

PROBE METALS INC.

INTERIM MANAGEMENT'S DISCUSSION AND ANALYSIS –

QUARTERLY HIGHLIGHTS

THREE AND SIX MONTHS ENDED JUNE 30, 2016

(EXPRESSED IN CANADIAN DOLLARS)

Probe Metals Inc.
Interim Management's Discussion & Analysis – Quarterly Highlights
Three and Six Months Ended June 30, 2016
Dated: August 26, 2016

The following interim Management's Discussion and Analysis ("**Interim MD&A**") of Probe Metals Inc. (the "**Company**" or "**Probe**") for the three and six months ended June 30, 2016 has been prepared to provide material updates to the business operations, liquidity and capital resources of the Company since its last annual management discussion & analysis, being the Management Discussion & Analysis ("**Annual MD&A**") for the period from January 16, 2015 to December 31, 2015. This Interim MD&A does not provide a general update to the Annual MD&A, or reflect any non-material events since date of the Annual MD&A.

This Interim MD&A has been prepared in compliance with section 2.2.1 of Form 51-102F1, in accordance with National Instrument 51-102 – Continuous Disclosure Obligations. This discussion should be read in conjunction with the Company's Annual MD&A, audited annual financial statements for the period from January 16, 2015 to December 31, 2015, together with the notes thereto, and unaudited condensed interim consolidated financial statements for the three and six months ended June 30, 2016, together with the notes thereto. Results are reported in Canadian dollars, unless otherwise noted. The Company's unaudited condensed interim consolidated financial statements and the financial information contained in this Interim MD&A are prepared in accordance with International Financial Reporting Standards ("**IFRS**") as issued by the International Accounting Standards Board and interpretations of the IFRS Interpretations Committee. The unaudited condensed interim consolidated financial statements have been prepared in accordance with International Standard 34, Interim Financial Reporting. Accordingly, information contained herein is presented as of August 26, 2016, unless otherwise indicated.

For the purposes of preparing this Interim MD&A, management, in conjunction with the Board of Directors (the "**Board**"), considers the materiality of information. Information is considered material if: (i) such information results in, or would reasonably be expected to result in, a significant change in the market price or value of the Company common shares; (ii) there is a substantial likelihood that a reasonable investor would consider it important in making an investment decision; or (iii) it would significantly alter the total mix of information available to investors. Management, in conjunction with the Board, evaluates materiality with reference to all relevant circumstances, including potential market sensitivity.

Further information about the Company and its operations is available on the Company's website at www.probemetals.com or on SEDAR at www.sedar.com.

This Interim MD&A contains forward-looking information as further described in the "Cautionary Note Regarding Forward-Looking Statements" at the end of this Interim MD&A. Please also make reference to those risk factors identified or otherwise indirectly referenced in the "Risks and Uncertainties" section below.

Description of Business and Nature of Operations

Probe is a Canadian junior precious metal exploration company engaged in the business of acquiring, exploring and evaluating mineral properties, and developing these properties further or disposing of them when evaluation is complete. The Company is a reporting issuer in the provinces of Ontario, Alberta, British Columbia, and Quebec, and its common shares are listed for trading on the TSX Venture Exchange ("**TSXV**") under the symbol "PRB".

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Probe owns a 100% undivided interest in three exploration-stage properties in the James Bay Lowlands area of northern Ontario, Canada: the Black Creek Property, the Tamarack-McFauld's Lake Property, and the Victory Property. In addition, the Company has acquired a 100% interest in its West Porcupine Project, less than 60km to the west of Timmins, Ontario. On June 10, 2016, the Company acquired an additional portfolio of projects in Quebec and Ontario through the acquisition of Adventure Gold Inc. ("**Adventure**"). The acquired portfolio currently consists of fifteen (15) properties 100%-owned by Probe, the Pascalis, Senore, Beaufor West, Beaufor North, Lapaska and Megiscane-Tavenir properties, collectively forming the Val-d'Or East Project, Detour East and North properties, forming part of the Detour Project, the Casagasic, KLM, Bell-Vezza, Sinclair-Bruneau, Florence and Céré-113 properties, comprising the Casa-Cameron Project and the Granada Extension Project, and three (3) Option and/or Joint Venture ("**JV**") properties, the Meunier-144 JV (50/50 JV with Tahoe Resources), The Dubuisson JV with Agnico Eagle Mines Limited ("**Agnico**") (46.5% Probe/53.5% Agnico) and the Detour Quebec Option with SOQUEM Inc. ("**SOQUEM**") (SOQUEM earning 50% interest). On July 27, 2016 the Company sold its Vezza North, Vezza Extension and Bachelor Extension properties, which were formerly part of the Casa-Cameron Project, to GFK Resources Inc. ("**GFK**").

The Company also considers additional acquisitions of mineral property interests, or corporations holding mineral property interests, with the objectives of: (i) creating additional value for shareholders through the acquisition of additional mineral exploration properties; and (ii) helping to minimize exploration risk by attempting to diversify the Company's property portfolio. Although the Company believes that the current exploration prospects for its exploration projects are positive, mineral exploration in general is both uncertain and subject to fluctuating commodity prices resulting from changing trends in supply and demand.

Corporate Highlights

On February 25, 2016, the Company announced that it had acquired 100% of the West Porcupine Property held by White Metal Resources Corp. ("**White Metal**"). The West Porcupine Property represents a land package of approximately 30 square kilometres and is located between Goldcorp Inc.'s ("**Goldcorp**") Borden Gold project and the town of Timmins, Ontario.

