussed above. In addition, the Company announced that it has extended and re-priced all outstanding warrants subject to TSX Venture Exchange approval. All 2,151,758 outstanding warrants had their expiry date extended to August 31, 2014 and have a post consolidation exercise price of \$0.25.

On June 11, 2014, the Company completed a non-brokered private placement for 8,512,000 units, each unit consisting of one common share and one half of a common share purchase warrant at a price of \$0.10 per unit for total gross proceeds of \$851,200. Each whole common share purchase warrant shall entitle the holder to acquire one common share of the Company at a price of \$0.15 per share for a period of 12 months until June 11, 2015.

FUTURE DEVELOPMENT AND DISCUSSION

With the Copaquire sale closed the Company is now focused on obtaining and creating value from its current mineral portfolio.

The Company's immediate attention is focused on farming out its TDO property. Chris Hodgson, VP of Exploration has completed a new report on the project and this report has been shared under confidentiality agreements with five interested parties. Discussions are ongoing and the Company remains optimistic a farm out can be concluded in the near future.

In addition to TDO the Company has focused on unifying a land package around another of its current mineral properties. The Company acquired mineral rights directly from the Chilean Government in 2013 and expects to augment these acquisitions shortly with mineral rights acquired from third parties. Management expects these additional acquisitions to be completed in the next quarter at which time it will discuss exploration plans for this project.

Now that the Company has completed the disposition of Copaquire and consolidated its stock, Management believes an investment in corporate communication and investor relations is appropriate. Managements view is that at current levels the Company and its assets are undervalued. While not uncommon in the midst of a serious downturn in the minerals sector, conditions exist in Chilean Metals that, even in spite of current conditions, should lead to a more favourable share price. To this end the Company is exploring several steps it can take to both enhance and broaden its market exposure.

EXPLORATION

The Qualified Person for Chilean Metals Inc., as defined by National Instrument 43-101, is Dr. Christopher Hodgson, P. Eng., Vice President, Exploration. Dr. Hodgson has read and approved the technical and scientific information contained in this MD&A.

As of June 30, 2014, through its Chilean Subsidiaries, Chilean Metals Inc holds title to 117 mineral claims totaling 26,519 hectares. These claims comprise six properties currently held by the Company as follows: Tierra de Oro, Sierra Pintada, Palo Negro, Hornitos, Tabaco and Zulema.

Tierra de Oro (TDO), Chile

Tierra de Oro is an advanced stage exploration project located in Region III on the eastern flank of Chile's Coastal Iron Oxide Copper Gold belt. The property lies about 50 kilometres south of the large Candelaria copper-gold-silver-iron mine. It consists of 5,667 hectares covering the historic Chanchero gold camp and numerous areas of historic oxide copper workings.

The Company initially became involved in the property in 1996 as a joint venture with Princeton Mining to explore for acid-soluble copper deposits. During the course of this exploration the Chanchero gold camp was re-discovered and added to the property. In 1998 the Company bought out Princeton's interest. The property was dormant between 1999 and 2002 but reactivated in late 2003. To date the Company has conducted property-wide geological, geochemical, geophysical surveys and limited trenching and drilling. The surveys delineated five major gold bearing structure zones between 200 and 1000 metres in length. Within these zones a number of gold exploration targets were identified.

In November 2007, the Company commenced a 7,000 metre drill program to test the identified gold targets. Drill results failed to corroborate the positive gold values obtained by previous surface sampling. However, areas of significant silver-copper mineralization identified in shears and mantos within volcanic strata in the eastern sector of the property justified additional work. Highlights included drill hole RC56, which intersected 40 metres of 16 g/t silver including 13 metres of 40 g/t silver and RC58 which intersected 40 metres of 8.2 g/t silver.

On February 21, 2008, following completion of an induced polarization ("IP") survey, the Company announced the discovery of a IP anomaly in the Chanchero zone. The large near-surface anomaly is elongated northeast-southwest, the core of which measures 1,000 by 250 metres and is open at depth. The intensity and homogeneity of this chargeability response, coincident with a strong magnetic low anomaly and coupled with the presence of an altered porphyritic intrusion may indicate the presence of a large sulphide rich system at moderate depth.

