



**Colorado Resources Ltd.**

**MANAGEMENT'S DISCUSSION AND ANALYSIS  
OF FINANCIAL CONDITIONS AND RESULTS OF OPERATIONS  
FOR THE SIX MONTH PERIOD ENDED**

**SEPTEMBER 30, 2018**

**COLORADO RESOURCES LTD.**  
**Management's Discussion and Analysis**  
**FOR THE SIX MONTH PERIOD ENDED SEPTEMBER 30, 2018**

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***Introduction***

The following Management's Discussion and Analysis ("MD&A") is intended to assist the reader to assess material changes in financial condition and results of operations of Colorado Resources Ltd. (the "Company") as at September 30, 2018 and for the period then ended in comparison to the same period ended in 2017. This MD&A should be read in conjunction with the un-audited condensed consolidated financial statements for the period ended September 30, 2018 and September 30, 2017 and related notes (the "Interim Statements").

All financial results presented in this MD&A are expressed in Canadian dollars unless otherwise indicated. The effective date of this MD&A is November 26, 2018.

Throughout the report we refer to "Colorado", the "Company", "we", "us", "our" or "its". All these terms are used in respect of Colorado Resources Ltd. **Additional information on the Company can be found on SEDAR at [www.sedar.com](http://www.sedar.com) and the Company's website at [www.coloradoresources.com](http://www.coloradoresources.com).**

***Cautionary Statement on Forward-Looking Information***

This report contains "forward-looking statements", including the Company's expectations as to but not limited to, comments regarding the timing and content of upcoming work programs and exploration budgets, geological interpretations, receipt of property titles, and potential mineral recovery processes. Forward-looking statements express, as at the date of this report, the Company's plans, estimates, forecasts, projections, expectations, or beliefs as to future events or results. The material factors and assumptions used to develop the forward-looking statements and forward-looking information contained in this MD&A include the following: our approved budgets including that certain expected exploration expenditures qualify as "flow through" expenditures, exploration and assay results, results of the Company's planned exploration programs, estimated drilling success rates and other prospects. Due to the nature of the mineral resource industry, budgets are regularly reviewed in light of the success of the exploration programs and other opportunities that may become available to the Company. Accordingly, while the Company anticipates that it will have the ability to spend the flow-through funds available to it, there may be circumstances where, for sound business reasons, a reallocation of funds may be prudent.

Factors that could cause results or events to differ materially from current expectations expressed or implied by the forward-looking statements include, but are not limited to, factors associated with fluctuations in the market price of minerals, mining industry risks and hazards, environmental risks and hazards, economic and political events affecting metal supply and demand, uncertainty as to calculation of mineral reserves and resources, requirement of additional financing, and other risks. Actual results may differ materially from those currently anticipated in such statements.

Readers are cautioned that the foregoing list of important factors and assumptions is not exhaustive. Forward-looking statements are not guarantees of future performance. Events or circumstances could cause the Company's actual results to differ materially from those estimated or projected and expressed in, or implied by, these forward-looking statements. The Company undertakes no obligation to update publicly or otherwise revise any forward-looking statements or the foregoing list of factors, whether as a result of new information or future events or otherwise, except as may be required under applicable laws.

***Overview Performance and Operations***

Colorado. was incorporated on October 9, 2009 under the *Business Corporations Act* (British Columbia).

The Company is a "reporting" company in the provinces of British Columbia, Alberta and Ontario and is listed on the TSX Venture Exchange (the "Exchange"), having the symbol CXO.V as a Tier 1 issuer and its corporate office and principal place of business are located at 105 - 3500 Carrington Road, West Kelowna, B.C. V4T 3C1.

The Company is in the exploration stage and its principal business activities include the acquisition, exploration and development of mineral properties. As a result, the Company has no current sources of revenue, other than interest earned on cash and short-term investments, and in certain farm-out agreements and management fees.

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The Company's principal assets include a 100% interest in the North ROK, KSP, Castle-Kinaskan and KingPin properties subject to various net smelter return royalties, all of which are located in British Columbia.

***Cautionary Notes***

*\*Readers are cautioned that the exploration targets at the Company's British Columbia properties are early-stage exploration prospects and conceptual in nature. With the exception of the North ROK Property, there has been insufficient exploration to define a mineral resource and it is uncertain if further exploration will result in any target being delineated as a mineral resource. (See Company website for further details on North ROK).*

*\*\*Readers are cautioned this report contains information about adjacent properties on which Colorado has no right to explore or mine. Readers are cautioned that mineral deposits on adjacent properties are not indicative of mineral deposits on the Company's properties.*

*\*\*\*Readers are cautioned that mineral resources are not mineral reserves and do not have demonstrated economic viability. Mineral resource estimates do not account for mineability, selectivity, mining loss and dilution. These mineral resource estimates include inferred mineral resources that are normally considered too speculative geologically to have economic considerations applied to them that would enable them to be categorized as mineral reserves. There is also no certainty that these inferred mineral resources will be converted to measured and indicated categories through further drilling, or into mineral reserves, once economic considerations are applied.*

*\*\*\*\*Readers are cautioned that historical information contained in this report, regarding the Company's projects or adjacent properties are reported for historical reference only and cannot be relied upon as the Company's QP, as defined under NI-43-101 has not prepared nor verified the historical information.*

***Qualified Person***

William Yeomans, P.Geo, a consultant to the Company, is the Qualified Person as defined by National Instrument 43-101 who reviewed the preparation of the relevant geoscience technical data discussed in this report.

**Exploration Activities 2017- 2018 Field Season**

**British Columbia**

**KSP Property**

On May 10, 2017 pursuant to the KSP Option the Company made the final cash payment of \$150,000 and completed the initial exploration expenditures of \$6,000,000 at KSP to satisfy its previous agreement with SnipGold Corp. ("SnipGold") (a wholly owned subsidiary of Seabridge Gold Inc) to earn its initial 51% interest in the KSP Property.

On August 3, 2017 Colorado entered into an amending agreement with SnipGold wherein the parties amended the KSP Option wherein Colorado purchased the remaining 49% interest held by SnipGold in in the KSP Property. The Company received Exchange approval and issued the payment of \$1,000,000 in cash and 2,000,000 common shares of Colorado. SnipGold will retain a 2% NSR on the KSP Property (half of which can be purchased at any time for \$2,000,000).

The Company now holds a 100% interest in the KSP Property.

