



(A Development-Stage Company)

Consolidated Financial Statements
As of and for the years ended December 31, 2017 and 2016
(in Canadian dollars)



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INDEPENDENT AUDITORS' REPORT

To the Shareholders of Alderon Iron Ore Corp.

We have audited the accompanying consolidated financial statements of Alderon Iron Ore Corp., which comprise the consolidated statements of financial position as at December 31, 2017 and 2016, the consolidated statements of comprehensive loss, changes in equity and cash flows for the years then ended, and notes, comprising a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained in our audits is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the consolidated financial position of Alderon Iron Ore Corp. as at December 31, 2017 and December 31, 2016, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with International Financial Reporting Standards.



Emphasis of Matter

Without modifying our opinion, we draw attention to Note 1 in the consolidated financial statements, which indicates that Alderon Iron Ore Corp. does not have financial resources sufficient to cover all of its commitments for the coming year including the principal balance of its convertible debt that falls due on December 31, 2018. These conditions, along with other matters as set forth in Note 1 in the consolidated financial statements, indicate the existence of a material uncertainty that may cast significant doubt about Alderon Iron Ore Corp.'s ability to continue as a going concern.

KPMG LLP

March 29, 2018
Vancouver, Canada

Alderon Iron Ore Corp.
Consolidated Statements of Financial Position
(in Canadian dollars)

	As of December 31, 2017	As of December 31, 2016
	\$	\$
ASSETS		
Current assets		
Cash and cash equivalents (note 24)	14,840,135	8,854,646
Short-term investments (note 24)	990,551	1,253,365
Receivables (note 6)	37,403	400,409
Prepaid expenses and other current assets (note 7)	51,767	96,391
Total current assets	15,919,856	10,604,811
Non-current assets		
Restricted investments (note 5)	-	21,000,000
Mineral properties (note 8)	98,878,856	177,120,145
Property, plant and equipment (note 9)	16,121,144	28,906,099
Long-term advance (note 10)	-	20,465,016
Total non-current assets	115,000,000	247,491,260
Total assets	130,919,856	258,096,071
LIABILITIES		
Current liabilities		
Payables and accrued liabilities (note 11)	9,502,931	10,119,409
Due to related parties (note 13)	311,859	350,746
Deferred share unit liability (note 14)	-	1,195,736
Convertible debt (note 12)	22,489,293	-
Total current liabilities	32,304,083	11,665,891
Non-current liabilities		
Convertible debt (note 12)	-	21,411,871
Total liabilities	32,304,083	33,077,762
EQUITY		
Share capital, warrants and conversion option (notes 12, 15 and 16)	264,486,581	264,346,796
Other capital (notes 14 and 17)	26,125,059	25,044,099
Deficit	(204,859,976)	(107,753,906)
Equity attributable to owners of the parent	85,751,664	181,636,989
Non-controlling interest	12,864,109	43,381,320
Total equity	98,615,773	225,018,309
Total liabilities and equity	130,919,856	258,096,071

Basis of preparation, nature of operations and going concern (note 1)
Commitments and contingencies (note 27)
Subsequent events (note 28)

The accompanying notes are an integral part of these consolidated financial statements.

Approved by the Board of Directors

"Adrian Loader"

Adrian Loader
Director

"David Porter"

David Porter
Director

Alderon Iron Ore Corp.

Consolidated Statements of Changes in Equity

For the years ended December 31, 2017 and 2016

(in Canadian dollars, except share data)

	Attributable to owners of the parent				Non-controlling interest	Total
	Common shares	Share capital, warrants, and conversion option	Other capital	Deficit		
	(number)	\$	\$	\$	\$	\$
Balance – January 1, 2016	132,134,061	264,346,796	24,964,602	(105,139,643)	47,364,184	231,535,939
Share-based compensation costs – stock options (note 17)	-	-	79,497	-	-	79,497
Net loss and comprehensive loss	-	-	-	(2,614,263)	(3,982,864)	(6,597,127)
Total contributions by and distributions to owners	-	-	79,497	(2,614,263)	(3,982,864)	(6,517,630)
Balance – December 31, 2016	132,134,061	264,346,796	25,044,099	(107,753,906)	43,381,320	225,018,309
Issuance of common shares (notes 14 and 15)	504,456	139,785	-	-	-	139,785
Modification of deferred share unit plan (note 14)	-	-	793,556	-	-	793,556
Share-based compensation costs – stock options (note 17)	-	-	247,030	-	-	247,030
Share-based compensation costs – deferred share units (note 14)	-	-	40,374	-	-	40,374
Net loss and comprehensive loss	-	-	-	(97,106,070)	(30,517,211)	(127,623,281)
Total contributions by and distributions to owners	504,456	139,785	1,080,960	(97,106,070)	(30,517,211)	(126,402,536)
Balance – December 31, 2017	132,638,517	264,486,581	26,125,059	(204,859,976)	12,864,109	98,615,773

The accompanying notes are an integral part of these consolidated financial statements.

Alderon Iron Ore Corp.

Consolidated Statements of Comprehensive Loss For the years ended December 31, 2017 and 2016

(in Canadian dollars, except share and per share data)

	2017	2016
	\$	\$
Operating expenses		
Impairment of Kami Project (note 19)	111,666,355	-
Newfoundland and Labrador Hydro settlement (note 5)	9,500,000	-
General and administrative expenses (note 20)	2,987,245	3,162,995
Project maintenance expenses (note 20)	1,095,689	1,172,586
Foreign exchange gain	(337,651)	(159,038)
	<u>124,911,638</u>	<u>4,176,543</u>
Loss from operations	(124,911,638)	(4,176,543)
Finance income	261,970	427,102
Finance costs (note 12)	(2,973,613)	(2,847,686)
Net finance costs	<u>(2,711,643)</u>	<u>(2,420,584)</u>
Net loss and comprehensive loss	<u>(127,623,281)</u>	<u>(6,597,127)</u>
Attributable to:		
Owners of the parent	(97,106,070)	(2,614,263)
Non-controlling interest (note 21)	<u>(30,517,211)</u>	<u>(3,982,864)</u>
	<u>(127,623,281)</u>	<u>(6,597,127)</u>
Net loss per share (note 18)		
Basic and diluted	<u>(0.73)</u>	<u>(0.02)</u>
Weighted average number of shares outstanding (note 18)		
Basic and diluted	<u>132,266,740</u>	<u>132,134,061</u>

The accompanying notes are an integral part of these consolidated financial statements.

Alderon Iron Ore Corp.

Consolidated Statements of Cash Flows

For the years ended December 31, 2017 and 2016

(in Canadian dollars)

	2017	2016
	\$	\$
Cash flows from operating activities		
Net loss	(127,623,281)	(6,597,127)
Adjustments for:		
Impairment of Kami Project (note 19)	111,666,355	-
Share-based compensation costs (notes 14 and 17)	287,404	79,497
Deferred share unit compensation costs (recovery) (note 14)	(117,482)	909,227
Finance income	(261,970)	(427,102)
Finance costs	2,973,613	2,847,686
Changes in operating assets and liabilities (note 23)	(375,430)	317,249
Interest received	465,991	425,856
Net cash used in operating activities	<u>(12,984,800)</u>	<u>(2,444,714)</u>
Cash flows from investing activities		
Additions to mineral properties (note 8)	(175,095)	(169,041)
Decrease in restricted investments (note 5)	21,000,000	-
Deposit on equipment (note 9)	(221,239)	(221,239)
Decrease (increase) in short-term investments	262,814	(286,354)
Disposal of property, plant and equipment (note 9)	-	93,590
Net cash provided by (used in) investing activities	<u>20,866,480</u>	<u>(583,044)</u>
Cash flows from financing activities		
Principal paid on convertible debt (note 12)	-	(92,804)
Interest paid on convertible debt (note 12)	(1,896,191)	(1,899,406)
Net cash used in financing activities	<u>(1,896,191)</u>	<u>(1,992,210)</u>
Net change in cash and cash equivalents	5,985,489	(5,019,968)
Cash and cash equivalents at the beginning of the year	<u>8,854,646</u>	<u>13,874,614</u>
Cash and cash equivalents at the end of the year	<u>14,840,135</u>	<u>8,854,646</u>

The accompanying notes are an integral part of these consolidated financial statements.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

As of and for the years ended December 31, 2017 and 2016

(amounts in Canadian dollars, except share/option/warrant/unit data)

1 Summary of business, reporting entity, basis of preparation, nature of operations and going concern

Summary of business

Alderon Iron Ore Corp. ("Alderon" or the "Company") is a development-stage company conducting iron ore evaluation activities related entirely to its Canadian properties located in western Labrador in the province of Newfoundland and Labrador. Those properties are collectively referred to as the Kamistatusset, or "Kami", Property. All activities associated with the Kami Property are referred to as the Kami Project.

Reporting entity

The accompanying consolidated financial statements include the accounts of Alderon Iron Ore Corp., an entity incorporated under the laws of the Province of British Columbia, and its subsidiaries: 0964896 BC Ltd., an entity incorporated under the laws of the Province of British Columbia, and Kami General Partner Limited ("Kami GP"), an entity incorporated under the laws of the Province of Ontario. The consolidated financial statements also include the accounts of an affiliate, The Kami Mine Limited Partnership ("The Kami LP"), an entity established under the laws of the Province of Ontario. Kami GP and The Kami LP are each owned 75%, directly or indirectly, by the Company. The Company transferred the Kami Property into The Kami LP during the year ended December 31, 2013.

The Company's common shares are listed on the Toronto Stock Exchange ("TSX") under the symbol "IRON". During the year ended December 31, 2017, the Company changed its trading symbol from "ADV" to "IRON" effective March 8, 2017.

Basis of preparation, nature of operations and going concern

Basis of preparation

The accompanying consolidated financial statements of the Company and its subsidiaries have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB").

The policies applied in these consolidated financial statements are based on IFRS issued and effective as of December 31, 2017. These consolidated financial statements were approved by the Company's Board of Directors on March 29, 2018.

Nature of operations and going concern

The accompanying consolidated financial statements were prepared on a going concern basis, which contemplates the realization of assets and settlement of liabilities in the normal course of business as they become due.

The application of the going concern concept is dependent upon the Company's ability to satisfy its liabilities as they become due and to obtain the necessary financing to complete the development of its mineral property interests, the attainment of profitable mining operations or the receipt of proceeds from the disposition of its mineral property interests. In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, twelve months from the end of the reporting period.

The business of exploration, development and mining of minerals involves a high degree of risk and there can be no assurance that current exploration, development and mining plans will result in profitable mining operations. The recoverability of the carrying value of assets and the Company's continued existence is dependent upon the preservation of its interests in the underlying properties, the development of economically recoverable resources, the achievement of profitable operations and the ability of the Company to raise additional financing. Changes in future conditions or anticipated future conditions could require further material write-downs to the carrying values of the Company's assets (note 19).

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

As of and for the years ended December 31, 2017 and 2016

(amounts in Canadian dollars, except share/option/warrant/unit data)

1 Summary of business, reporting entity, basis of preparation, nature of operations and going concern (continued)

On December 9, 2014, the Company announced a cash preservation program designed to allow it to maintain sufficient liquidity during the advancement of its financing plan. This program included an interest deferral agreement with Liberty Metals & Mining Holdings, LLC ("Liberty"), a subsidiary of Liberty Mutual Insurance and a significant shareholder of Alderon (note 12), voluntary partial payment deferrals with equipment vendors for work completed to date, workforce reductions and the implementation of a deferred share unit plan (note 14) for directors in place of cash director fees.

The Company currently does not have sufficient financial resources to cover all of its originally planned commitments and as a result, it has split its purchase orders for equipment into two phases, engineering and manufacturing. Advances for engineering have been paid in full while commitments for manufacturing and fabrication remain contingent upon the Company issuing to its suppliers a notice to proceed following successful completion of its financing plan (note 27).

To date, the Company has not recorded any revenues from operations, has no source of operating cash flow and no assurance that additional funding will be available to it for further development of the Kami Project. The Company does not have financial resources sufficient to cover all of its commitments for the coming year, which include net amounts payable as at December 31, 2017, necessary general and administrative costs through the next twelve months, interest payments due on convertible debt, and contractual obligations as at December 31, 2017 (in relation to anticipated equipment payments (note 27)). In addition, the principal balance of the convertible debt in the amount of \$23,702,393 becomes due on December 31, 2018 (note 12).

On March 14, 2017, the Company filed on SEDAR a Technical Report, entitled *Re-scoped Preliminary Economic Assessment of the Kamistatusset (Kami) Iron Ore Property, Labrador for Alderon Iron Ore Corp.* (the "PEA"), dated effective February 28, 2017. The Company re-scoped the capital and operating costs of the Kami Project in order to identify savings that have arisen in the market and changes in ownership and management of assets in the Labrador Trough. The re-scoping process resulted in revised project economics and considers certain proposed infrastructure integrations which are subject to uncertainty. The proposed infrastructure integrations included a neighbouring mine to which the Company was unable to secure access as a result of a third party acquisition (notes 7 and 19). As a result, the Company filed on SEDAR an updated Technical Report on November 20, 2017 entitled *Update to the Re-scoped Preliminary Economic Assessment of the Kamistatusset (Kami) Iron Ore Property, Labrador for Alderon Iron Ore Corp.* (the "Updated PEA"), dated effective November 7, 2017. Prior to construction commencing, the Company will have to complete a feasibility study for the re-scoped Kami Project, reassemble the owner's team, award an Engineering, Procurement and Construction Management ("EPCM") or Engineering, Procurement and Construction ("EPC") contract, resume detailed engineering, and have construction financing in place.

The revised project economics included in the Updated PEA form the basis for the cash flows used to test the recoverability of the Kami Project assets, including mineral properties, property, plant and equipment and the long-term advance. As certain infrastructure access was not secured as expected, the cash flows used to test the recoverability of the Kami Project assets were revised and impairment occurred during the year ended December 31, 2017 (note 19).

The Company is seeking to arrange the necessary funds in order to satisfy its obligations and commitments. Specifically, the Company continues to advance all of the elements of its financing plan, including debt and equity. There can be no assurance that implementation of the results of the re-scoping process and completion of the financing plan will be successful. These conditions and events indicate material uncertainties that may cast significant doubt upon the Company's ability to continue as a going concern.

If management is unable to obtain new funding and/or continue to delay the payment of certain of its amounts payable, the Company may be unable to continue its operations, and amounts realized for assets might be less than amounts reflected in these consolidated financial statements. If the going concern assumption were not appropriate, adjustments to the carrying value of assets and liabilities, reported expenses and consolidated statement of financial position classifications would be necessary. Such adjustments could be material.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

As of and for the years ended December 31, 2017 and 2016

(amounts in Canadian dollars, except share/option/warrant/unit data)

2 Significant accounting policies

Principles of consolidation

These consolidated financial statements include any entity in which the Company, directly or indirectly, holds more than 50% of the voting rights or over which it exercises control. An entity is included in the consolidation from the date that control is transferred to the Company, while any entities that are sold are excluded from the consolidation from the date that control ceases. All intercompany balances and transactions are eliminated on consolidation. The financial statements of the subsidiaries are prepared for the same reporting period as the parent company, using the same accounting policies.

Non-controlling interest

Non-controlling interest in the Company's less than wholly owned subsidiary is classified as a separate component of equity. On initial recognition, non-controlling interest is measured at the fair value of the non-controlling entity's contribution into the related subsidiary. Subsequent to the original transaction date, adjustments are made to the carrying amount of non-controlling interest for the non-controlling interest's share of changes to the subsidiary's equity.

Changes in the Company's ownership interest in a subsidiary that do not result in a loss of control are recorded as equity transactions. The carrying amount of non-controlling interest is adjusted to reflect the change in the non-controlling interest's relative interest in the subsidiary, and the difference between the adjustment to the carrying amount of non-controlling interests and the Company's share of proceeds received and/or consideration paid is recognized directly in equity and attributed to owners of the Company.

Foreign currency

The accompanying consolidated financial statements are presented in Canadian dollars, which is the Company's functional currency.

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transaction. Foreign exchange gains and losses resulting from the settlement of such transactions are recognized in the consolidated statement of comprehensive loss.

Foreign exchange gains and losses that relate to cash and cash equivalents are presented within finance income or finance costs in the consolidated statement of comprehensive loss. All other foreign exchange gains and losses are presented in the consolidated statement of comprehensive loss within operating expenses.

Cash and cash equivalents

Cash and cash equivalents consist of unrestricted cash on hand and balances with banks, as well as short-term, interest-bearing deposits, that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, with a maturity of three months or less from the date of acquisition.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

As of and for the years ended December 31, 2017 and 2016

(amounts in Canadian dollars, except share/option/warrant/unit data)

2 Significant accounting policies (continued)

Mineral properties

Mineral properties, consisting of assets that are being explored and evaluated and representing titles associated with the Kami Property, are recorded at cost. Any option payments received by the Company from third parties or tax credits refunded to the Company are credited to the capitalized cost of the mineral property. If payments received exceed the capitalized cost of the mineral property, the excess is recognized as income in the year received. The carrying value of mineral properties is presented net of impairment charges, if any, and depreciation, which is recognized over the estimated useful life of the properties following the commencement of production. Mineral properties are derecognized in the event that mineral properties are sold or projects are abandoned.

Management has taken actions to verify the ownership rights for mineral properties in which the Company owns an interest in accordance with industry standards for the current exploration phase of these properties. However, these procedures do not guarantee that one or more titles to the Kami Property will not be challenged. Title to the Kami Property may be subject to prior unregistered agreements, transfers or claims or may be affected by, among other factors, undetected defects.

Exploration and evaluation expenditures

Pre-exploration costs, which include costs incurred prior to the Company's obtaining rights to explore and evaluate a defined area, are expensed as incurred. As noted above, costs to acquire mineral properties are capitalized and include costs that are directly related to the acquisition of the underlying mineral rights.

Exploration and evaluation expenditures include engineering, metallurgical and other studies and activities that are necessary in order to delineate an ore body, as well as employee costs (including share-based compensation) related to the Company's exploration and evaluation personnel. Specifically, exploration and evaluation expenditures include costs associated with the following activities: surveying; geological, geochemical and geophysical studies; exploratory drilling; land maintenance; sampling and analyses; and efforts associated with the assessment of technical feasibility and commercial viability.

Expenditures related to the exploration and evaluation of mineral properties are expensed as incurred, until the technical feasibility and commercial viability of the extraction of a project's mineral reserves are demonstrated, at which time any further directly attributable pre-production expenditures that give rise to future economic benefits are capitalized as development costs.

Property, plant and equipment and depreciation

Items of property, plant and equipment are recorded at cost, net of impairment charges and accumulated depreciation. Cost includes expenditures that are directly attributable to the acquisition of the assets and that have been incurred up until the time that the assets are in the condition necessary to be used or operated in the manner intended by management. Where an item of plant and equipment comprises major components with different useful lives, the components are accounted for as separate items of plant and equipment. Residual values, the method of depreciation and useful lives of the assets are reviewed annually and adjusted if appropriate.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

As of and for the years ended December 31, 2017 and 2016

(amounts in Canadian dollars, except share/option/warrant/unit data)

2 Significant accounting policies (continued)

Depreciation is calculated using the straight-line method, over the estimated useful life of each component, as follows:

<u>Category</u>	<u>Useful life (years)</u>
Building	25
Furniture and fixtures	5
Exploration equipment	5
Computer and office equipment	3
Computer software	3
Leasehold improvements	Over the lease term

Depreciation expense is allocated to the appropriate functional expense categories to which the underlying items of property, plant and equipment relate.

