

MANAGEMENT'S DISCUSSION AND ANALYSIS

YEAR ENDED NOVEMBER 30, 2020

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

This Management's Discussion and Analysis ("MD&A") is intended to assist readers in understanding Galleon Gold Corp. ("Galleon Gold," the "Corporation," the "Company", "we," "our," "us"), its business environment and future prospects. This MD&A should be read in conjunction with the Company's consolidated audited financial statements for the year ended November 30, 2020. Those financial statements are presented in Canadian dollars and prepared in accordance with International Financial Reporting Standards ("IFRS"). Unless otherwise indicated, all dollar amounts refer to Canadian funds. Information herein includes any significant developments up to March 25, 2021, the date on which this MD&A was approved by our directors.

DESCRIPTION OF BUSINESS

The Company was incorporated under the *Company Act* (British Columbia) on April 29, 1987 and continued under the Canada *Business Corporations Act* on April 7, 2009. Our common shares trade on the TSX Venture Exchange under the symbol "GGO." The Company changed its name from Pure Nickel Inc. to Galleon Gold Corp. on December 18, 2019 and amalgamated with Explor Resources Inc. ("Explor"), on December 23, 2019. The Company's in the business of acquiring, exploring, and developing mineral properties in Canada and United States of America ("US") with focus on those containing gold ("Au"), silver ("Ag") and associated base and precious metals. We conduct some of our Canadian operations through a wholly owned subsidiary, Explor, an Alberta corporation. We conduct our US operations through a wholly owned subsidiary, Nevada Star Resource Corp. (U.S.), a Nevada corporation.

The Company's flagship project is the West Cache Gold project located 13 km west of Timmins, Ontario in the Townships of Bristol and Ogden in the Timmins-Porcupine Mining Camp. The project comprises 265 unpatented mining claims and three patented claims, all of which are contiguous. One hundred and ninety-one (191) of the unpatented claims and the three patented claims lie within Bristol Township and the remaining 73 are in Ogden Township.

2020 HIGHLIGHTS

Exploration:

During the year ended November 30, 2020, the Company spent approximately \$3.5 million and \$0.06 million of exploration and evaluation expenditures on West Cache Gold Project and Neal Project, respectively. The Company has an active on-going infill drill program in West Cache Gold Project that commenced in June 2020, resulting in the Company completing an approximately 40,000 metres of drilling in approximately 200 drill holes as of the date hereof. Results from the current drill program will be used to update the 2013 NI 43-101 Mineral Resource and support the development of a Preliminary Economic Assessment ("PEA").

Acquisition and Corporate development:

- On December 23, 2019, the Company completed a three-cornered amalgamation with Explor. In connection with the amalgamation, the Company issued 95,198,612 common shares in exchange for all of the issued and outstanding shares of Explor. Following the amalgamation:
 - The Company's property portfolio was expanded significantly to include the West Cache Gold Project (formerly referred to as the Timmins Porcupine West Project) and eleven additional properties in Ontario, Quebec and New Brunswick.
 - Christian Dupont (former Explor's CEO) was appointed Vice-President and Chief Operating Officer.
 - Christian Dupont, Mario Colantonio and Gerhard Merkel were appointed to the Board of Directors of the Company.
- On June 3, 2020, the Company issued 500,000 common shares to a minority interest owner, increasing the Company's total ownership in the Neal LP to 80%.
- On June 25, 2020, the Company signed a purchase agreement to acquire 8 patented claims located in the Ogden Township, contiguous to the eastern boundary of the West Cache property for \$450,000.
- On September 14, 2020, the Company appointed Michael Hobart to the Board of Directors of the Company.

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• On November 24, 2020, the Company appointed Richard F. Nanna to the Board of Directors of the Company

Financings:

- On December 30, 2019, the Company closed a private placement 12,500,000 flow-through units at a price of \$0.08 per unit for gross proceeds of \$1,000,000.
- On January 9, 2020, Eric Sprott, the convertible debenture holder, converted a total of \$3,000,000 principal amount of convertible debenture at \$0.05 resulting in the issuance of 60,000,000 shares. Additionally, the Company settled the interest due on the debenture of \$82,177 by issuance of 1,027,218 common shares at a price of \$0.08 per share on January 22, 2020.
- On May 25, 2020, the Company closed a first tranche of non-brokered private placement for aggregate gross proceeds of \$3,196,440 of (a) 32,640,100 units of the Company at a price of \$0.05 per unit and (a) 28,444,277 flow-through ("FT") units at a price of \$0.055 per FT unit.
- On June 1, 2020, the Company reached agreement with debenture holders for early retirement of 8% convertible debentures with the outstanding principal amount of \$1,300,000 and \$945,212 due November 28, 2020 and July 3, 2020, respectively. Pursuant to terms of the agreement, the Company settled the outstanding principal and accrued interest plus interest payable to maturity of \$2,555,453 through issuance of 42,590,884 units of the Company (the "Settlement Units").
- On June 11, 2020, the Company closed a second and final tranche of non-brokered private placement for aggregate gross proceeds of \$1,328,060 of (i) 5,600,000 Units at a price of \$0.05 per Unit and (ii) 19,055,636 FT Units at a price of \$0.055 per FT Unit.
- On October 14, 2020, the Company closed a private placement for total gross proceeds of \$8,000,000 and consisted of 28,870,667 units of the Company (the "Units") at a price of C\$0.12 per Unit; 10,402,987 flow-through units of the Company (the "FT Units") at a price of C\$0.135 per FT Unit; and 18,418,333 FT Units sold to charitable flow-through purchasers at a price of C\$0.17 per FT Unit

COVID-19:

The Company's operations have implemented preventative measures to limit COVID-19 exposure and transmission as much as possible. The Company continues to enforce operational and safety procedures in accordance with guidelines outlined by the Wolf Health Organization and federal and provincial governments at its mine site. All COVID-19 protocols remain in place including travel restrictions, limiting mine site access to essential personnel only, enforced physical distancing and other safety precautions, enhanced cleaning and sanitizing, using extra protective gear and remote work policies where possible.

Exploration and Evaluation Projects

West Cache Gold Project ("West Cache")

The written disclosure of technical information in this MD&A related to the Company's Canadian properties has been approved by Chris Dupont, P.Eng, Chief Operating Officer of the Company and a Qualified Person ("QP") for the purposes of National Instrument 43-101, Standards of Disclosure for Mineral Projects ("NI 43-101").

P&E Mining Consultants Inc., ("P&E") prepared a technical report on the Timmins Porcupine West Property (property is now called the West Cache Gold Project), entitled "Technical Report, Explor Resources Inc., Timmins Porcupine West Property, Bristol & Ogden Townships, Ontario", in accordance with National Instrument 43-101 — Standards of Disclosure for Mineral Projects ("NI-43-101"). Eugene Puritch, P.Eng., Richard Sutcliffe, P.Geo., Tracy Armstrong, P.Geo. and Antoine Yassa, P.Geo. of P&E Mining Consultants Inc., ("Authors") are all being qualified

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persons under NI-43-101, are the co-authors of the Technical Report dated July 1, 2013. The Technical Report was filed on August 29, 2013 under Explor's profile on the SEDAR web site at www.sedar.com.

Project Location and Access:

- The West Cache Gold Property is located 13 km west of Timmins, Ontario in the Townships of Bristol and Ogden in the Timmins-Porcupine Mining Camp.
- The Property is 7 km north east of Pan American Silvers, Lake Shore Gold Timmins West Mine.
- The Property is serviced by a paved highway, secondary access roads and a major power line. Provincial highway 101 bisects the Property.

West Cache Gold Land Status:

- The Project comprises 265 unpatented mining claims and eighteen patented claims all of which are contiguous and cover a total area of 3,550 ha. One hundred and ninety-one (191) of the unpatented claims and three patented claims lie within Bristol Township and the remaining 73 are in Ogden Township.
- In June 2020, the Company signed Purchase agreement to acquire 8 patented claims located in the Ogden Township, contiguous to the eastern boundary of the property for \$450,000. Pursuant to the purchase agreement, the Company paid Patrick Dwyer \$150,000 and a vendor take back an interest-free mortgage of \$300,000 to be paid in two equal installments of \$150,000 on each of the two anniversaries of closing. Patrick Dwyer family will retain a 2.0 % NSR which can be purchased for \$2,000,000. These patent claims are on strike and only 600 meters from the proposed open pit location identified in the Company's current project development plans.