Under the terms of the agreement, White Metal received a cash payment of \$120,000 in exchange for 100% ownership of the West Porcupine Property. White Metal will maintain a 1% net smelter return royalty ("**NSR**") over the West Porcupine Property, which can be purchased by the Company, at any time, for \$1 million.

On February 29, 2016, the Company announced that it had acquired a 100% undivided interest in the Ross Property comprising 14 mining claims. The 17 square kilometre property represents the northern extension to the newly acquired West Porcupine Property.

Under the term of the agreement, the vendors received a cash payment of \$60,000 in exchange for 100% ownership of the property. The vendors will maintain a 2% NSR, which can be purchased by the Company, at any time, for \$3 million.

On May 13, 2016, Probe announced that the Company has completed the acquisition of the Ivanhoe property (the "**Property**") in Ontario, Canada. Under the terms of the agreement, Probe made an

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aggregate payment of \$234,000 and issued 350,000 common shares valued at \$301,000 of Probe in consideration for 100% interest in the Property and option interest. The Probe common shares issued are subject to a statutory four month hold period. The Property represents a land package of approximately 130 square kilometres and is located proximal to, and along the same geological trend as, the Company's West Porcupine Property. This acquisition brings the total land package of the project, referred to as the West Porcupine Project, to over 180 square kilometres, and includes the White Metal's West Porcupine Property and the Ross Property. Exploration programs are currently being planned that will encompass all of the Company's property in the area.

On June 10, 2016, Probe completed the plan of arrangement with Adventure pursuant to which Probe acquired all of the outstanding shares of Adventure (the "**Transaction**"). Adventure became a private company following the transaction. The Transaction will create a new, leading gold explorer and developer with properties in some of the most prolific greenstone belts in Quebec and Ontario. The combined entity will continue to unlock value at Adventure's Val-d'Or East Project, which currently contains a National Instrument 43-101 ("**NI 43-101**") inferred resources of 770,000 ounces at 2.6 g/t gold calculated at a 1.0 g/t cut-off above 350m depth and 1.5 g/t cut-off below, and in its property portfolio of other projects within some of the most high-profile gold camps in Canada including: Val-d'Or, West Timmins, Casa Berardi and Detour Quebec.

Pursuant to the Transaction, Adventure became a wholly-owned subsidiary of Probe. Probe acquired each outstanding common share of Adventure for 0.39 Probe common share and issued an aggregate of 31,585,765 common shares to the former shareholders of Adventure. Pursuant to the completion of the Transaction, Adventure option holders received for each Adventure option: 0.39 options in Probe. Pursuant to the completion of the Transaction, Adventure warrant holders received for each Adventure warrant: 0.39 warrants in Probe. Pursuant to the completion of the Transaction, the Company acquired an additional portfolio of projects as outlined under the heading "Description of Business and Nature of Operations" above.

In connection with the Transaction, Marco Gagnon, former President and Chief Executive Officer ("**CEO**") of Adventure has been appointed to Probe's management as Executive Vice President and as a director of Probe, effective immediately.

The Transaction was recorded for accounting purposes as an asset acquisition. The Board of Directors of each company has unanimously approved the Transaction. As a result of the Transaction at the closing, Probe issued 31,585,765 common shares valued at \$0.99 per share, as consideration of \$31,269,907. Consideration for the Transaction also included the fair value of Adventure's replacement warrants and stock options of \$534,000 and \$1,407,000 respectively, based on the Black-Scholes option pricing model.

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Probe acquired the assets and liabilities of Adventure as follows:

| | Amount (\$) |
|--|-------------------|
| Purchase Price Consideration | |
| 31,585,765 common shares of Probe ^(a) | 31,269,907 |
| 799,532 warrants of Probe ^(b) | 534,000 |
| 1,519,050 stock options of Probe ^(c) | 1,407,000 |
| Transaction related costs | 581,167 |
| | 33,792,074 |

| | Amount (\$) |
|---|-------------------|
| Net Assets Acquired (Fair Value) | |
| Cash and cash equivalents | 507,363 |
| Trade accounts receivable and other receivables | 519,378 |
| Marketable securities | 552,785 |
| Prepaid expenses | 46,382 |
| Mining properties ^(d) | 32,443,022 |
| Amounts payable and other liabilities | (276,856) |
| Total net assets | 33,792,074 |

- (a) For the purpose of determining the fair value of the purchase price consideration, the 31,585,765 common shares of Probe were valued at \$0.99.
- (b) The fair value of Probe warrants was estimated using the using the Black-Scholes option pricing model with the following assumptions: share price of \$0.99; exercise price of \$0.51 to \$1.15; expected dividend yield of 0%; risk-free interest rate of 0.50%; volatility of 135% to 137% and an expected life of 0.90 to 1.45 years.
- (c) The fair value of Probe stock options was estimated using the using the Black-Scholes option pricing model with the following assumptions: share price of \$0.99; exercise price of \$0.26 to \$1.36; expected dividend yield of 0%; risk-free interest rate of 0.56% to 0.87%; volatility of 125% to 131% and an expected life of 4.5 to 8.78 years.

