



MARITIME RESOURCES CORP.

Management's Discussion & Analysis

For the Year Ended
December 31, 2015

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Cautionary Notices

The Company's financial statements for the year ended December 31, 2015, and this accompanying Management's Discussion and Analysis ("MD&A") contain statements that constitute "forward-looking statements" within the meaning of National Instrument 51-102, Continuous Disclosure Obligations of the Canadian Securities Administrators. Forward-looking statements often, but not always, are identified by the use of words such as "seek", "anticipate", "believe", "plan", "estimate", "expect", "targeting" and "intend" and statements that an event or result "may", "will", "should", "could", or "might" occur or be achieved and other similar expressions. Forward-looking statements in this MD&A include statements regarding the Company's future exploration plans and expenditures, the satisfaction of rights and performance of obligations under agreements to which the Company is a part, the ability of the Company to hire and retain employees and consultants and estimated administrative assessment and other expenses. The forward-looking statements that are contained in this MD&A involve a number of risks and uncertainties. As a consequence, actual results might differ materially from results forecast or suggested in these forward-looking statements. Some of these risks and uncertainties are identified under the heading "Risks and Uncertainties Related to the Company's Business" in this MD&A. Additional information regarding these factors and other important factors that could cause results to differ materially may be referred to as part of particular forward-looking statements. The forward-looking statements are qualified in their entirety by reference to the important factors discussed under the heading "Risks and Uncertainties Related to the Company's Business" and to those that may be discussed as part of particular forward-looking statements. Forward-looking statements involve known and unknown risks, uncertainties, assumptions and other factors that 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 statements. Factors that could cause the actual results to differ include market prices, exploration success, continued availability of capital and financing, inability to obtain required regulatory approvals, title to properties, and general market conditions. These statements are based on a number of assumptions, including assumptions regarding general market conditions, the timing and receipt of regulatory approvals, the ability of the Company and other relevant parties to satisfy regulatory requirements, the availability of financing for proposed transactions and programs on reasonable terms and the ability of third-party service providers to deliver services in a timely manner. Forward-looking statements contained herein are made as of the date of this MD&A and the Company disclaims any obligation to update any forward-looking statements, whether as a result of new information, future events or results or otherwise. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements.

Introduction

The management's discussion and analysis ("MD&A" or "Report") of Maritime Resources Corp. (the "Company" or "Maritime") has been prepared by management in accordance with the requirements under National Instrument 51-102 as at April 13, 2016 (the "Report Date"), and provides comparative analysis of the Company's financial results for the year ended December 31, 2015. The following information should be read in conjunction with the Company's audited financial statements for the year ended December 31, 2015 together with the notes thereto (collectively, the "Financial Statements"). Unless otherwise indicated, all dollar amounts in this document are in Canadian dollars.

The Financial Statements, together with this MD&A, are intended to provide investors with a reasonable basis for assessing the financial performance of the Company as well as potential future performance, and are not necessarily indicative of the results that may be expected in future periods. The information in the MD&A may contain forward-looking statements, and the Company cautions investors that any forward looking statements by the Company are not guarantees of future performance, as they are subject to significant risks and uncertainties that may cause projected results or events to differ materially from actual results or events. Please refer to the risks and cautionary notices of this MD&A. Additional information relating to the Company may be found on SEDAR at www.sedar.com.

Qualified Person

Mr. Bernard Kahlert, P.Eng. is the qualified person under National Instrument 43-101 ("NI 43-101") responsible for the technical information presented in this MD&A and the supervision of work done in association with the exploration and development programs in respect of the Company's exploration property.

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Conversion Tables

For ease of reference, the following information is provided (www.onlineconversion.com):

Conversion Table			
Imperial			Metric
1 Acre	=	0.404686	Hectares
1 Foot	=	0.304800	Metres
1 Mile	=	1.609344	Kilometres
1 Ton	=	0.907185	Tonnes
1 Ounce (troy)/ton	=	34.285700	Grams/Tonne

Precious metal units and conversion factors			
ppb	- Part per billion	1 ppb	= 0.0010 ppm = 0.000030 oz/t
ppm	- Part per million	100 ppb	= 0.1000 ppm = 0.002920 oz/t
oz	- Ounce (troy)	10,000 ppb	= 10.0000 ppm = 0.291670 oz/t
oz/t	- Ounce per ton (avdp.)	1 ppm	= 1.0000 ug/g = 1.000000 g/tonne
g	- Gram		
g/tonne	- gram per metric ton	1 oz/t	= 34.2857 ppm
mg	- milligram	1 Carat	= 41.6660 mg/g
kg	- kilogram	1 ton (avdp.)	= 907.1848 kg
ug	- microgram	1 oz (troy)	= 31.1035 g

Description of Business and Overall Performance

The Company is a gold and base metals exploration and development company with a focus on Canadian mining opportunities. The Company is a reporting issuer in British Columbia and Alberta, and trades on the TSX Venture Exchange under the symbol MAE.