Items of property, plant and equipment are derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the related asset. Any gain or loss arising on disposal of the asset, determined as the difference between the net disposal proceeds and the carrying amount of the asset, is recognized in profit or loss in the consolidated statement of comprehensive loss. Expenditures incurred to replace a component of an item of property, plant and equipment that is accounted for separately, including major inspection and overhaul expenditures are capitalized.

Impairment of long-lived assets

Mineral properties, property, plant and equipment and the long-term advance are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amounts of the assets may not be recoverable. Management is required to assess at each reporting date whether there is any indication that an asset may be impaired. Where such an indication exists, the asset's recoverable amount is compared to its carrying value, and an impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. Impairment losses are recognized in profit or loss in the statement of comprehensive loss. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows, or cash-generating units ("CGU"). In determining value in use of a given asset or CGU, estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

In the event that long-lived assets suffer impairment losses, those losses are reviewed for possible reversal if there has been a change, since the date of the most recent impairment test, in the estimates used to determine the impaired asset's recoverable amount. However, an asset's carrying amount, increased due to the reversal of a prior impairment loss, must not exceed the carrying amount that would have been determined, net of depreciation, had the original impairment not occurred.

Employee benefits

Salaries and other short-term benefit obligations are measured on an undiscounted basis and are recognized in the consolidated statement of comprehensive loss over the related service period or when the Company has a present legal or constructive obligation to make payments as a result of past events and when the amount payable can be estimated reliably.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

As of and for the years ended December 31, 2017 and 2016

(amounts in Canadian dollars, except share/option/warrant/unit data)

2 Significant accounting policies (continued)

Financial instruments

The Company classifies its financial instruments in the following categories: "Loans and receivables" and "Other financial liabilities".

Financial assets and liabilities are offset, and the net amount is reported in the consolidated statement of financial position, when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously.

(a) Classification

Loans and receivables

Loans and receivables are financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivables are included in current assets, except for instruments with maturities greater than twelve months after the end of a given reporting period or where restrictions apply that limit the Company from using the instrument for current purposes, which are classified as non-current assets.

The Company's loans and receivables are comprised of cash and cash equivalents, restricted investments, short-term investments and receivables.

Other financial liabilities

Other financial liabilities include payables, accrued liabilities and amounts due to related parties.

(b) Recognition and measurement

Loans and receivables

Loans and receivables are recognized on the settlement date at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, loans and receivables are measured at amortized cost using the effective interest rate method, less any impairment losses.

Other financial liabilities

Financial instruments classified as "Other financial liabilities" are recognized at fair value less any directly attributable transaction costs. Subsequent to initial recognition, other financial liabilities are measured at amortized cost using the effective interest rate method.

(c) Impairment

Financial assets measured at amortized cost are reviewed for impairment at each reporting date. Where there is objective evidence that impairment exists for a financial asset measured at amortized cost, an impairment charge equivalent to the difference between the asset's carrying amount and the present value of estimated future cash flows is recorded in profit or loss in the consolidated statement of comprehensive loss. The expected cash flows exclude future credit losses that have not been incurred and are discounted at the financial asset's original effective interest rate.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

As of and for the years ended December 31, 2017 and 2016

(amounts in Canadian dollars, except share/option/warrant/unit data)

2 Significant accounting policies (continued)

Impairment charges, where applicable, are reversed if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized. However, the reversal cannot result in a carrying amount of the financial asset that exceeds what the amortized cost would have been had the impairment not been recognized at the date the impairment is reversed.

Convertible debt

The Company's convertible debt is accounted for as a compound financial instrument comprised of a non-derivative host contract and a conversion option. The conversion option is equity classified because it will result in the issuance of a fixed number of equity instruments issued in return for a fixed dollar value. The liability component of a compound financial instrument is recognized initially at the fair value of a similar secured liability that does not have an equity conversion option. The equity component is recognized initially as the residual difference between the fair value of the compound financial instrument as a whole and the fair value of the liability component. Subsequent to initial recognition, the liability component of a compound financial instrument is measured at amortized cost using the effective interest method. The equity component of a compound financial instrument is not re-measured subsequent to initial recognition. The Company's option to prepay the instrument early is a separable embedded derivative but has nominal value at inception and period end.

Provisions

Provisions represent liabilities to the Company for which the amount or timing is uncertain. Provisions are recognized when the Company has a present legal or constructive obligation as a result of past events, when it is probable that an outflow of resources will be required to settle the obligation and where the amount can be reliably estimated. Provisions may represent obligations associated with the retirement or reclamation of mineral property or other assets. Provisions are not recognized for future operating losses.

Share capital and warrants

Common shares are classified as equity. Share purchase warrants are also classified as equity when the warrants are derivative instruments that will be settled only by the Company exchanging a fixed number of its own shares for a fixed amount of cash; otherwise, warrants would be classified as liabilities. Incremental costs that are directly attributable to the issuance of common shares and equity-classified warrants are recognized as a deduction from equity, net of any tax effects.

The Company has issued share purchase warrants to investors who have participated in certain private placements as well as to placement agents, underwriters, finders or brokers who have facilitated certain financing transactions with investors. Share purchase warrants issued to placement agents, underwriters, finders or brokers are measured at their fair value on the date that the services are provided and are accounted for as additional transaction costs, since the issuance of the underlying warrants is directly attributable to the financing transaction to which the warrants relate.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

As of and for the years ended December 31, 2017 and 2016

(amounts in Canadian dollars, except share/option/warrant/unit data)

2 Significant accounting policies (continued)

Share-based payments

The Company accounts for employee share-based compensation using the fair value-based method. The fair value of stock options is determined at the date of grant using the Black-Scholes option pricing model, which includes estimates of the number of awards that are expected to vest over the vesting period. The Company takes into account the expected forfeiture rate of the granted share options based on the Company's past experience. Where granted share options vest in installments over the vesting period (defined as graded vesting), the Company treats each installment as a separate share option grant. Share-based compensation expense is recognized over the vesting period, or as specified vesting conditions are satisfied, and credited to other capital within equity.

Any consideration received by the Company in connection with the exercise of stock options is credited to share capital. Any other capital component of the share-based compensation is transferred to share capital upon the issuance of shares.

For equity-settled deferred share units, fair values are determined at the date of grant using the five-day volume weighted average price per share at which the common shares traded on the TSX immediately prior to the grant date. The expense is recognized as a component of general and administrative expenses with a corresponding increase to other capital within equity. Upon redemption, the fair value of the award is reclassified from other capital to share capital.

For cash-settled deferred share units, fair values are determined at each reporting date and periodic changes are recognized as a component of general and administrative expenses, with a corresponding change to liabilities.

Related party transactions

A related party is defined as any person, including close members of that person's family, or entity that has significant influence over the Company. Related parties also include members of the Company's key management personnel—namely, those persons having authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly, including any director (whether executive or otherwise) of the Company. Significant influence is the power to participate in the financial and operating policy decisions of an entity, but is not control over those policies. Significant influence may be gained by share ownership, statute or agreement.

A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties.

Finance income

Finance income comprises interest income earned on cash and cash equivalents, restricted investments and short-term investments.

Finance costs

Finance costs comprise of interest and other costs incurred in connection with the borrowing of funds, net of amounts capitalized to mineral properties.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

As of and for the years ended December 31, 2017 and 2016

(amounts in Canadian dollars, except share/option/warrant/unit data)

2 Significant accounting policies (continued)

Income taxes

Income tax on profit or loss comprises current and deferred tax. Current tax and deferred tax are recognized in profit or loss except to the extent that they relate to a business combination, or items recognized directly in equity or in other comprehensive income (loss).

Current tax is the expected tax payable or receivable on the taxable income or loss for the year, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable in respect of previous years.

Deferred tax is recognized in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognized for the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss or differences relating to investments in subsidiaries and jointly controlled entities to the extent that it is probable that they will not reverse in the foreseeable future. In addition, deferred tax is not recognized for taxable temporary differences arising on the initial recognition of goodwill.

Deferred taxes are recognized as income or expense in profit or loss, except to the extent that they arise from business combinations and transactions recognized in equity. Therefore, when deferred taxes relate to equity items, a backward tracing is necessary to determine the adjustment to taxes (e.g. change in tax rates and change in recognized deferred tax assets) that should be recorded in equity. For this purpose, the accounting policy of the Company is to allocate changes in the recognition of deferred tax assets based on their expected maturity date.

Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date. Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realized simultaneously.

A deferred tax asset is recognized for unused tax losses, tax credits and deductible temporary differences, to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Net loss per share

Basic net loss per share is calculated using the weighted average number of common shares outstanding during the year. Diluted net loss per share is calculated based on the weighted average number of common shares outstanding during the year, plus the effects of dilutive common share equivalents, such as stock options, deferred share units and warrants.

Comparative figures

Certain comparative figures have been reclassified to conform with the current year's presentation.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

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(amounts in Canadian dollars, except share/option/warrant/unit data)

3 Critical accounting estimates and judgments

The preparation of the Company's consolidated financial statements in accordance with IFRS requires management to make estimates and judgments about and apply assumptions to future events and other matters that affect the reported amounts of the Company's assets, liabilities, expenses and related disclosures. Assumptions and estimates are based on historical experience, expectations, current trends and other factors that management believes to be relevant at the time at which the Company's consolidated financial statements are prepared. Management reviews, on a regular basis, the Company's accounting policies, assumptions and estimates in order to ensure that the consolidated financial statements are presented fairly and in accordance with IFRS.

Critical accounting estimates are those that have a significant risk of causing material adjustment and are often applied to matters or outcomes that are inherently uncertain and subject to change. As such, management cautions that future events often vary from forecasts and expectations and that estimates routinely require adjustment.

Judgments:

Management considers the following areas to be significant judgments used in the process of applying the Company's accounting policies that have the most significant effect on the Company's consolidated financial statements.

Going concern

The preparation of the Company's consolidated financial statements requires management to make judgments regarding the Company's ability to continue as a going concern (note 1).

Capitalization of development costs

The application of the Company's accounting policy for development costs requires judgment in determining the timing at which to begin capitalizing development costs and whether future economic benefits, which are based on assumptions about future events and circumstances, may be realized. Generally, as of November 15, 2014, the Company ceased to incur development costs eligible for capitalization as it was focused on the advancement of its financing plan rather than the development of the Kami Project. Accordingly, costs incurred with respect to the Kami Project subsequent to November 15, 2014 have generally been recorded as project maintenance expenses in the Company's operating expenses.

Estimates:

Management considers the following areas to be those where critical accounting policies affect the significant estimates used in the preparation of the Company's consolidated financial statements.

Carrying value and recoverability of long-lived assets

The carrying amounts of the Company's mineral properties and related long-lived assets do not necessarily represent present or future values, and the Company's long-lived assets have been accounted for under the assumption that the carrying amounts will be recoverable. Recoverability is dependent on various factors, including the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to complete the development and upon future profitable production or proceeds from the disposition of the mineral properties themselves. Additionally, there are numerous geological, economic, environmental and regulatory factors and uncertainties that could impact management's assessment as to the overall viability of the Kami Project or to the ability to generate future cash flows necessary to cover or exceed the carrying value of the Company's mineral properties and related long-lived assets.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

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(amounts in Canadian dollars, except share/option/warrant/unit data)

3 Critical accounting estimates and judgments (continued)

Mineral properties, property, plant and equipment and the long-term advance are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amounts of the assets may not be recoverable. Management is required to assess at each reporting date whether there is any indication that an asset may be impaired. Where such an indication exists, the asset's recoverable amount is compared to its carrying value, and an impairment loss is recognized for the amount by which the asset's carrying value exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. Impairment losses are recognized in profit or loss in the statement of comprehensive loss. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows, or cash-generating units. In determining value in use of a given asset or CGU, estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

During the year ended December 31, 2017, management determined that there were indicators that the Kami Project assets, including mineral properties, property, plant and equipment and the long-term advance, may not be recoverable (note 19). The Company determined the recoverable amount of the Kami Project assets using the value in use calculation which was assessed using cash flow projections, which take into account the capital and operating costs over the expected construction timeline and life of mine, as well as the cash generated from subsequent sales of the Kami Project's iron ore production based on the Updated PEA. The key assumptions used in this calculation include the Kami Project's capital cost, estimated production volume, the long-term iron ore sales price, the long-term Canadian and US dollar exchange rate, expected operating costs, as well as discount rates which are based on estimates of the risks associated with the projected cash flows based on information available as of the date of the impairment test. During the year ended December 31, 2017, the Company recognized an aggregate impairment loss in the amount of \$111,666,355 in the consolidated statements of comprehensive loss with respect to mineral properties and related long-lived assets (note 19).

To the extent that any of management's assumptions change, there could be a significant impact on the Company's future financial position, operating results and cash flows (note 1).

Fair value of warrants and stock options

Determining the fair value of stock options requires the estimation of stock price volatility, the expected forfeiture rate and the expected term of the underlying instruments (note 17). Determining the fair value of warrants requires the estimation of stock price volatility (note 16). Any changes in the estimates or inputs utilized to determine fair value could result in a significant impact on the Company's future operating results.

Fair value estimates of financial liabilities

The determination of the fair value of the liability component of the convertible debt required management to make estimates of the interest rate that the Company would have obtained for a similar secured loan without a conversion feature.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

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(amounts in Canadian dollars, except share/option/warrant/unit data)

4 New standards and interpretations not yet adopted

The standards that are considered to be relevant to the Company's operations that are issued, but not yet effective, up to the date of issuance of the Company's financial statements are disclosed below:

Financial instruments

IFRS 9, *Financial Instruments* ("IFRS 9"), which represents the completion of the first part of a three-part project to replace IAS 39, *Financial Instruments: Recognition and Measurement*, with a new standard. IFRS 9 introduces new requirements for the classification and measurement of financial assets, including a single, forward-looking "expected loss" impairment model for receivables, and introduces additional changes relating to financial liabilities. In addition IFRS 9 includes a new general hedge accounting standard which will align hedge accounting more closely with risk management. This new standard does not fundamentally change the types of hedging relationships or the requirement to measure and recognize ineffectiveness, however it will provide more hedging strategies that are used for risk management to qualify for hedge accounting and introduce more judgment to assess the effectiveness of a hedging relationship. The Company will adopt IFRS 9 in its financial statements on January 1, 2018, the date it becomes effective. The impact of the adoption of this standard is not anticipated to be material.

Leases

IFRS 16, *Leases* ("IFRS 16"), which specifies how an entity will recognize, measure, present and disclose leases. The standard provides a single lessee accounting model, requiring lessees to recognize assets and liabilities for all leases unless the lease term is twelve months or less or the underlying asset has a low monetary value. Lessors continue to classify leases as operating or finance, with IFRS 16's approach to lessor accounting substantially unchanged from its predecessor, IAS 17, *Leases*. IFRS 16 applies to annual reporting periods beginning on or after January 1, 2019, with earlier application permitted only if IFRS 15, *Revenue from Contracts with Customers* has also been applied.

The Company will adopt IFRS 16 in its financial statements on January 1, 2019. The impact of the adoption of this standard will result in the recognition of additional assets and liabilities on the statement of financial position, and a corresponding increase in depreciation and interest expense. The extent of the impact of adopting IFRS 16 has not yet been determined. The Company has completed the development of its implementation plan and expects to report more detailed information, including estimated quantitative financial impacts, if material, in its financial statements as the effective date approaches.

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Notes to the Consolidated Financial Statements

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5 Restricted investments

Restricted investments represent investments deposited with the Company's bank to guarantee letters of credit issued in the course of the Company's development activities. Such investments must remain on deposit as long as the letters of credit are outstanding.

On February 19, 2014, the Company entered into a Power Purchase Agreement ("PPA") with Newfoundland and Labrador Hydro ("NLH"), pursuant to which NLH agreed to sell electrical power and energy to the Company. Power was to be provided based on a rate schedule in line with the Labrador Industrial Rates Policy published in December 2012. Under the terms of the Security Agreement with NLH (the "Security Agreement"), the Company agreed to provide a total of \$65,000,000 in security deposits that would each take the form of a letter of credit that would be released to the Company once the Kami Project was interconnected to the electrical system as contemplated under the PPA, and had been commissioned and the Company had loaded saleable product produced from the Kami Project in two consecutive months.

The first security deposit in the amount of \$21,000,000 (the "Security Deposit") was paid upon the signing of the Security Agreement. The remaining \$44,000,000 in security deposits was to be provided to NLH at such time as NLH could reasonably demonstrate that it had additional existing and pending commitments for such amount to construct the new transmission line.

On September 18, 2017, the Company and NLH executed a settlement agreement with respect to the Security Agreement and the Security Deposit in the amount of \$21,000,000 (the "Settlement Agreement"). In accordance with the Settlement Agreement, on October 11, 2017, the Company paid NLH \$9,500,000 (the "Settlement Amount") in exchange for the release of the Security Deposit plus accrued interest. Upon receipt of the Settlement Amount by NLH, the Security Agreement was terminated. In addition, should NLH receive any financial benefit with respect to certain remobilization credits, NLH shall pay one half of the financial value of that credit to the Company.

6 Receivables

	As of December 31, 2017	As of December 31, 2016
	\$	\$
Sales and other tax credits receivable	28,786	187,771
Interest receivable	8,617	212,638
	<u>37,403</u>	<u>400,409</u>

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Notes to the Consolidated Financial Statements

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7 Prepaid expenses

On March 27, 2017, the Company submitted a binding offer (the "Offer") in connection with formal sale procedures developed by Wabush Mines, Wabush Resources Inc., Wabush Iron Co. Limited, Wabush Lake Railway Company Limited (collectively, the "Vendors") in consultation with FTI Consulting Canada Inc. (the "Monitor"). The Offer was to purchase certain assets related to the Scully Mine, located north of the Town of Wabush in Newfoundland and Labrador, for the purpose of disposing of the tailings produced from the Kami Project (the "Scully Assets"). As consideration for the Scully Assets, the Company offered to pay \$1,000,000 and assume certain liabilities and obligations associated with ownership and operation of the Scully Assets. The Company paid a deposit in the amount of \$250,000 which would have been applied against the purchase price on closing if the Offer was accepted.

The Offer was rejected and the deposit in the amount of \$250,000 was returned to the Company on June 19, 2017 (note 19).

8 Mineral properties

On January 15, 2013, the Company filed on SEDAR a Technical Report, entitled *Feasibility Study of the Rose Deposit and Resource Estimate for the Mills Lake Deposit of the Kamistiatusset (Kami) Iron Ore Property, Labrador for Alderon Iron Ore Corp.*, (the "Feasibility Study"), dated effective December 17, 2012. As the technical feasibility and commercial viability of the extraction of the Kami Property's mineral reserves had been demonstrated, the Company started to capitalize directly attributable pre-production expenditures as of February 1, 2013. Pre-production expenditures incurred prior to February 1, 2013 were recorded in the statement of comprehensive loss as exploration and evaluation expenses or environmental, aboriginal, government and community expenses. Generally, as of November 15, 2014, the Company ceased to incur development costs eligible for capitalization as it was focused on the advancement of its financing plan rather than the development of the Kami Project. Accordingly, most of the costs incurred with respect to the Kami Project subsequent to November 15, 2014 have been recorded as project maintenance expenses in the Company's operating expenses.

The Updated PEA is the current Technical Report for the Kami Project (note 1).

Components of the Company's mineral properties, as well as activity associated therewith, are summarized below.