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(d) The purchase price allocation of the property portfolio is as follows:

| | Amount (\$) |
|---|-------------------|
| Property Portfolio Acquired (Fair Value) | |
| Val-d'Or East Project | 22,112,524 |
| Detour Project | 8,808,556 |
| Casa-Cameron Project | 533,332 |
| Granada Extension Project | 946,262 |
| Option and/or JV properties | 42,348 |
| Total | 32,443,022 |

In conjunction with the Transaction, the Company completed a private placement financing (the "**Offering**") which raised gross proceeds of \$2,904,000. The Offering consisted of the sale of 4,400,000 common shares at a price of \$0.66 per common share. Goldcorp purchased all 4,400,000 common shares. The Company also granted Goldcorp the right to maintain its pro rata ownership percentage during future financings and the right to participate in any future equity financings to the extent required to allow Goldcorp to increase its equity ownership interest in the Company to a maximum of 19.9% of the issued and outstanding common shares. Such right shall extinguish if Goldcorp ceases to beneficially own at least 7.5% of the issued and outstanding common shares of Probe. The common shares pursuant to the Offering are subject to a statutory four month and one day hold period.

On July 21, 2016, the Company announced that it completed the agreement with Vaaldiam Mining Inc. ("**Vaaldiam**"), wholly owned subsidiary of Orion Resources Partners LP, to buy back a 20% proceeds of production royalty (the "**Royalty**") covering certain mineral claims at the Company's Val d'Or East Project and the current mineral resources contained within the project's boundaries. Under the terms of the agreement, Probe issued 500,000 common shares in consideration for the Royalty. The common shares have a hold period of four months and one day from closing. The transaction has received all necessary approvals, including the approval of the TSXV.

On July 27, 2016, the Completed announced that it completed the agreement to sell three blocks of mining claims forming part of the Casa-Cameron Project, being the Vezza Extension Property, the Vezza North Property and the Bachelor Extension Property to GFK

Pursuant to the agreement, in consideration for the properties, GFK issued to Probe 3,000,000 common shares ("**GFK Shares**") at a deemed issue price of \$0.13 per GFK Share, for a total of \$390,000. The common shares are subject to a hold period of four months from closing. Upon closing, GFK granted to Probe a 2% NSR over the properties, of which 1% can be purchased by GFK, at any time, for \$1,000,000. Additionally, Probe and GFK terminated the option agreement dated December 11, 2013, pursuant to which GFK had the right to earn a 100% interest in the Casa-Cameron Project. In consideration for termination of the option agreement, GFK paid Probe an amount of \$275,000 to keep the mining claims in the Casa-Cameron Project in good standing for 2016 and 2017.

Following the transaction, Probe owns an aggregate of 5,000,000 GFK Shares, representing 12.3% of the outstanding GFK Shares. Prior to the above-described transaction, Probe owned 2,000,000 GFK Shares,

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representing 5.3% of the outstanding GFK Shares. Probe acquired the GFK Shares pursuant to the transaction for investment purposes. Probe may, depending on market and other conditions, increase or decrease its ownership of securities of GFK, whether in the open market, by privately negotiated agreements or otherwise, subject to a number of factors, including general market conditions and other available investment and business opportunities.

The transaction has received all necessary approvals, including the approval of the TSXV.

Effective July 21, 2016, Probe completed an internal reorganization with its wholly-owned subsidiary, Adventure, pursuant to which Probe amalgamated with Adventure under the *Business Corporations Act* (Ontario) to continue as Probe Metals Inc. The internal reorganization did not affect the existing common shares of Probe held by shareholders.

On August 15, 2016, 39,000 stock options with an exercise price of \$0.75 and expiry date of February 26, 2023 were exercised for cash proceeds of \$29,250.

On August 17, 2016, Probe announced the completion of its brokered private placement of 13,200,000 units of the Company for aggregate gross proceeds of \$14,645,799 (the "**Financing**"), which included the exercise, in full, of the agents' option to purchase additional units. The Financing consisted of the sale of 3,829,069 flow-through units of the Company (the "**FT Units**") at an average price of \$1.50 per FT Unit and 9,370,931 non-FT Units (the "**HD Units**" and together with the FT Units, the "**Units**") at a price of \$0.95 per HD Unit. Each Unit consisted of one common share in the capital stock of the Company and one-half ($\frac{1}{2}$) of one common share purchase warrant ("**Warrant**"). Each whole Warrant will entitle the holder thereof to purchase one additional common share of the Company at a price of \$1.75 per share for a period of 18 months from the closing date of the Financing. The securities comprising the FT Units are "flow-through shares" as defined in subsection 66(15) of the Income Tax Act (Canada).

As part of the Financing, Goldcorp purchased 1,315,800 HD Units and now owns 11,893,646 common shares and 657,900 common share purchase warrants of Probe, which represents 14% of Probe's issued and outstanding common shares on a non-diluted basis. In addition, certain directors and officers of Probe purchased an aggregate of 772,480 HD Units pursuant to the Financing, being: Jamie Sokalsky - 250,000 Units, Basil Haymann - 250,000 Units, Gord McCreary - 100,000 Units, David Palmer - 67,480 Units, Marco Gagnon - 45,000 Units, Yves Dessureault - 30,000 Units and Patrick Langlois - 30,000 Units. A cash commission equal to 6% of the gross proceeds of Units placed by the agents pursuant to the Financing was paid to the agents.

Pursuant to the Financing, officers and directors of Probe entered lock-up agreements pursuant to which they agreed they would not directly or indirectly, offer, sell, contract to sell, lend, swap, or enter into any other agreement to transfer any shares of Probe or any securities convertible or exchangeable to acquire common shares of Probe, commencing on the closing date and ending 120 days following the closing date, without the approval of the lead agent.