Project History:

- The Property has been explored since 1927 by numerous ground geophysical surveys and diamond drilling holes. A full history is outlined in the 2013 Technical Report on SEDAR.
- In 1984, Dome Exploration discovered and delineated a gold mineralized zone that was approximately 350 meters long and 45 meters wide and open below 350 meters of vertical depth.
- Explor acquired the Property between 2009 and 2012. Some claims are subject to a 3% NSR and some vendors retain a 2% NSR.
- Since 2009, Explor has completed extensive drilling leading to the 2013 NI 43-101 Mineral Resource Estimate Technical Report published in 2013.
- In 2014 an option agreement with Teck Resources Ltd was signed. Tech did not earn any interest in the property but completed a drill program in 2015 and 2016, along with borehole geophysics.
- The last drill program on the Property was conducted in 2017 (3,163.4 meters).
- On December 23, 2019 the Property was acquired (through a plan of arrangement with Explor Resources Inc.) by the Company.
- The Company's first drill program on the Property commenced in June 2020.

Geology, Mineralization and Mineral Resource Estimate:

- The Property is situated within the western part of the Archean Abitibi Greenstone Belt of the Superior Province of the Canadian Shield.
- The Property porphyry-hosted gold mineralization resembles that of the Hollinger and McIntyre gold mines located approximately 15 km to the east and is characterized by chalcopyrite-pyrite stringers and veins, and quartz-tourmaline veins, hosted by altered and sheared Quartz-Feldspar Porphyry (QFP).
- Significant mineralization has been documented in most of the Archean aged layered sediments, volcanic, and intrusive rocks explored to date on the property.
- Overall, gold mineralization is characterized by a strong association with pyrite and associated chalcopyritesphalerite-phyrotite sulfide mineralogy with remarkably low total silica.
- On August 27, 2013, Explor announced an updated Mineral Resource Estimate for the Property, the full

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Technical Report is available on the Company's website and on Explor's SEDAR profile. The table below summarizes the Mineral Resource Estimate.

TPW MINERAL RESOURCE ESTIMATE AT JULY 1, 2013 ⁽¹⁻⁴⁾						
Pit Constrained Cut-off = 0.30 g/t Au	Tonnes	Grade	Au ozs			
Indicated	4,283,000	1.55	213,000			
Inferred	1,140,000	2.09	77,000			
Underground. Cut-off = 1.70 g/t Au	Tonnes	Grade	Au ozs			
Indicated	4,420,000	2.79	396,000			
Inferred	5,185,000	2.36	393,000			
Pit Constrained + Underground	Tonnes	Grade	Au ozs			
Indicated	8,703,000	2.17	609,000			
Inferred	6,325,000	2.31	470,000			

- (1) Mineral Resources which are not Mineral Reserves do not have demonstrated economic viability. The estimate of Mineral Resources may be materially affected by environmental, permitting, legal, title, taxation, socio-political, marketing, or other relevant issues, although Explor Resources Inc. is not aware of any such issues.
- (2) The Inferred Mineral Resource in this estimate has a lower level of confidence that that applied to an Indicated Mineral Resource and must not be converted to a Mineral Reserve. It is reasonably expected that the majority of the Inferred Mineral Resource could be upgraded to an Indicated Mineral Resource with continued exploration.
- (3) The Mineral Resources were estimated using the Canadian Institute of Mining, Metallurgy and Petroleum (CIM), CIM Standards on Mineral Resources and Reserves, Definitions and Guidelines prepared by the CIM Standing Committee on Reserve Definitions and adopted by CIM Council.
- (4) Values in the table may differ due to rounding.

Preliminary Metallurgical Testing

- In May 2018, Explor announced the completion of Preliminary Metallurgical Testing on the low grade near surface gold ore on the Property. A representative sample from diamond drill holes in the area of the potential open pit was used. The 45-kilogram composite sample of mineralized diamond drill core was sent to SGS Minerals Services in Lakefield, Ontario for metallurgical test-work. The test program included sample preparation, characterization, and flowsheet development testing. Ore characterization included grindability, mineralogy by QEM-RMS (QEMSCAN) rapid mineral scan, and chemical head grade analysis. Flowsheet development test work focused on gravity separation, as well as flotation and cyanidation of gravity separation tailing.
- In summary, the composite sample was analyzed by a screened metallics protocol and resulted in a head grade of 2.64 g/tonne gold. Testing indicated very little silver and negligible arsenic in the composite sample. It was noted that most of the sulphide sulfur was present as Pyrite (3.07%), Chalcopyrite (approximately 0.12%) and Phyrotite (0.02%). The Bond Mill work index was determined to be 13.1 Kwh/tonne. A gravity test was conducted, and it was determined that the 37.5% of the gold exists as microscopic free gold, indicating that in any future mill design a gravity circuit could be implemented at the front end of the concentrator. Flotation testing indicated that up to 93% of the gold can be recovered as a pyrite concentrate. Cyanide leach test were conducted on the pyrite concentrate and greater than 94% gold extraction was achieved over a 24-hour period. The gold is not refractory and is not locked within the pyrite.

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A testing of the tailings product (ABA and NAG testing) indicates that there is no potential for acid generation in the flotation tailings material.

Environmental, Permitting and Community Impact:

- Explor and the area's First Nations have signed an MOU which sets out areas in which the two have agreed
 to work together on mutual key interests such as environmental protection, employment and business
 opportunities, education and training for First Nations communities.
- In December 2020, the Company initiated permitting and baseline studies. Story Environmental Inc. in
 collaboration with Blue Heron Environmental has been engaged by the Company to conduct environmental
 baseline studies and assist with the permitting process. Story has initiated the baseline water sampling
 program and established groundwater and hydrogeology monitoring sites. Additionally, geochemistry and
 initial archeological studies are also underway.
- In January 2021, the Company received an expanded drill permit, increasing the allowable exploration area from 265 to 1444 hectares. The expanded permit increases the target area for drilling from 2.0 to 6.0 km along strike (east-west), while increasing the width for the potential discovery of new gold zones from 1.0 to 3.0 km (north-south).
- In February 2021, the Company announced it had received instructions from the Office of the Survey General with respect to requirements for a perimeter survey. A perimeter survey is required to convert mining claims to lease status. The land is required to be brought to lease before mining activities can occur on it. The Company has engaged Tulloch Geomatics to complete the land and perimeter survey plans to facilitate the lease application for both surface and mineral rights of the West Cache Gold Property. The Company anticipates the survey to be completed by the end of Q1 2021, with the formal register of the lease by Q2 2021.

Exploration Plans and Recent Results:

- In June 2020, the Company commenced a 15,000 meter drilling program focused on infill drilling of the known mineralization as well as exploratory drilling with the aim of extending the open pit mineralization to the east and west for strike extensions. (See P&E Mining Consultants Inc. recommendations within the July 2013 NI-43-101 Technical Report Section 26.1- Recommendations and Proposed Budget.)
- Initial drill results from the first 27 holes (approx. 5,100 meters) resulted in gold intersections in 19 of holes completed. In addition, high grade gold intercepts were encountered in hole WC-20-30 and WC-20-42, these holes are in an area now referred to as Zone #9. The intercepts in Zone #9 are significant as this is the first time this style of mineralization had been intersected near-surface. Prior to the 2020 drilling program this type of mineralization was only encountered in the much deeper West Deep Zone. The location and orientation of Zone #9 up-dip from the West Deep, area discovered in 2010, suggests that the recently discovered Zone #9 mineralization may be linked to the West Deep. Geologic similarities linking the new discovery to the much deeper West Deep zone, include: 1) host rock lithology, 2) a strong sulfide association, and 3) similar gold grades and widths. West Deep "discovery hole" TPW-10-30 intercepted 9.21 g/t Au over 11.0 meters (0.268 opt Au over 36 feet).
- On the strength of the drill results, the Company added a second drill to the program and has completed, as of the date hereof, approximately 40,000 meters of drilling in approximately 200 drill holes.
- Results from the current drill program will be used to update the 2013 NI 43-101 Mineral Resource and support the development of a Preliminary Economic Assessment ("PEA").

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A selection of the Zone #9 drill intercepts are outlined in the table and figure below.