Highlights for the year ended December 31, 2015:

Securities:

- On February 13, 2015, Commander Resources Ltd. ("Commander") granted Maritime, or its nominees, the option to purchase 10,000,000 of the 11,440,000 common shares of Maritime owned by Commander; should Maritime elect to acquire any of the shares, that acquisition will be subject to regulatory approval.
- On March 4, 2015, the Company granted stock options to directors, officers, employees and consultants of the Company allowing for the purchase of up to, in the aggregate, 150,000 common shares of the capital of the Company at \$0.16 per common share until March 4, 2020. On November 13, 2015 the Company granted stock options for the purchase of up to, in the aggregate, 1,785,000 shares in the capital of the Company at a price of \$0.15 per share until November 13, 2020.
- During the year, options allowing for the purchase of up to, in the aggregate, 1,705,000 common shares of the capital of the Company expired.
- On June 24, 2015, the Company announced a non-brokered private placement (the "Placement") of up to 6,666,666 non-flow-through units ("NFT Units") at \$0.15 per NFT Unit and up to 1,388,888 flow-through units ("FT Units") at \$0.18 per FT Unit, with each NFT Unit consisting of one non-flow-through common share and one half of one non-transferable share purchase warrant ("NFT Warrant"). The Placement did not complete.
- On November 5, 2015, the Company announced a private placement coupled with streaming royalties, to raise up to \$1,500,000 (the "Offering") by way of non-brokered private placement of units ("Equity Units") coupled with a streaming Royalty ("Royalty Units") that will return 100% of the original investment made pursuant to the Offering to investors, which streaming Royalty is to be paid out of future production from the Company's Green Bay project ("Project"). As a condition of the Offering, all participants acquiring Equity Units will be required to acquire an equal number of Royalty Units, at a total combined price of \$0.15. The Offering is comprised of up to 10,000,000 Equity Units at \$0.14 per Equity Unit, with each Equity Unit consisting of one common share and on

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half of one non-transferable share purchase warrant ("Warrant"). Each whole Warrant attached to the Equity Units will entitle the holder to purchase one additional common share at a price of \$0.20 per common share for 24 months following closing. Subsequent to December 31, 2015, the terms of the Warrants were amended such that the exercise period has been extended to 36 months; all other terms of the Warrants remain unchanged. The Royalty Units will have a price of \$0.01 per Royalty Unit, and, subject to written consent of the Company, may be assigned or transferred in their entirety only. Total royalties payable from the Royalty Units ("Royalty Payment") will be capped at an amount equal to 100% of the total Offering, with Royalty Payments being made annually beginning on the first anniversary of the date of commencement of commercial production for the Project. Royalty Payments will be funded solely from 10% of annual net cash flow from the Project, with net cash flow representing net production revenues realized from the Project after deduction all Project operating and debt servicing costs. At the option of the Company, Royalty Payments will be paid either in cash or in gold. Finders' fees in cash or Equity Units together with Finder/Broker Warrants, which will have the same terms as the Warrants attached to the Equity Units, may be payable on a portion of the placement to finders or brokers who assist in the placement, in accordance with applicable securities laws. (See Subsequent Events in this Report.)

Other:

- On May 7, 2015 the Company received \$19,938 pursuant to an application made with the Newfoundland and Labrador government in respect of the Newfoundland and Labrador Mineral Incentive Junior Exploration Assistance Program ("JEAP") grant for exploration conducted during 2014.
- On July 13, 2015, the Company received \$17,000 from the Government of Newfoundland and Labrador in respect of return of deposits on certain leases.
- On December 8, 2015, the Company received \$8,000 for exploration equipment previously capitalized to Exploration & Evaluation.
- During the year, the Company completed loan arrangements by way of promissory notes for the following:
 - total proceeds of \$12,500. The promissory note matures on June 18, 2016 and bear interest of 10% per annum.
 - total proceeds of \$12,500. The promissory note matures on June 18, 2016 and bear interest of 10% per annum
 - total proceeds of \$30,000. The promissory note matures on October 8, 2016 and bear interest of 10% per annum
 - total proceeds of \$25,000. The promissory note matures on October 15, 2016 and bear interest of 10% per annum
- Effective April 1, 2015, the Company agreed to provide for directors' fees, as to \$1,500 per month for each of the 5 non-executive directors. At December 31, 2015, payment of these fees totalling \$67,500 remained outstanding.

Green Bay Project

Maritime's Green Bay property in central Newfoundland and Labrador hosts the Company's gold and base metal deposits. The recently closed (2004) Hammerdown Mine includes the adjacent Rumbullion and Muddy Shag Gold deposits. The Orion Gold deposit is situated 1.5 kilometres to the Southwest and the Lochinvar base-precious metal deposit is located 1 kilometre East of Hammerdown. Maritime has been reviewing the setting of the gold deposits in the Hammerdown area to prepare conducting an exploration program to expand the gold resource adjacent to the known gold zones.

Pursuant to the Letter of Intent ("LOI") entered into with Rambler Metals and Mining PLC ("Rambler") on November 17, 2014, the Company is working with Rambler in reviewing tender bids to conduct prefeasibility engineering and evaluation ('PFS') on the Hammerdown project. There remains good exploration potential on the property which Maritime will continue to advance while Rambler focuses its efforts on the viability of restoring Hammerdown mine itself.

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During fiscal 2015:

Extensive review of geological, geophysical and geochemical work over the large Green Bay property was undertaken as an office study. It was determined that an area of high exploration potential covering about 1.5 square kilometres has not been surveyed in detail. This area, called the Rumbullion Extension, extends eastward from the Rumbullion mineralization blocks to the eastern boundary of the Green Bay Property. A number of gold veins have been encountered during sporadic drilling here but no detailed work was completed by Richmond Mines during mining operations at Hammerdown. Several high grade gold veins were encountered while drill testing the Lochinvar base metal deposit and are open to drill testing at depth.