In February 2011 the Company completed an Airborne ZTEM survey over the Tierra de Oro property in areas where potential iron oxide copper gold ("IOCG") targets and mineralized zones had been previously identified by geological, geochemical and ground geophysical programs. Two magnetic anomalies of significant size were identified: one north of the Chanchero zone and another located in the area known as Las Lomitas zone and associated with copper-silver manto prospects.

In the spring and summer of 2013 a complete review and analysis of TDO was completed by Chris Hodgson, VP of Exploration for the Company. As a result, the Company has identified two potential bulk copper-gold targets that the Company believes warrant a targeted exploratory drill program. To achieve this objective the Company has entered into discussions with several major mining companies and selected Chilean private equity firms with a view to entering into a joint venture agreement to conduct an initial exploration program and subsequent drilling programs as warranted. The Company is optimistic a farm out agreement can be reached before the end of 2014.

During the three and six months ended June 30, 2014, the Company incurred costs of \$8,014 and \$13,347 (2013 - \$Nil) on the Tierra de Oro project, including geological remuneration included in administration fees in the unaudited condensed interim consolidated financial statements.

Sierra Pintada, Chile

Sierra Pintada is an early-stage exploration project of 4,920 hectares extending 15 kilometres along the western flank of the Atacama Fault Zone and the coastal iron oxide copper gold (IOCG) belt of northern Chile. Individual structures that form the Atacama structural zone in this sector are the loci of numerous centers of past high grade copper, gold and silver mining. Past production of mines at Canto del Agua district, 50 kilometres north of Sierra Pintada, ranged from 550 million to 850 million pounds of copper and 300,000 to 1,500,000 ounces of gold. Three historic artisanal mines, La Gloria, Viña and Totorá, lie within the Sierra Pintada property. Exploration concessions were acquired by the Company in September and October, 2002.

Exploration programs over the period 2003 to 2005 included geological mapping, soil geochemical surveys and chip sampling of accessible former workings in the three camps. These programs defined seven copper-gold exploration targets along two structural zones up to several kilometres in length and 50-100 metres wide that include the three historic mining camps.

In 2007 to 2008 the Company performed a deep-penetration IP geophysical survey to test structurally-controlled gold and copper prospects on the property for potential deeper porphyry bulk-tonnage or iron-oxide-copper-gold targets. The survey, covering the Viña, La Gloria and Totorá Zones, outlined several IP anomalies including one in an unexplored area south of the Viña Zone. Follow-up of this last target resulted in the discovery of a mineralized Au-bearing, silicified quartz porphyry dyke. This new zone is now referred to as the Futura Zone.

In February 2011 the Company completed an Airborne ZTEM survey over the entire property. The airborne ZTEM survey was conducted to further delineate the size and depth of mineralized zones identified in previous geological, geochemical and ground geophysical surveys and to identify additional exploration targets. The ZTEM survey successfully mapped the Sierra Pintada portion of the Atacama Fault system, a structural zone near which world-class deposits such as Candelaria are located. The fault system is outlined by a SW-NE-trending ZTEM conductor running the entire 15 kilometre length of the property and to 2 kilometres in width. The conductor links both north and south mineralized blocks beneath overburden in the center of the property and doubles the total exploration area prospective for gold mineralization. Discrete magnetic anomalies also coincide with IP anomalies in the north and south blocks.

In the spring and summer of 2013 a complete review and analysis of Sierra Pintada was completed by Chris Hodgson, VP of Exploration. As a result the Company has identified two distinct gold (+ copper) targets that the Company believes warrant a targeted exploratory drill program.

To achieve this objective the Company has entered into discussions with several major mining companies and selected Chilean private equity firms with a view to developing a joint venture agreement to conduct an initial exploration program.

During the three and six months ended June 30, 2014, the Company incurred \$8,014 and \$13,347 (2013 - \$3,705) on the project, including geological remuneration included in administration fees in the unaudited condensed interim consolidated financial statements.

