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MANAGEMENT'S DISCUSSION AND ANALYSIS

FOR THE NINE MONTHS ENDED JUNE 30, 2022

This document constitutes Management's Discussion and Analysis ("MD&A") of the financial and operational results of Discovery Harbour Resources Corp. ("Discovery Harbour" or the "Company") for the nine months ended June 30, 2022. This MD&A supplements but does not form part of the condensed consolidated interim financial statements of the Company, and should be read in conjunction with the condensed consolidated interim financial statements for the nine months ended June 30, 2022 and the audited consolidated financial statements for the year ended September 30, 2021.

Forward-looking statements are subject to known and unknown risks, uncertainties and other factors that may cause actual results to differ materially from those implied by the forward-looking statements. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date the statements were made, and readers are advised to consider such forward-looking statements in light of the risks set out in this MD&A.

This MD&A has been prepared as of August 26, 2022 ("Report Date").

Additional information relating to the Company may be found on SEDAR at www.sedar.com.

1. CORE BUSINESS

Discovery Harbour is a junior resource company engaged in the acquisition, exploration and evaluation of mineral properties in North America with a focus on mineral exploration.

The Company was incorporated under the Business Corporations Act of British Columbia on March 11, 2009. The Company was classified as a Capital Pool Company as defined in Policy 2.4 of the TSXV and completed its Qualifying Transaction pursuant to the policies of the TSXV on November 22, 2010. The Company is listed on the TSXV as a Tier 2 Venture Issuer having the symbol DHR-V. The Company completed a reverse takeover transaction with CVC Cayman Ventures Corp. on April 2, 2013. The Company is also listed on the OTC Pink Market under the symbol "DCHRF" and the Frankfurt Stock Exchange under the symbol "4GW".

The condensed consolidated interim financial statements include the accounts of the Company and its wholly-owned subsidiaries, 0845837 B.C. Ltd. and Discovery Harbour (USA) LLC. Inter-company balances and transactions are eliminated on consolidation.

The Company held (and continues to hold, in part and as set out below under "Current Property Interests") interests in the following mineral resource properties in the United States:

Caldera Gold Property (Nye County, Nevada, USA)

The Caldera Gold Property ("Caldera Gold Property") was acquired through various agreements and staking. The Company had (i) an option to earn a 100% interest, subject to advance minimum royalty payments and a 2% retained net smelter return royalty ("NSR"), and (ii) a 100% interest, subject to nil or a 2% retained NSR, on certain other mineral claims comprising the Caldera Gold Property, including Fortuity 89. Additional detail is set out in Section 5.1, "Caldera Gold Property".

The Company received the appropriate permits to undertake a drill program in 2021. The drill program on the Caldera Gold Property commenced in the beginning of August and concluded in early October, 2021. The Company tested five drill targets. The drill holes were 100 to 300 metres deeper than any previous drilling on Caldera in order to target the potentially high grade portion of the low sulphidation epithermal gold system.

Drill results were reported on October 25 and November 22, 2021. Gold was intersected in a number of drillholes and summary results are in Section 5.1 "Caldera Gold Property".

The exploration and drill results on the Caldera and Fortuity 89 (see below) properties did not warrant the financial obligations which were due under the current agreement, and discussions for mutually agreeable amended terms were unsuccessful. Therefore, during the period ended June 30, 2022, the Company terminated its option to purchase the Caldera Property and, accordingly, wrote-off \$2,297,956 of exploration and evaluation assets.

Fortuity 89 Property (Nye County, Nevada, USA)

On March 9, 2021, as amended October 27, 2021, the Company entered into an option and earn-in agreement (the "Agreement") with Newcrest Resources, Inc., a wholly owned subsidiary of Newcrest Mining Limited, on the Fortuity 89 property located in Nye County, Nevada, USA.

The terms of the Agreement for Newcrest Resources, Inc. ("Newcrest") to earn an interest in the property were:

Phase	Expenditures by Newcrest (US\$)	Interest Earned by Newcrest (%)	Total Time for Each Stage
Initial	\$ 1,500,000	Nil	To August 15, 2022
I	\$10,000,000	51	Up to 24 months
II	\$20,000,000	65	Up to 24 months
III	Completion of Positive Preliminary Economic Assessment in accordance with NI 43-101 (based on	75	Up to 24 months

MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE NINE MONTHS ENDED JUNE 30, 2022

minimum of 1M oz gold)	

The initial US\$1,500,000 was a minimum commitment ("Minimum Commitment"); Phases I, II and III were at Newcrest's election to proceed. Should Newcrest have elected to continue to Phase I, it was also required to pay \$250,000 to Discovery Harbour. Newcrest could withdraw from the Agreement any time after meeting the Minimum Commitment.