**Exploration – 2018 Field Season**

On July 16, 2018 the Company initiated a planned 4,500 metre ("m") diamond drilling program at KSP with an approximate budget of \$3.6M. Subsequently the Company increased the program to approximately 7,700 m however completed the program within the \$3.6M budget. The drill program was a follow-up program on multiple targets previously drill tested during the 2016-2017 field seasons. The top priorities of the program included:

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- step-out drilling of a porphyry copper-gold discovery at the Tami prospect;
- expansion of high-grade gold mineralization along the Big Rock Deformation Zone (BRDZ); and
- exploration of high-grade zinc mineralization associated with a sphalerite-rich sulphide occurrence in the Inel Zinc zone<sup>1</sup>.

The Company completed the program in late September for a total of 7,693 m of diamond drilling (the "2018 Program") which tested the four target areas; Tami, A-J, Pins Bowl and Inel.

***Tami***

Included in the 2018 Program were 4,115 m in 18 holes completed at Tami to follow up on results from the 2017 discovery program which delineated contiguous copper-gold mineralization over 400 m strike associated with a large high tenor copper gold soil anomaly. Significant results from 2017 included drill holes TMDDH17-115 returning 40 m grading 1.74 g/t Au with 0.24% Cu, TMDDH17-118 returning 114.6 m grading 0.69 g/t Au with 0.17% Cu (including 39 m grading 1.11 g/t Au with 0.18% Cu), and, TMDDH17-120 returning 38 m grading 1.00 g/t Au with 0.11% Cu.

Highlights from 2018 Program include drill hole TMDDH18-145, a step-back drilled 100m to the SW of hole TMDDH17-115, which contained 45 m grading 0.80 g/t Au with 0.22% Cu, extending mineralization down-dip where it remains open along the strike length of the Tami zone. 2018 drilling also tested along trend on the Cu-Au soil anomaly, more than doubling strike length of the hosting structural corridor with a 400m step out to the east and 50m step out to the west. Mineralization remains open in all directions.

Additional drilling at Tami tested numerous composite Au-Cu geochemical and geophysical (magnetic) anomalies located within the approximately 2 square kilometre area surrounding the Tami prospect. This drilling identified similar, localised, porphyry-related mineralization and alteration patterns associated with anomalous gold values in several drill holes which compel future follow-up drill testing. Several coincident Au-Cu anomalies also remain untested by drilling.

***A-J***

The Company completed 9.6 km of IP and ground magnetic surveys over the A-J target area. Previous highlights from channel sampling in 2014 included 26.2 g/t Au over 2 m, 22 g/t Au over 2 m, and 31 g/t Au over 2 m. Two well defined chargeability anomalies were outlined over strike lengths of 500 m in the vicinity of outcroppingskarn mineralization.

Colorado's 2018 Program targeted the high-grade zone delineated by 2014 channel sampling along with coincident IP and gold-in-soil geochemical anomalies. The 2018 Program comprised 7 drill holes totalling 1,457 m, distributed over a strike length exceeding 500 m. A-J represents a gold-rich skarn hosted in Upper Triassic Stuhini Group characterized by lower limestone members intercalated with bimodal pillowed andesites, volcanoclastics, felsic tuffs and volcanic derived sediments. Drilling results included encouraging gold intercepts in drill holes AJDDH18-130 & 133, and a high grade zinc intercept in AJDDH18-133. Core logging and bedrock geological interpretation is ongoing to put the intercepts in context with the geologic model and identify a follow-up strategy for 2019.

***Pins Bowl***

The Pins Bowl prospect is located approximately 7 km to the south of Tami. Past Colorado prospecting and geological mapping along the east-west striking Sky-Kyber fault corridor identified centimeter - to decimetre-scale quartz-chalcopyrite vein mineralization which returned in situ chip-sample values up to 3.45% Cu and 2.15 g/t Au. Additional outcrop grab/float samples returned 2.44% Cu with 1.3 g/t Au, 0.37% Cu with 4.8 g/t Au and 1.22% Cu with 0.1 g/t Au. Strong quartz-magnetite stockwork veining in out crops of altered monzonite intrusive returned sample values of 0.93% Cu with 0.28 g/t Au and 0.48% Cu with 0.18 g/t Au. 2018 drilling comprised a single drill hole, PNDDH18-140, totaling 201 m, to test a 100+ m wide corridor of deformed and hydrothermally altered monzonite intrusive containing disseminated and stockwork veinlet-hosted chalcopyrite mineralization. Analytical results from drill core returned anomalous values including 66 m grading 0.12% Cu within the monzonite intrusive. The nature and east-west trend of Pins Bowl mineralization suggests additional exploration along the Sky-Kyber fault corridor is warranted.

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Inel

The 2018 Program included 2,121 m drilled at Inel which tested two step-out targets around the historic Inel basin area, including the Big Rock Deformation Zone (BRDZ) to the east, and Inel Zn to the north.

Along the BRDZ four oriented-core holes tested the continuity of Inel-type mineralization over a north-east strike length of approximately 400 m. Results include significant intercepts in holes INDDH-124 (32 m grading 0.32 g/t Au and 1.64% Zn) and INDDH-125 (50 m grading 2.28 g/t Au including 6 m grading 7.36 g/t Au).

With respect to the Inel Zn target Colorado completed 4 step-out holes, INDDH-126 to INDDH-129, attempting to test for mineralization delimiting the northern margin of the Inel Basin. No significant results were recorded in these holes.

*See the Company's news releases of November 16, 2018 and September 14, 2018 and Colorado's website [www.coloradoresources.com](http://www.coloradoresources.com) for complete list of drill hole results, figures and maps as well as the Company's Quality Assurance/Quality Control procedures.*

As at September 30, 2018 the Company has incurred \$14,425,324 net of BCMET recoveries (March 31, 2018 - \$11,267,321) in acquisition and explorations costs.

Outlook

Colorado was pleased to have seen positive results along the BRDZ. The oriented-core studies have significantly improved the Company's understanding of the structurally controlled gold mineralization along the BRDZ, indicating the potential for Inel-style mineralization to the east of previous drilling in the Inel basin.

The reconnaissance drilling at A-J has also identified a sizeable alteration system containing abundant pyrite, pyrrhotite, carbonate and secondary silica. Assay values received from core samples however do not reflect the high grade values returned from Colorado's historic surface sampling programs. Additional surface work will be required to better define the nature and the distribution of the high-grade mineralization previously sampled at A-J.

The Company's technical team will continue to review the collective data from the 2018 Program as well from the previous field seasons in order to compile a future work program and budget as funds become available for the 2019 field season.

For more information on the KSP Project the reader is directed to the Company's website at [www.coloradoresources.com](http://www.coloradoresources.com).

**North ROK Property**

The North ROK property is 100% owned subject to certain net smelter return royalties and is located approximately 70 km south of Dease Lake and straddles Highway 37 approximately 15 km northwest of the new Imperial Metals Red Chris mine\*\* in northern British Columbia.

As at September 30, 2018, the Company has incurred \$6,651,013 net of BCMET recoveries (March 31, 2018- \$6,633,457) in acquisition and explorations costs.