HOLE-ID	FROM	ТО	LENGTH (m)	AU-GPT	
WC-20-027	239.7	240.7	1.0	1.40	
WC-20-030	234.0	243.7	9.7	7.16	
WC-20-030 incl	234.0	237.0	3.0	14.75	
WC-20-031	274.5	283.0	8.5	5.87	
WC-20-031 incl	277.0	279.0	2.0	10.09	
,, e 2 0 001 mg	27710			10.05	
WC-20-037	167.7	171.0	3.3	1.23	
WC-20-037 incl	167.7	168.7	1.0	2.80	
WC-20-042	237.0	247.7	10.7	7.44	
WC-20-042 WC-20-042 incl	237.0	247.7	3.3	8.88	
WC-20-042 incl	244.8	247.7	2.9	10.19	
We 20 012 and mer	211.0	217.7	2.7	10.17	
WC-20-045	187.0	194.0	7.0	1.96	
WC-20-045 incl	189.0	193.0	4.0	2.92	
WC-20-053	148.0	156.0	8.0	3.06	
WC-20-053 incl	148.0	149.0	1.0	7.53	
WC-20-054	184.5	201.0	16.5	1.97	
WC-20-054 incl	190.0	198.0	8.0	2.63	
WC-20-054 incl	190.0	192.0	2.0	4.64	
WC-20-075	54.0	58.0	4.0	6.60	
WC-20-075 incl	55.0	57.0	2.0	10.87	
WC-20-076	107.8	111.0	3.2	1.26	
WC-20-077	58.9	61.5	2.6	1.16	
WC-20-077	36.9	01.5	2.0	1.10	
WC-20-078	108.0	110.0	2.0	1.19	
WC-20-079	161.0	166.0	5.0	2 27	
	161.0	166.0		3.37	
WC-20-079 incl	162.0	163.0	1.0	6.43	

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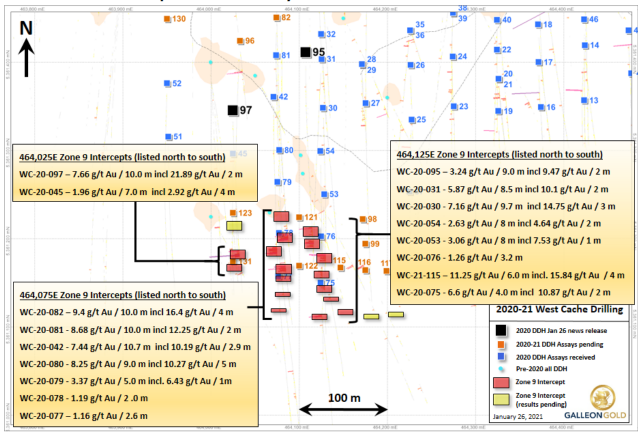
HOLE-ID	FROM	ТО	LENGTH (m)	AU-GPT
WC-20-080	185.0	199.0	14.0	5.80
WC-20-080 incl	190.0	199.0	9.0	8.25
WC-20-080 incl	190.0	195.0	5.0	10.27
WC-20-081	276.0	286.0	10.0	8.68
WC-20-081 incl	279.0	281.0	2.0	12.04
WC-20-081 and incl	284.0	286.0	2.0	12.25
WC-20-082	312.0	320.0	10.0	9.40
WC-20-082 incl	322.0	326.0	4.0	16.40
WC-20-095	290.0	299.0	9.0	3.24
WC-20-095 incl	291.0	293.0	2.0	9.47
WC-20-097	224.0	234.0	10.0	7.66
WC-20-097 incl	231.0	233.0	2.0	21.89
WC-21-099	94.5	101.5	7.0	1.63
WC-21-099 incl.	96.5	98.5	2.0	4.09
WC-21-115	75	81	6.0	11.25
WC-21 115 incl	76	80	4.0	15.84
WC-21-116	69	76	7.0	3.52
WC-21-116 incl	72	74	2.0	6.26
WG 21 115		0.7	15.5	1.07
WC-21-117	67.5	85	17.5	1.37
WC-21-117 incl	75	80	5.0	2.49

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The figure below shows a plan map and the many of the Zone #9 intercepts.

West Area Plan Map - Zone # 9 Assay Results



Neal LP and Eric Sprott Partnership

On May 13, 2019, the Company issued 10,221,732 common shares valued at \$204,235 to acquire 102 units, representing 70% of ownership and controlling interest, in the Neal LP ("Neal LP") and the right to enter into a lease agreement with the landowner of five patented claims known as Neal Property ("Neal Lease").

On May 15, 2019, the Company entered into the Neal Lease for a period of five years which may be extended for 1-year terms thereafter. Annual lease payment consists of a \$3 per dry ton for all material it removes from the property and a 3% net smelter return royalty, with a minimum annual payment of US\$10,000.

In June 2020, the Company entered into an agreement to acquire all rights and assets in the Neal LP that were held by a minority interest owner. Pursuant to terms of the Agreement, the Company issued 500,000 common shares to the minority interest owner, increasing the Company's interest to 80%. Eric Sprott retains a 20% interest in the Neal LP.

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Neal Gold Project ("Neal Project")

The Neal Project is a high-grade gold-dominant vein system with at least five veins known to date. It is located 27 kilometers southeast of Boise, Idaho and has excellent access via 20 kilometers of improved gravel and dirt roads from Interstate-84. The Project consists of five private patented mining claims covering approximately 22.4 hectares (55.38 acres) and an additional seven unpatented lode claims covering about 52.6 hectares (130 acres) located on U.S. Forest Service administered public lands.

On May 30, 2019 the Company filed a NI 43-101 Technical Report for the Neal Project ("Neal") entitled: "NI 43-101 Technical Report: Property Report for the Neal Project, Elmore County, Idaho". The Technical Report was prepared by Thomas H. Chadwick, CPG, an independent Qualified Person under NI 43-101 Disclosure Standards for Mineral Projects. Highlights of the NI 43-101 Technical Report include:

Project Location and Access:

- The Neal Project is located in Elmore County, Idaho in rolling hills just east of Boise. Access is a short 25-minute commute from the Boise Airport via paved roads for most of the way.
- Power and water are available nearby and could be furnished to the project as needed.

Neal Land Status:

- All historic and modern mining and exploration has been confined to five patented (private property) claims that make up the core of the Neal property.
- An additional seven unpatented lode mining claims provide further mineral rights along trend in both directions from the patented property. These claims are located on federal lands administered by the U.S. Forest Service.

Project History:

- Gold mineralization at the Neal Project and elsewhere in the Neal Mining District was discovered in 1889 by Arthur Neal. Total reported District lode gold production through 1941 has been estimated at around 30,000 ounces, with most of this production coming from the Neal Project area in the 1889-1915 time frame¹.
- The Neal Project area contains three historic underground gold mines: Hidden Treasure, Homestake and Daisy. These mines were eventually connected underground and were at peak production from 1902-1915.
- Neal was explored in the late 1980's for open pit, heap leach potential with a reverse circulation drilling program consisting of 208 holes totaling 47,000 feet.
- Modern bulk sampling from an open cut in 2015-2016 produced a stockpile of mineralized material estimated to contain around 13,900 tons at 0.132 ounces per ton (oz/t) gold². The stockpile is not part of the Neal LP acquisition and remains owned by Sprott.

Vein & Mineralization Description: (historic geology & mining from ¹Bennett, 2001 and ³Lindgren, 1898)

- Neal gold mineralization is hosted in north-easterly striking veins that average around N70E, and dip to the south at 60-45 degrees. Vein widths range from 2-13 feet.
- Historically mined "mineralized" shoots averaged around 0.5 oz/ton gold, with reported strike lengths of 75-125 feet and 350 feet of dip development at Homestake, whereas the Hidden Treasure reported 450 feet of strike development with 165 feet of dip.

Geology and Mineralization:

• Neal area veins are hosted entirely in intrusive rocks, with the primary host a Cretaceous-aged biotite granodiorite of the Idaho Batholith.

¹ Bennett, Earl H., 2001. The Geology and Mineral Deposits of Part of the Western Half of the Hailey 1° x 2° Quadrangle, Idaho, USGS Bulletin 2064-W, prepared with Idaho Geological Survey, Idaho State University and the University of Idaho: with a section on the Neal Mining District by Thor H. Kiilsgaard and Earl H. Bennet (pp 24-29)

² Russell, R. D., 2017-2018. Neal Average Assay for Stockpile (A to H), Atlanta Gold internal spreadsheet and supporting lab work of Neal stockpile material, 2017.

³ Lindgren, Waldemar, 1898. The Mining Districts of the Idaho Basin and the Boise Ridge, Idaho; Department of the Interior, US Geological Society; Extract from the 18th Annual Report of the Survey 1896-1897, Part III, Economic Geology; Washington, Government Print Office (pp 609-703).

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- Fault zones that host the veins are frequently intruded by lamprophyre dikes in the Neal area, as well as by rhyolitic dikes. Other dike-like intrusives are also common and can be compositional and/or textural variations of the granodiorite. The lamprophyres at Neal are sometimes minor hosts to mineralization.
- The approximate N70E trend of the Neal vein system can be offset locally by northerly trending faults.
- Neal veining consists of one or two primary veins, but other veins have been identified with roughly parallel strikes and dips. A total of five veins have been identified to date.
- Veins consist of quartz-white mica-clay-pyrite alteration and mineralization and can be subtle to identify in the field. Quartz textures are indicative of higher temperature mesothermal environments, and quartz content is modest overall. Near surface, iron oxides after pyrite are often direct indicators of gold mineralization. Other associated minerals include minor to trace amounts of galena and sphalerite.
- No bottom to the mineralized vein system has been identified, and little exploration or mining has been conducted along strike beyond the known mining limits.

Metallurgy and Mining:

- Historic mining records for Neal and other districts in the region indicate that gold was commonly recovered
 from both near surface and deeper sulfide mineralization by gravity and flotation, although some cyanidation
 was used in the early 1900's.
- Several modern studies have been conducted on mixed oxide-sulfide material at Neal that suggest strong gold recoveries of up to 90% can be achieved using a mill with a combined gravity and flotation circuit. Neal sulfide material does not appear to be refractory.