The securities issued pursuant to the Financing are subject to a statutory four month and one day hold period.

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On August 19, 2016, 48,750 stock options with an exercise price of \$0.26 and expiry date of March 19, 2025 were exercised and 29,250 stock options with an exercise price of \$0.49 and expiry date of February 14, 2024 were exercised for aggregate cash proceeds of \$27,008.

On August 25, 2016, 78,000 stock options with an exercise price of \$0.52 and expiry date of August 19, 2024 were exercised for cash proceeds of \$40,560.

Property Description

Val-d'Or East - Pascalis

The 100%-owned Val-d'Or East Pascalis property consists of 99 mining titles totalling 3,446 hectares. It is located in the eastern portion of the Val-d'Or–Malartic gold district. The property is also adjacent to Adventure's 100%-owned Beaufor North property, located 1.5 km east of the producing Beaufor Gold Mine held by Richmond Mines. The property was the site of profitable gold production from 1989 to 1993 when Cambior Inc. (currently IAMGOLD Corporation) mined the New Pascalis gold deposit (Lucien C. Beliveau Mine). The mechanized underground mine which utilized long-hole mining methods extracted a total of 1.8 Mt of ore at a grade of 3.2 g Au/t from the surface to a depth of 300 metres. The property is located 25 kilometres from the mining community of Val d'Or (35,000 people) and benefits from world-class mining infrastructure, expertise for underground and open-pit operations and highly qualified manpower. Adventure believes that the strategic location of the property has the potential to positively impact the long-term viability and attractiveness for employment on this project. Key infrastructure on the property includes an existing 340-metre deep shaft, underground development drifts on five levels, industrial access road, power line, a railway within 1.5 kilometres and custom milling facilities in Val-d'Or (four gold mills within 25 km). The existing mining infrastructure on the property would allow for mining production within a short-term period (around 2 years). There are no significant environmental issues from past exploitation. There is strong municipal and provincial support for this project.

In the recent years, 27,000m of drilling was completed by Adventure to delineate new gold resources. Best drill results show widths ranging from 60 m to 300 m with grades between 1-3 g/t. Higher grade zones grading up to 12.9 g/t Au over 8 metres, 10.4 g/t Au over 10 metres, 4.8 g/t Au over 33.1 metres and 2.7 g/t Au over 65.1 metres. In 2013, initial NI 43-101 resource estimate outlines close to existing infrastructure: 770,000 ounces of gold at 2.6 g/t Au in the inferred category. Half of the resources are located at, or near surface, and are considered open-pit. The exploration potential is very favorable for a large multi-million ounce gold deposit on the property. Adventure has a short-term objective to define more than 1M ounces on the Val-d'Or East. Metallurgy of the ore from the past production suggests that the mineralized material from the property is compatible with the gold mills in the immediate area.

Detour Quebec properties

The Detour Quebec project includes nine (9) properties, 100%-owned by Adventure, totalling more than 633 claims and covering an area of 360 km². The properties are strategically located over a strike length of 80 km on the Detour Gold Trend (“DGT”) which encompasses the Detour Lake (15 million ounces of proven and probable mineral gold reserves - NI 43-101 compliant, Detour Gold Corp. website). Last year, Detour Gold Corp. announced a series of very positive drilling results on the DGT, located about six kilometers south of the Detour Lake mine and about 10 kilometers west of Detour Quebec project. In this

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sector, Detour Gold Corp., had reported drill intersections grading up to 11.8 g / t Au over 32.4 meters and 12.7 g / t Au over 28.0 meters.

In recent years, Adventure was active exploring its Detour Quebec properties by completing IP surveys, ground magnetic surveys, and helicopter-borne electromagnetic VTEM-MAG surveys. This exploration work highlighted promising areas, where many geophysical anomalies (from IP and VTEM surveys) close to strong gold anomalies have been identified as potential new gold-bearing zones along the Sunday Lake, Massicotte, and Lower Detour/Grasset gold deformation zones and other subsidiary fault zones. Compilation of previous work also highlighted follow-up drilling targets along the proven gold structures close to positive historical drilling intercepts and grab samples. Best targets include near-surface follow-up drilling on historical intercepts grading 3.7 g/t Au over 4.0 metres, 18.3 g/t Au over 1.1 metres, and 3.7 g/t Au over 3.1 metres (Source: MRN, GM 44767, GM 45980 and GM 57512). Each area contains quality IP anomalies and/or follow-up drilling targets and deserves new drilling.

On October 6, 2015, Adventure signed an agreement with SOQUEM to grant SOQUEM the option to acquire a 50% undivided interest in its central and western Detour Quebec gold properties, currently wholly owned by Adventure, and to create a joint venture once the option is exercised. The properties under option by SOQUEM total 531 claims covering an area of 286 square kilometres and hereon in will be referred to as Detour Quebec SOQUEM Project. Following the new partnership signed with SOQUEM to explore and develop the western and central part of the Detour Quebec properties, Adventure will continue to hold 100% of the rights on the other properties covering an area of 187 square kilometres east and north of the Detour Quebec project.

The agreement:

Under the terms of this agreement, SOQUEM has the option to earn 50% of Adventure's interest by fulfilling the following conditions:

- Exploration expenditures totalling \$4,000,000 over a period of four (4) years;
- A firm commitment of \$1,000,000 during the first year; and,
- Adventure will be project operator during the option period.