A program of 25 km of line-cutting, electro-magnetic surveying and 2000 metre follow-up drilling was prepared. Work permits were filed and granted. A proposal for government financial assistance under the new Mines Department Guidelines was presented and granted. However, due to shortage of funds, the field work was not undertaken. This program is proposed for 2016.

Preparations were also made to present the Green Bay Gold project to investors and contractors to advance Hammerdown back to production. Several power point slide presentations were prepared to meet different investor objectives. A number of presentations were made to potential investment groups such as major mining houses, mine investment brokerages and operating contractors. Both equity and project financings were being considered.

During fiscal 2014:

Maritime staff started preparing the resource model of the Lochinvar deposit. In addition, planning of future work needed on Hammerdown and Orion that will be needed to convert Inferred Resources to Measured and Indicated Resources.

A program of fieldwork was planned. Assessment work was required on four mineral claims and a mining lease had to be surveyed on the Orion Gold Deposit. Personnel traveled to the property on June 28 to complete line cutting and soil sampling. At the Vancouver office, presentations were made and discussions were held with financial parties to provide funding advancement for the Hammerdown Gold Deposit.

Assessment work was completed on 5 Green Bay claims. The field program consisted of soil sampling in areas of limited or no coverage. A total of 303 samples were collected and assayed for gold and geochemically analyzed for 31 base / trace elements. Encouraging gold values were received, including a high of 260 ppb Au in one soil sample. Also, 2 strong zinc anomalies with values over 600 ppm Zn over 200-300 m along stratigraphic strike were returned. Some infill soil sampling and follow-up trenching for these anomalies is planned for next year. An assessment report has been submitted to cover these claims for at least 1 year.

On November 17, 2014, the Company announced entering into the LOI with Rambler, to evaluate the economic potential of re-opening the past producing Hammerdown gold mine. Under the terms of the LOI, the companies will negotiate and enter into a mutually agreeable Engineering and Evaluation Service Agreement to evaluate and determine the mineable ounces available on the property. Following a positive economic analysis, should both companies agree to proceed with the development of the project, they will negotiate and enter into mutually agreeable management services and toll milling agreements that could see Rambler manage the process of re-opening the old Hammerdown mine. If viable, this arrangement could allow Hammerdown material to be toll treated in the gold hydromet CIP circuit at the Nugget Pond milling facility at a rate of up to 500 metric tonnes per day ('mtpd'). It is anticipated that the engineering, procurement, permitting and construction of the new grinding circuit at Nugget Pond could be completed in a timely manner, with the Hammerdown material being scheduled and ready for trucking based on the same timeline. A toll milling fee would be negotiated to cover the capital expenditures and margin required to process the material at the Nugget Pond milling facility including permanent storage of Hammerdown tailings at the Nugget Pond site. Throughout the process the Green Bay Property will remain 100% owned by Maritime along with all rights to continue exploring the land package.

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Expenditures incurred on the Green Bay property during the years ended 2015 and 2014 are as follows:

	December 31, 2015	December 31, 2014
Balance at the beginning of the year	\$ 4,798,178	\$ 4,600,234
Exploration costs:		
Drilling	3,900	3,075
Geology and report writing	113,741	160,934
Geochemistry	-	7,063
Property	51,542	26,872
Other	2,110	-
	171,293	197,944
Less:		
Recoveries & Grants	(44,938)	-
Net additions	126,355	197,944
Balance at the end of the year	\$ 4,924,533	\$ 4,798,178

Selected Annual Information

	Year Ended December 31, 2015	Year Ended December 31, 2014	Year Ended December 31, 2013
Total revenues	\$ Nil	Nil	Nil
Financing expense	67,130	11,665	96,674
Loss before deferred tax recovery	(677,075)	(568,909)	(689,826)
Deferred tax recovery - flow-through	-	14,350	64,950
Deferred tax recovery	-	-	27,934
Loss for the year	(677,075)	(554,559)	(596,942)
Basic and diluted loss per share	(0.019)	(0.016)	(0.019)
Total assets	\$ 4,933,690	4,973,524	4,778,875
Total long-term liabilities	-	-	-
Cash dividends per share	\$ Nil	Nil	Nil

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Summary of Quarterly Results and Discussion of Operations

The selected information set out below has been gathered from the previous eight quarterly financial statements for each respective financial period and is based on IFRS and Canadian GAAP.