Exploration Plan:

- The Company plans to explore the Property for higher grade strike extensions of the Neal veins and to determine deeper down-dip potential in, and around, the known mines.
- The Technical Report recommends a drill-oriented exploration program for the 2019-2020 field seasons of approximately US\$ 1 million. The Company completed a small reverse circulation drill program of approximately 1000 meters in November 2019. The purpose of the program was to target the unmined gold mineralized structures and determine location of old mine workings. The results will help to determine the location of future core drill hole programs.

Other Properties in the Company's Property Portfolio

The Company uses banked work credits to renew mining claims as they come due. If there are no banked credits the Company makes determinations on whether to pay fees in lieu of work or relinquish certain claims.

The table below outlines properties in the Company's portfolio as of the date hereof.

Property	Location	Claims area	Comments
		(approx.)	
		NSRs	
Eastford	Ontario	3,100 hectares	The Eastford Lake Property was acquired between 2005 and 2007.
Lake	(100 km West		Several exploration drill programs were conducted between 2006 and
	of Timmins		2010 and several holes returned high grade intersections. In 2008, the
	Grand)	2% over part	Company discovered the Lynx zone that returned an intersection of
		of property	12.7 g/tonne over 7.5 meters. Others high grade intersections include:
			142.26 g/tonne over 3 meters; 45.45 g/tonne over 3.3 meters and 13.12
			over 2 meters.
Carnegie	Ontario	1,003 hectares	The Carnegie Property was acquired between 2007 and 2008. A
	(1.5 km of the		geophysical survey and 2,500-meter drill program were conducted in
	Kidd Creek		2009 and 2010 respectively. Drilling indicated the strong potential
	mine, 20 km		for localization of a volcanogenic massive sulfide discovery.
	north of		
	Timmins)	2%	

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Property	Location	Claims area	Comments			
		(approx.) NSRs				
Kidd	Ontario	2,934 hectares	The Kidd Township Property was acquired between 2007 and 2017.			
Township	(1.5 km south	2,551 Hectares	Exploration has included MEGATEM, VTEM and downhole			
I o wilding	east of Kidd		geophysical surveys. Drill programs in 2008, 2016 and 2017 were			
	Creek Mine,		successful in identifying ore bearing lithological units and geological			
	20 km north of		horizons commonly associated with VMS deposits.			
	Timmins)	2% and/or 1%				
Golden	Ontario	258 hectares	The Golden Harker Property was acquired between 2010 and 2012.			
Harker	(120 km east		A geophysics program was conducted on the property.			
	of Timmins)	2%				
PG 101	Ontario	1,626 hectares	The PG 101 Property was acquired between 2008 and 2017. A drill			
	(contiguous to	(50% owned)	program conducted in 2008 and 2009, one hole returned an			
	St. Andrew		intersection of 52 g/tonne over 3 meters. An IP geophysics survey was			
	Goldfields'	1,344 hectares	conducted in 2016.			
	former Holt	(100% owned)				
	Mine) 120 km					
	east of	2%				
	Timmins)					
Ogden	Ontario	2,006 hectares	The Ogden Property was acquired between 2014 and 2017. The			
	(15 km south	20/	property is contiguous to the Company's West Cache Gold Project.			
	west of	2% part of	The Company conducted ground geophysical surveys and a 3,000-			
	Timmins)	property, 2% all of property,	meter drill program in 2016 that returned mineralization similar to the West Cache Gold Project.			
		2% Gross	west Cache Gold Floject.			
		Overriding				
		Receipts on				
		any diamonds				
East Bay	Quebec	6,266 hectares	The East Bay Property was acquired between 2006 and 2018. The			
	(2 km north of		Company has completed surface sampling, airborne surveys and drill			
	Duparquet and		programs in 2013, 2015, and 2017. Drilling was successful in			
	50 km north of		uncovering gold in wide ranging concentrations.			
	Rouyn-	4				
Dogtor	Noranda)	1% and/or 2%	The Destan Dispersion and a serial Late of 2007 and 2012 The			
Destor	Quebec	2453 hectares	The Destor Property was acquired between 2007 and 2012. The			
	(30 km north		Company completed a VTEM survey and 2,500-meter drill program in 2011. Drilling was successful in uncovering gold in wide ranging			
	of Rouyn- Noranda)	2.5%	concentrations.			
Nelligan	Quebec	1,371 hectares	The Nelligan property was acquired in 2007. In 2008, the Company			
1 (Cingaii	(20 km west	1,5/1 nectares	conducted a drill program of 3,838 meters for a total of 19 holes. Some			
	of	2.5 % and/or	anomalous concentrations of nickel, cobalt and copper were			
	Desmaraisville	2.0%	discovered.			
Launay	Quebec	212 hectares	The Launay Nickel property was acquired in 2006 and 2007. In 2014,			
(nickel)	(6 km from		the Company conducted a geophysical exploration program on the			
•	Launay and 20		Launay Nickel Project that was followed by a 1,020 meters drilling			
	km west of		program on a magnetic structure that was discovered on the property.			
	Amos)		The Company has found low value of nickel on the property and			
			intends to allow the claims to expire.			

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

Property	Location	Claims area	Comments
		(approx.) NSR s	
Chester	New Brunswick (70 km southwest of Bathurst and 50 km of Miramichi)	2,508 hectares 1% and 2% to Company	The Company acquired the property in 2013. In 2019, the property was optioned to Puma Exploration Inc. granting Puma the right to earn 100% of the property over three years. Puma has completed its obligations for the first year of the earn-in. Galleon Gold granted an extension to Puma to complete the work expenditures of the second year of the earn-in. If Puma fails to complete \$350,000 in exploration expenditures by April 17, 2021, it can pay \$50,000 to the Company to obtain an additional 3 month extension. The Chester Property is a copper and VMS deposit. A Technical Report, as defined in National Instrument 43-101, Standards of Disclosure for Mineral Projects (NI 43-101), dated April 16, 2014 on the Chester Property is available on Explor's Sedar profile.
William Lake	Manitoba (70 km from Grand Rapids)	10,566 hectares	The William Lake property has the potential for nickel and PGEs. The Claims area is approximately 10,566 hectares. An extensive exploration program was conducted during 2008. A re-assay program was completed in 2012 and preliminary target modelling was completed in 2013.

Royalties Interest

Milford Copper Property, Utah

The Company holds a 1% net smelter royalty (the "Royalty") on the Milford Copper Property located in Utah. The Milford Copper Property was previously owned by CS Mining LLC ("CS Mining") and is now owned by Tamra Mining Company, LLC ("Tamra") as of August 29, 2018. The royalty is shared with another party on a pro-rata basis, with the Company's royalty capped at US\$5,000,000 (\$6,482,500) and the other party's royalty capped at US\$3,000,000 (\$3,889,500).

Since late 2018, the operation, including the processing of ore, at the Milford Copper Property has been suspended pending new financing partners. Given the uncertainty of future operations and collection of the royalty payments, the royalty had been written down to \$1. As at November 30, 2020, the Company has received a total of \$790,387 (US\$609,631) (November 30, 2019 - \$813,725) in royalty payments, and the maximum royalty remaining balance was US\$4,390,369 (November 30, 2019 - US\$4,390,369) or \$5,692,113 (November 30, 2019 - \$5,834,361).

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

Exploration and Evaluations properties

The Company's expenditures on exploration and evaluation properties for the year ended November 30, 2020, were as follows:

	Ontario		Manitoba	New Brunswick	Idaho	
	West Cache	Kidd				
	Gold	Township	William Lake	Chester	Neal	Total
Balance, November 30, 2019	\$ -	\$ -	\$ 1	\$ -	\$ 587,011	\$ 587,012
Acquisition	11,996,740	1	-	297,150	28,666	12,322,557
Accomodation, meals and travel	45,930	-	-	-	-	45,930
Claims and administration	11,549	-	4,030	2,850	13,494	31,923
Drilling	2,111,223	-	-	-	-	2,111,223
Equipment rental and software	65,889	-	-	-	(6,863)	59,026
Facility and maintenance	113,699	-	-	-	-	113,699
Geological staff, field crew and consulting	582,266	-	-	-	14,634	596,900
Geophysical, geochemical and assays	147,533	-	-	-	9,643	157,176
Share-based compensation	31,799	-	-	-	-	31,799
Supplies and materials	67,661	-	-	-	-	67,661
Surveying and permitting	177,730	-	-	-	-	177,730
Technical reports	23,237	-	-	-	-	23,237
Transportation	22,157	-	-	-	5,408	27,565
Less:						
Option payment received	-	-	-	(100,000)	-	(100,000)
Impairment	-	-	(4,030)	-	-	(4,030)
Foreign exchange translation	-	-	-	-	(15,913)	(15,913)
Ending balance, November 30, 2020	\$15,397,413	\$ 1	\$ 1	\$ 200,000	\$ 636,080	\$ 16,233,495

During the year ended November 30, 2020, the Company spent approximately \$3.6 million of exploration expenditure on the on-going drill program at West Cache, the Company's flagship project. The drill program began in June 2019 and as of November 30, 2020, the Company had drilled approximately 20,000 metres.