	Acquisition costs	Development costs	Share-based compensation costs capitalized	Interest capitalized	Depreciation capitalized	Accumulated impairment	Total
	\$	\$	\$	\$	\$	\$	\$
Balance – January 1, 2016	88,668,710	86,043,162	495,423	1,694,823	48,986	-	176,951,104
Additions during the year	-	169,041	-	-	-	-	169,041
Balance – December 31, 2016	88,668,710	86,212,203	495,423	1,694,823	48,986	-	177,120,145
Additions during the year	-	175,095	-	-	-	-	175,095
Impairment loss (note 19)	-	-	-	-	-	(78,416,384)	(78,416,384)
Balance – December 31, 2017	88,668,710	86,387,298	495,423	1,694,823	48,986	(78,416,384)	98,878,856

Additions to mineral properties in the consolidated statements of cash flows are presented on a cash basis. During the year ended December 31, 2017, cash expenditures totaled \$175,095 (2016 - \$169,041).

During the year ended December 31, 2017, the Company recorded an impairment loss with respect to the Kami Project in the amount of \$111,666,355 of which \$78,416,384 was allocated to mineral properties (note 19).

Alderon Iron Ore Corp.

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9 Property, plant and equipment

Changes in the balance of property, plant and equipment during the year ended December 31, 2017 is summarized below.

	<u>Construction in progress</u>
	\$
Historical cost – January 1, 2017	28,906,099
Additions	-
Disposals	-
	<hr/>
Historical cost – December 31, 2017	28,906,099
	<hr/>
Accumulated depreciation and impairment – January 1, 2017	-
Depreciation expense	-
Impairment loss (note 19)	(12,784,955)
	<hr/>
Accumulated depreciation and impairment – December 31, 2017	(12,784,955)
	<hr/>
Carrying value – December 31, 2017	16,121,144
	<hr/>

There was no change in the balance of property, plant and equipment during the year ended December 31, 2016.

During the year ended December 31, 2017, the Company paid \$221,239 (2016 - \$221,239) to suppliers in relation to the purchase of equipment (note 11). As of December 31, 2017, other non-cash items totaled \$39,000 (2016 - \$39,000).

During the year ended December 31, 2017, the Company recorded an impairment loss with respect to the Kami Project in the amount of \$111,666,355 of which \$12,784,955 was allocated to property, plant and equipment (note 19).

During the year ended December 31, 2016, the Company sold land and building which were previously classified as asset held for sale and had a carrying value in the amount of \$93,590. The Company received gross proceeds of \$99,961 and incurred transaction costs of \$6,371 and sales tax of \$786. Subsequent to the sale of the land and building, the Company paid the net proceeds of the sale in the amount of \$92,804 to Liberty to reduce the principal outstanding on the Amended Note in consideration for Liberty releasing its security interest in the land and building (note 12).

Alderon Iron Ore Corp.

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10 Long-term advance

On July 13, 2012, the Company entered into an agreement with the Sept-Îles Port Authority (the "Port") to secure usage of a new multi-user deep water dock facility that the Port was constructing (the "Port Agreement"). The initial commitment paid by the Company was \$20,465,016 (the "Buy-in Payment"), which constitutes an advance on Alderon's future shipping fees. The Buy-in Payment will be reimbursed to the Company via a discount that will be applied to shipping fees to be billed by the Port once Alderon's usage of the multi-user facility commences. Once the new multi-user dock facility is operational, the Company has a take or pay obligation based on a discounted rate applied on 50% of the 8,000,000 tons minimum annual shipping capacity and is payable even if Alderon does not use the facilities.

On December 18, 2017, the Company executed an amended agreement with the Port as a result of the multi-user facility becoming operational (the "Amended Port Agreement"). Pursuant to the Amended Port Agreement, effective February 1, 2018 and until the Company starts shipping iron ore, the take or pay obligation is reduced from \$296,667 per month (based on 8,000,000 tons shipping capacity) to \$74,167 per month, payable on a quarterly basis. All amounts paid in cash are added to the Buy-in Payment balance total. Alternatively, the Company may offset the full take or pay obligation of \$296,667 per month against the Buy-in Payment balance on a quarterly basis. The take or pay obligation amount is based on shipping fee rates which are adjusted on January 1 of each year based on the Canada All-Items Consumer Price Index (the "CPI").

During the year ended December 31, 2017, the Company recorded an impairment loss with respect to the Kami Project in the amount of \$111,666,355 of which \$20,465,016 was allocated to the long-term advance as a result of executing the Amended Port Agreement and the Company's intention to offset the take or pay obligation against the Buy-in Payment (note 19).

11 Payables and accrued liabilities

	As of December 31, 2017	As of December 31, 2016
	\$	\$
Accrued payable on purchases of equipment (note 9)	5,242,147	5,803,208
Accrued development and project maintenance costs	3,467,096	3,503,600
Other accrued liabilities	363,815	365,892
Accrued legal and professional expenses	294,897	42,000
Trade accounts payable	132,203	240,957
Sales tax credits payable	-	160,979
Accrued salaries and benefits	2,773	2,773
	<u>9,502,931</u>	<u>10,119,409</u>

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

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12 Convertible debt

On February 24, 2014, Liberty provided a loan to The Kami LP (the "Note") in the amount of \$22,000,000. \$21,000,000 of the gross proceeds of the Note was used to fund the Security Deposit (note 5). The remaining \$1,000,000 was used for working capital purposes, including for the payment of the establishment fee and transaction costs. Commencing twelve months after the issuance of the Note, the principal amount of the Note and any accrued but unpaid interest, became convertible at Liberty's option into the Company's common shares at a conversion price equal to \$2.376 per common share. The Note is secured with a mortgage over the Kami Project and bears interest at a rate of 8% per annum, payable on June 30th and December 31st of each year. A 1.5% establishment fee was paid to Liberty in connection with the Note. The Company has the option to prepay the entire balance of the Note, at a premium of a 20% internal rate of return to Liberty. The maturity date of the Note is December 31, 2018.

As of February 24, 2014, the effective interest rate that was used to accrete the liability component of the Note up to the principal amount at maturity was 12.7%. The issuance of the Note was recorded at inception as follows:

	\$
Debt component	18,266,247
Equity component	3,403,753
Transaction costs	330,000
Gross proceeds	22,000,000

The recording of the equity component of the Note as described in the table above increased the non-controlling interest in the Company by \$850,938.

On December 8, 2014, the Company and Liberty amended the Note (the "Amended Note"). Liberty agreed to defer the interest payments due on December 31, 2014 and June 30, 2015. The deferred interest was added to the principal amount of the Note and is subject to interest in accordance with the terms of the Amended Note. In consideration of such deferral, Liberty was issued on each deferred interest payment date a number of warrants determined by dividing the interest payable by a dollar amount equal to a 10% premium to the volume weighted average trading price of the Company's common shares on the TSX for the five trading days prior to the applicable interest payment date. The Company issued 1,987,083 warrants to Liberty at a fair value of \$399,974 on December 31, 2014 and 3,254,353 warrants to Liberty at a fair value of \$399,974 on June 30, 2015 (note 16). The Company accounted for the warrants issued as additional transaction costs of the Note which modified the carrying amount of the Note. The effective interest rate of the Amended Note is now 13.3%.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

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12 Convertible debt (continued)

Transactions affecting the debt component of the Amended Note for the years ended December 31, 2017 and 2016 are summarized as follows:

	\$
Balance – January 1, 2016	20,556,395
Accretion	948,280
Principal payment	<u>(92,804)</u>
Balance – December 31, 2016	21,411,871
Accretion	<u>1,077,422</u>
Balance – December 31, 2017	<u>22,489,293</u>

During the year ended December 31, 2017, the Company paid interest in the amount of \$1,896,191 (2016 - \$1,899,406) and recorded accretion expense in the amount of \$1,077,422 (2016 - \$948,280). Interest and accretion expenses related to the Amended Note have been recorded as finance costs in the consolidated statements of comprehensive loss.

During the year ended December 31, 2016, the Company sold land and building and received gross proceeds of \$99,961 and incurred transaction costs of \$6,371 and sales tax of \$786 (note 9). The Company subsequently paid the net proceeds of the sale in the amount of \$92,804 to Liberty to reduce the principal outstanding on the Amended Note in consideration for Liberty releasing its security interest in the land and building.

13 Related party disclosures

Related parties and related party transactions impacting the accompanying consolidated financial statements are summarized below and include transactions with the following individuals or entities:

Key management personnel

Key management personnel include those persons having authority and responsibility for planning, directing and controlling the activities of the Company as a whole. The Company has determined that key management personnel consists of executive and non-executive members of the Company's Board of Directors, corporate officers, including the Company's Chief Executive Officer, Chief Operating Officer and Chief Financial Officer, as well as any Vice Presidents reporting directly to a Corporate Executive Board member or officer, acting in that capacity.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

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(amounts in Canadian dollars, except share/option/warrant/unit data)

13 Related party disclosures (continued)

Remuneration attributed to key management personnel can be summarized as follows:

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Short-term benefits*	1,372,256	1,244,944
Share-based and deferred share unit compensation (notes 14, 15 and 17)	113,514	978,300
	<u>1,485,770</u>	<u>2,223,244</u>

* include base salaries, pursuant to contractual employment or consultancy arrangements, directors' fees and other non-post-retirement benefits.

Other related parties

King & Bay West Management Corp. ("King & Bay"): King & Bay is an entity that is owned by the Non-Executive Chairman of the Company's Board of Directors. King & Bay provides certain administrative, management, geological, legal and regulatory, accounting, corporate development, information technology support and corporate communications services to the Company.

Liberty: Liberty is a significant shareholder of the Company and is entitled to a representative on Alderon's Board of Directors. During the years ended December 31, 2014 and 2013, Liberty provided the Company with financing. The Company paid interest related to the Amended Note during the years ended December 31, 2017 and 2016 and also made a principal repayment during the year ended December 31, 2016 (note 12).

HBIS International Holding (Canada) Co., Ltd ("HBIS"): HBIS is a subsidiary of HBIS Group Co., Ltd. (formerly "Hebei Iron & Steel Group Co., Ltd.") ("HBIS Group"), a significant shareholder of the Company and a 25% owner of The Kami LP. HBIS has nominated two individuals who act as officers of Kami GP and provide services to the Company.

GN Consulting Services Inc. ("GN Consulting"): GN Consulting is an entity that is owned by the Executive Vice President of Government & Community Affairs of the Company and provides consulting services.

Transactions entered into with related parties, other than key management personnel and not otherwise disclosed, include the following:

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
King & Bay	441,438	293,053
HBIS	320,016	320,016
	<u>761,454</u>	<u>613,069</u>

Alderon Iron Ore Corp.

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13 Related party disclosures (continued)

Amounts owed to related parties, not otherwise disclosed, are summarized below.

	As of December 31, 2017	As of December 31, 2016
	\$	\$
HBIS	256,680	284,696
King & Bay	53,519	66,050
GN Consulting	1,660	-
	<u>311,859</u>	<u>350,746</u>

The amounts payable to related parties are non-interest bearing, unsecured, and have no fixed terms for payment.

14 Deferred share units ("DSUs")

The Company has in place a deferred share unit plan (the "DSU Plan") whereby directors are issued DSUs, which vest immediately and are equivalent in value to a common share upon issuance of the Company. Under the DSU Plan, directors have the option to convert 25, 50, 75 or 100 percent of their annual director fees into DSUs. To support the Company's cash preservation program, the directors agreed to convert 100 percent of their annual director fees into DSUs as of September 30, 2014 and through to March 31, 2016. Effective April 1, 2016, the directors agreed to convert 50 percent of their annual director fees into DSUs. The director fees are converted into DSUs on a quarterly basis by dividing the appropriate percentage of director fees by the five-day volume weighted average price per share at which the common shares traded on the TSX immediately prior to the grant date. DSUs can only be redeemed following departure from the Company in accordance with the terms of the DSU Plan.

The DSU Plan was initially established as a cash-settled award plan. On September 14, 2017, the Company amended the DSU Plan whereby DSUs are to be settled by the payment of cash, the issuance of common shares from treasury, or a combination of both, as determined by the Board of Directors. On the basis that it is the Company's option and intent to settle any DSU redemptions received subsequent to September 14, 2017 by the issuance of common shares from treasury, the DSU Plan is considered an equity-settled award plan effective September 14, 2017.

As of September 14, 2017, the Company had 3,894,571 DSUs outstanding of the which the Company had received redemption notices for 1,008,912 DSUs prior to the effective date of amendment. As a result of the amendment, 2,885,659 DSUs were considered equity-settled awards and \$793,556 was reclassified from deferred share unit liability to other capital within equity.

During the year ended December 31, 2017, two former directors of the Company redeemed 1,008,912 DSUs of which 504,456 DSUs were settled in common shares issued from treasury on September 26, 2017 and 504,456 DSUs were settled in cash in the amount of \$139,785 on October 2, 2017. Cash payments totaled \$144,913 and included the redemption amount of \$139,785 and related source deductions of \$5,128.

During the year ended December 31, 2016, a former director of the Company redeemed 635,390 DSUs which the Company settled in cash in the amount of \$74,150.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

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14 Deferred share units ("DSUs") (continued)

A summary of the activity related to the Company's DSUs is provided below.

	<u>Number</u>
Balance – January 1, 2016	3,183,433
Granted	1,247,943
Redeemed	(635,390)
	<hr/>
Balance – December 31, 2016	3,795,986
Granted	262,879
Redeemed	(1,008,912)
	<hr/>
Balance – December 31, 2017	<u>3,049,953</u>

During the year ended December 31, 2017, the Company recorded a recovery of compensation costs related to cash-settled DSUs in the consolidated statements of comprehensive loss in the amount of \$117,482 (2016 – compensation costs of \$909,227) classified in general and administrative expenses.

During the year ended December 31, 2017, the Company recorded compensation costs related to equity-settled DSUs in the amount of \$40,374 (2016 - \$nil), which were classified as share-based compensation costs within general and administration expenses.

15 Share capital

The Company has authorized for issue an unlimited number of common shares (being voting and participating shares) without par value, and all shares issued and outstanding as of December 31, 2017 and 2016 are fully paid. Pursuant to the Company's articles of incorporation (the "Articles"), the Company may by following the procedures set out in the Articles and the *Business Corporations Act* (British Columbia) (the "Act"): create one or more classes or series of shares, with rights and restrictions specific to each class; subdivide or consolidate all or any of its unissued or fully paid issued shares; alter the identifying name of any of its shares; or otherwise alter its shares or authorized share structure when required or permitted to do so by the Act.

The Company issued the following common shares during the year ended December 31, 2017:

On September 26, 2017, the Company issued 504,456 common shares valued at \$139,785 upon the redemption of 504,456 DSUs by former directors of the Company (note 14).

There were no common shares issued or cancelled during the year ended December 31, 2016.

Alderon Iron Ore Corp.

Notes to the Consolidated Financial Statements

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16 Warrants

There were no warrants issued or cancelled during the years ended December 31, 2017 and 2016.

Warrants outstanding as of December 31, 2017 are summarized below.

Exercise price (\$)	Expiry date	Remaining expected life (years)	Number outstanding
0.2790	December 31, 2018	1.00	3,254,353
0.4465	December 31, 2018	1.00	1,987,083
			5,241,436

17 Stock options

The Company operates an equity-settled share-based compensation plan under which the Company receives services from employees as consideration for equity instruments of the Company. The related stock option plan (the "Plan") follows applicable stock exchange policies regarding stock option awards granted to employees, directors and consultants.

The Plan allows for a fixed maximum number of shares equal to 16,500,000 to be reserved for issuance under the Plan. Options granted under the Plan have a maximum term of ten years. The vesting terms are at the discretion of the Company's Board of Directors.

The following table summarizes the activity under the Company's stock option plan.

	Number	Weighted average exercise price \$
Balance – January 1, 2016	7,095,000	2.69
Granted	2,880,000	0.15
Expired	(3,700,000)	3.36
Forfeited	(1,645,000)	2.15
Balance – December 31, 2016	4,630,000	0.77
Granted	780,000	0.40
Expired	(950,000)	2.01
Forfeited	(300,000)	0.15
Balance – December 31, 2017	4,160,000	0.47

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17 Stock options (continued)

Options outstanding as of December 31, 2017 are summarized below.

Exercise price (\$)	Expiry date	Remaining expected life (years)	Number of stock options outstanding	Number of stock options exercisable
1.87	January 23, 2018	0.06	150,000	150,000
1.55	December 11, 2018	0.95	50,000	50,000
1.48	May 29, 2019	1.41	600,000	600,000
0.15	September 7, 2021	3.69	2,580,000	1,290,000
0.53	January 23, 2022	4.06	180,000	45,000
0.43	March 30, 2022	4.24	100,000	25,000
0.34	April 27, 2022	4.32	350,000	87,500
0.35	June 7, 2022	4.43	150,000	37,500
			4,160,000	2,285,000

During the year ended December 31, 2017, the Company recorded share-based compensation with respect to stock options in the amount of \$247,030 (2016 - \$79,497) which was recorded in operating expenses in the consolidated statements of comprehensive loss.

The Company settles stock options exercised through the issuance of common shares from treasury.

Fair value input assumptions

The table below shows the assumptions, or weighted average parameters, applied to the Black-Scholes Option Pricing Model in order to determine share-based compensation costs over the life of the awards for options granted during each of the periods presented.

	Year ended December 31, 2017	Year ended December 31, 2016
Expected dividend yield	0.00%	0.00%
Estimated volatility	94.2%	77.6%
Weighted average risk-free annual interest rate	1.03%	0.62%
Weighted average expected life (years)	5.0	5.0
Grant date fair value	\$0.29	\$0.07

18 Net loss per share

For the years ended December 31, 2017 and 2016, diluted net loss per share was calculated based on the net loss and comprehensive loss attributable to owners of the parent using the basic weighted average number of shares outstanding, since all outstanding conversion options, warrants, stock options and deferred share units have been excluded from the calculation of diluted net loss per share because they were anti-dilutive. Accordingly, diluted net loss per share for each period was the same as the basic net loss per share.

Alderon Iron Ore Corp.

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19 Impairment of the Kami Project

As a result of a third party acquiring the Scully Assets to which the PEA assumed access for the purpose of disposing of the tailings produced from the Kami Project (note 7), the Company revised the future cash flows used to test the recoverability of its long-lived assets related to the Kami Project as of June 30, 2017 (note 3). These revisions, for the purpose of the impairment test, included the addition of the incremental costs to construct an alternative tailings management facility and reassessment of iron ore pricing and the discount rate applied to estimated future cash flows. Iron ore pricing was based on a historical average of The Steel Index, adjusted for a quality premium specific to the grade of iron ore at the Kami Property. The values assigned to key assumptions represent management's assessments of future trends in the iron ore industry and in the global economic environment. The assumptions used are management's best estimates and are based on both current and historical information from external and internal sources.

For the purpose of the impairment test, the Company determined the CGU related to the Kami Project to include mineral properties, property, plant and equipment and the long-term advance (the "Kami Project CGU"). As of June 30, 2017, the Company determined the recoverable amount of the Kami Project CGU based on a value in use calculation which comprised estimated future cash flows discounted at a pre-tax discount rate of 15.5% (December 31, 2016 – 13.5%). As the recoverable amount of the Kami Project CGU (\$115,000,000) was less than the carrying amount of the assets (\$226,666,355), an impairment loss in the amount of \$111,666,355 was recorded in the consolidated statements of comprehensive loss and allocated to the carrying values of mineral properties, property, plant and equipment and the long-term advance.