	Dec 31 2015	Sept 30 2015	Jun. 30 2015	Mar 31 2015	Dec. 31 2014	Sep. 30 2014	Jun. 30 2014	Mar. 31 2014
Exploration and evaluation assets	\$ 4,924,533	\$ 4,893,179	\$ 4,878,826	\$ 4,860,054	\$ 4,798,178	\$ 4,777,605	\$ 4,704,464	\$ 4,643,390
Financing expense	\$ 19,133	\$ 16,174	\$ 15,999	\$ 15,824	\$ 6,996	\$ -	\$ 1,710	\$ 2,959
G&A (incl. share based compensation)	\$ 306,808	\$ 146,410	\$ 88,687	\$ 135,170	\$ 97,012	\$ 63,951	\$ 256,382	\$ 151,564
Share-based payments	\$ 158,761	\$ -	\$ 130	\$ 27,032	\$ 19,298	\$ 1,417	\$ 152,845	\$ 60
Adjusted G&A (net of share based payments)	\$ 148,047	\$ 146,410	\$ 88,557	\$ 107,138	\$ 77,714	\$ 62,534	\$ 103,537	\$ 151,504
Deferred Tax Recovery (expense)	\$ -	\$ -	\$ -	\$ -	\$ 14,350	\$ -	\$ -	\$ -
Loss and comprehensive loss	\$ (306,808)	\$ (146,410)	\$ (88,687)	\$ (135,170)	\$ (82,660)	\$ (63,951)	\$ (256,382)	\$ (151,564)
Loss per share								
-basic and diluted	\$ (0.019)	\$ (0.004)	\$ (0.002)	\$ (0.004)	\$ (0.016)	\$ (0.002)	\$ (0.007)	\$ (0.005)

Non-IFRS Financial Measures

Due to the adoption of the accounting standard for share-based payments, the Company's general and administrative quarterly expenses have fluctuated significantly. The granting and vesting of stock options is at the discretion of the Board of Directors and the resulting expenses do not reflect the normal operations of the Company. The Company has included "G&A net of share-based payments to be more reflective of normal operations. This financial measure does not have any standardized meaning prescribed by IFRS and may not be comparable to similar measures presented by other corporations or entities.

Discussion of Operations

- Quarter ended December 31, 2015 results

The Company incurred total general and administrative expenses of \$306,808 excluding financing expenses during the quarter (2014: \$97,012). Included in general and administrative expenses is a non-cash expense of \$158,761 for share-based payments (2014: \$19,298). Share-based payments is a non-cash item resulting from the application of the Black-Scholes Option Pricing Model using assumptions in respect of expected dividend yield average risk-free interest rates, expected life of the options and expected volatility. After deducting this non-cash item, expenses were \$148,047 for the quarter (2014:\$77,714), representing an increase of \$70,333, due to the re-negotiated consulting fees for the CEO and an accrual of the directors fees for the quarter ended December 31, 2015.

- Year ended December 31, 2015 as compared with the Year ended December 31, 2014

The Company had no revenue for the years ended December 31, 2015 and 2014. General and administrative expenses increased to \$680,940 (2014: \$568,909) of which \$185,923 (2014: \$173,620) pertained to non-cash share-based payments.

The following are the major variances for the fiscal 2015 and 2014:

1. Administration decreased 15% to \$78,236 (2014: \$91,662), due to management's objective to reducing office and travel expenses
2. Consulting expenses remained in line at \$138,600, as compared with \$137,167 in 2014.
3. In respect of Non-executive Directors' fees, effective April 1, 2015, the Company agreed to provide for directors' fees, as to \$1,500 per month for each of the 5 non-executive directors. At December 31, 2015, all of these directors' fees, totalling \$67,500, remain unpaid.
4. Financing expense and interest on loans payable of \$67,130 for the year (2014: \$11,665) relates to loans and the amortization of the value of bonus shares issued to lenders.

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5. Investor relations decreased to \$79,059 (2014: \$86,308) as a result of continued poor market conditions.
6. Professional fees decreased by approximately 6% to \$64,492 (2014: \$68,487) due to decreased legal expenses.
7. Share-based payments of \$185,923 for the year (2014:\$173,620) were recognized in respect of the of stock options, in relation to the following:

	For the Year Ended	
	December 31, 2015	December 31, 2014
Accounting	\$ 11,678	\$ 5,905
Consulting	\$ 157,729	\$ 86,995
Investor relations	\$ 16,516	\$ 2,772
Salaries and benefits	\$ -	\$ 77,948
	\$ 185,923	\$ 173,620

Liquidity and Capital Resources

The financial statements are prepared on a 'going concern' basis, which contemplates that the Company will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of business. The Company's ability to continue as a going concern is dependent on its ability to raise additional funds or the attainment of profitable operations. The Company will need to raise or borrow money for exploration and administration expenditures, and to settle current liabilities, and to ensure it maintains sufficient funds to keep its claims in good standing. Current sources of funding are undetermined, and management continues to review potential financings options. Although the Company has been successful at raising funds in the past through the issuance of share capital, it is uncertain whether it will be able to continue to do so in the future.

At December 31, 2015 and 2014, the Company had:

- a deficit of \$2,341,295 (2014: \$1,961,907)
- working capital deficit of \$714,209 (2014: \$96,702).
- cash of \$2,119 (2014: \$155,709)
- accounts payable and accrued liabilities, including interest payable on loan of \$368,366 (2014: \$34,118)
- principal on loans of \$355,000 (2014: \$275,000; \$237,930 net of amortization of the value of bonus shares issued to lenders).

Related Party Transactions**(a) Services**

- i. From January 1 to June 30, 2014, the Company had arrangements with a company related by virtue of common directorship and which, at December 31, 2014, held approximately 26% of the Company's issued and outstanding shares, in respect of rent, accounting, investor relations, office administration, and insurance. The Company incurred the following charges during the years ended December 31, 2015 and 2014:

	2015	2014
Rent	\$ -	\$ 20,912
Insurance	-	3,712
IR & conference	-	20,084
Office administration	-	2,413
	\$ -	\$ 47,121

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At December 31, 2015, accounts payable and accrued liabilities included \$Nil (2014: \$3,865) due to that party as the balance was forgiven and written off.