During the year ended November 30, 2020, the Company received \$100,000, representing the first payment pursuant to the option agreement with Puma. The option payment received was recorded as a reduction against the cost of the mineral property.

Quarterly Information

Selected financial information for the previous eight quarters is set out below.

	Quarter ended November 30, 2020 \$	Quarter ended August 31, 2020 \$	Quarter ended May 31, 2020 \$	Quarter ended February 29, 2020 \$
Loss before other income (expenses)	(623,013)	(372,403)	(956,221))	(1,039,533)
Other income (expenses)	193,418	(3,994,795)	(134,541)	(151,029)
Net loss	(429,595)	(4,367,198)	(1,090,762)	(1,190,562)
Total comprehensive loss	(412,231)	(4,470,913)	(1,054,276)	(1,185,909)
Net loss per share*	(0.001)	(0.02)	(0.00)	(0.01)

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

	Quarter ended November 30, 2019 \$	Quarter ended August 31, 2019	Quarter ended May 31, 2019	Quarter ended February 28, 2019 \$
Loss before other income (expenses)	(396,012)	(220,230)	(412,045)	(259,193)
Other income (expenses)	(332,918)	(7,944)	303,093	911
Net loss	(728,930)	(228,174)	(108,952)	(258,282)
Total comprehensive loss	(722,251)	(226,871)	(110,354)	(257,683)
Net loss per share*	(0.009)	(0.003)	(0.001)	(0.004)

Note: * Fully diluted income (loss) per share is not presented since it would be anti-dilutive or all stock options had expired.

Results of Operations - the three months ended November 30, 2020.

We generated no operating revenues during the three months ended November 30, 2020, which is unchanged from the three months ended November 30, 2019. This was in accordance with expectations as the Company is in an exploration stage company and expect to finance activities through the sale of property interests.

We recorded a net loss of \$429,595 or \$0.00 per share for the three months ended November 30, 2020, compared to net loss of \$728,930 or \$0.00 per share for the three months ended November 30, 2019. The decrease in net loss was primarily due to flow-through premium income of \$191,799 (2019 - \$Nil). This income was derived from pro-rata reduction of flow-through premium liability recognized when the Company raised flow-through funds as the required Canadian Exploration Expenditure ("CEE") are incurred during the three months ended November 30, 2020. The decrease is offset by the increased in the increase in administration and general expenses of \$210,899 to \$613,384 for the three months ended November 30, 2020, compared to \$402,485 during the same period in 2019. The increase is due to:

- Consulting increased by \$67,482 compared to the same period in 2019 due to an additional senior executive
 officer effective December 2019 as well as increased compensation to the Company's senior executive
 officers.
- Share-based compensation increased by \$131,773 due to 1,200,000 options granted in the three months ended November 30, 2020, while no options were granted in the comparable period.

The following table summarizes our administration and general expenses:

	November 30, 2020	November 30, 2019
Consulting	\$ 183,436 \$	115,954
Depreciation	7,046	158
Directors' fees	53,140	11,241
Investor relations	39,326	2,213
Occupancy costs	3,286	477
Office and miscellaneous	36,129	13,670
Permit and taxes	2,932	-
Professional services	31,612	81,261
Promotion and advertising	-	3,876
Regulatory, filing and transfer agent fees	54,646	8,911
Salaries and benefits	53,078	127,608
Share-based compensation	131,773	-
Travel	16,980	37,116
Total	\$ 613,384 \$	402,485

Total administration and general expenses for the three months ended November 30, 2020 were \$545,417, an increase of \$351,265 (or 181%) compared to \$194,152 for the three months ended November 30, 2019.

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

- Consulting fees increased by \$267,809 (425%) compared to comparable period, primarily due to increased compensation to the Company's CEO and President. R. David Russell, pursuant to the service agreement entered on January 11, 2019 as well as increased number of consultants.
- Investor relations and press releases increased by \$40,065 compared to comparable period, primarily due to media coverage expense for 6 months of approximately \$17,000 as well as increased number of new releases compared to comparative period.
- Salary and benefits increased by \$28,756 (120%) due to an additional hire in 2020.

Results of Operations - the year ended November 30, 2020.

We recorded a net loss of \$7,078,117 or \$0.03 per share for the year ended November 30, 2020, compared to net loss of \$1,324,3383 or \$0.02 per share for the three months ended November 30, 2019. The increase in net loss is primarily due to the following:

- Loss of debt settlements of \$352,472 (2019 \$Nil) due to settlements of debts with a combined total of \$518,167 originated from the amalgamation with Explor.
- Loss on early conversion of debentures of \$3,755,209 (2019 \$Nil). The Company reached agreement with debenture holders for early retirement of convertible debentures with a combined outstanding principal and interest of \$2,555,453 through issuance of 42,590,884 Settlement Units, comprised of one common share and three quarters (3/4) of one common share purchase warrant, exercisable at \$0.075 and expire 30 months from closing date. In connection with the settlement, the Company paid a work fee of \$60,000 and restructuring fees of \$540,000, settled through the issuance of 10,000,000 common shares.
- Administration and general expenses increased by \$1,609,593 to \$2,879,143 for the year ended November 30, 2020, compared to \$1,269,550 during the same period in 2019. The increase is due to:
 - Consulting increased by \$551,521 (86%) compared to the period in 2019, mainly due to the addition
 of a senior executive officer effective December 2019 as well as increased compensation to the
 Company's senior executive officers.
 - O Investor relations, promotion and advertising increased by \$176,160 compared to the same period in 2019 due to one-time marketing fee of \$50,000 and increased media coverage expense. The Company also engaged an investor relations company with a monthly fee of \$10,000 in the year ended November 30, 2020.
 - Salaries and benefits increased by \$96,055 due to an additional hire during the period and increased salary and bonus.
 - Stock-based compensation increased by \$628,247 due to higher fair value per option granted as well as increased number of options granted during the year ended November 30, 2020 of 12,600,000 compared to 4,600,000 during the same period in 2019.

The following table summarizes our administration and general expenses:

	November 30, 2020	November 30, 2019
Consulting	\$ 1,194,272 \$	642,752
Depreciation	16,236	635
Directors' fees	53,140	43,679
Investor relations	114,975	6,829
Occupancy costs	27,424	1,865
Office and miscellaneous	97,231	32,931
Permit and taxes	7,451	-
Professional services	154,603	166,232
Promotion and advertising	71,890	3,876
Regulatory, filing and transfer agent fees	101,129	47,106
Salaries and benefits	296,615	200,560
Share-based compensation	674,060	45,813
Travel	70,117	77,272
Total	\$ 2,879,143 \$	1,269,550

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

The increase in net loss is offset by the increase of unrealized gain of marketable security of \$244,927 to \$29,612 for the year ended of November 30, 2020 compared to unrealized loss of marketable security of \$215,315 in the same period in 2019. Additionally, the Company recognized flow-through premium income of \$287,826 (2019 - \$Nil). This income was derived from pro-rata reduction of flow-through premium liability recognized when the Company raised flow-through funds as the required Canadian Exploration Expenditure ("CEE") are incurred.

Cash used in operating activities was \$2,594,058 during the year ended November 30, 2020, an increase of \$1,405,864 compared to \$1,188,194 in the prior period. The increase is primarily due to the increased in administrative and general expenses of \$1,609,593 as discussed above.

Cash used in investing activities was \$3,492,942 for the year ended November 30, 2020 compared to \$986,966 in the comparative period due to exploration costs of \$3,501,955 in the West Cache Gold project, which commenced in June 2020. During the year, the Company received \$100,000 from Puma Exploration Inc., representing the first option payment on Chester property.

The Company generated net cash of \$12,609,788 (2019 - \$3,480,139) in financing activities for the year ended November 30, 2020 primarily due to \$12,602,626(2019 - \$238,139) of proceeds generated from private placements completed during the year. In the comparative period, the Company issued convertible debentures with net proceeds of \$3,182,940.