Outlook

As described hereinabove the 2018 field season budget was primarily allocated to the KSP Project. Colorado will continue its technical review of the results to date and its broader implications for the North ROK project and will strive to improve its consultations with First Nations within the North ROK project area.

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**Kinaskan-Castle Property**

Colorado holds a 100% interest (subject to a 2% NSR) in the Kinaskan-Castle property located in the Liard Mining District of British Columbia. The underlying original vendor holds a 2% NSR of which the Company has the option to purchase for \$4,000,000.

**Exploration**

During the 2017 field season work completed included geological mapping, geophysical studies, soil geochemical sampling and prospecting, resulting in the discovery of important gold- and copper-in-soils anomalies and high-grade gold mineralization in float samples (see Colorado press releases dated January 24<sup>th</sup> and June 6<sup>th</sup>, 2018).

During the 2018 field season the Company completed induced polarization (IP) geophysical surveying during August 2018 which revealed IP chargeability anomalies coincident with large gold and copper-in-soils geochemical anomalies which extend along an east-west trend for over 2,000 m. The anomalies are interpreted to be sourced from underlying early Jurassic monzodiorite porphyry intrusive (+/-volcanic) rocks, potentially similar in age and lithology to those located 4 km to the east at Saddle North<sup>1</sup> as described by GT Gold<sup>1</sup>.

At Castle, high-grade gold float samples were collected within the confines of, or bordering, the above described geochemical anomalies Colorado's porphyry-related gold-copper and high-grade gold anomalies have not yet been drill tested. Based upon geological-geochemical-geophysical information, and proximity to the Tatogga Property<sup>1</sup>, Colorado recognizes good potential for the Castle (Kinaskan) Property to host porphyry-style Au-Cu occurrences and/or high-grade Au (Ag) mineralization which may be similar to that recently documented at GT Gold's<sup>1</sup> Saddle North<sup>1</sup> and Saddle South<sup>1</sup>, respectively.

Regional geological mapping and airborne magnetic surveys demonstrate the continuity of geological, geophysical and topographic features between the Tatogga Property<sup>1</sup> and Colorado's Kinaskan-Castle claim blocks.

Subsequent to the 2018 field season the Company received permits for the construction of ten diamond drill platforms in conjunction with working with the BC Mines branch and local First Nations.

See the Company's website [www.coloradoresources.com](http://www.coloradoresources.com) for complete list of figures and maps.

As at September 30, 2018 the Company has incurred \$926,813 (March 31, 2018 - \$751,282) in acquisition and explorations costs.

**Outlook**

Compilation of Colorado's technical studies completed in 2017 and additional regional geological information, combined with our 2018 IP surveys and the recent information published by GT Gold<sup>1</sup> for the Saddle Zone<sup>1</sup>, has aided in the definition of numerous drill targets at Kinaskan-Castle. Now that Colorado has received diamond drilling permits, we can advance exploration within our advantageous land position in the emerging Saddle<sup>1</sup>-Castle district. The Kinaskan-Castle drill permits are valid until March 31, 2023 and the Company's technical team will work to prepare the exploration program for the 2019 field season.

*<sup>1</sup>This report contains information about adjacent properties on which Colorado has no right to explore or mine. Readers are cautioned that mineral deposits on adjacent properties are not indicative of mineral deposits on the Company's properties.*

**KingPin Property**

The KingPin Property is located in the Golden Triangle area in northwestern British Columbia.

As described hereinabove the Company's primary focus for its 2018 field season and budget was allocated to the KSP property.

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As at September 30, 2018, the Company has incurred \$298,546 (March 31, 2018 - \$297,506) in acquisition and explorations costs.

Outlook

The Kingpin Property covers >328 square km of prospective ground in the Golden Triangle area north of Stewart. This first pass work, although preliminary in nature, has given the Colorado exploration team a better understanding of the region. The technical team continues to review the collective data from the previous field seasons in order to compile a future work program and budget as funds become available.

Dispositions or Impairments

Other

Other properties included:

- The GJ Key property is located southwest of the Company's North ROK property;
- The GS Property is located southeast of the Company's Heart Peaks Property;
- The Stu Property is located northwest of Stewart, British Columbia; and
- Two mineral tenures located northwest of Stewart, British Columbia referred to as the Iskuit Claims.

During the period ended September 30, 2018 the Company wrote-off the Other properties in the amount of \$16,068. The impairment was done in accordance with level 3 of the fair value hierarchy.

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The following table outlines the details of capitalized exploration expenditures for the six month period ended September 30, 2018:

	British Columbia					Total
	North ROK/ROK-Coyote	KSP	KingPin	Castle	Other	
Balance as at March 31, 2018	\$6,633,457	\$11,267,321	\$297,506	\$751,282	\$16,068	\$18,965,634
Acquisition - Cash Payments	-	-	-	-	-	-
Acquisition - Staking/Lease Pymts/Claim Fees	-	9,126	-	-	-	9,126
Acquisition - Common shares/units	-	-	-	-	-	-
Acquisition - Advance Royalties	-	-	-	-	-	-
<b>Total Acquisition</b>	-	9,126	-	-	-	9,126
Assaying	952	87,864	-	-	-	88,816
Community relations	-	-	-	-	-	-
Drilling	-	915,789	-	-	-	915,789
Field supplies	9,889	19,736	-	-	-	29,625
Fieldwork	-	506,654	-	-	-	506,654
Geological & Geophysics	6,425	189,420	954	98,843	-	295,641
GIS mapping/reports	1,795	65,356	86	1,529	-	68,766
Permitting/legal	-	-	-	50	-	50
Site costs	-	385,391	-	302	-	385,693
Transport & rentals	(1,504)	978,667	-	74,808	-	1,051,971
<b>Total Exploration</b>	17,556	3,148,877	1,040	175,531	-	3,343,005
<b>Total Expenditures</b>	17,556	3,158,003	1,040	175,531	-	3,352,131
Write-down of exploration and evaluation assets	-	-	-	-	(16,068)	(16,068)
<b>Balance at September 30, 2018</b>	<b>\$ 6,651,013</b>	<b>\$ 14,425,324</b>	<b>\$298,546</b>	<b>\$926,813</b>	<b>\$-</b>	<b>\$22,301,696</b>

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The following table outlines the details of exploration expenditures for the year ended March 31, 2018:

	British Columbia					USA		Total
	North ROK/ROK- Coyote	KSP	Hit	KingPin	Castle	Other	Nevada	
Balance as at March 31, 2017	\$5,493,785	\$5,357,595	\$1,369,318	\$225,567	\$446,574	\$16,068	\$592,541	\$13,501,447
Acquisition - Cash Payments	-	1,150,000	-	-	-	-	161,146	1,311,146
Acquisition - Staking/Lease Pymts/Claim Fees	-	9,041	37	-	-	-	47,987	57,065
Acquisition - Common shares/units	-	760,000	-	-	-	-	103,353	863,353
Acquisition - Advance Royalties	-	-	-	-	-	-	25,783	25,783
Total Acquisition	-	1,919,041	37	-	-	-	338,269	2,257,347
Assaying	78,310	178,896	-	6,478	24,177	-	28,977	316,840
Community relations	9,934	12,295	-	-	6,715	-	-	28,944
Drilling	319,175	1,191,061	-	-	-	-	-	1,510,236
Field supplies	25,499	74,526	-	-	3,104	-	-	103,129
Fieldwork	231,570	520,727	3,189	15,797	38,649	-	44,703	854,635
Geological & Geophysics	100,623	297,230	1,520	2,807	107,681	-	194,647	704,508
GIS mapping/reports	14,239	39,224	1,882	3,678	19,308	-	16,330	94,661
Permitting/legal	607	39	394	4	13	-	2,410	3,467
Site costs	164,273	580,529	203	8,261	40,375	-	2,120	795,761
Transport & rentals	195,442	1,096,160	3,500	34,913	64,684	-	1,057	1,395,756
Total Exploration	1,139,672	3,990,687	10,688	71,938	304,706	-	290,244	5,807,936
Total Expenditures	1,139,672	5,909,728	10,725	71,938	304,706	-	628,513	8,065,283
Provision	-	-	-	-	-	-	4,683	4,683
Write-down of exploration and evaluation assets	-	-	(1,380,043)	-	-	-	(1,225,738)	(2,605,781)
<b>Balance at March 31, 2018</b>	<b>\$ 6,633,457</b>	<b>\$ 11,267,321</b>	<b>\$-</b>	<b>\$297,506</b>	<b>\$751,282</b>	<b>\$16,068</b>	<b>-</b>	<b>\$18,965,634</b>

## **Corporate**

### **Goldcorp Loan – Strategic Alternatives**

On September 14, the Company commenced a review of strategic alternatives to enhance shareholder value.

As part of the review process, the Company engaged Fort Capital, an independent financial advisory company specializing in providing advice to resource companies, to assist the Board in its evaluation of alternatives available to the Company.

The Company has not set a definitive timeline to complete its identification, examination and consideration of opportunities. Furthermore, this review has not been initiated as a result of receiving any transaction proposal.

Given the nature of the process, the Company does not intend to provide updates with respect to the process until such time as the Board approves a definitive transaction or strategic alternative, or otherwise determines that further disclosure is advisable. The Company cautions that there are no guarantees that the review of strategic alternatives will result in a transaction or if a transaction is undertaken, as to its terms or timing.

As part of a the strategic alternative review, Colorado entered into a loan agreement (the "Loan Agreement") with Goldcorp Inc. ("Goldcorp") for a loan in the amount of \$500,000 (the "Loan"). Proceeds from the Loan will be used for general working capital purposes while the Company reviews various alternatives available for its future development and maximization of shareholder value.

Terms of the Loan include interest at a rate of 8% per annum compounded monthly, a maximum term of twelve months, maturing on September 13, 2019 (the "Maturity Date") with early repayment provisions and is secured against the Company's KSP, Kinaskan-Castle and North ROK properties.

Additional terms include the Company's option to pay interest in cash or, subject to the approval of the TSX Venture Exchange (the "Exchange"), in shares (the "Interest Shares"). The issue price of any Interest Shares will be the lower of the 10-day volume weighted average price and the closing price of Colorado's common shares on the last trading day prior to payment.

As a condition for providing the Loan and subject to the approval of the Exchange, the Company has agreed to issue to Goldcorp common shares as a bonus (the "Bonus Shares), as follows:

- (a) 250,000 Bonus Shares within five business days of the date of receipt Exchange approval(issued). The shares were recorded at a value of \$21,250 being the market price of the shares of \$0.085 on the date of issuance;
- (b) an additional 125,000 Bonus Shares if the Loan is repaid in full after the three month Anniversary Date but prior to the six month Anniversary Date of the Loan; and
- (c) an additional 250,000 Bonus Shares if the Loan is not fully repaid before the six month Anniversary on the date which is the earlier of: (i) the Maturity Date; or (ii) the date on which the outstanding balance of the Loan is repaid.

### **Management and Directors**

During sixth months ended September 30, 2018 and as at the date of this report hereof, Colorado had made the following changes to its executive management team:

On March 2, 2018 the Company announced it had received an Advance Notice from Mr. Travis as a shareholder effective February 27, 2018 pursuant to the Company's Advance Notice Policy. Five individuals were nominated for election as directors pursuant to a dissident proxy circular filed on March 14, 2018 ("Travis Dissident Proxy") in connection with the Company's annual general meeting which was held on April 17, 2018 (the "AGM").

On April 10, 2018, prior to the AGM, the Company and Mr. Travis entered into a settlement agreement (the "Travis Settlement") with respect to among other things the composition of the Company's board of directors and nominees to be elected at the AGM.

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Under the terms of the Travis Settlement, two of the Company's director nominees, Cecil Bond and Robert Shaw, were included on a revised management's slate of four director nominees, which included two of Mr.

Travis' director nominees, Bryan Wilson and Patrick Soares. A fifth director Mr. Alastair Still was to be appointed immediately after the AGM. The four nominees were duly elected at the AGM. Subsequent to the AGM effective April 17, 2018, Mr. Alastair Still was appointed as the fifth director.

On April 19, 2018 Terese Gieselman the Company's CFO and Corporate Secretary resigned and Ms. Gieselman provided notice to terminate the Minco Corporate Management Inc. ("Minco") consulting agreement ("Original Minco Contract") with an effective date of June 19, 2018.

Ms. Gieselman and Minco agreed pursuant to a settlement agreement effective June 19, 2018 to remain the Company's interim CFO and Corporate Secretary for a transition period at the Company's discretion (the "Transition Period"). Additionally, the Company and Minco entered into a consulting agreement effective June 19, 2018 ("New Minco Contract") to provide such services as required by the Company during the Transition Period. As part of the settlement agreement and in accordance with the Original Minco Contract, the Company on July 19, 2018, paid Minco an amount of \$137,927.

The Company's board of directors as at the date of this report herein are; Robert Shaw, Cecil Bond, Alastair Still, Patrick Soares and Bryan Wilson.

*See the Company's website [www.coloradoresources.com](http://www.coloradoresources.com) for further details regarding the current management and directors.*

***Results of Operations***

**Financial Results for the three months ended September 30, 2018 and September 30, 2017**

The Company has no operating revenues and relies on external financings to generate capital for its continued operations. As a result of its activities, Colorado continues to incur annual net losses.