- ii. Effective July 1, 2014 the Company entered into arrangement with an administration and exploration services contractor ("AESC") in which a director is a shareholder, pursuant to which it receives office, administrative and exploration services. For the year ended December 31, 2015 the Company was charged for exploration costs and to reimburse office and administrative costs as follows:

	2015		2014	
Rent	\$	37,573	\$	11,014
Consulting		7,500		15,000
Geological consulting		30,525		-
Office administration		12,790		7,515
	\$	88,388	\$	33,529

At December 31, 2015, the Company had advanced \$Nil to AESC for future services (2014: \$8,500). At December 31, 2015 the company owed \$28,190 (2014: \$6,965) to AESC.

Loans

During the years ended December 31, 2012, 2013, 2014 and 2015, the Company arranged for various loans as follows:

2012 Notes and 2013 Notes	On November 7, 2012, the Company completed loan arrangements by way of promissory notes for total proceeds of \$400,000. The 2012 Notes matured on October 31, 2013 and bore interest of 10% per annum. In connection with the 2012 Notes, the Company, as a bonus to the lenders, issued in the aggregate 400,000 common shares at a total fair value of \$68,000, which transaction cost was amortized and expensed prior to December 31, 2013. During the year ended December 31, 2013, the Company repaid, in the aggregate, principal of \$280,000 and interest of \$42,317 to some of the lenders, and re-entered into loan arrangements ("2013 Notes") for total principal of \$120,000, bearing interest of 10% per annum and due on demand. During 2014, the Company satisfied all obligations in respect of the 2013 Notes, through the repayment of the remaining principal of \$120,000, and payment of interest of \$6,707.
2014 Notes	On December 15, 2014, the Company completed loan arrangements by way of promissory notes for total proceeds of \$275,000. The 2014 Notes, subsequently amended, mature on November 14, 2016 and bear interest of 10% per annum. In connection with the 2014 Notes, the Company, as a bonus to the lenders, issued in the aggregate 366,665 common shares at a total fair value of \$41,333, which transaction cost is amortized and expensed over the term of the loan. At December 31, 2015, the fair value of \$41,333 had been fully expensed, resulting in a fair value of the loans, excluding interest, of \$275,000.
2015 Notes #1	On June 18, 2015, the Company completed loan arrangements by way of promissory notes for total proceeds of \$12,500 (2015 Notes #1). The 2015 Notes#1 mature on June 18, 2016 and bear interest of 10% per annum.
2015 Notes #2	On June 18, 2015, the Company completed loan arrangements by way of promissory notes for total proceeds of \$12,500 ("2015 Notes #2"). The 2015 Notes #2 mature on June 18, 2016 and bear interest of 10% per annum.
2015 Notes #3	On October 8, 2015, the Company completed a loan arrangement by way of a promissory note for total proceeds of \$30,000 ("2015 Notes #3"). The 2015 Notes #3 mature on October 8, 2016 and bear interest of 10% per annum.

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2015 Notes #4	On October 15, 2015, the Company completed a loan arrangement by way of a promissory note for total proceeds of \$25,000 ("2015 Notes #4"). The 2015 Notes #4 mature on October 15, 2016 and bear interest of 10% per annum.
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At December 31, 2015, the Company had principal of \$355,000 (2014: \$275,000) and interest of \$32,793 (2014: \$2,733) owing to the lenders bearing interest of 10% per annum.

	Principal (\$)		Value of bonus shares (\$)	Amortized values of bonus shares (\$)	Principle (net of unamortized value of bonus shares) (\$)	Interest payable (\$)	Total (\$)
2014 Notes	275,000	(1)	(41,333)	41,333	275,000	30,233	305,233
2015 Notes #1	12,500	(2)	-	-	12,500	671	13,171
2015 Notes #2	12,500		-	-	12,500	671	13,171
2015 Notes #3	30,000		-	-	30,000	528	30,528
2015 Notes #4	25,000	(3)	-	-	25,000	690	25,690
	355,000		(41,333)	41,333	355,000	32,793	387,793

(1) \$125,000 provided by parties related to the company

(2) \$12,500 provided by parties related to the company

(3) \$25,000 provided by parties related to the company

Compensation of Key Management Personnel

Key management personnel consists of Douglas Fulcher (CEO and President effective June 11, 2014 and a Director of the Company), Jeannine Webb (CFO), Bernard Kahlert (a Director of the Company), Janice Davies (Corporate Secretary) and the non-executive Directors of the Company (Maynard Brown, David McCue, Allan Williams, Peter Mercer and Andrew Pooler).

Consulting

JD Consulting Ltd., a company owned by Janice Davies, Corporate Secretary

Venturex Consulting, a company owned by Jeannine Webb, CFO

Pamicon Developments, a company in which Douglas Fulcher, CEO and President, and a director, is a shareholder.