- 1. The cumulative expenditure through to the end of Phase II is US\$31,500,000. Any excess expenditures from a previous phase will be applied to the subsequent phase.
- 2. Newcrest may extend the Phase III period by 12 months by paying the Company US\$500,000.
- 3. At the end of Stage III, if Newcrest earns a 75% interest it then must acquire the Company's 25% interest at a fair value based upon parameters using standard industry valuation methods.
- 4. If Newcrest earns a 65% interest in Phase II, but elects to not proceed to completion of Phase III, the respective participating interests in the joint venture will revert to the Company owning 51% and Newcrest owning 49%.
- 5. The Company will retain a 2% NSR in a designated area of the joint venture area, provided that Newcrest has the right to buy down 0.5% at fair value after completion of Phase III.
- 6. During the option and earn-in period, Newcrest will reimburse the Company for advance royalty payments that Discovery Harbour must pay under the Option to Purchase Agreement for its Caldera and Fortuity 89 properties.
- 7. Newcrest Resources, Inc. paid the Company US\$25,000 in consideration of receiving an extension to August 15, 2022 to complete the initial phase (see below).

On October 27, 2021, Discovery Harbour and Newcrest entered into an amendment agreement to extend the date that Newcrest must elect to proceed to the next phase of the Fortuity 89 Option/Joint Venture agreement from March 9, 2022 to August 15, 2022. Newcrest paid US\$25,000 in consideration of receiving the extension. Newcrest's drill program was delayed to provide Newcrest with sufficient time to secure a suitable drill rig and effectively carry out the full drill program.

Newcrest completed exploration programs in 2021 followed by a reverse circulation drill program in 2022, which are described in Section 5.2 "Fortuity 89 Property".

During the period ended June 30, 2022, Newcrest terminated its option to purchase the Fortuity 89 Property, and the Company terminated its option on the Caldera property, which included Fortuity 89 (see Note 5.2). Accordingly, the Company wrote-off \$5,334 of exploration and evaluation assets.

Current Property Interests

The Company retains 100% ownership of 106 claims in the Fortuity 89 area which were outside the area of interest under the option agreement. The Company will consider further exploration on these claims subject to its corporate priorities and other variables, including financing, as other projects are being considered and as they may be acquired. The Company is as at the date of this MD&A in the process of reviewing other project opportunities with a focus on one or more future potential acquisitions.

1.1 COVID-19 Pandemic

On March 11, 2020, the World Health Organization declared the outbreak and spread of a novel coronavirus, COVID-19, a global pandemic. In response to the outbreak, governmental authorities in Canada and internationally have introduced various recommendations and measures to try to limit the

pandemic, including implementing travel restrictions, border closures, non-essential business closures, quarantines, self-isolation and physical distancing.

The outbreak of COVID-19 may cause disruptions to the Company's business and operational plans, which may include: (i) restriction of international travel by management; (ii) unavailability of contractors and subcontractors; (iii) interruption of supplies from third parties upon which the Company relies; (iv) restrictions imposed by governments to address the COVID-19 pandemic; (v) restrictions that the Company and its contractors and subcontractors impose to ensure the safety of employees and others; and (vi) upheaval of global financial conditions, including market reaction to COVID-19. It is not currently possible to predict the extent or duration of these potential disruptions, which may have a material adverse effect on the Company's business, financial condition and results of operations.

On March 20, 2020, the land border between Canada and the United States closed to all non-essential travel in an effort to stem the spread of COVID-19. In August 2021 various border restrictions were relaxed, allowing for management to again consider appropriate visits to the Company's property in Nevada. During the border restrictions the Company's various consultants, who are based in the United States were not affected by the various border restrictions. In addition, the Company believes that its focus on a North American property has benefitted and will benefit the Company in its efforts to manage operating costs and risks in the near term and, possibly, the longer term.

The Company has implemented precautionary measures at its corporate office, including limiting visits to essential personnel and ensuring proper protocols are followed with respect to health, hygiene and physical distancing. The Company's exploration and operational activities in both 2021 and, to date, 2022, were conducted and completed in an orderly fashion while ensuring the safety of employees, subject to compliance with existing applicable domestic regulations and guidelines.

2. FINANCIAL CONDITION

The Company has not generated revenue from operations since inception. The Company has accumulated losses of \$24,279,047 since inception and expects to incur further losses in the development of its business, all of which may cast significant doubt about the Company's ability to continue as a going concern. The Company's ability to continue as a going concern is dependent upon its ability to raise financing and generate future profitable operations. As the Company is in the exploration stage, the recoverability of 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, future profitable production or proceeds from the disposition of the properties and the ability of the Company to acquire or invest in suitable projects and the attainment of profitable operations. The Company will periodically 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 had working capital of \$381,338 and cash of \$433,961 at June 30, 2022. The Company's sources and uses of cash are discussed in Section 4 "Cash Flows" below.