Casa-Cameron properties (funded by GFK and operated by Adventure)

The Casa-Cameron Project includes nine (9) properties, 100%-owned by Adventure, totalling 476 claims and covering 25,497 hectares or 255 km². The properties are mainly located along the major gold break between the Casa Berardi Gold Mine (proven and probable reserves of 8.5 mt at 4.9 g/t Au for 1.3M ounces, measured and indicated resources of 10 mt at 4.2 g/t Au for 1.3M ounces and inferred resources of 3.3 mt at 5.5 for 604,000 ounces – Hecla Mining press release dated February 12, 2015) and the Bachelor Gold Mine (also currently in operation by Metanor Resources with proven and probable reserves of 843,800 t at 7.4 g/t Au for 200,200 ounces and inferred resources of 426,100 t at 6.5 g/t Au for 89,400 ounces - Metanor Resources, NI 43-101, April 26, 2011). On December 12, 2013, Adventure signed a strategic agreement with GFK, a Nova Scotia-based mining exploration company listed on the TSXV under the trading symbol "GFK", to explore the Casa-Cameron Project. Under the terms of the agreement, GFK has acquired an exclusive option to earn between 51% and 100% interest in the

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Adventure's Casa-Cameron Project for exploration expenditures, common shares and payments totalling up to \$12,500,000.

On April 28, 2015, Adventure amended the option agreement dated December 11, 2013 with GFK. Under the terms of the modified agreement, GFK will have an additional 18 months to the original schedule to acquire an exclusive option to earn between 51% and 100% interest in Adventure's Casa-Cameron Project, in consideration for an immediate payment of \$50,000 (see below) originally part of payments due in Phase II of the option.

Modified Option Agreement:

Under the terms of the agreement, GFK has the option (the "**First Option**") to acquire an initial 51% undivided interest in the Project on the following terms and conditions:

- Paying to Adventure \$250,000 (paid in December 2013) and issuing 2,000,000 common shares (issued in December 2013);
- Paying to Adventure \$50,000 due on April 29, 2015 (paid in May 2015); this amount was originally part of payments due in Phase II of the option;
- Funding not less than \$2,000,000 in exploration expenditures by no later than February 28, 2017 (\$690,000 paid in, 2014; \$221,981 paid February 27, 2015) (the "**Phase 1 Expenditures**");
- Following the completion of the Phase 1 Expenditures, paying an additional amount of \$1,200,000 in cash or, at the election of GFK, in common shares of GFK, subject to a minimum cash payment of \$200,000; and,
- Funding, by no later than February 29, 2020, an additional amount of not less than \$3,000,000 in exploration expenditures.

Following the completion of the First Option, GFK shall have an additional option (the "**Second Option**") to acquire Adventure's remaining 49% interest in the Project, thereby acquiring a 100% interest in the Project. The Second Option is conditional upon GFK:

- Paying \$5,500,000 in cash or, at the election of GFK, in common shares, subject to a minimum cash payment of \$500,000; and
- Granting Adventure a 2% NSR on the Project, one-half (1% NSR) of which can be bought back at any time by GFK, at its sole discretion, for an amount of \$1,000,000.

Adventure will act as operator for the First Option and will receive an operator's fee equal to 10% of exploration expenditures funded by GFK.

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Exploration update

During the three and six months ended June 30, 2016, the Company expensed \$33,250,206 and \$33,500,062, respectively on exploration and evaluation expenditures, compared to \$15,165 and \$45,172, respectively during the three months ended June 30, 2015 and period from January 16, 2015 to June 30, 2015. The increase is primarily due to acquisition costs and exploration expenditures incurred on the West Porcupine Property and the Adventure property portfolio which includes the following projects: the Val-d'Or East Project, Detour Project, Casa-Cameron Project, Granada Extension Project and Option and/or JV properties. Refer to subheading "Liquidity and Capital Resources" under heading "Financial Highlights" below for a summary of the Company's exploration program at the West Porcupine Property and property portfolio obtained from Adventure.

Val-d'Or East project

On August 10, 2016, Probe announced that it has commenced an extensive exploration program on its 100%-owned Val-d'Or East project, located 25 kilometers east of Val-d'Or, Quebec. This first-phase program will include 10,000 metres of drilling, property-scale geophysical surveys as well as mechanical stripping and sampling. The drill program, which is now underway, is comprised of two parts: a 20-hole program totaling 8,000 meters designed to test the New Beliveau Gold Deposit to the north and south of its current limits as well as along parallel dykes similar to those hosting the past-producing Beliveau mine; and a 2,000-metre program focusing on satellite targets surrounding the New Beliveau deposit.

In addition to drilling, the Company will also commence geophysical surveys consisting of a 1,700 line kilometre high-resolution Mag helicopter-borne survey covering the Val-d'Or East Project and a 218 line kilometre IP covering the southern portion of the property surrounding the known gold resources during the month of August 2016. The programs will focus on better defining known mineralized systems as well as identifying new gold targets. The IP programs represents the most extensive ground geophysical survey on the property to date and will cover a number of relatively unexplored areas proximal to the gold deposits.

A permit application has also been submitted for a 3,300 m² mechanical stripping program over the New Beliveau Deposit which will compliment a previous stripping campaign that identified new high-grade gold mineralization on surface. Previous stripping has proved to be a very useful tool in understanding grade distribution in the deposit and the planned program is expected to aid in identifying higher-grade mineralization for future drilling programs.