Geological consulting

B.H. Kahlert & Associates Ltd., is a company owned by Bernard Kahlert, VP of Exploration

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The remuneration, including stock-based compensation, of key management personnel during the years ended December 31, 2015 and 2014 were as follows:

	2015		2014	
Consulting	\$	138,600	\$	137,167
Directors' fees		67,500		-
Geological consulting		97,125		64,800
Share-based payments		155,090		130,893
	\$	458,315	\$	332,860

In respect of services provided and expenses incurred during the year ended December 31, 2015, the Company owed at December 31, 2015, \$63,000 (2014: \$664) to the CEO and a director of the Company, \$52,920 (2014:\$Nil) to an Bernard Kahlert, officer and former director of the Company, \$10,500 (2014: \$Nil) to the CFO of the Company, \$14,701 (2014: \$Nil) to Janice Davies, an officer of the Company. Effective April 1, 2015, the Company has agreed to provide for directors' fees, as to \$1,500 per month for each of the 5 non-executive directors. At December 31, 2015, all of these directors' fees, totalling \$67,500, remain unpaid.

Proposed Transactions

There are no proposed transactions to be reported.

Off Balance Sheet Arrangements

The Company has no off balance sheet arrangements.

Subsequent Events

- In respect of the Offering, the Company closed on February 12, 2016, the first tranche of the Offering on 1,300,000 Equity Units, for gross proceeds of \$195,000, pursuant to which it issued the following:
 - 1,300,000 common shares
 - 650,000 warrants (the "Warrants") allowing for the purchase up to, in the aggregate, 650,000 common shares at \$0.20 per share for 36 months from the date of closing
 - 1,300,000 Royalty Units

In connection with the Offering, finders' fees of \$14,625 were paid and 97,500 Brokers Warrants ("Broker Warrants") were issued, with the Brokers Warrants having the same terms as the Warrants.

- On April 6, 2016 the Company has amended the terms of the Option and Share Purchase Agreement with Commander. Pursuant to the amended Option and Share Purchase Agreement, Maritime will identify third parties to purchase an initial 2,000,000 shares at a price of \$0.14 per share on or before August 31, 2016 (the "Initial Sale"), of which 1,000,000 shares must be purchased before April 30, 2016 (completed). Provided that the Initial Sale is completed by August 31, 2016, Maritime will have the option to identify third party purchasers to purchase an additional 2,000,000 shares every 6 months over the next 18 months at escalating prices of \$0.21, \$0.25, and \$0.30 per share. The final two option prices are further subject to the price being the greater of the option price or 85% of the volume weighted average price of the common shares for the 10 trading days immediately preceding the applicable option exercise date. Any shares not purchased in a particular option exercise period are carried forward one time to the next exercise period at the higher exercise price, provided that a minimum of 500,000 shares have been purchased in the preceding period. The Voting Trust Agreement remains in full force and effect for the duration of the Option and Share Purchase Agreement, as amended. Any shares not purchased pursuant to the terms of the Option and Share Purchase Agreement, as amended, will automatically be released from the provisions of the Voting Trust Agreement.

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Disclosure Controls and Internal Controls over Financial Reporting

The Company's CEO and CFO are responsible for establishing and maintaining disclosure controls and procedures and internal controls over financial reporting for the Company.

In accordance with the requirements of National Instrument 52-109, Certification and Disclosure in the Company's annual and interim filings, evaluations of the design and operating effectiveness of disclosure controls and procedures ("DC&P") and the design effectiveness of internal control over financial reporting ("ICFR") were carried out under the supervision of the CEO and CFO as of the end of the period covered by this report.

The CEO and CFO have concluded that the design and operation of disclosure controls and procedures were adequate and effective to provide reasonable assurance that material information relating to the Company would have been known to them and by others within those entities. The CEO and CFO have also concluded that the Company's internal controls over financial reporting are designed effectively to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS.

While there were no changes that occurred for the most recent fiscal period that have materially affected the Company's internal control procedures, the CEO and CFO will continue to attempt to identify areas to improve controls and intend to incorporate such improvements.

Maritime Resources Corp. disclosed that:

(1) the Company is not required to certify the design and evaluation of the Company's DC&P and ICFR and has not completed such an evaluation; and

(2) inherent limitations on the ability of the certifying officers to design and implement on a cost effective basis DC&P and ICFR for the Company may result in additional risks to the quality, reliability, transparency and timeliness of interim and annual filings and other reports provided under securities legislation.

Risks and Uncertainties Related to the Company's Business

Resource exploration is a speculative business and involves a high degree of risk. There is a significant probability that the expenditures made by the Company in exploring its properties will not result in discoveries of commercial quantities of minerals. A high level of ongoing expenditures is required to locate and estimate ore reserves, which are the basis for further development of a property. Capital expenditures to attain commercial production stage are also very substantial. The following sets out the principal risks faced by the Company.

Exploration. The Company is seeking mineral deposits on exploration projects where there are not yet established commercial quantities. There can be no assurance that economic concentrations of minerals will be determined to exist on the Company's property holdings within existing investors' investment horizons or at all. The failure to establish such economic concentrations could have a material adverse outcome on the Company and its securities. The Company's planned programs and budgets for exploration work are subject to revision at any time to take into account results to date. The revision, reduction or curtailment of exploration programs and budgets could have a material adverse outcome on the Company and its securities.