New Project

In 2013, the Company acquired 23 exploration concessions totalling approximately 5,300 hectares on a new exploration project in Chile. Additional land acquisition is under way, as mentioned in the Company's 2013 annual MD&A. The Company expects it will be in a position by the end of Q3 2014 to update its shareholders on its objectives and results to date with respect to this new IOCG target.

During the three and six months ended June 30, 2014, the Company incurred \$8,014 and \$13,347 (2013 - \$34,603) on the project, including geological remuneration included in administration fees in the unaudited condensed interim consolidated financial statements.

Capitalized costs incurred on the Company's exploration and evaluation assets for the year ended December 31, 2013 and six months ended June 30, 2014:

	Copaquire	Sierra Pintada	Tierra de Oro	Other	Total
Balance, December 31, 2012	\$ 19,513,679	\$ 967,617	\$ 4,364,680	\$ -	\$ 24,845,976
Acquisition and staking	77,734	88,126	95,803	48,587	310,250
Exploration					
Drilling recover	(10,476)	-	-	-	(10,476)
Field costs	1,547	-	-	-	1,547
Exploration and acquisition costs 2013	68,805	88,126	95,803	48,587	301,321
Camp recovery cost	(11,064)	-	-	-	(11,064)
Impairment loss	(17,025,440)	-	-	-	(17,025,440)
Reclassified to assets held for sale	(2,545,980)	-	-	-	(2,545,980)
Balance, December 31, 2013	-	1,055,743	4,460,483	48,587	5,564,813
Exploration					
Claim costs	-	-	-	16,153	16,153
Balance, June 30, 2014	\$ -	\$ 1,055,743	\$ 4,460,483	\$ 64,740	\$ 5,580,966

RESULTS OF OPERATIONS

Six months ended June 30, 2014, compared with six months ended June 30, 2013

The Company's loss for the six months ended June 30, 2014 was \$528,057 (\$0.03 per share), compared to a loss of \$787,710 (\$0.05 per share) for 2013. Total operating expenses for the 2014 fiscal period were \$846,958 compared to \$787,710 for 2013. Significant variations are described below.

There was realized gain on disposal of camp of \$318,901 (2013 - \$Nil) when the Company closed the sale of the Copaquire property on March 24, 2014. As at December 31, 2013 the Company treated the Copaquire Mineral Property and the corresponding Camp as Assets held for Sale under IFRS (refer to Note 6 of the unaudited condensed interim consolidated financial statements). IFRS requires non-current assets held for sale to be measured at the lower of their previous carrying amount and fair value less costs to sell. As such the Copaquire Mineral Property was measured at its fair value less costs to sell. However, the Camp's lower of the two aforementioned amounts was its

carrying amount. The proceeds attributed to the Camp per the Sale Agreement was \$519,628. As such upon closing of the sale of the Mineral Property and the Camp on March 24, 2014 a gain was recognized on the disposition of the Camp for the difference between its disposal value and carrying amount. Since the Mineral Property was measured at fair value less costs to sell at December 31, 2013 there was no additional gain/loss to recognize on the closing of the sale for the Copaquire Mineral Property.

Share-based payment expenses included in loss are a non-cash accounting entry and include all share-based awards such as stock options granted to directors, officers, employees and consultants. The awards are measured and recognized using a fair value based method in accordance with the IFRS 2. The value of share-based payments totaled \$202,000 (2013 - \$Nil). These compensation expenses were calculated using a fair-value model based on the Black-Scholes fair value option pricing model.

Professional fees consist of legal and accounting fees. Professional fees amounted to \$116,216 (2013 - \$237,237), a decrease of \$121,021 from the comparative period due to reduced legal costs as a result of additional one time fees associated with the proxy battle in 2012, billed in 2013. Additionally, accounting expenses have been reduced significantly from the prior year as part of management's objective to minimize overhead in the current market conditions.

Administration fees were \$284,105 (2013 - \$148,135), an increase of \$135,970 due to an increase in consulting services related to the Copaquire sale provided by certain officers and directors of the Company and consulting services in connection with the Company becoming listed on the OTCQX International, a segment of the OTCQX marketplace in the U.S.

Generative exploration recovery amounted to \$14,672 (2013 - expense of \$39,675), an decrease of \$54,347 due the Company spending significantly less money on additional exploration work during the period as Management continues to evaluate the properties. In addition a recovery of drilling chemical expenses was received during the period.