The Val-d'Or East Project currently hosts a NI 43-101 inferred resources of 770,000 ounces at 2.6 g/t gold calculated at a 1.0 g/t cut-off above 350 metres depth and 1.5 g/t cut-off below 350 metres depth (see NI 43-101 technical report: Mineral Resource Val-d'Or East Property - January 4, 2013). Drilling results to-date have demonstrated significant widths of gold (Au) mineralization ranging from 60 metres to 300 metres and typically averaging between 1.0 g/t Au and 3.0 g/t Au. Mineralized intervals also contain thick sections of high-grade gold, including impressive intercepts of 10.4 g/t Au over 10 metres, 4.8 g/t Au over 33.1 metres and 5.4 g/t Au over 20 metres. The exploration potential of this property is very favorable for the discovery of new and large gold deposits.

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The technical content under the subheading "Val-d'Or East project" under the heading "Exploration update" has been reviewed by Mr. Jules Riopel, Director of Exploration, who is a "Qualified Person" within the meaning of NI 43-101.

Detour Gold

On August 24, 2016, Probe, in partnership with SOQUEM, announced the discovery of a new gold zone along the Lower Detour Gold Trend ("LDGT") on its Detour Project under option by SOQUEM. The new zone, grading 5.3 g/t Au over 3.4 metres, including 17.5 g/t Au over 1-metre, was identified in hole MA-16-05 and is located 12 kilometres east of Detour Gold Corp's Zone 58N high grade discovery. The Company has now mobilized two drills for a second phase of drilling to follow up on previous results as well as testing new, additional targets identified in the 2015 and 2016 geophysical survey.

During the winter drill program, ten holes totaling 2,907 metres were drilled to test IP geophysical anomalies identified along the LDGT in two areas of the project. In addition to the high-grade gold results, the program was successful in identifying a promising geological setting for LDGT-style gold mineralization. Owing to the encouraging results, a Phase II program has commenced on the property consisting of approximately 3,000 metres of drilling, with an additional drilling campaign commencing in the winter. The drilling, which is part of the \$1 million exploration program in 2016-2017 being funded by SOQUEM, is now underway with two drill rigs. In the current drill program, the Company and SOQUEM will also conduct a 1-week prospecting program along the LDGT. The prospecting work will focus on the evaluation of other IP anomalies in the area as potential targets for future phases of drilling.

The Detour Quebec SOQUEM Option project, which consists of 546 contiguous claims covering an area of 291 square kilometres along the LDGT, is located 190 kilometres north of Rouyn-Noranda, Quebec. It hosts the Sunday Lake, Massicotte and Lower Detour Lake gold deformation zones. Recently, Detour Gold Corp. announced very positive drilling results (up to 35 g/t Au over 23.2 metres, see press release dated July 28, 2016) from a significant infill program on the Zone 58N along the LDGT, located approximately 10 kilometers west of the Project and about six kilometers south of the Detour Lake mine (15 million ounces of proven and probable mineral gold reserves - National Instrument 43-101 compliant, Detour Gold Corp. website). In 2015, SOQUEM was granted the option to acquire a 50% undivided interest in the 546-claim Project in return of making exploration expenditures totalling \$4,000,000 over a period of four (4) years, of which \$1,000,000 has already been spent. Following the acquisition by SOQUEM of its 50% interest in the Project, Probe and SOQUEM will enter into a standard joint venture agreement. Probe is currently the project operator.

Gold mineralization was intersected in hole MA-16-05 at 75-metre depth (98.5-metre along the hole) and is characterized by quartz veins within silicified and biotized mafic wall rocks with disseminated pyrite. This type of mineralization typically shows very good responses in IP surveys and the anomalies identified along strike of the new discovery represent strong drill targets for the current phase of drilling. One other hole of the 10-hole program returned anomalous (<1 g/t Au) gold values (see Table 1) with gold mineralization characterized by quartz veins and disseminated pyrite in altered and strongly sheared sediments spatially associated with felsic porphyry dykes.

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Table 1: Drilling Results Detour Quebec SOQUEM Option Project – August 2016

| DDH | UTM * | | Azimut | Dip | Length (m) | From (m) | To (m) | Core Length** (m) | Au (g/t) |
|----------|--------|---------|--------|-----|---------------|-------------|-----------|-------------------------|-------------|
| | East | North | | | | | | | |
| MA-16-01 | 610106 | 5529371 | 181 | -50 | 288 | | | | NSV |
| MA-16-02 | 610265 | 5531290 | 189 | -55 | 330 | | | | NSV |
| MA-16-03 | 606531 | 5534852 | 206 | -51 | 309 | | | | NSV |
| MA-16-04 | 607376 | 5535652 | 25 | -52 | 243 | | | | NSV |
| MA-16-05 | 607519 | 5528113 | 180 | -50 | 249 | 97.0 | 100.4 | 3.4 | 5.3 |
| | | | | | Incl. | 97.9 | 98.9 | 1.0 | 17.5 |
| MA-16-06 | 607963 | 5528798 | 190 | -51 | 429 | | | | NSV |
| CA-16-05 | 629765 | 5528749 | 178 | -52 | 228 | 163.0 | 163.5 | 0.5 | 0.2 |
| | | | | | | 182.0 | 183.0 | 1.0 | 0.2 |
| | | | | | | 189.0 | 190.0 | 1.0 | 0.6 |
| CA-16-06 | 629420 | 5529559 | 155 | -54 | 201 | | | | NSV |
| CA-16-07 | 628969 | 5529645 | 175 | -52 | 381 | | | | NSV |
| CA-16-08 | 631987 | 5531582 | 180 | -50 | 249 | | | | NSV |

* UTM NAD83 Zone17

** The announced gold intersections are along the hole.

Additional drilling will have to be done to determine the true thickness of the mineralized zones.