3. FINANCIAL PERFORMANCE

The Company's corporate and administrative head office is located in Vancouver, Canada and it is engaged in acquisition, exploration and evaluation activities in the State of Nevada in the United States of America.

Because the Company is in the exploration stage, it did not earn any significant revenue and its expenses relate to the costs of operating a public company of its size and in its line of business. Net loss and comprehensive loss for the nine months ended June 30, 2022 was \$2,368,158 (2021 – \$299,269) and loss per share was \$0.03 (2021 - \$0.00).

Total expenses for the nine months ended June 30, 2022

Total expenses for the nine months ended June 30, 2022 were \$254,005 compared to total expenses of \$245,009 recorded for the 2021 comparative period.

Significant variances in expenses from the same period in the prior year are as follows:

- Salaries and benefits were \$86,052 for the nine months ended June 30, 2022 compared to \$55,795 for the comparative period and management fees were \$30,000 for the nine months ended June 30, 2022 compared to \$77,500 for the comparative period. The difference is due to the reclassification of the CEO's remuneration in the current period from management fees to salaries and benefits.
- A gain of \$3,030 on foreign exchange for the nine months ended June 30, 2022 compared to a loss of \$58,839 for the nine months ended June 30, 2021. The difference is the result of fluctuations in the US\$/CAD\$ exchange rates on cash and accounts payable held in US\$.
- During the nine months ended June 30, 2022, the Company recorded a write-off of exploration and evaluation assets of \$2,119,357 related to its Caldera Gold and Fortuity 89 properties (2021 \$nil).

Total expenses for the three months ended June 30, 2022

Total expenses for the three months ended June 30, 2022 were \$55,558 compared to total expenses of \$67,313 recorded for the 2021 comparative period.

Significant variances in expenses from the same period in the prior year are as follows:

- Salaries and benefits were \$33,892 for the three months ended June 30, 2022 compared to \$12,872 for the comparative period and management fees were \$nil for the three months ended June 30, 2022 compared to \$22,500 for the comparative period. The difference is due to the reclassification of the CEO's remuneration in the current period from management fees to salaries and benefits.
- A gain of \$42 on foreign exchange for the three months ended June 30, 2022 compared to a loss of \$13,984 for the three months ended June 30, 2021. The difference is the result of fluctuations in the US\$/CAD\$ exchange rates on cash and accounts payable held in US\$.
- During the three months ended June 30, 2022, the Company recorded a write-off of exploration and evaluation assets of \$2,303,290 related to its Caldera Gold and Fortuity 89 properties (2021 \$nil).

4. CASH FLOWS

The Company is still in the exploration and development stage and as such does not earn any significant revenue. Total cash used in operating activities was \$191,351 for the period ended June 30, 2022 compared to cash used of \$281,976 for the 2021 comparative period.

Cash used in investing activities was \$469,911 for the period ended June 30, 2022 and consisted of mineral property expenditures of \$657,880 and cost recoveries of \$187,969. In comparison, cash of \$181,022 was provided by investing activities during the 2021 comparative period and consisted of \$373,306 in mineral property expenditures, cost recoveries of \$241,328 and \$313,000 on the redemption of term deposits.

5. OPERATIONS

The Company is in the mineral exploration stage and as such has no revenues. Mineral interests in the form of exploration and acquisition costs totalled \$nil as at June 30, 2022 (September 30, 2021 - \$1,861,403).

5.1 Caldera Gold Property

The Company held an (i) option to acquire 100% interest in 41 of the claims, and (ii) a 100% interest in 223 of the claims that it acquired directly through an acquisition agreement or from staking, which, together, comprised the Caldera Gold Property, including Fortuity 89. During the period ended June 30, 2022, the Company terminated its option to purchase the Caldera Gold Property.

For details of the Caldera Gold Property option agreement please refer to the section above, Section 1, "Core Business".

In October 2017, the Company staked an additional 163 claims to increase its holdings in the Caldera Gold Property to 204 claims.

On January 3, 2019, the Company completed the acquisition of an additional 56 claims at the Caldera Gold Property to bring its holdings to a total of 260 contiguous claims. The Company acquired the additional claims from Ore Capital Partners Ltd. ("Ore Capital"), a company that was related by virtue of holding over a 10% ownership interest in the Company and sharing a common director, pursuant to a Letter of Intent dated August 15, 2018, as amended September 19, 2018 and December 20, 2018, for consideration of a 2% NSR retained by Ore Capital. The Company may purchase this NSR in whole or in part at any time by paying \$1,000,000 per whole NSR percentage point.