Amortization amounted to \$4,153 (2013 - \$55,698), a decrease of \$51,545, due to the disposition of the Camp.

Office and miscellaneous expenses are costs related to operating and administering the Company offices and corporate finance activities. Office and miscellaneous expenses were \$90,842 (2013 - \$133,638), a decrease of \$42,796 from the comparative period due to cost savings measures.

Transfer agent and regulatory fees consist of fees paid to government, transfer agent, TSX Venture exchange and other regulators. Transfer agent and regulatory fees amounted to \$33,347 (2013 - \$7,685), an increase of \$25,662 related to costs related to fees associated with the name change, the share consolidation, the stock option grant and becoming listed on the OTCQX International.

Three months ended June 30, 2014, compared with three months ended June 30, 2013

The Company's loss for the three months ended June 30, 2014 was \$566,118 (\$0.03 per share), compared to a loss of \$373,269 (\$0.02 per share) for 2013. Total operating expenses for the 2014 fiscal period were \$566,118 compared to \$373,269 for 2013. Significant variations are described below.

Share-based payment expenses included in loss are a non-cash accounting entry and include all share-based awards such as stock options granted to directors, officers, employees and consultants. The awards are measured and recognized using a fair value based method in accordance with the IFRS 2. The value of share-based payments totaled \$202,000 (2013 - \$Nil). These compensation expenses were calculated using a fair-value model based on the Black-Scholes fair value option pricing model.

Administration fees were \$206,348 (2013 - \$66,581), an increase of \$139,767 due to an increase in consulting services related to the Copaquire sale provided by certain officers and directors of the Company and consulting services in connection with the Company becoming listed on the OTCQX International, a segment of the OTCQX marketplace in the U.S.

Generative exploration recovery amounted to \$14,672 (2013 - expense of \$39,675), an decrease of \$54,347 due the Company spending significantly less money on additional exploration work during the period as Management continues to evaluate the properties. In addition a recovery of drilling expenses was received during the period.

Amortization amounted to \$2,137 (2013 - \$29,939), a decrease of \$27,802, due to the disposition of the Camp.

Professional fees consist of legal and accounting fees. Professional fees amounted to \$77,154 (2013 - \$114,404), a decrease of \$37,250 from the comparative period due to reduced legal costs as a result of additional one time fees associated with the proxy battle in 2012, billed in 2013. Additionally, accounting expenses have been reduced significantly from the prior year as part of Management's objective to minimize overhead in the current market conditions.

Office and miscellaneous expenses are costs related to operating and administering the Company offices and corporate finance activities. Office and miscellaneous expenses were \$38,337 (2013 - \$62,395), a decrease of \$24,058 from the comparative period due to cost savings measures.

Transfer and regulatory fees consist of fees paid to government, transfer agent, TSX Venture exchange and other regulators. Transfer and regulatory fees amounted to \$19,291 (2013 - \$3,308), an increase of \$15,983 related to costs related to the stock option grant and becoming listed on the OTCQX International.

SUMMARY OF QUARTERLY RESULTS

Quarter Ended	Revenues	Loss (Income) for the Period	Loss (Income) Per Share - Basic and Diluted
June 30, 2014	Nil	\$ 566,118	\$ 0.03
March 31, 2014	Nil	\$ (38,241)	\$ (0.00)
December 30, 2013	Nil	\$ 17,556,816	\$ 1.11
September 30, 2013	Nil	\$ 1,189,073	\$ 0.07
June 30, 2013	Nil	\$ 373,269	\$ 0.02
March 31, 2013	Nil	\$ 414,441	\$ 0.03
December 30, 2012	Nil	\$ 1,001,951	\$ 0.03
September 30, 2012	Nil	\$ 332,516	\$ 0.03

LIQUIDITY AND CAPITAL RESOURCES

The Company finances its operations through the sale of its equity securities, bridge loans and other financing activities. The Company has no producing mineral properties. The Company expects to obtain financing in the future primarily through equity financing, loans, convertible debt instruments. There can be no assurance that the Company will succeed in obtaining additional financing, now and in the future. Failure to raise additional financing on a timely basis could cause the Company to suspend its operations and/or sell its interests in its properties.