NSV: No Significant Value

During the last drilling program, assay samples were taken from the NQ core and sawed in half, with one-half sent to a certified commercial laboratory and the other half retained for future reference. A strict QA/QC program was applied to all samples; which includes insertion of mineralized standards and blank samples for each batch of 20 samples. The gold analyses were completed by fire-assayed with an atomic absorption finish on 50 grams of materials. Repeats were carried out by fire-assay followed by gravimetric testing on each sample containing 3.0 g/t gold or more. Total gold analyses (Metalic Sieve) were carried out on the samples which presented a great variation of their gold contents or the presence of visible gold.

The technical content under the subheading "Detour Gold" under the heading "Exploration update" has been reviewed by Mr. Jules Riopel, Director of Exploration, who is a "Qualified Person" within the meaning of NI 43-101.

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Trends

Management regularly monitors economic conditions and estimates their impact on the Company's operations and incorporates these estimates in both short-term operating and longer-term strategic decisions. During the first half of the year, equity markets in the junior resource sector, particularly the TSXV, led by an increase in the price of gold, showed signs of improvement, with a number of financings being completed (as well as increases in merger and acquisition activity). Apart from these and the risk factors noted under the heading "Risks and Uncertainties", management is not aware of any other trends, commitments, events or uncertainties that would have a material effect on the Company's business, financial condition or results of operations.

See "Cautionary Note Regarding Forward-Looking Statements" below.

Outlook

The Company intends to continue exploring properties that have the potential to contain precious and base metals. In addition, management will review project submissions, and conduct independent research, for projects in such jurisdictions and commodities as it may consider prospective.

There is no assurance that equity capital will be available to the Company in the future in the amounts or at the times desired or on terms that are acceptable to the Company, if at all. See "Risks and Uncertainties" below.

Financial Highlights

Financial Performance

The Company's net loss totaled \$33,649,874 for the three months ended June 30, 2016, with basic and diluted loss per share of \$0.78. This compares with a net loss of \$629,034 with basic and diluted loss per shares of \$0.02 for the three months ended June 30, 2015. The Company had no revenue in both periods presented. The increase in net loss was principally due to:

- Exploration and evaluation expenditures increased to \$33,250,206 for the three months ended June 30, 2016, compared to \$15,165 for the three months ended June 30, 2015. The increase can be attributed to acquisition costs and exploration expenditures incurred on the West Porcupine Property of \$774,876 and the Adventure property portfolio of \$32,460,067. Refer to subheading "Liquidity and Capital Resources" under heading "Financial Highlights" below for a summary of the Company's exploration program at the West Porcupine Property and property portfolio obtained from Adventure.
- Salaries and benefits increased in the three months ended June 30, 2016, to \$263,145 compared with \$176,544 for the same period in 2015, primarily due to higher salaries.
- Share-based payments decreased in the three months ended June 30, 2016, to \$51,519 compared with \$332,173 for the same period in 2015. The decrease is due to the timing of expensing the estimated fair value of stock options granted in prior and current periods. The

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Company expenses its stock options in accordance with the vesting terms of the stock options granted.

- Professional fees increased in the three months ended June 30, 2016, to \$35,548 compared with \$24,302 for the same period in 2015, primarily due to higher corporate activity requiring external professional support services.
- Travel and promotion costs increased in the three months ended June 30, 2016, to \$50,948 compared with \$28,731 for the same period in 2015, primarily due to higher corporate activity requiring travel by management.
- Shareholder information increased in the three months ended June 30, 2016, to \$30,950 compared with \$10,614 for the same period in 2015, primarily due to higher corporate activity related to the Adventure acquisition.
- Administrative costs increased in the three months ended June 30, 2016, to \$39,025 compared with \$32,364 for the same period in 2015. Administrative costs consisted of administrative costs such as telephone charges, insurance, postage, bank charges and office supplies.
- Interest income decreased in the three months ended June 30, 2016, to \$34,601 compared with \$44,327 for the same period in 2015. Interest income was recorded during the period for interest earned on cash balances.
- Unrealized gain on marketable securities increased in the three months ended June 30, 2016, to \$96,067 compared with \$nil for the same period in 2015. The Company's investments are stated at fair value and the gains or losses are recognized in the unaudited condensed interim consolidated statement of loss and comprehensive loss.

The Company's total assets at June 30, 2016 were \$20,785,765 (December 31, 2015 - \$18,480,952) against total liabilities of \$556,700 (December 31, 2015 - \$372,026). The increase in total assets of \$2,304,813 resulted from the Offering of \$2,904,000, the cash and securities received from the Adventure acquisition of \$1,060,148 which was offset by cash spent on property and equipment in the amount of \$332,678, exploration and evaluation expenditures and operating costs. The Company has sufficient current assets to pay its existing liabilities of \$556,700 at June 30, 2016.

Cash Flows

At June 30, 2016, the Company had cash and cash equivalents of \$18,928,459. The increase in cash and cash equivalents of \$637,229 from the December 31, 2015 cash and cash equivalents balance of \$18,291,230 was as a result of cash outflows in operating activities of \$1,868,830. Operating activities were affected by adjustments of share-based payments of \$149,874, depreciation of \$6,051, consideration for acquisition of Adventure of \$32,443,022, shares issued for mineral properties of \$301,000, unrealized gain on marketable securities of \$96,067 and net change in non-cash working capital balances of \$218,527 because of an increase in trade accounts receivable and other receivables

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of \$104,619, an increase in prepaid expenses of \$21,726 and a decrease in amounts payable and other liabilities of \$92,182.