In September 2020, the Company staked an additional four claims to increase its holdings in the Caldera Gold Property to 264 claims.

While the Caldera Gold Property option agreement was in good standing the Company conducted a number of programs. These included permitting, data compilation, geological mapping, rock, stream sediment and soil sampling, and core drilling. A total of slightly over 1900 metres, testing five low sulphidation epithermal gold targets were completed in 2021. Each hole was deeper than any previous drilling on the Caldera Gold Property and each site was selected to test the boiling zone, typically found at approximately 300+ metres below the paleo-surface, where precious metals are concentrated.

Selected core from each of the five holes was sent for analysis. Gold of particular note was intercepted in drill holes CP21-02, 04 and 05. Drill hole CP21-02 had a best result of 2.40 grams gold per tonne (g/t) and 187 ppm silver over 1.5 metres and extensive intervals of anomalous gold. Drill hole CP21-04 had a best result of 2.71 gold g/t over 1.2 metres, other intervals of over 1 gold g/t and extensive intervals of anomalous gold. Drill hole CP21-05 had a best result of 1.53 g/t over 0.9 metres and anomalous gold in several other intervals. The drillholes each intersected primarily volcanic tuffs, with zones of moderate to strong propylitic and argillic alteration and multiple fault zones.

Quality Control/Quality Assurance

Core samples for the Caldera Gold Property 2021 drill program were collected under the supervision of a geologist at the drilling rig. Drilling was completed using primarily HQ (63.5mm) diameter core, and NQ (47.6mm) diameter core for a portion of CP21-05.

Core logging was conducted on the property followed by shipment either to a core cutting facility in Elko, Nevada or to storage in Tonopah, Nevada. Core samples selected for assay were sawed in half, sending half to the ALS Global sample preparation lab in Elko, Nevada and the remaining half is retained for uture reference. ALS Global crushed and pulverized the samples to >85% passing a 75 micron screen (ALS PREP-31). Sample pulps were then shipped by ALS Global to their analytical labs in Reno, Nevada and North Vancouver, BC for fire assay for gold (Au-ICP21 package) four acid digestion with ICP-OES finish (ME-ICP61 package for trace elements, and Hg-MS42 for mercury). One sample in hole CP21-02 was run for silver via the Ag-OG62 since it was over limit for the original method.

Samples were generally 1.52 metres (5 feet) core length, however varied from 0.61 metres to 3.05 metres based on stratigraphy, alteration, mineralization and core recovery. Standards were introduced at a rate of 1 standard per 20 samples.

5.2 Fortuity 89 Property

On March 9, 2021 the Company entered into an option and earn-in agreement with Newcrest Resources, Inc., a wholly owned subsidiary of Newcrest Mining Limited on the Fortuity 89 property in Nevada. For details of the agreement terms please refer to the above section "Core Business". The Fortuity 89 property, located approximately four kms west of the Caldera Property, was formerly included in the Caldera Gold Property. Discovery Harbour expanded the Fortuity 89 property by staking an additional 405 mineral claims early in 2021.

During the period ended June 30, 2022, Newcrest terminated its option to purchase the Fortuity 89 Property, and the Company terminated its option on the Caldera Gold Property, which included Fortuity 89.

Newcrest completed a successful initial exploration program in the spring 2021 targeting a low sulphidation epithermal gold deposit. The Newcrest work included a geophysical program encompassing a 675 line kilometre drone airborne magnetic survey, a 250 station ground gravity survey and a 45 line kilometre audio band magnetotellurics (AMT) resistivity survey as well as geological and alteration mapping and sampling with a soil geochemical program (see news release July 14, 2021). In January 2022 Newcrest commenced a drill program on Fortuity 89 to test a series of low sulphidation epithermal gold targets (see news release dated January 24, 2022). Five reverse circulation drill holes were completed for 1,663 metres targets (see news release dated April 28, 2022). The drill holes intersected low level anomalous gold.

The Company retains 100% ownership of 106 claims in the Fortuity 89 area which were outside the area of interest of the option agreement. The Company will consider further exploration on these claims subject to financing and priorities as other projects may be acquired.

Alan Morris, CPG is the Qualified Person for Discovery Harbour as defined in NI 43-101 and has reviewed and approved the technical contents of this MD&A.

6. SUMMARY OF QUARTERLY RESULTS

The table below presents selected financial data for the Company's eight most recently completed fiscal quarters.