As of December 31, 2017, management determined that there remained indicators of impairment with respect to the Kami Project CGU and that the carrying values may not be recoverable. The future cash flows used to test the recoverability of the Kami Project CGU were further revised to reflect the Updated PEA. No further impairment loss was recorded as of December 31, 2017 on the basis that the recoverable amount exceeded the carrying values of the assets.

The impairment loss was first allocated to the long-term advance as a result of the Company executing the Amended Port Agreement (note 10) and the remaining amount was allocated on a pro-rata basis to mineral properties and property, plant and equipment. A reconciliation of the impairment loss allocation to each asset is presented below.

	Impairment loss allocation
	\$
Kami Project CGU	
Mineral properties (note 8)	78,416,384
Long-term advance (note 10)	20,465,016
Property, plant and equipment (note 9)	12,784,955
	111,666,355

Alderon Iron Ore Corp.

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20 Operating expenses

General and administrative expenses for the years ended December 31, 2017 and 2016 are summarized below:

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Consulting, professional and legal fees	1,952,488	1,289,973
Office and administration	307,661	309,986
Share-based compensation (notes 14 and 17)	287,404	79,497
Investor relations	197,402	30,477
Rent and facilities	158,352	149,580
Director fees	104,442	148,652
Regulatory	62,438	53,712
Travel	34,540	41,479
Salaries and benefits	-	150,412
Deferred share unit compensation (recovery) (note 14)	(117,482)	909,227
	<u>2,987,245</u>	<u>3,162,995</u>

Project maintenance expenses for the years ended December 31, 2017 and 2016 are summarized below.

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Professional services and consulting	680,734	664,773
Rent and facilities	407,054	487,531
Other costs	7,901	20,282
	<u>1,095,689</u>	<u>1,172,586</u>

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21 Non-controlling interest

The Kami LP has a material non-controlling interest. The following table summarizes financial information of The Kami LP, prepared in accordance with IFRS, and excludes inter-company eliminations with other subsidiaries of the Company.

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Loss from operations	(119,351,896)	(13,487,663)
Net finance costs	(2,716,948)	(2,443,799)
Net loss and comprehensive loss	(122,068,844)	(15,931,462)
Net loss and comprehensive loss attributable to non-controlling interest	(30,517,211)	(3,982,864)
Current assets	14,915,034	9,460,151
Non-current assets	115,000,000	247,491,260
Current liabilities	(78,458,597)	(62,014,259)
Non-current liabilities	-	(21,411,871)
Net assets	51,456,437	173,525,281
Net assets attributable to non-controlling interest	12,864,109	43,381,320
Cash flows provided by (used in) operating activities	(12,814,532)	279,974
Cash flows provided by (used in) investing activities	20,866,480	(583,044)
Cash flows used in financing activities	(1,896,191)	(1,992,210)
Net increase (decrease) in cash	6,155,757	(2,295,280)

Alderon Iron Ore Corp.

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22 Income taxes

The reconciliation of the combined Canadian federal and provincial income tax rate to the income tax recovery presented in the accompanying consolidated statements of comprehensive loss is provided below.

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Loss before income taxes	(127,623,281)	(6,597,127)
Income tax recovery at combined federal and provincial income tax rate of 28% (2016 – 26.5%)	35,736,695	1,737,434
Change in unrecognized deferred income tax assets	(28,856,500)	(1,685,500)
Share-based compensation costs	(80,581)	(21,219)
Income tax attributable to non-controlling interest	(9,141,639)	(1,178,257)
Impact of future income tax rates applied versus current statutory rate for current income tax	2,548,475	201,955
Impact of future income tax rates applied in prior year for deferred income tax	-	1,241,914
Non-deductible expenditures and other	(206,450)	(296,327)
	-	-

Deferred tax assets and liabilities are attributable to the following:

	As of December 31, 2017	As of December 31, 2016
	\$	\$
Deferred tax assets (liabilities)		
Mining properties	110,250	132,000
Convertible debt	(110,250)	(132,000)
Net deferred tax assets (liabilities)	-	-

The deferred tax recovery is comprised of the following components:

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Origination and reversal of temporary differences	(28,592,500)	(1,769,500)
Changes in unrecognized deductible temporary differences	28,592,500	1,769,500
Total tax recovery	-	-

Alderon Iron Ore Corp.

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22 Income taxes (continued)

Significant components of the Company's unrecognized deferred income tax assets are summarized below.

	As of December 31, 2017	As of December 31, 2016
	\$	\$
Tax effect of temporary differences attributable to:		
Mineral properties	38,130,750	16,549,000
Non-capital losses	24,012,750	20,477,750
Property, plant and equipment	3,634,000	144,250
Allowable capital losses	142,000	141,000
Share-issue expenses	15,000	30,000
	<u>65,934,500</u>	<u>37,342,000</u>

As of December 31, 2017, the Company's unrecognized non-capital loss carryforwards expire as follows:

	\$
2027	289,664
2028	385,975
2029	81,027
2030	2,956,099
2031	7,672,864
2032	27,780,549
2033	13,052,010
2034	8,997,373
2035	4,862,508
2036	1,567,144
2037	12,398,249
	<u>80,043,462</u>

The Company currently has unrecognized investment tax credits related to qualifying expenditures which are not refundable. As of December 31, 2017, these investment tax credits total \$6,680,217 and expire as follows:

	\$
2030	209,155
2031	1,395,974
2032	3,273,870
2033	1,801,218
	<u>6,680,217</u>

Deferred tax assets have not been recognized in respect of all of these items because it is not considered more likely than not that future taxable profit will be available against which the Company can utilize benefits therefrom.

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22 Income taxes (continued)

Non-capital loss carryforwards are subject to review, and potential adjustment, by tax authorities.

23 Supplemental disclosure of cash flow information

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Changes in operating assets and liabilities		
Receivables	158,985	310,234
Prepaid expenses	44,624	(52,711)
Payables and accrued liabilities	(395,239)	(3,114)
Deferred share unit liability	(144,913)	-
Due to related parties	(38,887)	62,840
	<u>(375,430)</u>	<u>317,249</u>

24 Capital disclosures

The Company's objective in managing capital, consisting of equity, with cash being its primary component, is to ensure sufficient liquidity to fund: development and other Kami Project activities; general and administrative expenses; working capital; and capital expenditures.

Management regularly monitors the Company's capital structure and makes adjustments thereto based on funds available to the Company for the acquisition, exploration and development of mineral properties. The Board of Directors has not established quantitative return on capital criteria for capital management, but rather relies upon the expertise of the management team to sustain the future development of the business.

The properties in which the Company currently has an interest are in the development stage, and the Company does not generate any revenue. Accordingly, the Company is dependent upon sources of external financing to fund both the Kami Project and its other costs. While the Company endeavours to minimize dilution to its shareholders, management has in the past engaged in dilutive financial transactions, such as private placements, and may engage in dilutive arrangements in the future.

The Company's policy on dividends is to retain cash to keep funds available to finance the activities required to advance the Company's Kami Project. Although the Company is not subject to any capital requirements imposed by any regulators or by any other external source, Alderon has provided commitments to HBIS Group with respect to the use of the \$119,926,293 (the "Initial Investment") in proceeds that HBIS Group provided in exchange for a 25% interest in The Kami LP in 2013.

As at December 31, 2017, \$13,897,163 of cash and \$990,551 in short-term investments are held by The Kami LP. Under the terms of the agreements with HBIS Group, Alderon has agreed that the proceeds from the Initial Investment would be used solely for Kami Project related expenditures. As a result, Alderon is restricted from transferring this cash from The Kami LP to Alderon, with the exception of sales tax transactions on accrued intercompany management fees. The net funds received as a result of the Settlement Agreement are not attributable to the Initial Investment and have no such restrictions (note 5). However, the Company will need to obtain additional financing in the future (note 1).

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25 Financial instruments, financial risk management and fair value

Financial risk management

The Company is exposed in varying degrees to certain risks arising from financial instruments, as discussed below.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

As discussed in note 24, the Company's capital management objectives include working to ensure that the Company has sufficient liquidity to fund Company activities that are directly and indirectly related to the advancement of the Kami Project.

The Company endeavours to ensure that it will have sufficient liquidity in order to meet short to medium-term business requirements and all financial obligations as those obligations become due (note 1). Historically, sufficient liquidity has been provided predominantly through external financing initiatives, including strategic, traditional and flow-through private placements to investors and institutions. The Company does not currently have sufficient resources to fund the construction of the Kami Project. Alderon is actively engaged in discussions to raise the necessary capital to meet its funding requirements for the Kami Project and repay the Amended Note, including debt and equity financing. The Company will continue to rely upon sources of external financing in future periods until such time as commercial production commences. There is no assurance that financing of sufficient amounts or on terms acceptable to the Company will be available.

The following are the contractual maturities of the financial liabilities as of December 31, 2017:

	Carrying Amount	Contractual Cash Flows	Less than 1 year	1-2 years	3-4 years	More than 5 years
	\$	\$	\$	\$	\$	\$
Payables and accrued liabilities	9,502,931	9,502,931	9,502,931	-	-	-
Due to related parties	311,859	311,859	311,859	-	-	-
Convertible debt	22,489,293	25,598,587	25,598,587	-	-	-
	32,304,083	35,413,377	35,413,377	-	-	-

Credit risk

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation.

The Company's receivables consist primarily of sales tax credits, which are due from Canadian federal and provincial tax agencies. Additionally, the Company's cash and cash equivalents, restricted investments and short-term investments are held in deposit at high-credit quality Canadian financial institutions. As a result, management considers the risk of non-performance related to accounts receivable, cash and cash equivalents, restricted investments and short-term investments to be minimal.

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25 Financial instruments, financial risk management and fair value (continued)

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

Fluctuations of market interest rates have little impact on the Company's financial results since the Company does not have variable rate debt as of December 31, 2017. Changes in market interest rates do not have an impact on interest expense related to the Amended Note because the rate of the Amended Note is fixed.

Fair value

The Company defines the fair value hierarchy for financial instruments carried at fair value as follows:

- a) Level 1 fair value measurements are those derived from unadjusted quoted prices in active markets for identical assets or liabilities.
- b) Level 2 fair value measurements includes inputs other than quoted prices included in level 1 that are observable for the assets or liability, either directly or indirectly.
- c) Level 3 valuations use unobservable inputs that are supported by little or no market activity and that are financial instruments whose values are determined using pricing models, discounted cash flow methodologies, or similar techniques, as well as instrument for which the determination of fair value requires significant judgment or estimation.

If the inputs used to measure the financial assets and liabilities fall within more than one level described above, the categorization is based on the lowest level input that is significant to the fair valued measurement of the instrument.

The fair value of financial assets and financial liabilities were measured using Level 2 inputs in the fair value hierarchy, with the exception of the convertible debt which was measured using a Level 3 input.

The carrying values of the Company's cash and cash equivalents, restricted investments, short-term investments, receivables, payables and accrued liabilities and amounts due to related parties approximate their fair values due to their short-term maturities or to the prevailing interest rates of the related instruments, which are comparable to those of the market. The determination of fair value of the convertible debt is based on a discounted cash flow model using the current market interest rate that the Company could have obtained for a similar secured loan without a conversion option.

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25 Financial instruments, financial risk management and fair value (continued)

The fair values of the Company's financial assets and liabilities, together with the carrying values included in the consolidated statements of financial position, as of December 31, 2017 and 2016 are presented below. In the following tables, receivables and payables and accrued liabilities exclude balances related to sales and other tax credits.

As of December 31, 2017	Carrying value	Fair value
	\$	\$
Financial assets		
Cash and cash equivalents	14,840,135	14,840,135
Short-term investments	990,551	990,551
Receivables (note 6)	8,617	8,617
Financial liabilities		
Payables and accrued liabilities (note 11)	(9,502,931)	(9,502,931)
Due to related parties (note 13)	(311,859)	(311,859)
Convertible debt (note 12)	(22,489,293)	(21,845,571)
	<u>(16,464,780)</u>	<u>(15,821,058)</u>

As of December 31, 2016	Carrying value	Fair value
	\$	\$
Financial assets		
Cash and cash equivalents	8,854,646	8,854,646
Restricted investments (note 5)	21,000,000	21,000,000
Short-term investments	1,253,365	1,253,365
Receivables (note 6)	212,638	212,638
Financial liabilities		
Payables and accrued liabilities (note 11)	(9,958,430)	(9,958,430)
Due to related parties (note 13)	(350,746)	(350,746)
Convertible debt (note 12)	(21,411,871)	(20,247,086)
	<u>(400,398)</u>	<u>764,387</u>

26 Segment information

The Company operates in a single operating segment, being the acquisition, exploration and evaluation of mineral resources. All of the Company's resource properties and items of property, plant and equipment are located in Canada.

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27 Commitments and contingencies

The Company has the following commitments with respect to an operating lease:

	For the years ending December 31,				Total
	2018	2019	2020	2021	
	\$	\$	\$	\$	\$
Rent	60,000	60,000	60,000	40,000	220,000

The Company has negotiated contracts with suppliers in relation to the purchase of equipment. As at December 31, 2017, payments of \$30,124,000 remain to be paid on the equipment for contracts entered into and approximately \$29,942,000 of this amount is contingent on confirmation by the Company of future fabrication of this equipment.

In connection with the 2010 purchase from Altius Resources Inc. ("Altius") of the Kami Property, Alderon committed to paying Altius a 3% gross royalty on iron ore concentrate that is generated from the Kami Project.

In connection with the 2012 subscription transaction and the Initial Investment into the Kami Project, HBIS Group agreed to purchase, upon the commencement of commercial production, 60% of the actual annual production from the Kami Project up to a maximum of 4,000,000 tonnes of the first 8,000,000 tonnes of iron ore concentrate produced annually at the Kami Project. The price paid by HBIS Group will be based on the Platts Iron Ore Index ("Platts Price"), including additional quoted premium for iron content greater than 62%, less a discount equal to 5% of such quoted price. HBIS Group also will have the option to purchase additional tonnages at a price equal to the Platts Price, without any such discount.

On January 21, 2014, the Company entered into an agreement (the "Agreement") with the Town of Labrador City ("Labrador City") with respect to the development of the Kami Project (as amended on October 21, 2016). Under the terms of the Agreement, the Company will pay to Labrador City an annual grant based on the Kami Project mining operations that will be located in the Municipal Planning Area of Labrador City. The Company will not be required to pay municipal or other taxes except with respect to such assets and business of the Company, as may be located from time to time within the town boundaries of Labrador City.

On January 21, 2014, the Company and the Innu Nation entered into an Impact and Benefits Agreement ("IBA") with respect to carrying out the Kami Project. The IBA provides for participation in the Kami Project on the part of the Innu Nation in the form of training, jobs and contract opportunities, along with providing their community with financial and socio-economic benefits over the life of the mine. The IBA also contains provisions which recognize and support the culture, traditions and values of the Innu Nation.

On March 25, 2014, the Company signed a Grant-in-lieu of Municipal Taxes Agreement (the "Wabush Agreement") with the Town of Wabush ("Wabush") with respect to the development of the Kami Project. Under the terms of the Wabush Agreement, the Company will pay to Wabush an annual grant-in-lieu of municipal taxes on the Kami Project mining operations. Payments under the Wabush Agreement will commence after initial production occurs at the Kami Project. As long as the Company makes the payments required under the Wabush Agreement, Wabush will not seek to charge or assess the Company for any municipal taxes in relation to the Kami Project or the business carried on by the Company on the Kami Project.

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27 Commitments and contingencies (continued)

On May 27, 2014, Alderon signed a benefits agreement with the Province of Newfoundland and Labrador (the "Provincial Agreement"). The Provincial Agreement covers the life of the Kami Project and sets out employment, procurement and training benefits. Under the terms of the Provincial Agreement, Alderon has committed to provide full and fair opportunity and first consideration for provincial residents and suppliers. The Company has also agreed to establish an education and training fund commencing after the Kami Project achieves commercial production.

On June 30, 2014, the Company announced the completion of the required engineering work in order to commence construction at the Kami Project. The commencement of construction remains subject to the completion of the Company's financing plan and project sanction by the Board of Directors of Alderon. As such, Alderon has temporarily suspended any further work by its EPCM contractor. It is likely that the temporary suspension of the EPCM contractor will result in certain demobilization costs to be incurred and charged to the Company in accordance with the terms of the EPCM contract. The actual amount to be incurred is a function of the duration of delay, actual costs incurred and commitments entered into by the EPCM contractor, and adjustments to the estimate will be recorded in future periods as necessary.

On July 29, 2014, the Company entered into an off-take agreement (the "Glencore Agreement") with a subsidiary of Glencore plc ("Glencore"), with respect to an off-take transaction pursuant to which Glencore will acquire all of actual annual production from the Kami Project that has not been allocated to HBIS Group. Under the terms of the Glencore Agreement, Glencore will be obligated to purchase upon the commencement of commercial production, 40% of the actual annual production from the Kami Project up to a maximum of 3,200,000 tonnes of the first 8,000,000 tonnes of iron ore concentrate produced annually at the Kami Project. The term of the Glencore Agreement will continue until the Company has delivered 48,000,000 tonnes of iron ore concentrate to Glencore, which is expected to be 15 years after the commencement of commercial production. The market price paid by Glencore will be based on the Platts Price, including additional quoted premium for iron content greater than 62%, less a discount equal to 2% of such quoted price.

28 Subsequent events

The following events occurred subsequent to the year ended December 31, 2017:

On January 23, 2018, the Company granted 2,675,000 stock options with an exercise price of \$0.31 and term of five years.

On February 15, 2018, the Company issued 833,333 common shares to the Chief Executive Officer as part of his compensation package. The common shares are subject to a vesting condition that requires shareholders to approve the share issuance.



(A Development-Stage Company)
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Introduction

This Management's Discussion and Analysis ("MD&A") provides a review of the financial performance, financial condition and cash flows of Alderon Iron Ore Corp. for the year ended December 31, 2017. In this MD&A, "Alderon", the "Company", "we", "us" or "our" mean Alderon Iron Ore Corp. and its subsidiaries and affiliates. This MD&A should be read in conjunction with the Company's annual consolidated financial statements as of December 31, 2017 and 2016 (the "Financial Statements"). This MD&A is prepared as of March 29, 2018.

The Company has prepared this MD&A with reference to National Instrument 51-102 "Continuous Disclosure Obligations" of the Canadian Securities Administrators.

All dollar amounts in this MD&A are presented in Canadian dollars (which is the Company's presentation and functional currency), except where otherwise indicated.

Responsibility of financial reports

Management is responsible for the preparation and integrity of financial reports, as well as for the maintenance of appropriate information systems, procedures and internal controls and for ensuring that information used internally or disclosed externally, including our Financial Statements and MD&A, is complete and reliable. The Company's Board of Directors follows recommended corporate governance guidelines for public companies to ensure transparency and accountability to shareholders. Our Board of Directors' Audit Committee meets with management quarterly to review the Financial Statements and the MD&A and to discuss other financial, operating and internal control matters.

Our Financial Statements have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board. Consequently, all comparative financial information presented in this MD&A reflects the consistent application of IFRS.