The continuing operations of the Company are dependent on its ability to generate future cash flows or obtain additional financing. Management believes it will be able to raise funds as required in the long term, but recognizes the risks attached thereto.

As at June 30, 2014, the Company had cash of \$483,194 (December 31, 2013 - \$62,902) and liabilities of \$836,291 (December 31, 2013 - \$3,587,869).

As of June 30, 2014, the Company has a working capital deficit of \$261,665 (December 31, 2013 - \$765,056). The Company intends to raise additional equity funds to meet its short-term commitments and its ongoing exploration activities.

During the six months ended June 30, 2014, the Company used cash of \$753,430 (2013 - \$817,520) on operating activities. Cash used in operations consist of cash used to fund the loss for the period less the impact of non cash items, and the cash used for working capital purposes.

During the six months ended June 30, 2014, the Company used \$1,350,287 (2013 - received \$784,380) in financing activities. The Company made loan repayments of \$248,370 (2013 - \$Nil) and convertible debenture repayments of \$1,943,365 (2013 - convertible debenture issuances of \$784,380). The Company completed a non-brokered private placement for 8,512,000 units for total gross proceeds of \$851,200. In connection with the private placement, the Company paid \$9,752 in share issuance costs.

The Company received \$2,524,009 (six months ended June 30, 2013 - used \$50,190) from investing activities. The change is due to the sale of the Copaquire Mineral Property.

FINANCIAL INSTRUMENTS

The Company's financial instruments consist of cash, accounts payable and accrued liabilities, convertible debentures and loans payable. Unless otherwise noted, it is Management's opinion that the Company is not exposed to significant interest, currency or credit risks arising from these financial instruments. As at June 30, 2014, the fair value of these financial instruments approximates their carrying values due to their short-term maturity.

FINANCIAL RISK MANAGEMENT

a) Credit risk

Financial instruments that potentially subject the Company to concentrations of credit risks consist principally of cash. To minimize the credit risk the Company places these instruments with financial institutions. The Company's current policy is to invest excess cash in investment-grade short-term deposit certificates issued by reputable financial institutions with which it keeps its bank accounts.

b) Liquidity risk

Liquidity risk is the risk that the Company will not have sufficient cash resources to meet its financial obligations as they come due. The Company's liquidity and operating results may be adversely affected if its access to the capital market is hindered, whether as a result of a downturn in stock market conditions generally or matters specific to the Company. The Company generates cash flow primarily from its financing activities. As at June 30, 2014, the Company had cash of \$483,194 (December 31, 2013 - \$62,902) to settle current liabilities of \$836,291 (December 31, 2013 - \$3,587,869). All of the Company's financial liabilities have contractual maturities of 30 days or are due on demand and are subject to normal trade terms, except for loans payable which are due on May 31, 2015. The Company regularly evaluates its cash position to ensure preservation and security of capital as well as liquidity and the Company's ability to continue as a going concern.

c) Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The Company is not exposed to interest rate risk because it does not have loans that have a floating interest rate.

d) Foreign currency risk

The Company's functional currency is the Canadian dollar. However, the Company is exposed to the currency risk related to the fluctuation of foreign exchange rates as some of the Company's operations are located in Chile. A significant change in the currency exchange rates between the Canadian dollar relative to the Chilean peso could have an effect on the Company's results of operations, financial position and/or cash flows. The Company has not hedged its exposure to currency fluctuations. The sensitivity of the Company's net earnings and other comprehensive income to changes in the exchange rate between the Canadian dollar and the Chilean peso resulting from a 1% change in the Chilean peso exchange rate relative to the Canadian dollar would change the Company's net loss by \$1,913.

e) Commodity price risk

The Company's ability to raise capital to fund exploration or development activities is subject to risks associated with fluctuations in the market price of gold and copper. The Company closely monitors commodity prices to determine the appropriate course of actions to be taken.