	Q3 Jun 30, 2022 \$	Q2 Mar 31, 2022 \$	Q1 Dec 31, 2021 \$	Q4 Sep 30, 2021
Total revenue	-	_	_	-
Income (loss) and comprehensive income (loss) for the period	(2,359,872)	(135,199)	126,913	(52,158)
Income (loss) per share, basic and diluted	(0.02)	(0.00)	0.00	(0.00)
	Q3 Jun 30, 2021	Q2 Mar 31, 2021	Q1 Dec 31, 2020	Q4 Sep 30, 2020
	\$	\$	\$	<u> </u>
Total revenue Income (loss) and comprehensive income (loss) for the period	(79,214)	(101,126)	(118,929)	(530,760)
Income (loss) per share, basic and diluted	(0.00)	(0.00)	(0.00)	(0.01)

During the period ended June 30, 2022, the Company recorded a write-off of exploration and evaluation assets of \$2,303,290 related to its Caldera Gold and Fortuity 89 properties.

During the period ended December 31, 2021, the Company recorded a recovery of exploration and evaluation assets of \$183,933 related to its Fortuity 89 property.

During the period ended September 30, 2020, the Company recorded share-based payments of \$327,244 for the grant of 3,250,000 stock options to directors, officers and consultants.

7. LIQUIDITY

The Company's condensed consolidated interim financial statements have been 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 the ability of the Company to raise equity financing, acquire suitable projects and the attainment of profitable operations. The Company may need to conclude an equity or debt financing within the next 12 months to continue as a going concern, continue operations in the normal course and to fund any further project acquisition or acquisitions.

Cash at June 30, 2022 was \$433,961 compared to cash of \$1,086,337 at September 30, 2021. Factors that could impact on the Company's liquidity are monitored regularly and include market changes, gold price changes, and economic downturns that affect the market price of the Company's trading securities for the purposes of raising financing. The current state of equity markets has improved marginally but still

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presents a challenge to financing raises. Management believes that this condition may continue over the next twelve months.

On April 30, 2020, the Company received a loan from the Canadian government's Canada Emergency Business Account ("CEBA") Program in the amount of \$40,000. The CEBA is a government guaranteed loan of up to \$40,000 that is interest-free until December 31, 2022. The loan is available to help businesses with operating costs during COVID-19. Twenty-five percent of the loan amount (\$10,000) is eligible for forgiveness as long as the business pays back \$30,000 on or before December 31, 2022. If the business cannot pay back the loan by December 31, 2022, it can be converted into a 3-year term loan at an interest rate of 5%.

The Company's funds are sufficient for the current fiscal year but the Company will need to raise additional equity or loan financing in order to meet its financial obligations as they become payable in future years.

8. CAPITAL RESOURCES

The Company has no commitments for capital expenditures. The Company holds mineral property in Nevada that will require payment of unpatented mining claims rental to the Bureau of Land Management and county where located , as disclosed earlier in this MD&A and in the condensed consolidated interim financial statements.

The Company does not have any capital resources in the form of debt, equity and any other financing arrangements, except for the CEBA loan disclosed under Section 7 on Liquidity.

9. OFF-BALANCE SHEET ARRANGEMENTS

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

10. TRANSACTIONS BETWEEN RELATED PARTIES

All related party transactions are recorded at the exchange amount which is the amount agreed to by the Company and the related party.

a) Key Management Compensation

Key management personnel are persons responsible for planning, directing and controlling the activities of an entity, and include directors, the chief executive officer and chief financial officer of the Company.

During the period ended June 30, 2022, the Company recorded the following to key management personnel:

- \$30,000 (2021: \$75,000) in management fees to a company controlled by the Chief Executive Officer and \$53,856 (2021: \$nil) in salaries and benefits to the Chief Executive Officer. As at June 30, 2022, the Company owed \$nil to this company (September 30, 2021 \$10,500) and \$nil to the Chief Executive Officer (September 30, 2021 \$nil).
- \$32,196 (2021: \$51,504) in salaries and benefits to a Director and Officer of the Company. As at June 30, 2022, the Company owed \$nil to this Director (September 30, 2021 \$5,014).
- \$\sil (2020 \\$16,306) in share-based payments to related parties.

11. PROPOSED TRANSACTIONS

The Company is engaged in the search for potential mineral property acquisitions and financings to carry out its business activities. However, as at the date of this MD&A, there are currently no proposed asset or business acquisitions or dispositions and, other than disclosed in this Management's Discussion and Analysis, the Company does not have any proposed transactions.

12. CHANGES IN ACCOUNTING POLICY INCLUDING INITIAL ADOPTION

There were no changes in accounting policies during the period ended June 30, 2022.

13. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

Please refer to note 11 in the June 30, 2022 condensed consolidated interim financial statements on www.sedar.com.