Liquidity and Capital Resources

Currently, none of our property interests generate revenue. Our capital needs have historically been met by the issuance of securities (either through private placements, the exercise of stock options, or the issuance of shares for services, property or other assets). Fluctuations in our share price will affect our ability to obtain future financing, and future financing will represent dilution to existing shareholders. During the year ended November 30, 2020, had a net loss of \$7,078,119 (November 30, 2019 - \$1,324,338) and negative cash flow from operations of \$2,594,058 (November 30, 2019 - \$1,188,890). As at November 30, 2020, cash and cash equivalents and working capital were \$8,047,764 and \$4,319,808 (November 30, 2019 – \$1,601,290 and \$944,908), respectively. The Company is subject to risks and challenges similar to companies in a comparable stage of exploration. As a result of these risks, there are material uncertainties which cast significant doubt as to the Company's ability to continue as a going concern. There is no assurance that the Company's funding initiatives will be successful, and the condensed interim consolidated financial statements do not reflect the adjustments to carrying values of assets and liabilities and the reported condensed interim consolidated statements of financial position classifications that would be necessary if the going concern assumption was inappropriate. These adjustments could be material. Additional funding will be necessary to advance its exploration and development efforts and discussions are ongoing in monetizing some Company assets to assist this. While the Company has been successful in doing so in the past, there can be no assurance that it will be able to do so in the future.

The exploration and development of our exploration and evaluation projects will require substantial additional capital. Going forward, we continue to seek joint venture and other arrangements with partners by which we can advance the exploration of our properties without bearing all of the exploration costs directly. Management reviews the properties on a regular basis and abandons claims and writes off their book value when it is determined that further exploration is not likely to be productive

Off-Balance-Sheet Arrangements

We have not entered into any off-balance-sheet financing arrangements.

Updates subsequent to November 30, 2020

In December 2020, the Company received \$100,000 from Puma in relation to the second payment to the option agreement and agreed to grant a three-month extension to complete \$350,000 work program. If Puma fails to complete the work program before April 17, 2021, an additional three-months extension to July 17, 2021 (the "Additional Extension") could be granted for a payment of \$50,000. Requirements to complete the third-year work program of \$500,000 and \$100,000 by January 17, 2022 remain unchanged unless Puma requests the Additional Extension, in which case the third-year work program are accelerated and must be completed by July 17, 2021.

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

Related Party Transactions

The Company has defined key management personnel as senior executive officers, as well as the Board of Directors. The total remuneration of key management personnel and the Board of Directors was as follows:

For the years ended	Nov	vember 30, 2020	Nov	ember 30, 2019
Executive compensation and benefits	\$	1,420,960	\$	834,077
Directors' fees		53,140		43,688
Share-based compensation		332,370		45,813
Loss per share basic and diluted	\$	1,806,470	\$	923,578

Included in the accounts payable and accrued liabilities as of November 30, 2020 was \$106,891 (November 30, 2019 - \$50,236) due to officers of the Company and \$488,583 (November 30, 2019 - \$489,254) due to the Company's former President and CEO.

Commitments and Contingent Liabilities

Flow-through obligations

As a result of the amalgamation with Explor, the Company has assumed certain liabilities and contingent liabilities and is exposed to a lawsuit. Canada Revenue Agency ("CRA") has disallowed the eligibility of certain Canadian Exploration Expenses ("CEE") previously renounced and reassessed shortfall of CEE spending obligations of approximately \$3,800,000 and \$2,300,000 on flow-through financings completed in 2011–2013 calendar years ("2011-2013 FT") and 2016–2017 calendar years ("2016-2017 FT"), respectively. As of November 30, 2020, the objection filed with CRA with respect to 2011-2013 FT in December 2017 is still under review. The combined associated penalties and tax was approximately \$2,600,000, of which \$764,000 has been paid to CRA, and a total of \$1,881,698 was included in accrued penalties and part XII.6 taxes as of November 30, 2020.

A claim for damages was filed with the Superior Court of Québec in March 2018 against Explor and its former officers and directors for an amount of approximately \$690,000 related to non-compliance with flow-through share financing closed in March 2012 ("March 2012 financing"). A total of \$794,262 was included in the account payable and accrued liability as of November 30, 2020.

In January 2021, the Company entered into a settlement agreement (the "Settlement") to settle a claim for damages filed with the Superior Court of Québec against Explor and its former officer and directors. Pursuant to the Settlement, the Company issued 6,311,479 common shares and 908,853 warrants for a release of any claims, demands and future actions. Each warrant shall entitle the holder to purchase one common share at a price of \$0.18 with expiry date of January 8, 2024.

As of the November 30, 2020, the Company has the following flow-through funds to be spent:

Closing Date of Financing	Province	Deadline for spending	Remaining Flow-through funds
December 30, 2019	Ontario	December 31, 2020	\$ _
May 25, 2020	Ontario	December 31, 2021	_
June 11, 2020	Ontario	December 31, 2021	446,415
October 14, 2020	Ontario	December 31, 2021	4,535,520
Total			\$ 4,981,935

On July 10, 2020, the Department of Finance proposed to extend the flow-through funds spend period and the look-back rule by one year for financing completed in 2019 and 2020, including suspending the Part XII.6 tax for the same period. On December 16, 2020, the draft legislation to implement the proposals was published. Based on the draft legislation, the deadline for spending of the remaining flow-through funds as of November 30, 2020 would be extended by one year to December 31, 2022.

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

First Nations Agreements

The Company has Memorandum of Understanding ("MOU") with various parties pertaining to exploration of certain properties as follows:

- (i) MOU with the Flying Post First Nation and Mattagami First Nation pursuant to which the Company will pay 2% of all direct exploration costs incurred on the West Cache Gold property; and
- (ii) MOU with the Matachewan First Nation and Mattagami First Nation pursuant to which the Company will pay 2% of all direct exploration costs incurred on the Kidd Township property.

Financial Instruments

The Company has not entered into any specialized financial agreements to minimize its investment risk, currency risk or commodity risk. As of the date hereof, the Company's investment in exploration and evaluation properties has full exposure to commodity risk, both upside and downside. As commodity price moves so too does the underlying value of the Company's projects.

Critical Accounting Estimates and Policies

Use of estimates

The preparation of consolidated financial statements in conformity with IFRS requires management to make estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the period. The estimates and assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future years affected. The most significant source of estimation uncertainty is related to determination of fair value of assets and liabilities related to acquisition of Explor Resources Inc. (Note 4), share-based payments, valuation of warrants in marketable securities and equity, fair value of financial instruments, impairment of property, plant and equipment & exploration and evaluation properties, , discount rates for convertible debentures and mortgage payable and deferred tax.

Business combination

In a business combination, all identifiable assets, liabilities, and contingent liabilities acquired are recorded at their fair values. One of the most significant estimates relates to the determination of the fair value of the equity issued, assets acquired, and liabilities assumed. For any intangible asset identified, depending on the type of intangible asset and the complexity of determining its fair value, an independent valuation expert or management may develop the fair value, using appropriate valuation techniques, which are generally based on a forecast of the total expected future net cash flows. The evaluations are linked closely to the assumptions made by management regarding the future performance of the assets concerned and any changes in the discount rate applied.

Share-based payments and warrants valuation

The Company uses the Black-Scholes option pricing model to determine the fair value of stock options and brokers' warrants. In estimating fair value, management is required to make certain assumptions and estimates such as the expected life of options, volatility of the Company's future share price, risk free rate, future dividend yields and estimated forfeitures at the initial grant date. Changes in assumptions used to estimate fair value could result in materially different results.

Deferred tax

The Company recognizes a deferred tax benefit related to tax assets and tax losses to the extent recovery is probable. Assessing the recoverability of deferred income tax assets requires management to make significant estimates of future taxable profit and expected timing of reversals of existing temporary differences. To the extent that future cash flows and taxable profit differ significantly from estimates, the ability of the Company to realize the deferred tax assets recorded at the statement of financial position's date could be affected. In addition, future changes in tax laws could limit the ability of the Company to obtain tax deductions in future years from tax assets and tax losses.

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

At the end of each reporting year, the Company assesses whether or not there has been an impairment of the capitalized royalty interest, or if there is any indication that an impairment loss recognized in prior years for royalty interests may no longer exist or may have decreased. This requires that the Company considers observable market data, significant changes in market conditions, and evidence if the royalty's economic performance will be other than previously expected. Significant judgement required in estimating future cash flows associated with the royalty includes future commodity prices, foreign exchange rates, and production volumes.

Critical judgments

The judgments that management has applied in the application of the Company's accounting policies that have the most significant effect on the amounts recognized in these consolidated financial statements are discussed below:

Exploration and evaluation properties recoverability

The Company's accounting policy for exploration costs results in certain items being capitalized according to the expected recoverability of the projects. This policy requires management to make certain assumptions as to future events and circumstances, in particular whether an economically viable extraction operation can be established. Any such assumptions may change as new information becomes available. The Company considers at the end of each accounting year, whether or not there has been an impairment of the capitalized exploration and evaluation properties. For non-producing exploration and evaluation properties, this assessment is based on whether factors that may indicate the need for a write-down are present.

If the Company has determined that the deferred costs of non-producing properties may not be recovered based on current economics or permitting considerations, the Company would be required to write-down the recorded value of its exploration and evaluation properties which would reduce the Company's earnings and net assets.