For the three months ended September 30, 2018, the Company reported a \$207,727 (2017 - \$1,146,139) loss or \$0.01 (2017 - \$0.01) basic and diluted loss per share. The primary component of the current period loss included expenses for general administration in the amount of \$221,985 (2017 - \$219,480), a finance charge in the amount of \$21,250 (2017 - \$Nil) in connection with the Goldcorp Loan and pre-exploration expenditures of \$14,176 (2017 - \$Nil).

Additional expenses included the write-down of exploration and evaluation assets of \$Nil (2017 - \$1,380,042) where in the Company wrote off its Hit Property in the prior period. Expenditures were off-set by interest income of \$49,710 (2017 - \$6,494). During the period ended September 30, 2017 Company also recorded \$486,069 in other income for the fulfillment of flow through expenditure requirements. During the three months ended September 30, 2018 the Company recorded \$Nil (2017 - \$420,000) for an unrealized fair value gain on available for sale investments.

For the six months ended September 30, 2018, the Company reported a \$1,955,070 (2017 - \$1,930,123) loss or \$0.02 (2017 - \$0.02) basic and diluted loss per share. The primary component of the current period loss included expenses for general administration in the amount of \$1,921,046 (2017 - \$471,819), a finance charge in the amount of \$21,250 (2017 - \$Nil) in connection with the Goldcorp Loan and pre-exploration expenditures of \$34,107 (2017 - \$1,935).

Additional expenses included the write-down of exploration and evaluation assets of \$16,068 (2017 - \$1,380,042) where in the Company wrote off its Hit Property in the 2017 period. Expenditures were off-set by interest income of \$63,129 (2017 - \$17,346). During the period ended September 30, 2017 Company also recorded \$540,077 in other income for the fulfillment of flow through expenditure requirements. During the six months ended September 30, 2018 the Company recorded \$Nil (2017 - \$252,000) for an unrealized fair value gain on available for sale investments.

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The summary of variances in expenditures<sup>1</sup> included:

	2018	2017	Variance
	\$	\$	\$
Directors fees	13,040	38,875	(25,835)
Pre-exploration expenditures	34,107	1,935	32,172
Accounting and legal	599,902	16,068	583,834
Consulting	197,176	143,649	53,527
Corporate development	-	1,398	(1,398)
Investor relations, website development and marketing	1,166	84,313	(83,147)
Office and administration fees	106,201	119,665	(13,464)
Part XII tax	5,166	-	5,166
Regulatory fees	12,263	10,755	1,508
Shareholder communication and annual general meeting	833,948	7,138	826,810
Transfer agent fees	5,939	2,434	3,505
Travel	15,329	16,288	(959)
Wages	143,956	70,111	73,845
<b>Total</b>	<b>1,968,193</b>	<b>512,629</b>	<b>1,455,564</b>

<sup>1</sup> (Excludes depreciation, foreign exchange and share-based payments for option grants).

Overall corporate expenditures saw a substantial increase with variances in categories to note:

The increase in pre-exploration expenditures included the remaining expenditures in relation to the terminating the Company's option on the Greens Springs project that was written off in the prior year.

The increase in legal related to corporate matters with respect to the Travis Dissident Proxy and annual general meeting matters.

The increase in consulting fees was the result of the accrual for the Minco Settlement as described hereinabove.

Office and administrative saw a decrease in 2018 due to a decrease in activity in the offices and reduction in administration costs pursuant to the termination of the Cazador Contract as described hereinabove.

Shareholder Communication – the increase in expenses was in relation to the Company's annual general meeting wherein the Company engaged a proxy solicitor in connection with the Dissident Proxy.

Wages – although the Company saw a decrease in employees from 5 employees to 3 as at September 30, 2018 the increase in wages related to Mr. Shaw who was engaged as an employee whereas in prior periods the former President and CEO was a consultant.

**Summary of quarterly results**

	Sept. 30, 2018	June 30, 2018	Mar. 31, 2018	Dec. 31, 2017
Total revenues	\$—	\$—	\$—	\$—
Net loss	<b>\$(208,727)</b>	\$(1,746,343) <sup>1</sup>	\$(2,439,573) <sup>2</sup>	\$(136,213) <sup>3</sup>
Comprehensive loss	<b>\$(208,727)</b>	\$(1,746,343)	\$(2,375,573)	\$(472,213)
Basic and diluted loss per share	<b>\$0.00</b>	\$(0.01)	\$(0.02)	\$(0.00)

	Sept. 30, 2017	June 30, 2017	Mar. 31, 2017 <sup>5</sup>	Dec. 31, 2016
Total revenues	\$—	\$—	\$—	\$—
Net loss	<b>\$(1,146,139)<sup>4</sup></b>	\$(783,984)	\$(1,983,720)	\$(512,355)
Comprehensive loss	<b>\$(726,139)</b>	\$(951,984)	\$(1,679,970)	\$(530,105)
Basic and diluted loss per share	<b>\$(0.01)</b>	\$(0.01)	\$(0.02)	\$(0.01)

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The Company earned no revenue during the periods presented other than interest income due to the nature of the industry and its current operations.

Significant Variances to note:

- 1 For June 30, 2018 the net loss was substantially related to general and administrative costs and included the Minco Settlement as described hereinabove;
- 2 For March 31, 2018 the net loss included the write-down of the Green Springs Property of \$1,225,738 and the accrual of the Cazador Severance as described herein;
- 3 For December 31, 2017 the comprehensive loss included the fair value loss on available-for-sale investments of \$336,000.
- 4 For September 30, 2017 the net loss included \$1,380,042 in write-down of exploration and evaluation assets.
- 5 For March 31, 2017 net loss included \$1,208,670 in write-down of exploration and evaluation assets and the comprehensive loss included a fair value gain on available-for-sale investments of \$341,250;

***Financial Condition, Liquidity and Capital Resources***

	September 30 2018	March 31 2018
<b>Financial position:</b>		
Cash and cash equivalents	\$478,201	\$1,476,261
Restricted cash	\$571,534	\$3,625,637
Working capital	\$189,722	\$5,331,213
Reclamation bonds	\$162,000	\$150,000
Property, plant and equipment	\$19,192	\$23,683
Exploration and evaluation assets	\$22,301,696	\$18,965,634
Total Assets	\$24,157,791	\$25,066,603
Shareholders' equity	\$22,672,610	\$24,470,530

Key changes to the Company's financial condition were a net decrease in cash of \$998,060 for general and administration costs as described herein and restricted cash of \$3,054,103 for flow through eligible exploration expenditures for an overall decrease of \$5,141,491 in working capital to \$189,722.