CAPITAL RISK MANAGEMENT

The Company's objectives when managing capital are several and are intended 1) to safeguard the Company's ability to continue as a going concern in order to pursue the development and exploration of its mineral properties, 2) to maintain a flexible capital structure for its projects for the benefit of its stakeholders, 3) to maintain creditworthiness and 4) to maximize returns for shareholders over the long term. The Company does not have any externally imposed capital requirements to which it is subject. As the Company is in the exploration stage, its principal source of funds is from the issuance of common shares and other financing activities.

The Company includes the components of shareholders' equity in its management of capital.

As at June 30, 2014, the Company had capital resources consisting of cash. The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, obtain loans or issue convertible debenture securities to raise cash.

The Company's investment policy is to invest its cash (when available) in investment instruments in high credit quality financial institutions with terms to maturity selected with regards to the expected time of expenditures from continuing operations.

ENVIRONMENTAL LIABILITIES

The Company is not aware of any environmental liabilities or obligations associated with its mineral properties. The Company is conducting its operations in a manner consistent with governing environmental legislation.

OFF-BALANCE SHEET ARRANGEMENTS

The Company does not have any off-balance sheet arrangements.

DISCLOSURE OF INTERNAL CONTROLS

Management has established processes to provide them sufficient knowledge to support representations that they have exercised reasonable diligence that (i) the unaudited condensed interim consolidated financial statements do not contain any untrue statement of material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it is made, as of the date of and for the periods presented by the unaudited condensed interim consolidated financial statements; and (ii) the unaudited condensed interim consolidated financial statements fairly present in all material respects the financial condition, financial performance and cash flows of the Company, as of the date of and for the periods presented.

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 filed by the Company 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. In particular, the certifying officers filing such certificate are not making any representations relating to the establishment and maintenance of:

- i) controls and other procedures designed to provide reasonable assurance that information required to be disclosed by the issuer in its annual filings, interim filings or other reports filed or submitted under securities legislation is recorded, processed, summarized and reported within the time periods specified in securities legislation; and
- ii) a process to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with the issuer's generally accepted accounting principles (IFRS).

The Company's certifying officers are responsible for ensuring that processes are in place to provide them with sufficient knowledge to support the representations they are making in such certificate. 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.

RELATED PARTY TRANSACTIONS

Related parties include the Board of Directors, officers, close family members and enterprises that are controlled by these individuals as well as certain persons performing similar functions.

As at June 30, 2014, the directors and/or officers of the Company collectively control 3,024,533 common shares of the Company or approximately 12% of the total common shares outstanding. To the knowledge of directors and officers of the Company, the remainder of the outstanding common shares are held by diverse shareholders. These holdings can change at any time at the discretion of the owner.

(a) The Company entered into the following transactions with related parties:

	Notes	Three Months Ended June 30,		Six Months Ended June 30,	
		2014	2013	2014	2013
Administration expense	(i)	\$ 76,000	\$ 32,426	\$ 112,000	\$ 72,000
Accounting expense	(ii)	\$ 25,044	\$ 48,842	\$ 37,044	\$ 87,103
Geological consulting expense	(iii)	\$ 24,040	\$ 22,880	\$ 40,040	\$ 64,360
Consulting expense	(iv)	\$ 45,000	\$ -	\$ 65,000	\$ -

(i) For the three and six months ended June 30, 2014, the Company incurred administration expenses from former officers or former directors or companies controlled by officers or directors or former officers or former directors of \$76,000 and \$112,000 (three and six months ended June 30, 2013 - \$32,426 and \$72,000).

(ii) For the three and six months ended June 30, 2014, the Company incurred accounting expenses from officers or former officers or companies controlled by officers or former officers of \$25,044 and \$37,044 (three and six months ended June 30, 2013 - \$48,842 and \$87,103).

(iii) For the three and six months ended June 30, 2014, the Company incurred geological consulting expenses from a company controlled by an officer of \$24,040 and \$40,040 (three and six months ended June 30, 2013 - \$22,880 and \$64,360).

(iv) For the three and six months ended June 30, 2014, the Company incurred consulting expenses from directors of \$45,000 and \$65,000 (three and six months ended June 30, 2013 - \$Nil).