Exploration and Development

Exploration for mineral commodities is a speculative venture involving substantial risk. There are no guarantees that the Company's efforts in exploration will be successful in defining economically feasible deposits. Only a limited number of exploration programs run by mineral exploration companies (including the Company) are and are expected to be successful. The long-term profitability of the Company will in part be directly related to the costs and success of its exploration projects or identifying new projects for acquisition, which may be affected by a number of variables that are beyond the control of the Company.

Financing

None of the Company's projects are in production and as such, do not produce revenue. The Company's ability to conduct its exploration is based on its working capital and on its ability to raise financing necessary to support its activities through equity issuances and through proceeds from future dispositions of its mineral properties, or development and production from its properties. There can be no assurance that the Company will be successful in securing the funding required to support its activities, now or in the future. Failure to raise sufficient funding has caused the Company to suspend exploration activities and eventually may force it to sell or forfeit its interest in its properties. This could ultimately result in the dissolution of the Company. Numerous factors affect the Company's abilities to raise the necessary capital. Investor attitude, general market conditions and fluctuations and commodity prices are three main variables, over which the Company has no control or prior warning.

Mining and Exploration Operations

Mining or exploration operations involve a high degree of risk and danger. Natural and/or man-made hazards or accidents could cause the Company to be liable for physical or environmental damages and such liabilities could produce adverse financial effects on the Company and its financial position, as well as result in the possible forfeiture of its assets.

Economics of Developing Mineral Properties

Substantial costs are attached to the establishment of economic resources of mineral commodities. Exploration and development expenditure are required to determine the viability of any deposit prior to the extraction of the ore minerals. Although substantial financial benefits are attached to the production of commodities from an economic deposit, there is no assurance that every deposit discovered will contain

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sufficient quantities or grades to support the required development costs attached to mine and infrastructure construction. Therefore, announcements of apparent ore-grade mineralization from exploration activities are only the first steps in a long and costly process of bringing a discovery to a production status.

Marketability of Commodities

The marketability of precious and base metals that may be discovered by the Company will be affected by numerous factors beyond the control of the Company. These factors include market fluctuations, government regulations and permitting issues, commodity pricing, acts of God or events of (or similar to events of) force majeure such as disease or natural disasters, taxation, royalties, land tenure, land use, import and export issues, and environmental permitting. The exact effect of these factors cannot be predicted and any combination of these factors may result in not being able to exploit.

Pricing of Commodities

The future value of the Company will, to some degree, be dependent on the pricing of mineral commodities in the marketplace. Fluctuations in the pertinent commodity prices continuously change and these fluctuations are beyond the control of the Company. Furthermore, although the Company continuously attempts to perceive the direction of commodity pricing and subsequent sales probabilities, the future pricing of mineral commodities remains uncertain and contributes to the high risk of investment in these types of opportunities.

Environmental Requirements

Until recently, the Company conducted its exploration activities only in the State of Nevada. All phases of its operations are subject to the environmental regulations in any jurisdiction in which the Company may operate in the future, including Nevada. All laws and regulations relating to the environment are and must be strictly adhered to in order to avoid penalties and time delays in permit issuances. Environmental legislation and regulation is evolving and, in the future, may result in the enactment of laws and regulations that could negatively impact exploration and development or entirely preclude the development of mines. This would also have a negative material and financial effect on the Company..

Competition

The mining industry (including exploration and development) is intensely competitive in all of its phases. The Company competes with numerous other companies possessing greater financial resources and technical facilities. There is no guarantee in the future that the Company may not lose or forfeit a mineral property because of a relative lack of funding, personnel or expertise.

Title

While the Company has, to the best of its knowledge, registered all its claims and licenses with the appropriate mining authorities and has filed all required documentation needed to keep the claims in good standing, these should not be considered absolute guarantees of irrevocable title to those properties. The Company's properties may also be subject to prior unregistered agreements or transfers and the Company's ownership of these properties may be affected by these or other undetected defects. The Company's properties may include recorded third party claims, which have not been surveyed, rendering uncertainty as to their exact location. The Company may also lose entitlement to claims if certain payments are not made.

Mining and Exploration Regulation

Mining and exploration operations are subject to extensive regulation in the jurisdictions in which its projects are located. Future changes made by such authorities could adversely affect the Company's holdings and its ability to mine, as well as mining as a whole. The Company has no control over these possible changes. The Company has not filed for any permit to mine its properties with any governmental unit.

Cash Flow and Ongoing Business

The Company has not generated any cash flow or earnings to support its activities and there can be no assurance that the Company will generate any earnings or cash flow in the future. Without such cash flow or earnings, future additional external funding including equity financing will eventually be required to fund the Company's activities. This future funding may not be available or, if available, may not be on terms acceptable to the Company and could result in the Company ceasing to exist.