As a result of the increased expenditures related to the Company's annual general meeting and Dissident Proxy the Company does not have adequate working capital for its operations and will require additional capital for its corporate overhead. Subsequent to September 30, 2018 the Company settled approximately \$245,657 trade payables for \$123,056 recording a gain on settlement of approximately \$122,601.

As at the date of this report the Company has completed the current flow-through expenditures required and will use the proceeds from the Goldcorp loan for ongoing corporate overheads while looking to preserve its treasury and in conjunction with Fort Capital reviews strategic alternatives which could include increasing its working capital either through equity, debt or farm out options on its current exploration assets or other corporate transactions.

As Colorado will not generate funds from operations for the foreseeable future, the Company is primarily reliant upon the sale of equity securities in order to fund operations. As the Company is in the exploration stage, the recoverability of the costs incurred to date on exploration properties is dependent upon the existence of economically recoverable reserves, the ability of the Company to obtain the necessary financing to complete the exploration and development of its properties and upon future profitable production or proceeds from the disposition of the properties and deferred exploration expenditures. The Company has financed its operations to date primarily through the issuance of common shares and exercise of stock options and share purchase warrants. The Company will continue to have to raise funds to continue operations and, although it has been successful in doing so in the past, there is no assurance it will be able to do so in the future. The Company's policy is to invest its cash in highly liquid, short term, interest bearing investments with maturities of 90 days or less from the date of acquisition or for longer

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periods where such investment may be redeemable after 30 days. The Company is not subject to externally imposed capital requirements.

**Commitments and Contractual Obligations**

On May 27, 2017 the Company entered into a five year lease with Vintage Commercial Ltd. effective July 1, 2017 at an annual payable rent of \$47,191 in the first year (10 months) and \$53,766 effective July 1, 2018 until June 30, 2022.

**Contingencies**

On March 15, 2018, Colorado filed a civil claim against Adam Travis and Cazador which was dismissed pursuant to a settlement agreement (the "Settlement Agreement") entered into between the Company, Cazador and Mr. Travis on April 10, 2018. The Settlement Agreement included provisions with respect to the composition of the Company's board of directors and nominees that were to be elected at Colorado's annual meeting of shareholders held on April 17, 2018 and the dismissal of the civil claim.

Pursuant to the terms of the Settlement Agreement the Company agreed to reimburse Mr. Travis and Cazador certain expenditures to a maximum of \$650,000 for costs incurred in relation to the Dissident Proxy and other expenditures associated with Settlement Agreement. As at September 30, 2018 the Company had paid \$512,900 exclusive of recoverable GST. The remaining reimbursable expenses total approximately \$135,000 exclusive of GST, including \$116,000 to be paid to Mr. Travis.

On November 28, 2018 the Company and Mr. Travis resolved all matters that were in dispute and will pay outstanding severance fees in the amount of \$225,000 together with approximately \$116,000 exclusive of recoverable GST in settlement of reimbursable expenses pursuant to the Settlement Agreement.

***Off Balance Sheet Arrangements***

As at the effective date of this report, there are no off-balance sheet arrangements that have, or are reasonably likely to have, a current or future effect on the results of operations or financial conditions of the Company including, without limitation, such considerations as liquidity and capital resources.

***Related Party Transactions***

Transactions with related parties were measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties. These transactions were in normal course of operations and measured at the fair value of the services rendered. With the exception as noted below, amounts due to related parties are unsecured, non-interest bearing and have no formal terms of repayment. The key management personnel of the Company are the officers of Colorado.

**Key Management Compensation**

	September 30 2018	September 30 2017
Administration and labour	\$ 22,275	\$ 70,517
Consulting fees	197,176	206,064
Wages	104,000	-
Share based payments	-	352,000
	<b>\$ 323,451</b>	<b>\$ 628,580</b>

- i) Wages of \$104,000 (2017- \$Nil) were paid or accrued to Robert Shaw ("Shaw) the Company's President and Chief Executive Officer. Mr. Shaw was appointed on February 26, 2018.
- ii) Consulting fees of \$Nil (2017 - \$118,370) of which \$Nil (2017 - \$53,580) was capitalized to exploration and evaluation assets were paid or accrued to Cazador Resources Ltd. ("Cazador"), a company controlled by Adam Travis, the Company's former President and Chief Executive Officer effective February 26, 2018;

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- iii) Administration and labour fees of \$Nil (2017 - \$41,254) were paid or accrued to Cazador in relation to the Company's general corporate administration and field work of which \$Nil (2017 - \$11,380) was capitalized to exploration and evaluation assets;
- iv) Consulting fees of \$183,506 (2017 - \$82,494) were paid or accrued to Minco Corporate Management Inc. ("Minco"), a company controlled by Terese Gieselman, the Chief Financial Officer and Corporate Secretary of the Company which include \$137,926 pursuant to the Minco Settlement as described hereinbelow;
- v) Administration fees of \$22,275 (2017 - \$29,263) were paid or accrued to Minco in relation to providing administrative and accounting services; and

**Minco Contract**

On April 19, 2018, Terese Gieselman resigned effective June 19, 2018 and gave notice of termination of the consulting agreement dated October 31, 2014 between the Company and Minco (the "Minco Contract"). Pursuant to the terms of the Minco Contract an amount of \$137,926 (the "Settlement Amount") was due and payable on June 19, 2018. The Company entered in to an agreement with Minco (the "Settlement Agreement") effective June 19, 2018 wherein the Company agreed to pay Minco the Settlement Amount (paid on July 20, 2018) and Minco agreed to release the Company from any and all future claims. Additionally, the Company and Minco entered into a consulting agreement (the "New Minco Contract") for a period of 12 months to provide services as required by the Company. The New Minco Contract maybe terminated with 10 days written notice.

**Consulting Fees Non-Executive Directors**

- i) Consulting fees of \$650 (2017 - \$5,200) were paid or accrued to 43983 Yukon Inc. ("43983 Yukon") a company controlled by Larry Nagy, a former director of the Company. Mr. Nagy resigned as director effective April 17, 2018;
- ii) Consulting fees of \$8,000 (2017 - \$Nil) were paid or accrued to William Lindqvist ("Lindqvist") a former director of the Company. Mr. Lindqvist resigned as a director effective April 17, 2018.
- iii) Consulting fees of \$5,000 (2017 - \$Nil) were paid or accrued to Cazador. Mr. Travis resigned as director effective April 17, 2018.