Market. The Company's securities trade on public markets and the trading value thereof is determined by the evaluations, perceptions and sentiments of both individual investors and the investment community taken as a whole. Such evaluations, perceptions and sentiments are subject to change; both in short term time horizons and longer term time horizons. An adverse change in investor evaluations, perceptions and sentiments could have a material adverse outcome on the Company and its securities.

Commodity price. The Company's exploration projects are primarily related to exploration for gold and other precious metals in Canada. While these minerals have recently been the subject of significant price increases from levels prevalent earlier in the decade, there can be no assurance that such price levels will continue, or that investors' evaluations, perceptions, beliefs and sentiments will continue to favour these target commodities. An adverse change in these commodities' prices, or in investors' beliefs about trends in those prices, could have a material adverse outcome on the Company and its securities.

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Title. Although the Company has exercised the usual due diligence with respect to title to properties in which it has interests, there is no guarantee that title to the properties will not be challenged or impugned. The Company's mineral property interests may be subject to prior unregistered agreements or transfers or land claims, and title may be affected by undetected defects.

Financing. Exploration and development of mineral deposits is an expensive process, and frequently the greater the level of interim stage success the more expensive it can become. The Company has no producing properties and generates no operating revenues; therefore, for the foreseeable future, it will be dependent upon selling equity in the capital markets to provide financing for its continuing substantial exploration budgets. While the Company has been successful in obtaining financing from the capital markets for its projects in recent years, there can be no assurance that the capital markets will remain favourable in the future, and/or that the Company will be able to raise the financing needed to continue its exploration programs on favourable terms, or at all. Restrictions on the Company's ability to finance could have a material adverse outcome on the Company and its securities.

Share Price Volatility and Price Fluctuations. In recent years, the securities markets in Canada have experienced a high level of price and volume volatility, and the market prices of securities of many companies, particularly junior mineral exploration companies like the Company, have experienced wide fluctuations which have not necessarily been related to the operating performance, underlying asset values or prospects of such companies. There can be no assurance that these price fluctuations and volatility will not continue to occur.

Key personnel. The Company's exploration efforts are dependent to a large degree on the skills and experience of certain of its key personnel. The Company does not maintain "key man" insurance policies on these individuals. Should the availability of these persons' skills and experience be in any way reduced or curtailed, this could have a material adverse outcome on the Company and its securities.

Competition. Significant and increasing competition exists for the limited number of mineral property acquisition opportunities available. As a result of this competition, some of which is with large established mining companies with substantial capabilities and greater financial and technical resources than the Company, the Company may be unable to acquire additional attractive mineral properties on terms it considers acceptable.

Realization of assets. Exploration and evaluation assets comprise a substantial portion of the Company's assets. Realization of the Company's investment in these assets is dependent upon the establishment of legal ownership, the attainment of successful production from the properties or from the proceeds of their disposal. Resource exploration and development is highly speculative and involves inherent risks. While the rewards if an ore body is discovered can be substantial, few properties that are explored are ultimately developed into producing mines. There can be no assurance that current exploration programs will result in the discovery of economically viable quantities of ore. The amounts shown for acquisition costs and deferred exploration expenditures represent costs incurred to date and do not necessarily reflect present or future values.

Environmental and Other Regulatory Requirements. The current or future operations of the Company, including development activities and commencement of production on its properties, require permits from various governmental authorities and such operations are and will be subject to laws and regulations governing prospecting, development, mining, production, exports, taxes, labour standards, occupational health, waste disposal, toxic substances, land use, environmental protection, safety and other matters. Companies engaged in the development and operation of mines and related facilities may experience increased costs, and delays in production and other schedules as a result of the need to comply with applicable laws, regulations and permits. There can be no assurance that approvals and permits required to commence production on its properties will be obtained on a timely basis, or at all. Additional permits and studies, which may include environmental impact studies conducted before permits can be obtained, may be necessary prior to operation of the properties in which the Company has interests and there can be no assurance that the Company will be able to obtain or maintain all necessary permits that may be required to commence construction, development or operation of mining facilities at these properties on terms which enable operations to be conducted at economically justifiable costs. Failure to comply with applicable laws, regulations, and permitting requirements may result in enforcement actions thereunder, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment, or remedial actions. Parties engaged in mining operations or extraction operations may be required to compensate those suffering loss or damage by reason of such activities and may have civil or criminal

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finest or penalties imposed for violations of applicable laws or regulations.

Amendments to current laws, regulations and permits governing operations and activities of mining companies, or more stringent implementation thereof, could have a material adverse impact on the Company and cause increases in capital expenditures or production costs or reduction in levels of production at producing properties or abandonment or delays in development of new mineral exploration properties. To the best of the Company's knowledge, it is currently operating in compliance with all applicable environmental regulations, and the Company has received no notification from any government agencies in this regard.

History of Net Losses; Accumulated Deficit; Lack of Revenue from Operations. The Company has incurred net losses to date. The Company has not yet had any revenue from the exploration activities on its properties. Even if the Company commences development of certain of its properties, the Company may continue to incur losses. There is no certainty that the Company will produce revenue, operate profitably or provide a return on investment in the future.

Uninsurable. The Company and its subsidiaries may become subject to liability for pollution, fire, explosion and other risks against which it cannot insure or against which it may elect not to insure. Such events could result in substantial damage to property and personal injury. The payment of any such liabilities may have a material, adverse effect on the Company's financial position.