Dilution

Shareholders will suffer dilution with respect to future private and/or public offerings of the Company's common shares (or securities convertible into common shares).

Key Management

The Company has not purchased any "key man" insurance with respect to any of its directors, officers or key personnel to the date hereof. The loss of the Company's President and Chief Executive Officer and any other current senior officer or director could have an adverse affect on the Company and its business, financial position and prospects.

Conflicts of Interest

Certain of the Company's directors and officers currently, and may in the future, serve as directors and officers of other companies, and therefore it is possible that a conflict may arise between their duties as a director or officer of the Company and their duties as a director or officer of other companies. The directors and officers of the Company are aware of the existence of laws governing accountability of directors and officers for corporate opportunity and requiring disclosure by directors and officers of conflicts of interest and the Company will rely upon such laws in respect of any director or officer's conflict of interest or in respect of any breaches of duty by any of its directors or officers.

Market Volatility

In the past, there have been instances where the Company's common shares did not trade or where trading was limited. Additionally, the trading price of common shares may be subject to wide fluctuations in response to operating results, results of exploration, market conditions and other events and factors outside the control of the Company such as acts of God or events of (or similar to events of) force majeure and even political events and environment. In addition, the stock market has experienced extreme price and volume fluctuations which have affected the market price of junior exploration companies. There can be no assurance that significant price fluctuations will not occur in the future, or of how the COVID-19 outbreak will impact capital markets beyond the near-term.

Emerging infectious diseases or the threat of outbreaks of viruses or other contagions or epidemic diseases, including the COVID-19 outbreak, could have a material adverse effect on the Company by causing operational and supply chain delays and disruptions (including as a result of government regulation and prevention measures), labour shortages and shutdowns, social unrest, breach of material contracts, government or regulatory actions or inactions, changes in tax laws, payment deferrals, increased insurance premiums, declines in the price of precious metals, delays in permitting or approvals, governmental disruptions, capital markets volatility, or other unknown but potentially significant impacts. In addition, governments may impose strict emergency measures in response to the threat or existence of an infectious disease. The full extent and impact of the COVID-19 pandemic is unknown and, to-date, has included extreme volatility in financial markets, a slowdown in economic activity, extreme volatility in commodity prices (including precious metals) and has raised the prospect of a global recession. The international response to COVID-19 has led to significant restrictions on travel, temporary business closures, quarantines, global stock market volatility and a general reduction in global consumer activity. At this time, the Company cannot accurately predict what effects these conditions will have on mining operations or financial results, including due to uncertainties relating to the ultimate geographic spread of the virus, the severity of the disease, the duration of the outbreak, and the length of the travel restrictions and business closures that have been or may be imposed by the governments of impacted countries. In addition, a significant outbreak of contagious diseases in the human population, such as COVID-19, could result in a widespread health crisis that could adversely affect the economies and financial markets of many countries, resulting in an economic downturn that could result in a material adverse effect on commodity prices, demand for metals, investor confidence, and general financial market liquidity, all of which may adversely affect the Company's business and the market price of the Company's common shares. Accordingly, any outbreak or threat of an outbreak of an epidemic disease or similar public health emergency, including COVID-19, could have a material adverse effect on the Company's business, financial condition and results of operations. As at the date hereof, the duration of any business disruptions and related financial impact of the COVID-19 outbreak cannot be reasonably estimated. It is unknown whether and how the Company may be affected if a pandemic, such as the COVID-19 outbreak, persists for an extended period of time.

14. DISCLOSURE OF OUTSTANDING SHARE DATA

The Company is authorized to issue an unlimited number of common shares. The holders of common shares are entitled to receive dividends and are entitled to one vote per share at meetings of the Company. All shares are ranked equally with regards to the Company's residual assets.

As at the date of this report, the Company has 94,509,294 common shares issued and outstanding.

As at the date of this report, the Company has outstanding warrants as follows:

Number	Exercise Price		
	per Share (\$)	Expiry Date	
57,480,059	0.10	July 17, 2023	
57,480,059			

As at the date of this report, the Company has outstanding options as follows:

Number	per Share (\$)	Expiry Date
925,000	0.075	October 4, 2024
600,000	0.09	October 22, 2024
2,700,000	0.12	August 24, 2025
300,000	0.065	March 17, 2026
1,625,000	0.05	January 31, 2027
6,150,000		

In January 2022, the Company granted 1,625,000 stock options to directors, employees and consultants of the Company, exercisable at \$0.05 per common share for a period of 5 years.

15. COMMITMENTS, EXPECTED OR UNEXPECTED EVENTS, OR UNCERTAINTIES

The Company is party to a property option agreement to acquire mineral properties.

The Company is party to various consulting and employment agreements.