**Related Party Liabilities Included in Trade and Other Payables:**

Amounts due to:	Service for:	September 30 2018	March 31 2018
Cazador Resources Ltd.	Consulting Fees	\$232,358	\$251,108
Minco	Consulting Fees	4,988	\$18,119
43983 Yukon	Expenses	7,407	12,679
Hering	Consulting Fees	-	\$25,252
Shaw	Wages	-	\$15,000
Lindqvist	Consulting Fees	32,645	\$19,288
		<b>\$277,398</b>	<b>\$341,446</b>

**Related Party Receivables included in Other receivables:**

Amounts due from:	Service for:	September 30 2018	March 31 2018
Cazador	Expenses	\$ -	\$3,382
Minco	Rent & Expenses	66	939
Golden Ridge Resources Ltd.	Rent & Expenses	3,831	2,401
		<b>\$3,897</b>	<b>\$6,722</b>

Amounts included in other receivables include rent and expenses for shared office space and administrative costs with related parties and companies with common former directors or officers.

### ***Critical Accounting Policies and Estimates***

Colorado is a venture issuer therefore this section is not applicable. The details of Colorado's accounting policies are presented in Note 3 of the audited financial statements for the year ended March 31, 2018. These policies are considered by management to be essential to understanding the processes and reasoning that go into the preparation of the Company's consolidated financial statements and the uncertainties that could have a bearing on its financial results.

### **Standards, Amendments and Interpretations Not Yet Effective**

The standards listed below include only those which the Company reasonably expects may be applicable to the Company at a future date. The Company is currently assessing the impact of the standards on the consolidated financial statements.

#### ***IFRS 9 Financial Instruments***

IFRS 9 will replace IAS 39 *Financial Instruments: Recognition and Measurement* and IFRIC 9 *Reassessment of Embedded Derivatives*. The final version of this new standard supersedes the requirements of earlier versions of IFRS 9.

The main features introduced by this new standard compared with predecessor IFRS are as follows:

- ***Classification and measurement of financial assets:***  
Debt instruments are classified and measured on the basis of the entity's business model for managing the asset and its contractual cash flow characteristics as either: "amortized cost", "fair value through other comprehensive income", or "fair value through profit or loss" (default). Equity instruments are classified and measured as "fair value through profit or loss" unless upon initial recognition elected to be classified as "fair value through other comprehensive income".
- ***Classification and measurement of financial liabilities:***  
When an entity elects to measure a financial liability at fair value, gains or losses due to changes in the entity's own credit risk is recognized in other comprehensive income (as opposed to previously profit or loss). This change may be adopted early in isolation of the remainder of IFRS 9.
- ***Impairment of financial assets:***  
An expected credit loss impairment model replaced the incurred loss model and is applied to financial assets at "amortized cost" or "fair value through other comprehensive income", lease receivables, contract assets or loan commitments and financial guarantee contracts. An entity recognizes twelve-month expected credit losses if the credit risk of a financial instrument has not increased significantly since initial recognition and lifetime expected credit losses otherwise.
- ***Hedge accounting:***  
Hedge accounting remains a choice, however, is now available for a broader range of hedging strategies. Voluntary termination of a hedging relationship is no longer permitted. Effectiveness testing now needs to be performed prospectively only. Entities may elect to continue to applying IAS 39 hedge accounting on adoption of IFRS 9 (until the IASB has completed its separate project on the accounting for open portfolios and macro hedging).
- ***Derecognition:***  
The requirements for the derecognition of financial assets and liabilities are carried forward from IAS 39.

This standard is applicable to the Company's annual period beginning on April 1, 2019.

#### ***IFRS 16 Leases***

IFRS 16 specifies how an IFRS reporter 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 12 months or less or the underlying asset has a low 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.

This standard is applicable to the Company's annual period beginning on April 1, 2019.

*IFRS 15 – Revenue Recognition*

In May 2014, the IASB issued IFRS 15 Revenue from Contracts with Customers ("IFRS 15") which supersedes IAS 11 Construction Contracts; IAS 18 Revenue; IFRIC 13 Customer Loyalty Programmes; IFRIC 15 Agreements for the Construction of Real Estate; IFRIC 18 Transfers of Assets from Customers; and SIC 31 Revenue – Barter Transactions involving Advertising Services. IFRS 15 establishes a single five-step model framework for determining the nature, amount, timing and uncertainty of revenue and cash flows arising from a contract with a customer. The standard is effective for the Company's annual periods beginning on April 1, 2018. The adoption of this new standard had no impact on the Company's consolidated financial statements.

***Financial Instruments and Risk Management***

The Company is exposed through its operations to the following financial risks:

- Market Risk
- Credit Risk
- Liquidity Risk

In common with all other businesses, the Company is exposed to risks that arise from its use of financial instruments. This note describes the Company's objectives, policies and processes for managing those risks and the methods used to measure them. Further quantitative information in respect of these risks is presented throughout these consolidated financial statements.

There have been no substantive changes in the Company's exposure to financial instrument risks, its objectives, policies and processes for managing those risks or the methods used to measure them from previous years unless otherwise stated in the note.

General Objectives, Policies and Processes

The Board of Directors has overall responsibility for the determination of the Company's risk management objectives and policies and, whilst retaining ultimate responsibility for them, it has delegated the authority for designing and operating processes that ensure the effective implementation of the objectives and policies to the Company's management. The effectiveness of the processes put in place and the appropriateness of the objectives and policies it sets are reviewed periodically by the Board of Directors if and when there are any changes or updates required.

The overall objective of the Board is to set policies that seek to reduce risk as far as possible without unduly affecting the Company's competitiveness and flexibility. Further details regarding these policies are set out below.

***Market Risk***

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices are comprised of interest rate and commodity price risk.

***Interest Rate Risk***

Interest rate risk is the risk that future cash flows will fluctuate as a result of changes in market interest rates. The Company has cash balances and non-interest-bearing debt. The Company's current policy is to invest excess cash in guaranteed investment certificates or interest-bearing accounts of major Canadian chartered banks. The Company regularly monitors compliance to its cash management policy.

Cash and guaranteed investment certificates are subject to floating interest rates.

The Company as at September 30, 2018 as described hereinabove entered into the Goldcorp Loan with a set interest rate of 8% therefore limited interest rate risk on any borrowings. Interest rate risk is limited to potential decreases on the interest rate offered on cash and cash equivalents held with chartered Canadian financial institutions. The Company considers this risk to be immaterial.

*Commodity Price Risk*

The Company's ability to raise capital to fund exploration or development activities may be subject to risks associated with fluctuations in the market prices of the relevant commodities. The Company closely monitors commodity prices to determine the appropriate course of action to be taken by the Company. The Company also holds marketable securities that are subject to changes in market price.

*Foreign Exchange Risk*

Foreign currency risk is the risk that a variation in exchange rates between the Canadian dollar and United States dollar and other foreign currencies will affect the Company's operations and financial results. The Company does not hold significant monetary assets or liabilities in foreign currencies and therefore is not exposed to significant risks arising from the fluctuation of foreign exchange rates.