Functional currency

The functional currency of the Company and its subsidiaries have been assessed by management based upon consideration of the currency and economic factors that influence costs, financing, and similar items. Changes to these factors may have an impact on the judgment applied in the determination of the functional currency.

Adoption of new accounting policy and pronouncement

IFRS 16 – Leases

The Company has adopted IFRS 16 leases ("IFRS 16") effective December 1, 2019. This new standard provides a single lessee accounting model, requiring lessees to recognize assets and liabilities for all leases unless the lease term is 12 months or less or the underlying asset has a low value. The Company did not have any leases with a term of more than 12 months on adoption, or as at November 30, 2020. Under this new standard, any leases with a term of 12 months or less did not have to be capitalized as a right of use asset and a corresponding lease liability. Therefore, the adoption of IFRS 16did not have any effect on the Company's consolidated financial statements.

New accounting standards, amendments and interpretations issued but only effective for the Company beginning on or after December 1, 2020 are as follows:

Amendments to IFRS 3 - Definition of a business

An amendment to IFRS 3 redefined what constitutes a business under a business combination. Under the previous guidance, the key elements of an acquired business must include inputs, processes, and outputs. Under the new guidance, outputs are not a strict requirement for a set of activities to qualify as a business.

In addition, the analysis of the set of activities must be solely considered from the perspective of a market participant. The strategic objectives or business rationale behind an acquisition cannot be considered in determining if the set of activities constitute a business. The isolated inputs and processes of the acquiree must be considered in isolation from any of the acquirer's resources that upon integration could fill the missing elements and create a set of activities that met the definition of a business.

MANAGEMENT'S DISCUSSION AND ANALYSIS

November 30, 2020

The new guidance also included a narrowed definition of outputs and an optional concentration test to assess whether the acquired set of activities constitutes a business.

Amendment to IAS 1

In January 2020, the IASB issued amendments to IAS 1, Presentation of Financial Statements, to provide a more general approach to the presentation of liabilities as current or non-current based on contractual arrangements in place at the reporting date. These amendments:

- specify that the rights and conditions existing at the end of the reporting period are relevant in determining whether the Company has a right to defer settlement of a liability by at least twelve months;
- provide that management's expectations are not a relevant consideration as to whether the Company will exercise its rights to defer settlement of a liability; and
- clarify when a liability is considered settled.

On July 15, 2020, the IASB issued a deferral of the effective date for the new guidance by one year to annual reporting periods beginning on or after January 1, 2023 and is to be applied retrospectively. The Company has not yet determined the impact of these amendments on its financial statements.

Amendment to IAS 16

On May 14, 2020, the IASB amended IAS 16 "Property, Plant and Equipment" to prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognizes the proceeds from selling such items, and the cost of producing those items, in profit or loss. The amendments are effective for annual periods beginning on or after January 1, 2022 with early adoption permitted.

The Company is currently assessing the financial impact of these amendments and expects to apply the amendments at effective date.

Disclosure Controls and Procedures

There have been no significant changes in the Company's internal control over financial reporting during the year ended November 30, 2020 that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

Management of the Company has separately filed on SEDAR (at www.sedar.com) the Form 52-109FV2 Venture Issuer Basic Certificate at the same time as having filed the Company's condensed interim condensed interim consolidated financial statements and MD&A for the year ended November 30, 2020.

In contrast to the certificate required under National Instrument 52-109 Certification of Disclosure in Issuers' Annual and Interim Filings ("NI 52-109"), the venture issuer certificate on Form 52-109FV2 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 certificates for venture issuers are not making any representations relating to the establishment and maintenance of:

- 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
- 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.

The issuer'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 their certificate(s). 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,

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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.

Economic Factors

Our financial performance will be directly affected by the exploration activities to be conducted on our projects, the results of those activities, and the possible development of the properties for commercial production of nickel and/or other valuable minerals. Should the results of such exploration activities warrant bringing any of the projects into commercial production, substantial additional funds would be required. Until such time as commercial production is achieved (and there can be no assurance it will be), we will continue to incur administrative costs and exploration expenditures that are either deferred or expensed, depending upon the nature of those expenditures, resulting in continuing operating losses and significant cash requirements.

In the future, should the development of our exploration and evaluation projects occur, then our financial performance will become more closely linked to the prices obtained for the gold and/or other metals produced.

We report our financial results in Canadian dollars although our revenues, if any, will be primarily earned in US dollars, while our expenses are in both currencies. The Canadian dollar has shown significant volatility compared with the US dollar. As a result, prices of commodities (such as gold and silver) as well as the Canadian value of disbursements incurred in United States funds have been highly volatile. We take this volatility and anticipated trends in metal prices and foreign exchange rates into consideration when evaluating our business, prospects and projects and expenditures thereon.

Risks

Any investment in our common shares involves a high degree of risk. Selected risk factors are shown below. In addition to the other information presented in this Management Discussion and Analysis, you should consider the following risk factors carefully in evaluating Galleon Gold Inc., our business, and the mineral exploration and mining industry.

We have a limited operating history and as a result there is no assurance we can operate profitably or with a positive cash flow.

We are an exploration stage company. Our operations are subject to all the risks inherent in the establishment of an exploration stage enterprise and the uncertainties arising from the absence of a significant operating history. Investors should be aware of the difficulties normally encountered by mineral exploration companies and the high rate of failure of such enterprises. The likelihood of success must be considered in light of the problems, expenses, difficulties, complications and delays encountered in connection with the exploration of the exploration and evaluation properties that we plan to undertake. These potential problems include, but are not limited to, unanticipated problems relating to exploration, and additional costs and expenses that may exceed current estimates. The amounts disbursed by us in the exploration of the mineral claims may not result in the discovery of mineral deposits. Problems such as unusual or unexpected formations of rock or land and other conditions are involved in mineral exploration and often result in unsuccessful exploration efforts. If the results of future exploration programs do not reveal viable commercial mineralization, we may decide to abandon our claims and in fact have abandoned some already.

If we do not obtain additional financing, our business will fail and investors could lose their investment.

We had cash and cash equivalent of \$8,047,764 and net working capital of \$4,319,808 as at November 30, 2020. We do not currently generate revenues or cash flows from operations (except for interest income and payments that are credited to exploration and evaluation properties on the balance sheet rather than being identified as revenues in our statement of operations). The exploration and development of our mineral projects will require substantial additional capital. In order to maintain certain of our property claims, we must incur certain minimum exploration expenditures on an ongoing basis. There can be no assurance that we will have the funds required to make such expenditures or that those expenditures will result in positive cash flow. There are no arrangements in place for additional financing and there is no assurance that we will be able to find such financing if required. We are an exploration company with an accumulated deficit of \$63,480,571 as at November 30, 2020. With ongoing cash requirements for exploration, development and new operating activities, it will be necessary to raise substantial funds from external sources. If we do not raise these funds, we will be unable to pursue our business activities, and our investors could lose their investment. If we are able to raise funds, investors could experience a dilution of their interests that would negatively affect the market value of the shares.

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Because there is no assurance that we will generate revenues, we face a high risk of business failure.

We have not earned any revenues to date and have never had positive cash flow. Before being able to generate revenues, we will incur substantial operating and exploration expenditures without receiving any revenues. If we are unable to generate significant revenues from our activities, we will not be able to earn profits or continue operations. Based upon current plans, we expect to incur significant operating losses in the future. We cannot guarantee that we will be successful in raising capital to fund these operating losses or generate revenues in the future. There is no assurance that we will ever generate any operating revenues or ever achieve profitable operations. If we are unsuccessful in addressing these risks, our business may fail and our investors could lose some or all of their investment.

There are no known reserves of minerals on our mineral claims and there is no assurance that we will find any commercial quantities of minerals.

We have not found any mineral reserves on our claims and there can be no assurance that any of the mineral claims under exploration contain commercial quantities of any minerals. Even if commercial quantities of minerals are identified, there can be no assurance that we will be able to exploit the reserves or, if we are able to exploit them, that it can be done on a profitable basis. Substantial expenditures will be required to locate and establish mineral reserves, to develop metallurgical processes and to construct mining and processing facilities at a particular site, and substantial additional financing may be required. It is impossible to ensure that the exploration or development programs planned by us will result in a profitable commercial mining operation. The decision as to whether a particular property contains a commercial mineral deposit and should be brought into production will depend on the results of exploration programs and/or feasibility studies, and the recommendations of duly qualified engineers and geologists. Several significant factors will be considered, including, but not limited to: (i) the particular attributes of the deposit, such as size, grade and proximity to infrastructure; (ii) metal prices, which are highly cyclical; (iii) government regulations, including regulations relating to prices, taxes, royalties, land tenure, land use, importing and exporting of minerals and environmental protection; (iv) ongoing costs of production; and (v) availability and cost of additional funding.

The effect of these factors cannot be accurately predicted, but the combination of these factors may result in us receiving no return or an inadequate return on invested capital.

Because of the speculative nature of the exploration of natural resource properties, there is substantial risk that our business will fail.