Legal proceedings. As at the date of the Report, there were no legal proceedings against or by the Company.

Critical Accounting Estimates. In the preparation of financial information, management makes judgments, estimates and assumptions that affect, amongst other things, the carrying value of its mineral property assets. All deferred mineral property expenditures are reviewed, on a property-by-property basis, to consider whether there are any conditions that may indicate impairment. When the carrying value of a property exceeds its net recoverable amount that may be estimated by quantifiable evidence of an economic geological resource or reserve, joint venture expenditure commitments or the Company's assessment of its ability to sell the property for an amount exceeding the deferred costs, a provision is made for the impairment in value. Management's estimates of exploration, operating, capital and reclamation costs, if any, are subject to certain risks and uncertainties which may affect the recoverability of mineral property costs. Although management has used its best judgment to estimate of these factors, it is possible that changes could occur in the near term that could adversely affect management's estimate of the net cash flow to be generated from its properties. The Company also uses the Black-Scholes Option Pricing Model in relation to share based payments. Option pricing models require the input of highly subjective assumptions including the expected price volatility. Changes in the subjective input assumptions can materially affect the fair value estimate, and therefore the existing models do not necessarily provide a reliable single measure of the fair value of the Company's stock options granted/vested during the period.

Other MD&A Disclosure Requirements

New Accounting Policies - Standards, Amendments and Interpretations Affecting the 2015 and Future Year-Ends

Adoption of new IFRS pronouncements:

The adoption of the following new IFRS pronouncements did not have an effect on the Company's financial statements:

- IAS 32, "Financial Instruments: Presentation" was adopted by the Company on January 1, 2014. IAS 32 applies to the offsetting of financial assets and financial liabilities.
- IFRS 10, "Exception from Consolidation for "Investment Entities"" in conjunction with IFRS 12 and IAS 27, was adopted by the Company on January 1, 2014. IFRS 10 amends the definition of "Investment Entity" and introduces an exception from consolidation for investment entities. IFRS 12 and IAS 27 are amended to introduce disclosures required by an investment entity.

New accounting standards not yet adopted:

- IAS 36, "Impairment of Assets" is effective for annual periods beginning on or after July 1, 2014.

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- IFRS 7, "Financial Instruments: Disclosures" (amendments) is effective for annual periods beginning on or after January 1, 2015.
- IFRS 14, "Regulatory Deferral Accounts" is effective for annual periods beginning on or after January 1, 2016.
- IFRS 15, "Revenue from Contracts with Customers" is effective for annual periods beginning on or after January 1, 2017.
- IFRS 9, "Financial Instruments: Classification and Measurement" is effective for annual periods beginning on or after January 1, 2018.

The Company is currently evaluating the impact of these new and amended standards on its financial statements. The impact is not expected to have a material impact on the statements of financial position or results of operations.

Financial Instruments & Other Instruments

The Company has classified its cash as fair value through profit or loss (using level 1 of the fair value hierarchy) ; receivables (excluding tax arrangements) as loans and receivables; and accounts payable and accrued liabilities and loans as other financial liabilities.

(a) Fair value

The carrying values of cash, receivables, and accounts payable and accrued liabilities approximate their fair values due to the short-term maturity of these financial instruments.

(b) Credit risk

Credit risk is the risk that a counter party to a financial instrument will fail to discharge its contractual obligations. The Company is exposed to credit risk with respect to its cash, restricted cash and receivables, other than Goods and Services Tax ("GST") and government funding which may be receivable. The maximum exposure to loss arising from accounts receivable is equal to their carrying amounts.

The Company manages credit risk with respect to its cash by maintaining demand deposits with a major Canadian financial institution; however, this exposes the Company's cash to concentration of credit risk as all amounts are held at a single institution.

There were no changes in the Company's approach to risk during the year ended December 31, 2015.

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Outstanding Share Data

As at the Report Date, the Company had:

- 37,167,795 common shares issued and outstanding.
- incentive stock options allowing for the purchase of shares in the capital of the Company, as to:

	Number of Options	Exercise	Expiry Date
	250,000	\$0.200	14-Dec-16
	200,000	\$0.175	26-Apr-17
	500,000	\$0.200	21-Jan-18
	420,000	\$0.280	29-May-19
	200,000	\$0.150	15-Oct-19
	150,000	\$0.160	04-Mar-20
	1,785,000	\$0.150	13-Nov-20
Outstanding	3,505,000		

- 747,500 warrants allowing for the purchase up to, in the aggregate, 747,500 common shares at \$0.20 per share until February 12, 2019



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OFFICERS & DIRECTORS

Douglas Fulcher
Director, President and Chief Executive
Officer

David J. McCue, LL.B.
Director and Chairman

Allan W. Williams
Director

Andrew Pooler
Director

Maynard E. Brown, LL.B.
Director

Peter Mercer
Director

Jeannine PM Webb, CPA (CGA)
Chief Financial Officer

Janice Davies
Corporate Secretary

Bernard H. Kahlert, P.Eng.
V-P, Exploration

LISTING

TSX Venture Exchange: MAE

CAPITALIZATION

(as at Report Date)

Shares authorized: Unlimited

Shares issued: 35,867,795

Shares issuable in respect of stock options 3,505,000

Shares issuable in respect of warrants: 747,500

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