(v) Included in accounts payable and accrued liabilities is \$101,747 allegedly owing to a company controlled by a former director and officer for alleged past services provided. On February 27, 2013 a company controlled by a former officer and director of the Company, commenced action and filed a claim against the Company in the Supreme Court of British Columbia, Canada. The claim was for \$101,747 with respect to alleged past services provided. The claim also includes interest and other related costs.

On March 20, 2013, the Company filed a counterclaim regarding alleged management fees payable of \$101,747. The counterclaim is in the amount of \$181,600. The Company intends and continues to vigorously defend itself against the claim and to pursue its counterclaim.

(vi) Terry Lynch, Ian Pirie, Dan Gosselin, Chris Hodgson and James Albrecht either directly or through a company they control, purchased an aggregate of 1,610,000 units in the June 11, 2014 private placement.

(vii) As at June 30, 2014, included in accounts payable and accrued liabilities is \$8,160 (December 31, 2013 - \$17,431) due to related parties.

(b) Remuneration of directors and key management personnel of the Company was as follows:

Salaries and benefits	Three Months Ended June 30,		Six Months Ended June 30,	
	2014	2013	2014	2013
Terry Lynch - CEO	\$ 76,000	\$ 36,000	\$ 112,000	\$ 72,000
Daniel Crandall - CFO	3,544	-	3,544	-
James Albrecht - CFO (Former)	21,500	10,581	33,500	10,581
Peter Kohl - CFO (Former)	-	15,639	-	54,000
Chris Hodgson - VP Exploration	24,040	22,880	40,040	64,360
Peter Kent - Director	15,000	-	35,000	-
Ian Pirie - Director	20,000	-	20,000	-
Dan Gosselin - Director	10,000	-	10,000	-
Total remuneration	\$ 170,084	\$ 85,100	\$ 254,084	\$ 200,941

Share-based payments	Three Months Ended June 30,		Six Months Ended June 30,	
	2014	2013	2014	2013
Terry Lynch - CEO	\$ 80,800	\$ -	\$ 80,800	\$ -
Daniel Crandall - CFO	12,120	-	12,120	-
James Albrecht - CFO (Former)	12,120	-	12,120	-
Chris Hodgson - VP Exploration	24,240	-	24,240	-
Peter Kent - Director	24,240	-	24,240	-
Ian Pirie - Director	24,240	-	24,240	-
Dan Gosselin - Director	12,120	-	12,120	-
Zhangliang Lou - Director	12,120	-	12,120	-
Total share-based payments	\$ 202,000	\$ -	\$ 202,000	\$ -

Payments to directors and key management personnel of the Company include certain transactions with related parties in (a) above, and (b) remuneration to Directors and key management personnel of the Company.

The above noted transactions are in the normal course of business and approved by the Board of Directors.

OUTSTANDING SHARE DATA

The Company's authorized capital is unlimited common shares without par value. At the date of this MD&A, the Company had 24,593,375 common shares issued and outstanding.

Stock options outstanding for the Company at the date of this MD&A were as follows:

Options	Exercise Price	Expiry Date
80,000	\$ 3.80	June 25, 2015
2,000,000	\$ 0.25	June 11, 2019
2,080,000		

Warrants outstanding for the Company at the date of this MD&A were as follows:

Warrants	Exercise Price	Expiry Date
2,151,758	\$ 0.25	August 31, 2014
4,256,000	\$ 0.15	June 11, 2015
6,407,758		

CHANGE IN ACCOUNTING POLICIES

The Company adopted the following accounting pronouncements during the period.

(i) IAS 32, Financial Instruments: Presentation ("IAS 32") was amended by the IASB in December 2011 to clarify certain aspects of the requirements on offsetting. The amendments focus on the criterion that an entity currently has a legally enforceable right to set off the recognized amounts and the criterion that an entity intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously. At January 1, 2014, the Company adopted these amendments and there was no material impact on the Company's unaudited condensed interim consolidated financial statements.

(ii) IAS 36, Impairment of Assets ("IAS 36") was amended in May 2013 to provide guidance on recoverable amount disclosures for non-financial assets. At January 1, 2014, the Company adopted these amendments and there was no material impact on the Company's unaudited condensed interim consolidated financial statements.