While the discovery of a commercially viable ore body may result in substantial rewards, few exploration and evaluation properties which are explored are ultimately developed into producing mines. There is no assurance that any of the claims that we will explore or acquire will contain commercially exploitable reserves of minerals. Exploration for natural resources is a speculative venture involving substantial risk. Even a combination of careful evaluation, experience and knowledge may not eliminate such risk. Hazards such as unusual or unexpected geological formations, formation pressures, fires, power outages, labour disruptions, flooding, cave-ins, landslides, and the inability of us to obtain suitable machinery, equipment or labour are all risks involved with the conduct of exploration programs and the operation of mines.

Development and exploration activities depend, to one degree or another, on adequate infrastructure. Reliable roads, bridges, power sources and water supply are important determinants, which affect capital and operating costs. Unusual or infrequent weather phenomena, sabotage, government or other interference in the maintenance or provision of such infrastructure could adversely affect our operations, financial condition and results of operations.

We are subject to market factors and volatility of commodity prices beyond our control.

The marketability of mineralized material that we may acquire or discover will be affected by many factors beyond our control. These factors include market fluctuations in the prices of minerals sought which are highly volatile, the proximity and capacity of natural resource markets and processing equipment, and government regulations, including regulations relating to prices, taxes, royalties, land tenure, land use, importing and exporting of minerals and environmental protection. The effect of these factors cannot be predicted but may result in a very low or negative return on invested capital. Prices of certain minerals have fluctuated widely, particularly in recent years, and are affected by numerous factors beyond our control. Future mineral prices cannot be accurately predicted. A severe decline in the price of a mineral being produced or expected to be produced by us would have a material adverse effect on us, and could result in the suspension of our exploration programs or mining operations.

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Our stock price could be volatile.

Market prices of securities of many public companies have experienced significant fluctuations in price that have not been related to the operating performance, underlying asset values or prospects of such companies. The market price of our common shares has been and is likely to remain volatile.

Results of exploration activities, the price of gold and silver, future operating results, changes in estimates of our performance by securities analysts, market conditions for natural resource companies in general, and other factors beyond our control could cause a significant decline of the market price of our common shares.

If we do not make certain payments or fulfill other contractual obligations, we may lose our option rights and interests in our joint ventures.

We may, in the future, be unable to meet our share of costs incurred under option or joint venture agreements to which we are a party and we may have our interest in the properties subject to such agreements reduced as a result. Furthermore, if other parties to such agreements do not meet their share of such costs, we may be unable to finance the cost required to complete programs. The loss of any option rights or interest in joint ventures would have a material, adverse effect on us.

We may not have good title to our exploration and evaluation properties, potentially impairing our value.

The acquisition of title to exploration and evaluation properties is a very detailed and time-consuming process. Title to exploration and evaluation properties may be disputed. Although we believe we have taken reasonable measures to ensure proper title to our properties, there is no guarantee that title to any of our properties will not be challenged or impaired. Third parties may have valid claims underlying portions of our interests, including prior unregistered liens, agreements, transfers or claims, including aboriginal land claims, and title may be affected by, among other things, undetected defects or unforeseen changes to the boundaries of our properties by governmental authorities. As a result, we may be constrained in our ability to operate our properties or unable to enforce our rights with respect to our properties. An impairment to or defect in our title to our properties could have a material adverse effect on our financial condition or results of operations. In addition, such claims, whether or not valid, will involve additional cost and expense to defend or settle.

If key employees or contractors leave the company, we will be harmed since we are heavily dependent upon them for all aspects of our activities.

We are dependent upon key employees and contractors, the loss of any of whom could have a negative impact on our ability to operate the business and could cause a decline in the value of, or cash flows from, our properties or additional costs resulting from a delay in development or exploration of properties.

If we do not comply with all applicable regulations, we may be forced to halt our business activities and/or incur significant expense.

We are subject to government and environmental regulations. Permits from a variety of regulatory authorities are required for many aspects of exploration, mining operations and reclamation. We cannot predict the extent to which future legislation and regulation could cause additional expense, capital expenditures, restrictions, and delays in the development of our Canadian and/or US properties, including those with respect to unpatented mining claims.

Failure to comply with applicable environmental laws, regulations and permitting requirements may result in enforcement actions including orders issued by regulatory or judicial authorities that may result in operations ceasing or being curtailed; and may include corrective measures requiring capital expenditures, installation of additional equipment, or other expensive and/or time-consuming remedial actions. Parties engaged in the exploration or development of exploration properties may be required to compensate those suffering loss or damage by reason of such parties' activities and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations.

Our activities are not only subject to extensive federal, provincial, state and local regulations controlling the exploration and mining of exploration and evaluation properties, but also the possible effects of such activities upon the environment as well as costs, cancellations and delays resulting from lobbying activities of environmental groups. Future legislation and regulations could cause additional disbursements, capital expenditures, restrictions and delays in the development of our properties, the extent of which cannot be predicted. Also, as noted above, permits from a variety of regulatory authorities are required for many aspects of mine operation and reclamation. In the context of

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environmental permitting, including the approval of reclamation plans, we must comply with known standards, existing laws and regulations that may entail greater or lesser costs and delays, depending on the nature of the activity to be permitted and how stringently the regulations are implemented by the permitting authority.

If we become more active on our properties, compliance with environmental regulations may increase our costs. Such compliance may include feasibility studies on the surface impact of proposed operations; costs associated with minimizing surface impact, water treatment and protection, reclamation activities including rehabilitation of sites, ongoing efforts at alleviating the mining impact on wildlife, and permits or bonds as may be required to ensure our compliance with applicable regulations. The costs and delays associated with such compliance may result in us deciding not to proceed with exploration, development or mining operations on any exploration and evaluation properties.

Exercise of outstanding options, and other future issuances of securities, will result in dilution of our common shares.

As at November 30, 2020, share capital consisted of:

- 464,331,449 issued and outstanding common shares;
- 21,800,000 options outstanding and exercisable at exercise price ranges from \$0.05 \$0.30 and weighted average remaining contractual life of 3.60 years; and
- 147,741,221 outstanding warrants with exercise price ranges from \$0.05 \$0.18 and weighted average remaining contractual life of 2.17 years.

As at March 25, 2021, share capital consisted of:

- 470,865,655 issued and outstanding common shares;
- 20,950,000 outstanding and exercisable options with exercise price ranges from \$0.05 to \$0.16;
- 148,427,348 outstanding warrants with exercise price range from \$0.05 to \$0.18.

The holders of the options were given an opportunity to profit from a rise in the market price of the common shares with a resulting dilution in the interest of the other shareholders. Our ability to obtain additional financing during the period such rights are outstanding may be adversely affected and the existence of the rights may have an adverse effect on the price of the common shares. The holders of options may exercise such securities at a time when we would otherwise be able to obtain any needed capital by a new offering of securities on terms more favourable than those provided by those outstanding rights. The increase in the number of common shares issued and outstanding and the possibility of sales of such shares may depress the market price of our common shares. In addition, as a result of any such issuances the votes of existing shareholders will be diluted.

Our business is subject to risks arising from epidemic diseases, such as recent outbreak of the COVID-19 illness.

The outbreak of novel coronavirus, specifically identified as "COVID-19", has spread across the globe and is impacting worldwide economic activity. A public health epidemic, including COVID-19, poses the risk that the Company, our employees, contractors, suppliers and partners may be prevented from conducting business activities for an indefinite period of time due to shutdowns that are either self-imposed or mandated by the governmental authorities. Specifically, the COVID-19 outbreak may have an adverse impact on global economic conditions which could have an adverse effect on our business and financial condition. The extent, to which the COVID-19 outbreak impacts our financial results, will depend on future developments that are currently uncertain and cannot be predicted.

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Forward-Looking Statements

This Management Discussion and Analysis includes forward-looking statements concerning our future performance, operations, and financial performance and financial condition. These forward-looking statements may include, among others, statements with respect to our objectives and strategies to achieve those objectives, as well as statements with respect to our beliefs, plans, expectations, anticipations, estimates, and intentions. When used herein, the words "plan", "believe", "anticipate", "may", "should", "intend", "estimate", "expect", "project", and similar expressions are intended to identify forward-looking statements, although not all forward-looking statements contain such words. These forward-looking statements are based on current expectations. We caution that all forward-looking information is inherently uncertain and actual results may differ materially from the assumptions, estimates, or expectations reflected or contained in the forward-looking information, and that actual future performance will be affected by a number of factors including economic conditions, technological change, regulatory change, and competitive factors, many of which are beyond our control.

Future events and results may vary significantly from what is expected. We are under no obligation (and we expressly disclaim any such obligation) to update or alter the forward-looking statements whether as a result of new information, future events or otherwise.

Additional Information

Additional information about Galleon Gold is available on our website at <u>www.galleongold.com</u> and on the SEDAR website at <u>www.sedar.com</u>.