Forward-looking information

This MD&A contains "forward-looking information" within the meaning of the U.S. Private Securities Litigation Reform Act and applicable Canadian securities laws concerning anticipated developments and events that may occur in the future. Forward looking information contained in this MD&A includes, but is not limited to, statements with respect to: (i) permitting time lines; (ii) the sufficiency of working capital; (iii) requirements for additional capital; (iv) development, construction and production timelines and estimates; (v) the timing of long lead equipment items; (vi) the supply of power for the Kami Project; (vii) forecasts for future expenditures; (viii) the Company's financing strategy for the development of the Kami Project, including a senior debt facility; (ix) the results of the Updated PEA (as defined below) including statements about mineral resources, estimated future production, future operating and capital costs, the projected internal rate of return ("IRR"), net present value ("NPV"), payback period, construction timelines and production timelines for the Kami Project; and (x) the statements in the "Outlook" section of this MD&A, including, the successful completion of a senior debt facility and other financing for the construction of the Kami Project, and the expected timeline for the commencement of construction and its duration.

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In certain cases, forward-looking information can be identified by the use of words such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or state that certain actions, events or results "may", "could", "would", "might" or "will be taken", "occur" or "be achieved" suggesting future outcomes, or other expectations, beliefs, plans, objectives, assumptions, intentions or statements about future events or performance. Forward-looking information contained in this MD&A is based on certain factors and assumptions regarding, among other things, the estimation of mineral resources, the realization of resource estimates, iron ore and other metal prices, the timing and amount of future exploration and development expenditures, the estimation of initial and sustaining capital requirements, the estimation of labour and operating costs, the availability of necessary financing and materials to continue to explore and develop the Kami Property (as defined below) in the short and long-term, the progress of exploration and development activities, the receipt of necessary regulatory approvals, the estimation of insurance coverage, and assumptions with respect to currency fluctuations, environmental risks, title disputes or claims, and other similar matters. While the Company considers these assumptions to be reasonable based on information currently available to it, these assumptions may prove to be incorrect.

Forward looking information involves known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking information including, without limitation, the following risks and uncertainties referred to under the heading "Risk Factors" in the Company's Annual Information Form ("Annual Report") for the year ended December 31, 2017:

- risks relating to the fact that the Company depends on a single mineral project;
- risks inherent in the exploration and development of mineral deposits, including risks relating to changes in project parameters as plans continue to be redefined including the possibility that mining operations may not commence at the Kami Property;
- risks relating to variations in mineral resources, grade or recovery rates resulting from current exploration and development activities;
- risks related to fluctuations in the price of iron ore as the Company's future revenues, if any, are expected to be derived from the sale of iron ore;
- risks related to a reduction in worldwide and specifically Chinese demand for iron ore which could result in lower prices and demand for iron ore;
- financing, capitalization and liquidity risks, including the risk that the financing necessary to fund the development and construction activities at the Kami Property may not be available on satisfactory terms, or at all;
- the Company has no history of mining operations and no revenues from operations and expects to incur losses for the foreseeable future;
- risks related to the Company relying on two customers for 100% of its expected iron ore concentrate production;
- risks related to the Company obtaining various permits required to conduct its current and anticipated future operations;
- risks related to unresolved land claims by various aboriginal groups;
- risks related to disputes concerning property titles and interest;
- risks relating to the ability to access rail transportation, sources of power and port facilities;
- the Company is dependent on the support and cooperation of HBIS Group Co., Ltd. (formerly "Hebei Iron & Steel Group Co. Ltd") ("HBIS Group"), its partner to develop the Kami Property;

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- operational risks inherent in the conduct of mining activities, including the risk of accidents, labour disputes, increases in capital and operating costs and the risk of delays or increased costs that might be encountered during the development process;
- risks related to the significant governmental regulation that the Company is subject to;
- environmental risks;
- climate change risks;
- risks associated with efforts to control or reduce greenhouse gas emissions;
- reliance on key personnel;
- risks related to increased competition in the market for iron ore and related products and in the mining industry generally;
- cybersecurity risks;
- risks related to potential conflicts interests among the Company's directors and officers;
- the absence of dividends;
- risks related to current global financial conditions;
- land reclamation requirements may be burdensome;
- risks associated with the acquisition of any new properties;
- uncertainties inherent in the estimation of mineral resources;
- the Company may become subject to legal proceedings; and
- risks relating to the Company's common shares.

Although the Company has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking information, there may be other factors that cause actions, events or results not to be as anticipated, estimated or intended. There can be no assurance that forward-looking information will prove to be accurate, as actual results and future events could differ materially from those anticipated in such information. Accordingly, readers should not place undue reliance on forward-looking information. The forward-looking information is made as of the date of this MD&A.

Readers are cautioned that the foregoing lists of factors are not exhaustive. The forward-looking information contained in this MD&A is expressly qualified by this cautionary statement. Except as required by applicable securities laws, the Company does not undertake any obligation to publicly update or revise any forward-looking information, and readers should also carefully consider the matters discussed under the heading, "Risk Factors", in this MD&A and in the Annual Report.

Description of business and overview

Alderon is a development-stage company conducting iron ore evaluation activities related entirely to its Canadian properties located in western Labrador in the province of Newfoundland and Labrador. Those properties are collectively referred to as the Kamistiatuset, or "Kami", Property. All activities associated with the Kami Property are referred to as the Kami Project.

The Company's common shares are listed on the Toronto Stock Exchange ("TSX"), under the symbol "IRON". Effective March 8, 2017, the Company changed its trading symbol from "ADV" to "IRON".

The Kami Project

Alderon is focused on developing its core asset, the Kami Property of which it owns 75%, located next to the mining towns of Wabush and Labrador City in western Labrador, Canada. The Kami Property is surrounded by two producing mines and is within close proximity to a common carrier railway that is connected to deep sea ports with year-round access to the global market. The Company's goal is to develop the Kami Property into a profitable mining operation and to become a producer of low-cost iron concentrate by taking advantage of the Kami Property's strategic location and of the readily available regional infrastructure.

Technical information disclosed in this MD&A is from the National Instrument ("NI") 43-101 Technical Report entitled "*Update to the Re-scoped Preliminary Economic Assessment of the Kamistatusset (Kami) Iron Ore Property, Labrador for Alderon Iron Ore Corp.*", dated effective November 7, 2017 (the "Technical Report" or the "Updated PEA") and filed on SEDAR (www.sedar.com) on November 20, 2017. The Technical Report was prepared under the supervision of Mr. Angelo Grandillo, P.Eng, of BBA, a Qualified Person as defined by NI 43-101, with contributions from Gemtec Limited ("Gemtec") and Watts, Griffis and McOuat Limited ("WGM"). Mr. Grandillo is a Qualified Person as defined by NI 43-101 and Mr. Grandillo is independent of Alderon. Mr. Grandillo has reviewed and approved the technical information contained in this MD&A, with the exception of the mineral resource estimate. Mr. Michael Kociumbas, P.Geo. with independent firm, WGM, is a Qualified Persons as defined by NI 43-101 and is responsible for reviewing and approving the mineral resource estimate and the QA/QC associated with the mineral resource estimate. Mr. Kociumbas is independent of Alderon. The Updated PEA is based on 100% ownership of the Kami Project. The Kami Project is held through The Kami Mine Limited Partnership ("Kami LP"), as to 75% by Alderon and 25% by HBIS Group.

Project re-scoping

In March 2017, the Company published a re-scoped preliminary economic assessment (the "March 2017 PEA") that was prepared as a result of a re-scoping exercise of the capital and operating costs of the Kami Project. The March 2017 PEA was prepared based on a plan to use the depleted pit at the Wabush Scully Mine as part of a tailings solution for the Kami Project. The Wabush Scully Mine was subsequently acquired by a third party who has stated its intention to re-open the mine. As a result, the Company prepared the Updated PEA that removes the components related to the Wabush Scully Mine.

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Highlights of the Updated PEA include:

NPV at 8% discount rate (pre-tax)	US\$	1,781 M
NPV at 8% discount rate (post-tax)	US\$	941 M
IRR (pre-tax)		25.7%
IRR (post-tax)		19.3%
Total Estimated Capital Cost (excluding sustaining capital)	US\$	999.4 M
Average Estimated Operating Costs (loaded in ship Port of Sept-Îles)	US\$/dmt	29.94
CFR Concentrate Sales Price Forecast - based on three year trailing average CFR benchmark price of \$62.40/T @ 62% iron adjusted for Kami Fe grade, and HBIS Group and Glencore agreement terms	US\$/dmt	CFR 86.23 (FOB 72.23)
Estimated Mine Life		24 years
Final Product Iron Grade (%Fe)		65.2%
Measured and Indicated Resource of the Rose Deposit (COG=15%, 29.6% Total Iron)		1093.2 Mt
In-pit Resources (COG=15%, 28.6% Total Iron, 3.8% Dilution, 2.8% Loss)		536.8 Mt
Annual Production Rate (average life of mine, post ramp-up year)		7.8 Mtpa
Construction Period (incl. pre-operational verification and handover to operations)		29 months
Projected Years to Payback		3.7

* Measured: 536.9 Mt @ 29.9% TFe, Indicated: 737.6 Mt @ 29.5% TFe

Based on a production rate of 7.8 million tonnes per year of iron ore concentrate at a grade of 65.2% iron, the Updated PEA shows a pre-tax net present value of US\$1,781 million at a cash flow discount rate of 8%. The pre-tax internal rate of return for the project is 25.7%. The level of accuracy of the Updated PEA is considered to be +/- 30% and an exchange rate of CAD\$1.00 = US\$0.77 was used.

On a post-tax basis, the Updated PEA shows a NPV of US\$941 million at a cash flow discount rate of 8%. The post-tax IRR for the project is 19.3% and the payback period is 4.5 years. The post-tax analysis is based on a number of assumptions detailed in the Technical Report.

Prior to construction commencing, the Company will have to complete a feasibility study for the re-scoped project, re-assemble the owner's team, award an EPCM/EPC contract, resume detailed engineering, and have construction financing in place. This process could take several months to complete once it is commenced.

For additional information on the Updated PEA results, please refer to the Technical Report filed on (www.sedar.com).

Offer to purchase Scully Assets

On March 27, 2017, the Company submitted a binding offer (the "Offer") in connection with formal sale procedures developed by Wabush Mines, Wabush Resources Inc., Wabush Iron Co. Limited, Wabush Lake Railway Company Limited (collectively, the "Vendors") in consultation with FTI Consulting Canada Inc. (the "Monitor"). The Offer was to purchase certain assets related to the Scully Mine, located north of the Town of Wabush in Newfoundland and Labrador, for the purpose of disposing of the tailings produced from the Kami Project (the "Scully Assets"). As consideration for the Scully Assets, the Company offered to pay \$1,000,000 and assume certain liabilities and obligations associated with ownership and operation of the Scully Assets. The Company paid a deposit in the amount of \$250,000 which would have been applied against the purchase price on closing if the Offer was accepted. The Offer was rejected and the deposit in the amount of \$250,000 was returned to the Company on June 19, 2017.

Cumulative project costs

From January 1, 2010, through to December 31, 2017, the Company has incurred a cumulative total of \$162.4 million related to the Kami Project. These costs include \$65.5 million of exploration and evaluation expenditures and \$8.3 million in project maintenance expenditures which have been accounted for as expenses in the consolidated statements of comprehensive loss and \$88.6 million in development costs which have been accounted for as additions to mineral properties in the consolidated statement of financial position. The nature of the project maintenance expenses is detailed in "Results of operations – Project maintenance expenses".

During the year ended December 31, 2017, the Company recorded an aggregate impairment loss with respect to the Kami Project in the amount of \$111,666,355. The impairment loss is further discussed in "Results of operations – Impairment of Kami Project" and "Significant accounting policies and critical estimates and judgments".

Corporate activities

Strategic investment from HBIS Group (the "Strategic Investment")

On March 15, 2013, HBIS Group and Alderon completed the Strategic Investment in which HBIS Group contributed \$119.9 million (the "Initial Investment") into The Kami Mine Limited Partnership ("The Kami LP") for 25% interest in the Kami Project and Alderon contributed the Kami Property and its related assets into The Kami LP for 75% interest in the Kami Project. Alderon and HBIS Group are required to contribute to capital expenditures for the development of the Kami Project not covered by initial capital contributions and project debt financing, in accordance with their respective interests. However, HBIS Group's further contributions to The Kami LP will depend upon the amount of aggregate proceeds received as project debt financing and will not exceed \$220.0 million.

Engineering Procurement and Construction Management ("EPCM") services agreement

A formal, comprehensive EPCM services agreement (the "EPCM Agreement") with WorleyParsons Canada Services Ltd. ("WorleyParsons") was executed effective April 30, 2013. On June 30, 2014, the Company announced that it had completed the required pre-construction engineering on the Kami Project and as such has temporarily suspended any further work by WorleyParsons. Alderon's internal project team took over the management of all works in progress to continue advancing the Kami Project in preparation for the start of construction, once the Company's financing plan (as discussed below) is concluded. As a result of the temporary suspension of WorleyParsons, certain demobilization costs were incurred in accordance with the terms of the EPCM Agreement. As of December 31, 2017, the Company has accrued \$3.3 million in demobilization costs.

Debt financing

Alderon is pursuing a financing strategy for the Kami Project based on a combination of a senior debt facility, other debt options, equipment financing, and equity. In order to provide flexibility and maximize its financing options, Alderon intends to pursue a senior debt facility and its other debt and equity options in parallel. There can be no assurance that the Company will successfully conclude a senior debt facility or any of its financing plan.

Convertible debt

On February 24, 2014, Liberty Metals & Mining Holdings, LLC ("Liberty") provided a loan (the "Liberty Note") to The Kami LP in the amount of \$22.0 million. \$21.0 million of the gross proceeds of the Liberty Note was used to fund the first security deposit that was required by Newfoundland and Labrador Hydro ("NLH") in connection with the construction of a new transmission line. Commencing 12 months after the issuance of the Liberty Note, the principal amount of the Liberty Note and any accrued but unpaid interest, became convertible at Liberty's option into the Company's common shares at a conversion price equal to \$2.376 per common share. The Liberty Note is secured with a mortgage over the Kami Project and bears interest at a rate of 8% per annum, payable on June 30th and December 31st of each year. The Company has the option to prepay the entire balance of the Liberty Note at a premium of a 20% internal rate of return to Liberty. The maturity date of the Liberty Note is December 31, 2018.

On December 8, 2014, Alderon and Liberty amended the Liberty Note (the "Amended Note"). Liberty agreed to defer the payments of the interest due on December 31, 2014 and June 30, 2015. The deferred interest was added to the principal amount of the Liberty Note and is subject to interest in accordance with the terms of the Amended Note. In consideration of such deferral, Liberty was issued on each deferred interest payment date a number of warrants determined by dividing the interest payable by a dollar amount equal to a 10% premium to the volume weighted average trading price of the Company's common shares on the TSX for the five trading days prior to the applicable interest payment date. The Company issued to Liberty 1,987,083 warrants with an exercise price of \$0.4465 on December 31, 2014 and 3,254,353 warrants with an exercise price of \$0.279 on June 30, 2015.

During the year ended December 31, 2016, the Company sold land and building and paid the net proceeds in the amount of \$92,804 to Liberty to reduce the principal outstanding on the Amended Note in consideration for Liberty releasing its security interest in the land and building.

During the year ended December 31, 2017, the Company paid interest in the amount of \$1,896,191 (2016 - \$1,899,406) and recorded non-cash accretion expense in the amount of \$1,077,422 (2016 - \$948,280).

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On December 31, 2018, the principal balance of the Amended Note in the amount of \$23,702,393 becomes due. The Company is actively engaged in securing replacement financing; however, there is no assurance that replacement financing of sufficient amounts or on terms acceptable to the Company will be available.

Cash conservation program

On December 9, 2014, the Company announced a cash conservation program (the "Program") designed to allow it to maintain sufficient liquidity during the advancement of its financing plan. The Program included an interest deferral agreement with Liberty, voluntary partial payment deferrals with equipment vendors for work completed to date, workforce reductions and the implementation of the DSU Plan (as defined below) with respect to director fees as discussed in "Consolidated statements of financial position information – Deferred share unit liability".

Newfoundland and Labrador Hydro settlement

On February 19, 2014, the Company entered into a Power Purchase Agreement ("PPA") with NLH, pursuant to which NLH agreed to sell electrical power and energy to the Company. Power was to be provided based on a rate schedule in line with the Labrador Industrial Rates Policy published in December 2012. Under the terms of the Security Agreement with NLH (the "Security Agreement"), the Company agreed to provide a total of \$65,000,000 in security deposits that would each take the form of a letter of credit that would be released to the Company once the Kami Project was interconnected to the electrical system as contemplated under the PPA, and had been commissioned and the Company had loaded saleable product produced from the Kami Project in two consecutive months.

The first security deposit in the amount of \$21,000,000 (the "Security Deposit") was paid upon the signing of the Security Agreement. The remaining \$44,000,000 in security deposits was to be provided to NLH at such time as NLH could reasonably demonstrate that it had additional existing and pending commitments for such amount to construct the new transmission line.

On September 18, 2017, the Company and NLH executed a settlement agreement with respect to the Security Agreement and the Security Deposit in the amount of \$21,000,000 (the "Settlement Agreement"). In accordance with the Settlement Agreement, on October 11, 2017, the Company paid NLH \$9,500,000 (the "Settlement Amount") in exchange for the release of the Security Deposit plus accrued interest. Upon receipt of the Settlement Amount by NLH, the Security Agreement was terminated. In addition, should NLH receive any financial benefit with respect to certain remobilization credits, NLH shall pay one half of the financial value of that credit to the Company.

Amended Port Agreement

On July 13, 2012, the Company entered into an agreement with the Sept-Îles Port Authority (the "Port") to secure usage of a new multi-user deep water dock facility that the Port was constructing (the "Port Agreement"). The initial commitment paid by the Company was \$20,465,016 (the "Buy-in Payment"), which constitutes an advance on Alderon's future shipping fees. The Buy-in Payment will be reimbursed to the Company via a discount that will be applied to shipping fees to be billed by the Port once Alderon's usage of the multi-user facility commences. Once the new multi-user dock facility is operational, the Company has a take or pay obligation based on a discounted rate applied on 50% of the 8,000,000 tons minimum annual shipping capacity and is payable even if Alderon does not use the facilities.

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On December 18, 2017, the Company executed an amended agreement with the Port as a result of the multi-user facility becoming operational (the "Amended Port Agreement"). Pursuant to the Amended Port Agreement, effective February 1, 2018 and until the Company starts shipping iron ore, the take or pay obligation is reduced from \$296,667 per month (based on 8,000,000 tons shipping capacity) to \$74,167 per month, payable on a quarterly basis. All amounts paid in cash are added to the Buy-in Payment balance total. Alternatively, the Company may offset the full take or pay obligation of \$296,667 per month against the Buy-in Payment balance on a quarterly basis. The take or pay obligation amount is based on shipping fee rates which are adjusted on January 1 of each year based on the Canada All-Items Consumer Price Index (the "CPI").

Outlook

The delay in the completion of financing led to the Company implementing the Program which will assist it to maintain sufficient liquidity while it continues to advance its financing plan.

In November 2017 the Company received and released the results of the Updated PEA on the Rose Deposit of the Kami Project which demonstrates significant reduction in initial and sustaining capital costs as well as operating costs, as detailed in "The Kami Project – Project re-scoping". The Company will use the results of the re-scoping process to further its goal of completing its financing plan. As discussed above, the overall project financing strategy likely will take the form of a combination of debt and equity instruments.