Other than as disclosed in this Management's Discussion and Analysis, the Company does not have any commitments, expected or unexpected events, or uncertainties.

16. BOARD OF DIRECTORS AND OFFICERS

The directors of the Company are Mark Fields (President and Chief Executive Officer), Richard Gilliam, Andrew Hancharyk, Patrick Merrin and Rodney Stevens (Vice President, Interim Chief Financial Officer and Corporate Secretary).

17. CAUTIONARY NOTE REGARDING FORWARD LOOKING STATEMENTS

Forward- looking statements in this MD&A are subject to known and unknown risks, uncertainties and other factors that may cause actual results to differ materially from those implied by the forward-looking statements. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date the statements were made, and readers are advised to consider such forward-looking statements in light of the risks as set forth below.

The forward-looking statements, within the meaning of applicable Canadian Securities legislation, involve a number of risks and uncertainties. Forward-looking statements include, but are not limited to, statements with respect to the future price of gold and copper, the estimation of mineral reserves and resources, the realization of mineral estimates, the timing and amount of estimated future production, costs of production, capital expenditures, costs and timing of the development of new deposits, success of exploration activities, permitting time lines, currency exchange rate fluctuations, requirements for additional capital, government regulation of mining operations, environmental risks, unanticipated reclamation expenses, title disputes or claims, limitations on insurance coverage and timing and possible outcome of pending litigation. Often, but not always, forward-looking statements can be identified by the use of words such as "plans", "expects", or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates", or "does not anticipate", or "believes", or variations of such words and phrases or state that certain actions, events or results "may", "could", "would", or "might" be taken, occur or be achieved. Forward-looking statements are based on the opinions and

estimates of management as of the date such statements are made, and they involve known and unknown risks, uncertainties and other factors which may cause the actual results, level of activity, performance or achievements of the Company to be materially different from any other future results, performance or achievements expressed or implied by the forward-looking statements. Such factors include, among others: risks relating to the integration of acquisitions, risk relating to international operations, the actual results of current exploration activities; actual results of current reclamation activities; conclusions of economic evaluations; changes in project parameters as plans continue to be refined; future prices of gold or other minerals; possible variations in ore reserves, grade or recovery rates; failure of plant, equipment or processes to operate as anticipated; accidents, labour disputes and other risks of the mining industry; delays in obtaining governmental approvals or financing or in the completion of development or construction activities; fluctuations in metal prices; as well as those risk factors discussed or referred to in the Company's Management's Discussion and Analysis filed with the securities regulatory authorities in Canada and available at www.sedar.com. Although the Company has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, there may be other factors that cause actions, events or results not to be anticipated, estimated or intended. 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. The Company undertakes no obligation to update forward-looking statements if circumstances or management's estimates or opinions should change. Accordingly, readers are cautioned not to place undue reliance on forward-looking statements.

18. MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL REPORTING

The accompanying condensed consolidated interim financial statements of the Company and all the information in this Management's Discussion and Analysis are the responsibility of management and have been approved by the Board of Directors.

All financial information in this MD&A has been prepared in accordance with IAS 34, Interim Financial Reporting ("IAS 34"), and all dollar amounts are quoted in Canadian dollars, the reporting and functional currency of the Company, unless specifically noted.

When alternative accounting methods exist, management has chosen those it deems most appropriate in the circumstances. Financial statements are not precise since they include certain amounts based on estimates and judgments. Management has determined such amounts on a reasonable basis in order to ensure that the financial statements are presented fairly, in all material respects. Management has prepared the financial information presented elsewhere in the Management's Discussion and Analysis and has ensured that it is consistent with that in the financial statements.

The Company maintains systems of internal accounting and administrative controls in order to provide, on a reasonable basis, assurance that the financial information is relevant, reliable and accurate and that the Company's assets are appropriately accounted for and adequately safeguarded.

The Board of Directors is responsible for ensuring that management fulfills its responsibilities for financial reporting and is ultimately responsible for reviewing and approving the financial statements. The Board carries out this responsibility principally through its Audit Committee.

The Audit Committee is appointed by the Board, and a majority of its members are independent directors. The Committee meets at least once a year with management, as well as the external auditors, to discuss internal controls over the financial reporting process, auditing matters and financial reporting issues, to satisfy itself that each party is properly discharging its responsibilities, and to review the financial

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statements and the external auditors' report. The Committee reports its findings to the Board for consideration when approving the financial statements for issuance to the shareholders. The Committee also considers, for review by the Board and approval by the shareholders, the engagement or reappointment of the external auditors. The Company's auditors have full and free access to the Audit Committee.

On behalf of the Board,

DISCOVERY HARBOUR RESOURCES CORP.

Mark Fields

President and Chief Executive Officer