*Credit Risk*

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations. Financial instruments which are potentially subject to credit risk for the Company consist primarily of cash and receivables. Cash is maintained with financial institutions of reputable credit and may be redeemed upon demand and receivables are entered into with credit-worthy counterparties.

The carrying amount of financial assets represents the maximum credit exposure. Credit risk exposure is limited through maintaining cash with high-credit quality financial institutions and management considers this risk to be minimal for all cash assets based on changes that are reasonably possible at each reporting date.

*Liquidity Risk*

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they become due. The Company's policy is to endeavour that it will have sufficient cash to allow it to meet its liabilities when they become due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation. However, circumstances may arise where the Company is unable to meet those goals (as described hereinabove). The key to success in managing liquidity is the degree of certainty in the cash flow projections. If future cash flows are fairly uncertain, the liquidity risk increases.

Typically, the Company ensures that it has sufficient cash on demand to meet expected operational expenses for a period of 90 days. To achieve this objective, the Company would prepare annual capital expenditure budgets, which are regularly monitored and updated as considered necessary. Further, when required the Company utilizes authorizations for expenditures on exploration projects to further manage expenditure (See Going Concern).

The Company monitors its risk of shortage of funds by monitoring the maturity dates of existing trade and other accounts payable and option payment commitments. The Company endeavours not maintain any trade payables beyond a 30-day period to maturity.

*Determination of Fair Value*

Fair values have been determined for measurement and/or disclosure purposes based on the following methods. When applicable, further information about the assumptions made in determining fair values is disclosed in the notes specific to that asset or liability.

The consolidated statements of financial position carrying amounts for receivables, trade and other payables, and other liabilities approximate fair value due to their short-term nature.

Due to the use of subjective judgments and uncertainties in the determination of fair values these values should not be interpreted as being realizable in an immediate settlement of the financial instruments.

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*Fair Value Hierarchy*

Financial instruments that are measured subsequent to initial recognition at fair value are grouped in Levels 1 to 3 based on the degree to which the fair value is observable:

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities which include cash and cash equivalents and marketable securities;
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The fair value of the available-for-sale investments has been determined by reference to published price quotations in an active market, a Level 1 valuation.

*Capital Management*

The Company monitors its cash and cash equivalents, common shares, warrants and stock options as capital. The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares. Although the Company has been successful at raising funds in the past through the issuance of share capital, it is uncertain whether it will continue this method of financing due to the current difficult market conditions.

In order to facilitate the management of its capital requirements, the Company prepares expenditure budgets that are updated as necessary depending on various factors, including successful capital deployment and general industry conditions. Management reviews the capital structure on a regular basis to ensure that the above objectives are met. The Company's capital is not subject to any externally imposed capital requirements. There have been no changes to the Company's approach to capital management during the period ended September 30, 2018.

*Outstanding Share Data*

Colorado's authorized capital is unlimited common shares without par value. As at the date of this report 124,741,646 common shares were issued and outstanding. The Company, as at the date of this report, had the following outstanding options, warrants and convertible securities as follows:

Type of Security	Number	Exercise price	Expiry Date
Stock options	100,000	\$0.290	30-Oct-18
Stock options	385,000	\$0.265	01-May-19
Stock options	310,000	\$0.150	07-May-20
Stock options	195,000	\$0.080	30-Dec-20
Stock options	500,000	\$0.440	06-Jun-21
Stock options	972,500	\$0.080	30-Dec-20
Stock options	500,000	\$0.150	16-Feb-23
Warrants	1,900,000	\$0.400	29-Dec-18
Warrants	1,000,000	\$0.600	14-Feb-19
Warrants	1,500,000	\$0.450	17-Mar-19
Warrants	441,300	\$0.420	17-Sep-19
Warrants	4,462,500	\$0.500	17-Sep-19
Warrants	41,700	\$0.320	17-Sep-19
Warrants	11,360,000	\$0.45	29-Feb-20

As at the date of this report there were no shares held in escrow.

### ***Other Requirements***

Additional disclosure of the Company's material change reports, news release and other information can be obtained on SEDAR at [www.sedar.com](http://www.sedar.com).

### ***Risks and uncertainties***

The business of mineral deposit exploration and extraction involves a high degree of risk. Few properties that are explored ultimately become producing mines. At present, the Company continues to seek opportunities to acquire exploration and/or development projects. The main operating risks include: although the Company has not secured the adequate funding to complete further exploration work for the 2019 field season and any further substantial development or corporate overhead working capital will require additional funding, as well as to advance any of its other projects. Funds will also be required in order for the Company to acquire, maintain and advance future exploration or advanced staged properties; ensuring ownership of and access to mineral properties by confirmation that claims and leases are in good standing and obtaining permits for drilling and other exploration activities, as well as risks to First Nations concerns of development in certain areas that may affect the Company's ability to operate.

As a mineral exploration company, Colorado's performance is affected by a number of industry and economic factors and exposure to certain environmental risks and regulatory requirements. These include metal prices, competition amongst exploration firms for attractive mineral properties, the interest of investors in provided high-risk equity capital to exploration companies, and the availability of qualified staff and equipment such as drilling rigs to conduct exploration.

The Company currently has two employees. All other work is carried out through independent consultants and the Company requires that all consultants carry their own insurance to cover any potential liabilities as a result of their work on a project. In certain cases where consultants are unable to carry their own insurance the Company includes such individuals under its coverage.

### **Going Concern**

The consolidated interim financial statements have been prepared on the basis of accounting principles applicable to a going concern, which assumes 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 has not generated revenues from its operations to date. The Company incurred a net loss of \$1,955,070 during the period ended September 30, 2018 (2017 - \$1,930,123) the Company's deficit was \$23,418,718 at September 30, 2018 (March 31, 2018 - \$21,463,648) and the Company has flow through expenditure requirements of \$571,534 (March 31, 2018 - \$3,625,637) on or before December 31, 2018. These conditions indicate the existence of material uncertainties, which may cast significant doubt on the Company's ability to continue as a going concern. The Company will continue to have to raise funds beyond its current working capital balance in order to continue the development of its exploration properties and general operations and although it has been successful in doing so in the past, there is no assurance it will be able to do so in the future.

As the Company is in the exploration stage, the recoverability of the costs incurred to date on exploration properties is dependent upon the existence of economically recoverable reserves, the ability of the Company to obtain the necessary financing to complete the exploration and development of its properties and upon future profitable production or proceeds from the disposition of the properties. The Company has financed its operations to date primarily through the issuance of common shares and exercise of stock options and share purchase warrants.

No adjustments have been made to the amounts and classification of assets and liabilities that might be necessary should the Company be unable to continue as a going concern. Such adjustments could be material.