As previously disclosed, Alderon intends to commence construction of the Kami Project when the Company's financing plan is successfully completed, including the closing of a senior debt facility. In addition, prior to construction commencing the Company will have to complete a feasibility study for the re-scoped Kami Project, secure access to the proposed infrastructure integrations in the Updated PEA, re-assemble the owner's team, award an EPCM/EPC contract and resume detailed engineering. This process could take several months to complete once it is commenced. Once construction does commence, it is expected to take 29 months for completion, including pre-operational verifications, hot commissioning and handover to mine operations team.

Selected annual information

The following financial data are selected information of the Company for the three most recently completed financial years:

	Years ended December 31,		
	2017	2016	2015
	\$	\$	\$
Net loss and comprehensive loss attributable to owners of the parent	(97,106,070)	(2,614,263)	(5,613,564)
Net loss per share			
Basic and diluted	(0.73)	(0.02)	(0.04)
Total assets	130,919,856	258,096,071	263,010,511
Total non-current financial liabilities	-	21,411,871	20,556,395

There were no distributions or cash dividends declared during the years ended December 31, 2017, 2016 or 2015.

Net loss and comprehensive loss

Net loss and comprehensive loss attributable to owners of the parent increased during the year ended December 31, 2017 compared to the years ended December 31, 2016 and 2015. The increase in loss was primarily a result of the impairment of the Kami Project and Newfoundland and Labrador Hydro settlement. Refer to "Results of operations" for further detail of net loss and comprehensive loss for the years ended December 31, 2017 and 2016.

Net loss and comprehensive loss attributable to owners of the parent decreased during the year ended December 31, 2016 as compared to 2015. The decrease in loss was a result of the implementation of the Plan at the end of fiscal 2014 and the Company's focus on re-scoping and financing the Kami Project rather than its development.

Total assets

The decrease in total assets during the year ended December 31, 2017 as compared to the previous year is primarily attributable to the impairment loss recorded of the long-term assets related to the Kami Project and the release of restricted investments by Newfoundland and Labrador Hydro. These decreases were partially offset by the increase in cash and cash equivalent balances from the remaining funds of the Security Deposit.

The decrease in total assets during the year ended December 31, 2016 as compared to the previous year is primarily attributable to the decreased cash and cash equivalent balances.

Refer to "Consolidated statements of financial position information" for asset balance details as of December 31, 2017 and 2016. Refer to "Liquidity and capital resources - Consolidated statements of cash flows information" for a summary of cash flows by activity for the years ended December 31, 2017 and 2016.

Total non-current financial liabilities

Total non-current financial liabilities as of December 31, 2016 and 2015 relate to the Amended Note issued by Liberty. The increase in the balance during the year ended December 31, 2016 is due to non-cash accretion expense recorded, net of a partial principal payment made.

As of December 31, 2017, the Amended Note is presented as a current financial liability on the basis that it matures within the next twelve months.

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Results of operations

Annual consolidated results of operations

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Operating expenses		
Impairment of Kami Project	111,666,355	-
Newfoundland and Labrador Hydro settlement	9,500,000	-
General and administrative expenses	2,987,245	3,162,995
Project maintenance expenses	1,095,689	1,172,586
Foreign exchange gain	(337,651)	(159,038)
	<u>124,911,638</u>	<u>4,176,543</u>
Loss from operations	(124,911,638)	(4,176,543)
Finance income	261,970	427,102
Finance costs	(2,973,613)	(2,847,686)
Net finance costs	<u>(2,711,643)</u>	<u>(2,420,584)</u>
Net loss and comprehensive loss	<u>(127,623,281)</u>	<u>(6,597,127)</u>
Attributable to:		
Owners of the parent	(97,106,070)	(2,614,263)
Non-controlling interest	(30,517,211)	(3,982,864)
	<u>(127,623,281)</u>	<u>(6,597,127)</u>
Net loss per share		
Basic and diluted	<u>(0.73)</u>	<u>(0.02)</u>
Weighted average number of shares outstanding		
Basic and diluted	<u>132,266,740</u>	<u>132,134,061</u>

Impairment of Kami Project

As a result of a third party acquiring the Scully Assets to which the March 2017 PEA assumed access for the purpose of disposing of the tailings produced from the Kami Project, the Company revised the future cash flows used to test the recoverability of its long-lived assets related to the Kami Project as of June 30, 2017. These revisions, for the purpose of the impairment test, included the addition of the incremental costs to construct an alternative tailings management facility and reassessment of iron ore pricing and the discount rate applied to estimated future cash flows. Iron ore pricing was based on a historical average of The Steel Index, adjusted for a quality premium specific to the grade of iron ore at the Kami Property. The values assigned to key assumptions represent management's assessments of future trends in the iron ore industry and in the global economic environment. The assumptions used are management's best estimates and are based on both current and historical information from external and internal sources.

As of June 30, 2017, the Company determined the recoverable amount of the assets relating to the Kami Project to be \$115,000,000 based on a value in use calculation which comprised estimated future cash flows discounted at a pre-tax discount rate of 15.5%. As the recoverable amount of the assets (\$115,000,000) was less than the carrying amount of the assets (\$226,666,355), an impairment loss in the amount of \$111,666,355 was recorded and allocated to mineral properties, the long-term advance and property, plant and equipment.

As of December 31, 2017, management determined that there remained indicators of impairment with respect to the long-lived assets related to the Kami Project and that the carrying values may not be recoverable. The future cash flows used to test the recoverability of the long-lived assets were further revised to reflect the Updated PEA. No further impairment loss was recorded as of December 31, 2017 on the basis that the recoverable amount exceeded the carrying values of the assets.

Newfoundland and Labrador Hydro settlement

During the year ended December 31, 2017, the Company paid the Settlement Amount to NLH in accordance with the Settlement Agreement dated September 18, 2017. Refer to "Corporate activities – Newfoundland and Labrador Hydro settlement" for additional detail.

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General and administrative expenses

Comparative general and administrative expenses, by nature of expenditure, are summarized below:

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Consulting, professional and legal fees	1,952,488	1,289,973
Office and administration	307,661	309,986
Share-based compensation	287,404	79,497
Investor relations	197,402	30,477
Rent and facilities	158,352	149,580
Director fees	104,442	148,652
Regulatory	62,438	53,712
Travel	34,540	41,479
Salaries and benefits	-	150,412
Deferred share unit compensation (recovery)	(117,482)	909,227
	<u>2,987,245</u>	<u>3,162,995</u>

During the year ended December 31, 2017, the Company incurred general and administrative expenses in the amount of \$2,987,245 (2016 - \$3,162,995). The decrease in general and administrative expenses is explained below.

Consulting, professional and legal fees increased by \$662,515 during the year ended December 31, 2017, primarily due to work completed in connection with the Offer to purchase the Scully Assets, the arbitration and settlement with NLH and executive compensation. Refer to "The Kami Project - Offer to purchase Scully Assets" and "Corporate activities – Newfoundland and Labrador Hydro settlement" for additional detail.

Office and administration expenses remained consistent during the year ended December 31, 2017, decreasing by \$2,325, and were incurred to support overall corporate activities.

During the year ended December 31, 2017, non-cash share-based compensation increased by \$207,907 with respect to the fair value of equity-settled awards, including stock options and deferred share units.

Investor relations expenses increased by \$166,925 during the year ended December 31, 2017, due to the releases of the March 2017 PEA and the Updated PEA, and increased attendance at conferences, corporate communications and translation services.

Rent and facilities remained consistent, increasing slightly by \$8,772 during the year ended December 31, 2017, as a result of opening a local office in Newfoundland and Labrador.

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The Company paid director fees of \$104,442 (2016 - \$148,652) during the year ended December 31, 2017. Effective April 1, 2016, director fees are paid 50 percent in cash and 50 percent in deferred share units. The fluctuation in director fees is explained by changes in the composition of the Board of Directors and its committees.

Regulatory costs remained consistent, increasing slightly by \$8,726, which resulted from higher annual general meeting costs as compared to the previous year.

The Company incurred travel expenses in the amount of \$34,540 (2016 - \$41,479) during the year ended December 31, 2017, which related to attendance at conferences and meetings with government and local officials in Newfoundland and Labrador.

During the year ended December 31, 2017, the Company incurred salaries and benefits of \$nil as a result of office closures and staff reductions during the years ended December 31, 2016 and 2015. Personnel provided consulting services to the Company.

Deferred share unit ("DSU") compensation costs (recovery) are non-cash and relate to cash-settled awards, as detailed in "Consolidated statements of financial position information – Deferred share unit liability". DSU compensation costs are a function of the number of cash-settled DSUs outstanding and the Company's share price at period end. During the year ended December 31, 2017, the Company recorded recoveries of DSU compensation as a result of the Company's declining share price during fiscal 2017.

It is the Company's expectation that total general and administrative expenses will continue to be at lower levels for the next twelve months, excluding the impact of share-based and deferred shared unit compensation costs which in turn depend on a number of unknown or currently inestimable factors such as the Company's future share price, the number of options and DSUs that will be granted in future periods and any changes to parameters or judgments applied to the option pricing model used to calculate the underlying fair value of equity-settled awards.

Project maintenance expenses

Comparative project maintenance expenses, by nature of expenditure, are summarized below:

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Professional services and consulting	680,734	664,773
Rent and facilities	407,054	487,531
Other costs	7,901	20,282
	<u>1,095,689</u>	<u>1,172,586</u>

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The Company started to capitalize costs directly attributable to the Kami Project as of February 1, 2013, which coincided with the release of the 2012 Feasibility Study. Generally, as of November 15, 2014, the Company ceased to incur development costs eligible for capitalization as it was focused on the advancement of its financing plan rather than the development of the Kami Property. Therefore, most of Kami Project costs incurred subsequent to November 15, 2014 have been recorded as project maintenance expenses in the Company's operating expenses as they did not meet the criteria for capitalization.

During the year ended December 31, 2017, the Company incurred project maintenance expenses in the amount of \$1,095,689 (2016 - \$1,172,586), while the Kami Project was temporarily suspended. The amount and nature of project maintenance expenses have remained consistent year to year. The decrease in project maintenance expenses is explained below.

During the year ended December 31, 2017, the Company incurred professional services and consulting fees in the amount of \$680,734 which was primarily attributable to the completion of the March 2017 PEA and the Updated PEA, including subsequent engineering and technical work related to adjustments for Wabush Mines. During the year ended December 31, 2016, the Company incurred professional services and consulting fees in the amount of \$664,773 while it focused on re-scoping the Kami Project which was subsequently incorporated into the March 2017 PEA.

The decrease in rent and facilities of \$80,477 for the year ended December 31, 2017 compared to the previous year is due to the Company re-negotiating agreements to conserve cash.

Foreign exchange gain

The foreign exchange gains recorded during the years ended December 31, 2017 and 2016 reflect changes in the currency exchange rate between the US dollar compared to the Canadian dollar as of each year end and the related impact on US dollar denominated liabilities with respect to equipment commitments.

Net finance costs

During the year ended December 31, 2017, the Company incurred net finance costs of \$2,711,643 (2016 - \$2,420,584). The increase in net finance costs in the amount of \$291,059 for the year ended December 31, 2017 as compared to the prior year is due to both decreased finance income and increased finance costs.

Quarterly consolidated results of operations

As summarized in the table below, loss from operations for the three month period ended December 31, 2017 amounted to \$1,247,310 (2016 - \$1,827,929), representing a decrease of \$580,619. General and administrative expenses decreased by \$460,014 which is primarily attributable to a decrease in non-cash DSU compensation costs, which was partially offset by increases in consulting, professional and legal fees as a result of executive compensation and share-based compensation costs, as discussed in "Results of operations – Annual consolidated results of operations". Total project maintenance costs decreased slightly by \$25,936 which is explained by the timing of work to complete various technical reports. The foreign exchange loss decreased by \$94,669 as a result of changes in the currency exchange rate between the US dollar compared to the Canadian dollar.

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Net loss and comprehensive loss attributable to owners of the parent for the three month period ended December 31, 2017 increased by \$579,459 compared to the three month period ended December 31, 2016 which is explained by a decrease in net loss and comprehensive loss allocated to the non-controlling interest (\$1,032,636) and an increase in the net finance costs (\$127,442), which was partially offset by a decrease in operating costs (\$580,619).

Selected quarterly consolidated results of operations information for the most recently completed eight fiscal quarters are presented below:

	Quarters ended			
	December 31, 2017	September 30, 2017	June 30, 2017	March 31, 2017
	\$	\$	\$	\$
Loss from operations	(1,247,310)	(10,173,802)	(112,157,521)	(1,333,005)
Net loss and comprehensive loss attributable to owners of the parent	(1,616,379)	(8,724,862)	(84,954,246)	(1,810,583)
Net loss per share Basic and diluted	(0.01)	(0.07)	(0.64)	(0.01)

	Quarters ended			
	December 31, 2016	September 30, 2016	June 30, 2016	March 31, 2016
	\$	\$	\$	\$
Loss from operations	(1,827,929)	(769,159)	(630,873)	(948,582)
Net loss and comprehensive loss attributable to owners of the parent	(1,036,920)	(235,837)	(171,257)	(1,170,249)
Net loss per share Basic and diluted	(0.01)	(0.00)	(0.00)	(0.01)

Net loss per share is based on each reporting period's weighted average number of shares outstanding, which may differ on a quarter-to-quarter basis. As such, the sum of the quarterly net loss per share amounts may not equal year-to-date net loss per share.

Historical quarterly results of operations and net loss per share data do not necessarily reflect any recurring expenditure patterns or predictable trends. As such, quarterly results cannot be interpreted as being indicative of future expectations, results of operations or net loss per share.



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Over the past eight quarters, the Company has attempted to maintain low levels of expenditures, consistent with the temporary suspension of the Kami Project and the implementation of the Program, as discussed in "Corporate activities". The increased losses from operations for the three month periods ended December 31, 2016 and March 31, 2017 are explained by increased non-cash DSU compensation costs and work completed with respect to the March 2017 PEA. During the three month period ended June 30, 2017, the Company recorded an impairment loss with respect to the Kami Project in the amount of \$111,666,355. During the three month period ended September 30, 2017, the Company accrued the Settlement Amount of \$9,500,000 payable to NLH. During the three month period ended December 31, 2017, the Company finalized and filed the Updated PEA.

Consolidated statements of financial position information

	As of December 31, 2017	As of December 31, 2016
	\$	\$
Cash and cash equivalents	14,840,135	8,854,646
Restricted investments	-	21,000,000
Short-term investments	990,551	1,253,365
Receivables and other current assets	89,170	496,800
Mineral properties	98,878,856	177,120,145
Property, plant and equipment	16,121,144	28,906,099
Long-term advance	-	20,465,016
Total assets	130,919,856	258,096,071
Payables and accrued liabilities	9,502,931	10,119,409
Due to related parties	311,859	350,746
Convertible debt	22,489,293	21,411,871
Deferred share unit liability	-	1,195,736
Equity attributable to owners of the parent	85,751,664	181,636,989
Non-controlling interest	12,864,109	43,381,320
Total liabilities and equity	130,919,856	258,096,071

Cash and cash equivalents

As noted below in "Liquidity and capital resources", cash and cash equivalents increased by \$5,985,489 during the year ended December 31, 2017, due largely to the release of restricted investments by NLH, net of the Settlement Amount paid, which was partially offset by cash used for operations and interest payments on the Amended Note.

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Restricted investments and short-term investments

Restricted investments represent investments deposited with the Company's bank to guarantee letters of credit issued in the course of the Company's development activities. Such investments must remain on deposit as long as the letters of credit are outstanding. As of December 31, 2016, restricted investments related to the Security Deposit in connection with the PPA to supply power to the Kami Project via a new transmission line. During the year ended December 31, 2017, the Company and NLH executed the Settlement Agreement and the Security Deposit was released, as detailed in "Corporate activities – Newfoundland and Labrador Hydro settlement."

During the year ended December 31, 2017, short-term investments decreased by \$262,814 as a result of investments redeemed during the year.

Receivables and other current assets

Receivables and other current assets include sales and other tax credits receivable, interest receivable and prepaid expenses. The total balance of receivables and other current assets decreased by \$407,630 during the year ended December 31, 2017 as a result of decreases in accrued interest receivable and sales tax credits receivable for amounts received. The decrease in prepaid expenses during the year ended December 31, 2017 primarily related to the prepayment of administrative fees associated with the Company's restricted investments which were released during the year.

Mineral properties

As discussed above in "Results of operations – Project maintenance expenses", the Company started to capitalize development costs incurred in relation to the Kami Project as of February 1, 2013. Generally, as of November 15, 2014, the Company ceased to incur development costs eligible for capitalization as it was focused on the advancement of its financing plan rather than the development of the Kami Property. Development costs capitalized to mineral properties will only increase significantly once the Company's financing plan is in place and the Company commences construction of the Kami Project.

During the year ended December 31, 2017, mineral properties decreased by \$78,241,289 as a result of an impairment loss recorded in the amount of \$78,416,384 which was partially offset by additions in the amount of \$175,095 for mining and surface rights leases. Refer to "Results of operations – Impairment of Kami Project" for further detail.

Property, plant and equipment

During the year ended December 31, 2017, property, plant and equipment decreased by \$12,784,955 as a result of an impairment loss recorded, as discussed in "Results of operations – Impairment of Kami Project". Property, plant and equipment consists of construction in progress and relates to advances paid or accrued on equipment for the Kami Project.

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Long-term advance

The long-term advance relates to the Buy-in Payment and is detailed in "Corporate Activities – Amended Port Agreement".

During the year ended December 31, 2017, the Company recorded an impairment loss with respect to the Kami Project in the amount of \$111,666,355 of which \$20,456,016 was allocated to the long-term advance as a result of executing the Amended Port Agreement and the Company's intention to offset the take or pay obligation against the Buy-in Payment.

Payables and accrued liabilities

Payables and accrued liabilities decreased by \$616,478 during the year ended December 31, 2017 which is explained by decreases in accrued equipment purchases (\$561,061) due to the impact of foreign exchange (\$339,822) and equipment deposits paid (\$221,239); sales tax credits payable (\$160,979) for amounts paid; and trade accounts payable (\$108,754), accrued development and project maintenance costs (\$36,504), and other accrued liabilities (\$2,077) due to the timing of payments to third parties. These decreases were partially offset by the increase in accrued legal and professional expenses (\$252,897) due to executive compensation and audit fees accrued.

Due to related parties

As of December 31, 2017, amounts due to related parties decreased by \$38,887 compared to the balance as of December 31, 2016 which are detailed in "Related party transactions" below.

Convertible debt

As discussed above in "Corporate activities - Convertible debt", the Company entered into the Liberty Note which amounted to \$22,000,000. The Liberty Note is a compound instrument composed of both a debt component and an equity component. The equity component is due to the embedded derivatives identified in the agreement with respect to Liberty's conversion option and the Company's early repayment option. Management determined that the fair value of the debt component at inception was \$18,266,247 with the residual value of \$3,403,753 allocated to the equity component, net of transaction costs of \$330,000.

On December 8, 2014, the Company and Liberty amended the Liberty Note to defer cash interest payments that were due on December 31, 2014 and June 30, 2015. The Company issued to Liberty 1,987,083 warrants, with an exercise price of \$0.4465, on December 31, 2014 and 3,254,353 warrants, with an exercise price of \$0.279, on June 30, 2015. The fair value of these warrants in the amount of \$799,948 was accounted for as additional financing costs of the Liberty Note.

During the year ended December 31, 2016, the Company sold land and building and subsequently paid the net proceeds of the sale in the amount of \$92,804 to Liberty to reduce the principal outstanding on the Amended Note in consideration for Liberty releasing its security interest in the land and building.