(iii) IFRIC 21, Levies ("IFRIC 21") addresses when an entity should recognize a liability to pay a government levy (other than income taxes). IFRIC 21 is an interpretation of IAS 37, Provisions, Contingent Liabilities and Contingent Assets ("IAS 37"). IAS 37 sets out criteria for the recognition of a liability, one of which is the requirement for the entity to have a present obligation as a result of a past event (known as an obligating event). IFRIC 21 clarifies that the obligating event that gives rise to a liability to pay a levy is the activity described in the relevant legislation that triggers the payment of the levy. At January 1, 2014, the Company adopted this pronouncement and there was no material impact on the Company's unaudited condensed interim consolidated financial statements.

NEW STANDARDS AND INTERPRETATIONS NOT YET ADOPTED

(i) IFRS 9 - Financial Instruments ("IFRS 9") was issued by the IASB in November 2009 with additions in October 2010 and will replace IAS 39 - Financial Instruments: Recognition and Measurement ("IAS 39"). IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value, replacing the multiple rules in IAS 39. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. Most of the requirements in IAS 39 for classification and measurement of financial liabilities were carried forward unchanged to IFRS 9, except that an entity choosing to measure a financial liability at fair value will present the portion of any change in its fair value due to changes in the entity's own credit risk in other comprehensive income, rather than within profit or loss. The new standard also requires a single impairment method to be used, replacing the multiple impairment methods in IAS 39. IFRS 9 is effective for annual periods beginning on or after January 1, 2018. Earlier adoption is permitted. The Company is currently assessing the impact of this pronouncement.

PROPOSED TRANSACTIONS

The Company routinely evaluates various business development opportunities which could entail farm-ins, farm-outs, acquisitions and/or divestitures. In this regard, the Company is currently in discussions with various parties, but no definitive agreements respecting any proposed transactions have been entered into as of the date of this MD&A. There can be no assurances that any such transactions will be concluded in the future.

SUBSEQUENT EVENT

The Company's common shares commenced trading on OTCQX International, a segment of the OTCQX marketplace in the U.S., effective July 15th, under the ticker CMETF.

RISK FACTORS

The information provided in this document is not intended to be a comprehensive review of all matters concerning the Company. The users of this information, including but not limited to investors and prospective investors, should read it in conjunction with all other disclosure documents provided including but not limited to all documents filed on SEDAR (www.sedar.com).

An investment in the securities of the Company is highly speculative and involves numerous and significant risks. Such investment should be undertaken only by investors whose financial resources are sufficient to enable them to assume these risks and who have no need for immediate liquidity in their investment. Prospective investors should carefully consider the risk factors that have affected, and which in the future are reasonably expected to affect, the Company and its financial position.

ADDITIONAL DISCLOSURE FOR VENTURE ISSUERS WITHOUT SIGNIFICANT REVENUE

Expenses	Three Months Ended June 30, 2014	Three Months Ended June 30, 2013	Six Months Ended June 30, 2014	Six Months Ended June 30, 2013
Administration fees	\$ 206,348	\$ 66,581	\$ 284,105	\$ 148,135
Amortization	2,137	29,939	4,153	55,698
Bank and interest charges	11,772	30,120	50,711	57,301
Foreign exchange loss (gain)	(2,702)	(8,314)	42,005	19,397
Generative exploration expense (recovery)	(14,672)	39,675	(14,672)	39,675
Investor relations	11,378	2,955	11,378	26,251
Issuance costs	-	20,000	-	20,000
Office and miscellaneous	38,337	62,395	90,842	133,638
Professional fees	77,154	114,404	116,216	237,237
Share-based payments	202,000	-	202,000	-
Transfer agent, and regulatory	19,291	3,308	33,347	7,685
Travel, promotion and mining shows	15,075	12,206	26,873	42,693
Total	\$ 566,118	\$ 373,269	\$ 846,958	\$ 787,710

Additional disclosure concerning the Company's resource property costs are broken down in the "Exploration" section above and in the Company's unaudited condensed interim consolidated financial statements for the three and six months ended June 30, 2014. The Company's financial statements are available on SEDAR at www.sedar.com.