During the year ended December 31, 2017, the balance of convertible debt increased by \$1,077,422 as a result of non-cash accretion expense recorded.



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During the year ended December 31, 2017, the Company paid interest in the amount of \$1,896,191.

Deferred share unit ("DSU") liability

The Company has in place a deferred share unit plan (the "DSU Plan") whereby directors are issued DSUs, which vest immediately and are equivalent in value to a common share upon issuance of the Company. Under the DSU Plan, directors have the option to convert 25, 50, 75 or 100 percent of their annual director fees into DSUs.

The DSU Plan was initially established as a cash-settled award plan. On September 14, 2017, the Company amended the DSU Plan whereby DSUs are to be settled by the payment of cash, the issuance of common shares from treasury, or a combination of both, as determined by the Board of Directors. On the basis that it is the Company's option and intent to settle any DSU redemptions received subsequent to September 14, 2017 by the issuance of common shares from treasury, the DSU Plan is considered an equity-settled award plan effective September 14, 2017.

As of September 14, 2017, the Company had 3,894,571 DSUs outstanding of the which the Company had received redemption notices for 1,008,912 DSUs prior to the effective date of amendment. As a result of the amendment, 2,885,659 DSUs were considered equity-settled awards and \$793,556 was reclassified from deferred share unit liability to other capital within equity.

During the year ended December 31, 2017, two former directors of the Company redeemed 1,008,912 DSUs of which 504,456 DSUs were settled in common shares issued from treasury on September 26, 2017 and 504,456 DSUs were settled in cash in the amount of \$139,785 on October 2, 2017. Cash payments totaled \$144,913 and included the redemption amount of \$139,785 and related source deductions of \$5,128.

Equity attributable to owners of the parent

Equity attributable to owners of the parent decreased by \$95,885,325 during the year ended December 31, 2017 as a result of the net loss and comprehensive loss attributable to the parent for the year (\$97,106,070), net of share-based compensation costs (\$287,404), the modification of the DSU Plan from cash-settled to equity-settled (\$793,556), and the issuance of common shares (\$139,785). Refer to "Consolidated statements of financial position information – Deferred share unit liability" and "Outstanding share data" for additional detail.

No distributions or cash dividends were made or declared during the year ended December 31, 2017.

Non-controlling interest

Non-controlling interest represents HBIS Group's 25% interest in the equity of the Company's less than wholly-owned affiliate, The Kami LP, and is classified as a separate component of equity. On initial recognition, non-controlling interest, which represented HBIS Group's \$119.9 million contribution into The Kami LP, was measured at fair value.

Changes in the Company's ownership interest in The Kami LP that do not result in a loss of control are recorded as equity transactions. The carrying amount of non-controlling interest decreased by \$30,517,211 during the year ended December 31, 2017 as a result of the net loss and comprehensive loss attributable to The Kami LP.

Liquidity and capital resources

Consolidated statements of cash flows information

As of December 31, 2017, the Company had cash and cash equivalents of \$14,840,135 compared to \$8,854,646 as of December 31, 2016, and a working capital deficit (total current assets less total current liabilities) of \$16,384,227 compared to \$1,061,080 as of December 31, 2016.

The increase in working capital deficit in the amount of \$15,323,147 during the year ended December 31, 2017 is due primarily to the reclassification of convertible debt from a non-current liability to a current liability due to its maturity on December 31, 2018. This increase in working capital deficit was partially offset by the net impact of the Settlement Agreement, as discussed in "Corporate activities – Newfoundland and Labrador Hydro settlement". Refer to "Consolidated statements of financial position information" for further discussion of account balance changes during the year ended December 31, 2017.

During the year ended December 31, 2017, cash and cash equivalents increased by \$5,985,489. Cash used in operating activities during the year ended December 31, 2017 amounted to \$12,984,800, as discussed in "Results of operations". Cash provided by investing activities amounted to \$20,866,480 and related to the release of restricted investments (\$21,000,000) and short-term investments (\$262,814), which was partially offset by additions to mineral properties (\$175,095) and a deposit paid on equipment (\$221,239). Cash used in financing activities related to interest payments on the Amended Note (\$1,896,191).

During the year ended December 31, 2016, cash and cash equivalents decreased by \$5,019,968 which is primarily explained by cash used in operating activities of \$2,444,714, as discussed in "Results of operations". Cash used in investing activities amounted to \$583,044 and related to additions to mineral properties (\$169,041), reinvestment of interest income received (\$286,354), and a deposit paid on equipment (\$221,239), net of proceeds received from the sale of land and building (\$93,590). Cash used in financing activities of \$1,992,510 consisted of interest payments on the Amended Note (\$1,899,406) and a partial principal repayment on the Amended Note (\$92,804).

A summary of cash flows by activity is summarized below.

	Years ended December 31,	
	2017	2016
	\$	\$
Net cash used in operating activities	(12,984,800)	(2,444,714)
Net cash provided by (used in) investing activities	20,866,480	(583,044)
Net cash used in financing activities	(1,896,191)	(1,992,210)
Net change in cash and cash equivalents	5,985,489	(5,019,968)
Cash and cash equivalents at the beginning of the year	8,854,646	13,874,614
Cash and cash equivalents at the end of the year	14,840,135	8,854,646

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Cash used in operating activities represents net loss and excludes the impact of any non-cash transactions, such as the recording of accretion of the Amended Note and share-based and DSU compensation costs. Additionally, net cash used in operating activities reflects any changes in components of working capital, such as receivables and payables, which fluctuate in a manner that does not necessarily reflect predictable patterns for the overall use of cash, the generation of which depends almost entirely on sources of external financing to fund our evaluation and development initiatives and other expenses.

Cash used in investing activities primarily represents cash development costs that have been capitalized, changes in restricted and unrestricted investments and advances made to suppliers of equipment, as discussed above in "Consolidated statements of financial position information".

Cash used in financing activities reflects activities with respect to the Amended Note, as discussed above in "Consolidated statements of financial position information" and "Corporate activities – Convertible debt".

As at December 31, 2017, \$13,897,163 of cash and \$990,551 in short-term investments are held by The Kami LP. Under the terms of the agreements with HBIS Group, Alderon has agreed that the proceeds from the Initial Investment would be used solely for Kami Project related expenditures. As a result, Alderon is restricted from transferring this cash from The Kami LP to Alderon, with the exception of sales tax transactions on accrued intercompany management fees. The net funds received as a result of the Settlement Agreement are not attributable to the Initial Investment and have no such restrictions. However, the Company will need to obtain additional financing in the future. See also "Financial instruments and risk management – Liquidity risk" and "Risk factors".

To date, the Company has not recorded any revenues from operations, has no source of operating cash flow and no assurance that additional funding will be available to it for further development of the Kami Project. The Company does not have financial resources sufficient to cover all of its commitments for the coming year, which include net amounts payable as at as of December 31, 2017, necessary general and administrative costs through the next twelve months, interest payments due on convertible debt, and contractual obligations as at December 31, 2017 (in relation to anticipated equipment payments). In addition, the principal balance of the convertible debt in the amount of \$23,702,393 becomes due on December 31, 2018.

To conserve financial resources, the Company has split its purchase orders for equipment into two phases, engineering and manufacturing. Advances for engineering have been paid in full while commitments for manufacturing and fabrication, estimated at \$7.8 million for the next twelve months and \$22.3 million for the following twelve months, remain contingent upon the Company issuing to its suppliers a notice to proceed following successful completion of its financing plan.

In addition, the Company is committed to paying its amounts payable, of which certain amounts therein become due once financing is obtained. Necessary general and administrative costs are projected at approximately \$3.3 million over the next twelve months, including key management personnel (\$1.0 million), audit, tax, legal and other professional services (\$0.5 million), Kami Project initiatives and maintenance (\$1.0 million) and other corporate and regulatory costs (\$0.8 million). In addition, interest and principal payments on the Amended Note total \$25.9 million over the next twelve months.

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Despite the actions taken by the Company, these conditions and events indicate material uncertainties that may cast significant doubt upon the Company's ability to continue as a going concern. The Company is seeking to arrange the necessary funds in order to cover these obligations. While the Company has been successful in the past in obtaining necessary funds on terms acceptable to the Company, there is no assurance that such funds will be available in the future. If management is unable to obtain new funding, the Company may be unable to continue its operations, and amounts realized for assets might be less than amounts reflected in the consolidated financial statements.

As discussed in the "Outlook" section, the Company does not currently have sufficient resources to fund the construction of the Kami Project. In order to obtain the necessary funds the Company plans to close a senior debt facility and issue equity instruments. The Company will not be able to commence the construction of the Kami Project until the funds are obtained.

Outstanding share data

As of March 29, 2018, there were 133,471,850 common shares issued and outstanding, 6,685,000 stock options outstanding, 10,168,165 common shares issuable on the conversion of the outstanding amount of the Amended Note and 5,241,436 warrants outstanding.

Related party transactions

A related party is any person, including close members of that person's family, or entity that has significant influence over the Company. Related parties also include members of our key management personnel—namely, those persons having authority and responsibility for planning, directing and controlling the activities of the Company, directly or indirectly, including any director (whether executive or otherwise) of the Company. Significant influence is the power to participate in the financial and operating policy decisions of an entity, but is not control over those policies. Significant influence may be gained by share ownership, statute or agreement. A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties.

Key management personnel

Key management personnel include those persons having authority and responsibility for planning, directing and controlling the activities of the Company as a whole. The Company has determined that key management personnel consists of executive and non-executive members of the Company's Board of Directors, corporate officers, including the Company's Chief Executive Officer, Chief Operating Officer and Chief Financial Officer, as well as any Vice Presidents reporting directly to a Corporate Executive Board member or officer, acting in that capacity.

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Remuneration attributed to key management personnel can be summarized as follows:

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
Short-term benefits*	1,372,256	1,244,944
Share-based and deferred share unit compensation	113,514	978,300
	<u>1,485,770</u>	<u>2,223,244</u>

* include base salaries, pursuant to contractual employment or consultancy arrangements, directors' fees and other non-post-retirement benefits.

Other related parties

King & Bay West Management Corp. ("King & Bay"): King & Bay is an entity that is owned by Mark Morabito, the Non-Executive Chairman of the Company's Board of Directors. King & Bay provides certain administrative, management, geological, legal and regulatory, finance, corporate development, information technology support and corporate communications services to the Company. These services are provided to the Company on an as-needed basis and are billed based on the cost or value of the services provided to the Company. The amount set out in the table below represents amounts paid to King & Bay for the services of King & Bay personnel and for overhead and third party costs incurred by King & Bay on behalf of the Company.

Liberty: Liberty is a significant shareholder of the Company and is entitled to a representative on the Company's Board of Directors. During the year ended December 31, 2014, Liberty provided the Company with the Liberty Note that was used to fund the Security Deposit. The Liberty Note has an interest rate of 8% per annum. Transactions with Liberty in connection with the Liberty Note and the subsequent amendments are discussed in "Corporate activities - Convertible debt". The Company pays interest related to the Amended Note and also made a principal repayment during the year ended December 31, 2016, as discussed in "Consolidated statements of financial position information - Convertible debt".

HBIS International Holding (Canada) Co., Ltd ("HBIS"): HBIS is a subsidiary of HBIS Group, a significant shareholder of the Company and a 25% owner of The Kami LP. Under the terms of the definitive agreements governing the strategic partnership between HBIS Group, HBIS and the Company, HBIS has the right to appoint two people to the management of The Kami LP. HBIS has nominated two individuals to act as Vice President, Finance & Procurement (China) and Vice President, Strategy & Development. These individuals provide management services to The Kami LP in these roles and HBIS is paid a fee for the provision of these individuals to provide these services. The fees for these services are consistent with the Company's compensation policies for other management personnel.

GN Consulting Services Inc. ("GN Consulting"): GN Consulting is an entity that is owned by Gary Norris, the Executive Vice President of Government & Community Affairs of the Company, and provides consulting services. The fees for these services are consistent with the Company's compensation policies for other management personnel.

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Transactions entered into with related parties, other than key management personnel and not otherwise disclosed, include the following:

	Year ended December 31, 2017	Year ended December 31, 2016
	\$	\$
King & Bay	441,438	293,053
HBIS	320,016	320,016
	<u>761,454</u>	<u>613,069</u>

Transactions with related parties, are described above, were for services rendered to the Company in the normal course of operations and were measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties. All services were made on terms equivalent to those that prevail with arm's length transactions.

Amounts owed to related parties, not otherwise disclosed, are summarized below.

	As of December 31, 2017	As of December 31, 2016
	\$	\$
HBIS	256,680	284,696
King & Bay	53,519	66,050
GN Consulting	1,660	-
	<u>311,859</u>	<u>350,746</u>

The amounts payable to related parties are non-interest bearing, unsecured, and have no fixed terms for payment.

Commitments and contingencies

In connection with the 2010 purchase from Altius Resources Inc. ("Altius") of the Kami Property, Alderon committed to paying Altius a 3% gross royalty on iron ore concentrate that is generated from the Kami Project.

In connection with the Strategic Investment, HBIS Group agreed to purchase, upon the commencement of commercial production, 60% of the actual annual production from the Kami Project up to a maximum of 4.8 million tonnes of the first 8.0 million tonnes of iron ore concentrate produced annually at the Kami Project. The price paid by HBIS Group will be based on the Platts Iron Ore Index ("Platts Price"), including additional quoted premium for iron content greater than 62%, less a discount equal to 5% of such quoted price. HBIS Group also will have the option to purchase additional tonnages at a price equal to the Platts Price, without any such discount.

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On July 29, 2014, The Kami LP entered into an off-take agreement (the "Glencore Agreement") with a subsidiary of Glencore plc ("Glencore"), with respect to an off-take transaction pursuant to which Glencore will acquire all of actual annual production from the Kami Project that has not been allocated to HBIS Group. Under the terms of the Glencore Agreement, Glencore will be obligated to purchase upon the commencement of commercial production, 40% of the actual annual production from the Kami Project up to a maximum of 3.2 million tonnes of the first 8.0 million tonnes of iron ore concentrate produced annually at the Kami Project. The term of the Glencore Agreement will continue until The Kami LP has delivered 48.0 million tonnes of iron ore concentrate to Glencore, which is expected to be 15 years after the commencement of commercial production. The market price paid by Glencore will be based on the Platts Price, including additional quoted premium for iron content greater than 62%, less a discount equal to 2% of such quoted price.

As discussed above, as part of Alderon's strategy to source the long-lead mining and processing equipment in sufficient time to adhere to the Kami Project's schedule, the Company has negotiated contracts with suppliers in relation to the purchase of equipment. As of December 31, 2017, payments of \$30,124,000 remain to be paid on the equipment for contracts entered into and approximately \$29,942,000 of this amount is contingent on confirmation by the Company of notice to proceed with fabrication of this equipment.

Including the commitments and contractual obligations discussed above, the Company has the following known commitments as of December 31, 2017:

	Payments due in:				
	Total	Less than 1 year	1 to 3 years	3 to 5 years	More than 5 years
	\$	\$	\$	\$	\$
Equipment ⁽¹⁾	30,123,751	7,814,068	22,309,683	-	-
Convertible debt ⁽²⁾	25,598,587	25,598,587	-	-	-
Operating lease obligations	220,000	60,000	120,000	40,000	-
Totals	55,942,338	33,472,655	22,429,683	40,000	-

⁽¹⁾ Approximately \$29.9 million of this amount is contingent on confirmation by the Company of notice to proceed with fabrication of this equipment.

⁽²⁾ The convertible debt is convertible as of February 23, 2015. The principal amount and any accrued but unpaid interest are convertible at Liberty's option into the Company's common shares at a conversion price equal to \$2.376 per common share.

Off-balance sheet arrangements

As of December 31, 2017, the Company did not have any off-balance sheet arrangements.

Significant accounting policies and critical estimates and judgments

Significant accounting policies

A complete summary of our significant accounting policies is provided in note 2 to the consolidated financial statements of the Company as of December 31, 2017 and 2016.

Critical accounting estimates and judgments

The preparation of the Company's consolidated financial statements in accordance with IFRS requires management to make estimates and judgments about and apply assumptions to future events and other matters that affect the reported amounts of the Company's assets, liabilities, expenses and related disclosures. Assumptions and estimates are based on historical experience, expectations, current trends and other factors that management believes to be relevant at the time at which the Company's consolidated financial statements are prepared. Management reviews, on a regular basis, the Company's accounting policies, assumptions and estimates in order to ensure that the consolidated financial statements are presented fairly and in accordance with IFRS.

Critical accounting estimates are those that have a significant risk of causing material adjustment and are often applied to matters or outcomes that are inherently uncertain and subject to change. As such, management cautions that future events often vary from forecasts and expectations and that estimates routinely require adjustment.

Judgments:

Management considers the following areas to be significant judgments used in the process of applying the Company's accounting policies that have the most significant effect on the Company's consolidated financial statements.

Going concern

The preparation of the Company's consolidated financial statements requires management to make judgments regarding the Company's ability to continue as a going concern, as discussed in "Liquidity and capital resources" and "Risks".

Capitalization of development costs

The application of the Company's accounting policy for development costs requires judgment in determining the timing at which to begin capitalizing development costs and whether future economic benefits, which are based on assumptions about future events and circumstances, may be realized. Generally, as of November 15, 2014, the Company ceased to incur development costs eligible for capitalization as it was focused on the advancement of its financing plan rather than the development of the Kami Project. Accordingly, costs incurred with respect to the Kami Project subsequent to November 15, 2014 have generally been recorded as project maintenance expenses in the Company's operating expenses.

Estimates:

Management considers the following areas to be those where critical accounting policies affect the significant estimates used in the preparation of the Company's consolidated financial statements.

Carrying value and recoverability of long-lived assets

The carrying amounts of the Company's mineral properties and related long-lived assets do not necessarily represent present or future values, and the Company's long-lived assets have been accounted for under the assumption that the carrying amounts will be recoverable. Recoverability is dependent on various factors, including the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to complete the development and upon future profitable production or proceeds from the disposition of the mineral properties themselves. Additionally, there are numerous geological, economic, environmental and regulatory factors and uncertainties that could impact management's assessment as to the overall viability of the Kami Project or to the ability to generate future cash flows necessary to cover or exceed the carrying value of the Company's mineral properties and related long-lived assets.

Mineral properties, property, plant and equipment and the long-term advance are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amounts of the assets may not be recoverable. Management is required to assess at each reporting date whether there is any indication that an asset may be impaired. Where such an indication exists, the asset's recoverable amount is compared to its carrying value, and an impairment loss is recognized for the amount by which the asset's carrying value exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. Impairment losses are recognized in profit or loss in the statement of comprehensive loss. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows, or cash-generating units. In determining value in use of a given asset or CGU, estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

During the year ended December 31, 2017, management determined that there were indicators that the Kami Project assets, including mineral properties, property, plant and equipment and the long-term advance, may not be recoverable. The Company determined the recoverable amount of the Kami Project assets using the value in use calculation which was assessed using cash flow projections, which take into account the capital and operating costs over the expected construction timeline and life of mine, as well as the cash generated from subsequent sales of the Kami Project's iron ore production based on the Updated PEA. The key assumptions used in this calculation include the Kami Project's capital cost, estimated production volume, the long-term iron ore sales price, the long-term Canadian and US dollar exchange rate, expected operating costs, as well as discount rates which are based on estimates of the risks associated with the projected cash flows based on information available as of the date of the impairment test. During the year ended December 31, 2017, the Company recognized an aggregate impairment loss in the amount of \$111,666,355 in the consolidated statements of comprehensive loss with respect to mineral properties and related long-lived assets

To the extent that any of management's assumptions change, there could be a significant impact on the Company's future financial position, operating results and cash flows.

Fair value of warrants and stock options

Determining the fair value of stock options requires the estimation of stock price volatility, the expected forfeiture rate and the expected term of the underlying instruments. Determining the fair value of warrants requires the estimation of stock price volatility. Any changes in the estimates or inputs utilized to determine fair value could result in a significant impact on the Company's future operating results.

Fair value estimates of financial liabilities

The determination of the fair value of the liability component of the convertible debt required management to make estimates of the interest rate that the Company would have obtained for a similar secured loan without a conversion feature.

New standards and interpretations not yet adopted

The standards that are considered to be relevant to the Company's operations that are issued, but not yet effective, up to the date of issuance of the Company's financial statements are disclosed below:

Financial instruments

IFRS 9, *Financial Instruments* ("IFRS 9"), which represents the completion of the first part of a three-part project to replace IAS 39, *Financial Instruments: Recognition and Measurement*, with a new standard. IFRS 9 introduces new requirements for the classification and measurement of financial assets, including a single, forward-looking "expected loss" impairment model for receivables, and introduces additional changes relating to financial liabilities. In addition IFRS 9 includes a new general hedge accounting standard which will align hedge accounting more closely with risk management. This new standard does not fundamentally change the types of hedging relationships or the requirement to measure and recognize ineffectiveness, however it will provide more hedging strategies that are used for risk management to qualify for hedge accounting and introduce more judgment to assess the effectiveness of a hedging relationship. The Company will adopt IFRS 9 in its financial statements on January 1, 2018, the date it becomes effective. The impact of the adoption of this standard is not anticipated to be material.

Leases

IFRS 16, *Leases* ("IFRS 16"), which specifies how an entity will recognize, measure, present and disclose leases. The standard provides a single lessee accounting model, requiring lessees to recognize assets and liabilities for all leases unless the lease term is twelve months or less or the underlying asset has a low monetary value. Lessors continue to classify leases as operating or finance, with IFRS 16's approach to lessor accounting substantially unchanged from its predecessor, IAS 17, *Leases*. IFRS 16 applies to annual reporting periods beginning on or after January 1, 2019, with earlier application permitted only if IFRS 15, *Revenue from Contracts with Customers* has also been applied.

The Company will adopt IFRS 16 in its financial statements on January 1, 2019. The impact of the adoption of this standard will result in the recognition of additional assets and liabilities on the statement of financial position, and a corresponding increase in depreciation and interest expense. The extent of the impact of adopting IFRS 16 has not yet been determined. The Company has completed the development of its implementation plan and expects to report more detailed information, including estimated quantitative financial impacts, if material, in its financial statements as the effective date approaches.

Capital disclosures

The Company's objective in managing capital, consisting of equity, with cash being its primary component, is to ensure sufficient liquidity to fund: development and other Kami Project activities; general and administrative expenses; working capital; and capital expenditures.

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Management regularly monitors the Company's capital structure and makes adjustments thereto based on funds available to the Company for the acquisition, exploration and development of mineral properties. The Board of Directors has not established quantitative return on capital criteria for capital management, but rather relies upon the expertise of the management team to sustain the future development of the business.

The properties in which the Company currently has an interest are in the development stage, and the Company does not generate any revenue. Accordingly, the Company is dependent upon sources of external financing to fund both the Kami Project and its other costs. While the Company endeavours to minimize dilution to its shareholders, management has in the past engaged in dilutive financial transactions, such as private placements, and may engage in dilutive arrangements in the future.

The Company's policy on dividends is to retain cash to keep funds available to finance the activities required to advance the Company's Kami Project. Although the Company is not subject to any capital requirements imposed by any regulators or by any other external source, Alderon has provided confirmation to HBIS Group with respect to the use of the Initial Investment proceeds.

Financial instruments and risk management

As of December 31, 2017, financial instruments are comprised of cash and cash equivalents, short-term investments, receivables, payables and accrued liabilities, amounts due to related parties and convertible debt.

The carrying values of the Company's cash and cash equivalents, short-term investments, receivables, payables and accrued liabilities and amounts due to related parties approximate their fair values due to their short-term maturities or to the prevailing interest rates of the related instruments, which are comparable to those of the market. The determination of fair value of the convertible debt as of December 31, 2017 is based on a discounted cash flow model using the current market interest rate that the Company could have obtained for a similar secured loan without a conversion option.

The fair values of the Company's financial assets and liabilities, together with the carrying values included in the consolidated statements of financial position, as of December 31, 2017 are presented below. In the following table, receivables exclude balances related to sales and other tax credits.

As of December 31, 2017	Carrying value	Fair value
	\$	\$
Financial assets		
Cash and cash equivalents	14,840,135	14,840,135
Short-term investments	990,551	990,551
Receivables	8,617	8,617
Financial liabilities		
Payables and accrued liabilities	(9,502,931)	(9,502,931)
Due to related parties	(311,859)	(311,859)
Convertible debt	(22,489,293)	(21,845,571)
	(16,464,780)	(15,821,058)

The Company is exposed in varying degrees to certain risks arising from financial instruments, as discussed below.

Liquidity risk

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

As discussed above, our capital management objectives include working to ensure that we have sufficient liquidity to fund Company activities that are directly and indirectly related to the advancement of the Kami Project.

The Company endeavours to ensure that it will have sufficient liquidity in order to meet short to medium-term business requirements and all financial obligations as those obligations become due. Historically, sufficient liquidity has been provided predominantly through external financing initiatives, including strategic, traditional and flow-through private placements to investors and institutions. Alderon is actively engaged in discussions to raise the necessary capital to meet its funding requirements for the Kami Project and repay the Amended Note, including debt and equity financing. The Company will continue to rely upon sources of external financing in future periods until such time as commercial production commences, notwithstanding the Company's successful capital-raising activities, as discussed in "Corporate activities". There is no assurance that financing of sufficient amounts or on terms acceptable to the Company will be available.

Credit risk

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation.

The Company's receivables consist primarily of sales and other tax credits, which are due from Canadian federal and provincial tax agencies. Additionally, the Company's cash and cash equivalents, restricted investments and short-term investments are held in deposit at high-credit quality Canadian financial institutions. As a result, management considers the risk of non-performance related to accounts receivable, cash and cash equivalents, restricted investments and short-term investments to be minimal.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

Fluctuations of market interest rates have little impact on the Company's financial results since the Company does not have variable rate debt as of December 31, 2017. Changes in market interest rates do not have an impact on interest expense related to the Amended Note because the rate of the Amended Note is fixed.

Risk factors

The exploration of mineral deposits involves significant risks and uncertainties, which even a combination of careful evaluation, experience and knowledge may not eliminate. A comprehensive list of risk factors relating to our business is provided under the heading, "Risk factors", in the Company's Annual Report for the year ended December 31, 2017, which is available on SEDAR, at www.sedar.com. Certain of the more prominent risk factors that may materially affect the Company's future performance, in addition to those referred to above, are listed hereunder.

Alderon depends on a single mineral project.

The Kami Property accounts for all of Alderon's mineral resources and exclusively represents the current potential for the future generation of revenue. Mineral exploration and development involves a high degree of risk that even a combination of careful evaluation, experience and knowledge cannot eliminate and few properties that are explored are ultimately developed into producing mines. Any adverse development affecting the Kami Property will have a material adverse effect on our business, prospects, financial position, results of operations and cash flows.

The successful start of mining operations at, and the development of, the Kami Project into a commercially viable mine cannot be assured.

Development of mineral properties involves a high degree of risk and few properties that are explored are ultimately developed into producing mines. The commercial viability of a mineral deposit is dependent upon a number of factors which are beyond Alderon's control, including the attributes of the deposit, commodity prices, government policies and regulation and environmental protection. Fluctuations in the market prices of minerals may render resources and deposits containing relatively lower grades of mineralization uneconomic.

There are numerous activities that need to be completed in order to successfully commence development and production at the Kami Project, including, without limitation: optimizing the mine plan; recruiting and training personnel; having available funds to finance construction and development activities; avoiding potential increases in costs; negotiating contracts for railway transportation and port loading and handling; updating, renewing and obtaining, as required, all necessary permits, including, without limitation, environmental permits; and handling any other infrastructure issues. There is no certainty that we will be able to successfully complete these activities, since most of these activities require significant lead times, and we will be required to manage and advance these activities concurrently in order to begin production. A failure or delay in the completion of any one of these activities may delay production, possibly indefinitely, at the Kami Project and would have a material adverse effect on our business, prospects, financial position, results of operations and cash flows.

As such, there can be no assurance that Alderon will be able to complete development of the Kami Project at all, on time or in accordance with any budgets due to, among other things, the delivery and installation of plant and equipment and cost overruns, or that the current personnel, systems, procedures and controls will be adequate to support operations. Failure to successfully complete these events as expected would have a material adverse effect on our business, prospects, financial position, results of operations and cash flows.

There is no assurance that Alderon will ever achieve production or that the Company will ever be profitable if production is achieved.

Alderon currently relies on only two customers for 100% of its expected iron ore concentrate production.

Alderon currently relies on two significant customers for 100% of the Alderon expected output of 8 Mt of iron ore concentrate annually once the commencement of commercial production occurs. Alderon has entered into the Off-Take Agreement with HBIS Group, a related party who owns 25% of The Kami LP and 19.9% of the Company's common shares. As part of this agreement, upon the commencement of commercial production, HBIS Group is obligated to purchase 60% of the actual annual production from the Kami Property, up to a maximum of 4.8 Mt of the first 8.0 Mt of iron ore concentrate produced annually at the Kami Property. In addition, the Company entered into the Glencore Agreement with respect to an off-take transaction pursuant to which Glencore will acquire all of actual annual production from the Kami Project that has not been allocated to HBIS Group. As noted above, Glencore will be obligated to purchase upon the commencement of commercial production, 40% of the actual annual production from the Kami Project up to a maximum of 3.2 million tonnes of the first 8.0 million tonnes of iron ore concentrate produced annually at the Kami Project.

As a result of reliance on these two customers for the entirety of Alderon's iron ore production, Alderon could be subject to adverse consequences if HBIS Group or Glencore breach their purchase commitments.

Titles and other rights to the Kami Property cannot be guaranteed and may be subject to prior unregistered agreements, transfers or claims and other defects.

Alderon cannot guarantee that title to the Kami Property will not be challenged. Alderon may not have, or may not be able to obtain, all necessary surface rights to develop the Kami Property. Title insurance generally is not available for mineral properties, and our ability to ensure that we have obtained secure claim to individual mineral properties or mining concessions comprising the Kami Property may be severely constrained. The Kami Property may be subject to prior unregistered agreements, transfers or claims, and title may be affected by, among other things, undetected defects. We have not conducted surveys of all of the claims in which we hold direct or indirect interests. A successful challenge to the precise area and location of these claims could result in our being unable to operate on all or part of the Kami Property as permitted or being unable to enforce our rights with respect to all or part of the Kami Property. This could result in Alderon not being compensated for its prior expenditures relating to the property. In addition, Alderon's ability to continue to explore and develop the property may be subject to agreements with other third parties including agreements with aboriginal groups. For instance, Alderon has concluded agreements with the Innu Nation of Labrador and the NunatuKavut pursuant to which these groups will provide their support for the Kami Project in return for certain benefits.

Alderon needs to enter into contracts with external service providers.

Mining, processing, development and exploration activities depend, to one degree or another, on adequate infrastructure. In order to develop a mine at the Kami Project, we will need to negotiate and conclude various agreements with external service providers for rail transportation and port loading and handling, and these are important determinants that affect capital and operating costs. The inability to conclude any such agreements could have a material adverse effect on the Company's financial position, results of operations and cash flows and render the development of a mine on the Kami Project unviable.

Alderon's activities are subject to environmental laws and regulations that may increase Alderon's costs of doing business and restrict the Company's operations.

All of our exploration, potential development and production activities in Canada are subject to regulation by governmental agencies under various environmental laws, including with respect to air emissions, discharges into water, management of waste, management of hazardous substances, protection of natural resources, antiquities and endangered species and reclamation of lands disturbed by mining operations. Compliance with environmental laws and regulations may require significant capital outlays on behalf of Alderon and may cause material changes or delays in our intended activities. There can be no assurance that future changes in environmental regulations will not adversely affect our business, and it is possible that future changes in these laws or regulations could have a significant adverse impact on some portion of our business, causing us to re-evaluate those activities at that time. Failure to comply with applicable environmental laws, regulations and permitting requirements may result in enforcement actions thereunder, including orders issued by regulator or judicial authorities, causing operations to cease or to be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment or remedial actions.

Alderon may experience difficulty attracting and retaining qualified management and technical personnel to meet the needs of its anticipated growth.

We are dependent on the services of key executives, including our Non-Executive Chairman and Chief Executive Officer, Chief Financial Officer and other highly skilled and experienced executives and personnel focused on managing Alderon's interests and the advancement of the Kami Property and on identifying new opportunities for growth and funding. Due to our relatively small size, the loss of these persons or our inability to attract and retain additional highly skilled employees, on a timely basis or at all, required for the development of our activities may have a material adverse effect on our business or future operations.

We also anticipate that, as we bring the Kami Project into production and, where appropriate, acquire additional mineral rights, we will experience significant growth in our operations. We expect this growth to create new positions and responsibilities for management and technical personnel and to increase demands on our operating and financial systems. There can be no assurance that we will successfully meet these demands and effectively attract and retain additional qualified personnel to manage our anticipated growth. The failure to attract such qualified personnel to manage growth would have a material adverse effect on our business, financial position, results of operations and cash flows.

The Company does not have financial resources sufficient to cover all of its commitments for the coming year, therefore, material uncertainties exist that may cast significant doubt upon the Company's ability to continue as a going concern.

Alderon currently has limited financial resources, no cash inflows from production, negative operating cash flows, and debt maturing on December 31, 2018. Although Alderon has completed the engineering work required to commence construction at the Kami Project, the commencement of construction of the Kami Project is subject to the completion of the Company's financing plan.

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The Company does not have financial resources sufficient to cover all of its commitments for the coming year and must secure sufficient funding to meet its existing commitments. In addition, further development and exploration of the Kami Property depends upon Alderon's ability to obtain financing through strategic partnerships, equity or debt financings, production-sharing arrangements or other dilutive or non-dilutive means. There is no assurance that Alderon will be successful in obtaining required financing on acceptable terms, or at all. If Alderon is unable to obtain additional financing it may consider other options, such as (i) selling assets, (ii) selling equity, or (iii) selling interests in the Kami Property. If Alderon raises additional funding by issuing additional equity securities or other securities that are convertible into equity securities, such financings may substantially dilute the interest of existing or future shareholders. Sales or issuances of a substantial number of securities, or the perception that such sales could occur, may adversely affect the prevailing market price of Alderon's common shares. With any additional sale or issuance of equity securities, investors will suffer dilution of their voting power and may experience dilution in earnings per share. Failure to obtain additional financing could result in an indefinite postponement of further exploration and development of the Kami Property and will have a material adverse effect on Alderon's business, prospects, financial position, results of operations and cash flows.

Alderon is pursuing a financing strategy for the Kami Project that includes obtaining a senior debt facility to complete the construction and start-up of the Kami Project. The completion of the financing plan has taken longer than anticipated. There can be no assurance that Alderon will receive commitments from lenders for a senior debt facility or that Alderon will be able to negotiate binding agreements with respect to a senior debt facility. There can be no assurance that the Company will successfully conclude a senior debt facility or any of its financing strategy. These conditions and events indicate material uncertainties that may cast significant doubt upon the Company's ability to continue as a going concern. The failure of Alderon to enter into the senior debt facility on reasonable terms, or at all, could delay construction and start-up of the Kami Project. The Company may be unable to continue its operations, which would have a material adverse effect on Alderon's business, financial position, results of operations and cash flows.

If the going concern assumption were not appropriate, adjustments to the carrying value of assets and liabilities, reported expenses and consolidated statement of financial position classifications would be necessary. Such adjustments could be material.

Risks associated with secured debt.

The Company's obligations under the Liberty Note are secured against the Kami Project. Any failure to meet any of the payment obligations under the Liberty Note, or otherwise adhere to the covenants therein or fulfill the other obligations thereunder, may trigger an event of default and a demand for full immediate repayment of all amounts outstanding under the Liberty Note. If the Company is unable to repay all amounts outstanding under the Liberty Note, Liberty may realize on its security and the Company could lose its interest in the Kami Project. The Company does not currently have sufficient funds to repay all amounts outstanding under the Liberty Note and it will need to identify additional sources of financing to satisfy such obligations.

Alderon has a history of losses and expects to incur losses for the foreseeable future.

Alderon has incurred losses since its inception and expects to incur losses for the foreseeable future. We expect to continue to incur losses unless and until such time as the Kami Project enters into commercial production and generates sufficient revenues to fund continuing operations. The development of the Kami Project will require the commitment of substantial financial resources. The amount and timing of expenditures will depend on a number of factors, including the progress of ongoing exploration, evaluation and development, the results of consultant analysis and recommendations, the rate at which operating losses are incurred, the execution of any agreements with strategic partners and our acquisition of additional properties. Some of these factors are beyond our control. There can be no assurance that Alderon will ever achieve profitability.

Our securities are subject to price volatility.

In recent years, the securities markets in the United States and Canada have experienced a high level of price and volume volatility, and the market prices of securities of many companies have experienced wide fluctuations that have not been necessarily related to the operating performance, underlying asset values or prospects of such companies. There can be no assurance that fluctuations in our share price will not occur. It may be anticipated that any quoted market for our common shares will be subject to market trends generally, notwithstanding any potential success in creating revenues, cash flows or earnings. The value of our common shares will be affected by such volatility.

Subsequent events

The following events occurred subsequent to the year ended December 31, 2017:

On January 23, 2018, the Company granted 2,675,000 stock options with an exercise price of \$0.31 and term of five years.

On February 15, 2018, the Company issued 833,333 common shares to the Chief Executive Officer as part of his compensation package. The common shares are subject to a vesting condition that requires shareholders to approve the share issuance.

Internal control over financial reporting

Management of Alderon is responsible for establishing and maintaining an adequate system of internal control, including internal controls over financial reporting. Internal control over financial reporting is a process designed by, or under the supervision of, the CEO and CFO and effected by the Board of Directors, management and other personnel to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS. It includes those policies and procedures that:

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- a) pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of the assets of Alderon,
- b) are designed to provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with IFRS, and that receipts and expenditures of Alderon are being made only in accordance with authorizations of management and Alderon's directors, and
- c) are designed to provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of Alderon's assets that could have a material effect on the annual financial statements or interim financial reports.

Alderon's management, including its CEO and CFO, believe that due to its inherent limitations, internal control over financial reporting may not prevent or detect misstatements on a timely basis. Also, projections of any evaluation of the effectiveness of internal control over financial reporting to future periods are subject to the risk that the controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Management assessed the effectiveness of Alderon's internal control over financial reporting as of December 31, 2017, based on the criteria set forth in Internal Control – Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Based on this assessment, management believes that, as of December 31, 2017, Alderon's internal control over financial reporting is effective.

During the year ended December 31, 2017, there were no changes in the Company's internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

Additional information

Additional information relating to the Company, including the Company's Annual Report for the year ended December 31, 2017 is available on SEDAR at www.sedar.com.

Approval

The Board of Directors of Alderon Iron Ore Corp. has approved the information and disclosures contained in this MD&A.