Cash used in investing activity was \$332,678 for the six months ended June 30, 2016. This related to the acquisition of property and equipment, which includes field equipment and site building.

Cash provided by financing activities was \$2,838,737 for the six months ended June 30, 2016. Financing activities were affected by the Offering of \$2,904,000 that was funded by Goldcorp offset by share issue costs of \$18,063. Cash acquired from the completion of the Transaction with Adventure amounted to \$507,363 offset by transaction costs of \$581,167. In addition, cash of \$26,604 was received from the exercise of stock options.

Liquidity and Capital Resources

From management's point of view, the Company's cash of \$18,928,459 at June 30, 2016 and the recent Financing announced on August 17, 2016 raising aggregate gross proceeds of \$14,645,799 is adequate to cover current expenditures and exploration expenses for the coming year.

The Company may, from time to time, when marketing and financing conditions are favourable, proceed with fundraising to fund exploration and property acquisition projects.

The activities of the Company, principally the acquisition and exploration of properties that have the potential to contain precious and base metals, are financed through the completion of equity transactions such as equity offerings and the exercise of stock options. There is no assurance that equity capital will be available to the Company in the future in the amounts or at the times desired or on terms that are acceptable to the Company, if at all. See "Risks and Uncertainties" below.

As of June 30, 2016, and to the date of this Interim MD&A, the cash resources of the Company are held with certain Canadian chartered banks.

The following table summarizes the Company's current exploration programs on all of its properties, total estimated cost to complete each exploration program, and total expenditures incurred to date:

Table A – Mineral Exploration Properties

| Property/Project | Activities Completed (Six Months Ended June 30, 2016) | Plans for the Project | (A) Estimated Cost to Complete | (B) Spent | Total (A+B) |
|--|---|--|--------------------------------|-----------|-------------|
| Pascalis, Senore, Beaufor West, Beaufor North ⁽¹⁾ | Drill Permitting; | Grid Cutting Geophysical Survey; Drilling | \$2,100,000 | \$nil | \$2,100,000 |
| Megiscane-Tavenir ⁽¹⁾ | Prospecting | Mechanical Stripping | \$35,000 | \$nil | \$35,000 |
| Lapaska ⁽¹⁾ | Geological Compilation | Program Planning | \$10,000 | \$nil | \$10,000 |

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| | | (2017) | | | |
|--|-------------------------------------|------------------------------|--------------------|----------------|--------------------|
| Casagasic ⁽²⁾ | Prospecting, Geological Compilation | Program Planning (2017) | \$10,000 | \$nil | \$10,000 |
| KLM ⁽²⁾ | Geological Compilation | Program Planning (2017) | \$10,000 | \$nil | \$10,000 |
| Bell-Vezza ⁽²⁾ | Geological Compilation | Program Planning (2017) | \$10,000 | \$nil | \$10,000 |
| Sinclair-Bruneau ⁽²⁾ | Geological Compilation | Geophysical Survey | \$172,000 | \$nil | \$172,000 |
| Florence ⁽²⁾ | Prospecting | Program Planning (2017) | \$20,000 | \$nil | \$20,000 |
| Céré-113 ⁽²⁾ | Geological Compilation | Program Planning (2017) | \$10,000 | \$nil | \$10,000 |
| Detour North ⁽³⁾ | Geological Compilation | Program Planning (2017) | \$10,000 | \$nil | \$10,000 |
| Detour East ⁽³⁾ | Geological Compilation | Drilling | \$300,000 | \$nil | \$300,000 |
| Detour Quebec (SOQUEM Option) ⁽³⁾ | Geophysical Survey, Drilling | Geophysical Survey, Drilling | \$1,000,000 | \$nil | \$1,000,000 |
| Dubuisson (JV) ⁽⁴⁾ | Geological Compilation | Program Planning (2017) | \$10,000 | \$nil | \$10,000 |
| Granada Extension ⁽⁵⁾ | Geological Compilation | Program Planning (2017) | \$10,000 | \$nil | \$10,000 |
| West Porcupine | Geological Mapping; Soil Sampling | Geophysical Survey | \$750,000 | \$nil | \$750,000 |
| West Timmins (JV) | Geological Compilation | Program Planning (2017) | \$10,000 | \$nil | \$10,000 |
| Black Creek | Strategic Planning | Assessment work for 2017 | \$9,600 | \$2,600 | \$7,000 |
| Tamarack | Claim Survey; Strategic Planning | Assessment work for 2017 | \$96,000 | \$nil | \$96,000 |
| Victory | Strategic Planning | No Work Planned | \$nil | \$nil | \$nil |
| | | | | | |
| | | | \$4,572,600 | \$2,600 | \$4,570,000 |

- (1) Included in the Val-d'Or East Project;
(2) Included in the Casa-Cameron Project;
(3) Included in the Detour Project;
(4) Included in the Option and/or JV properties; and
(5) Included in the Granada Extension Project.

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Technical Information

David Palmer, Ph.D., P.Geo., is the “qualified person”, within the meaning of NI-43,101, who has approved all scientific and technical information disclosed in this Interim MD&A relating to *Table A – Mineral Exploration Properties* under the subheading “Liquidity and Capital Resources” under heading “Financial Highlights”. Dr. Palmer is the President, CEO and a director of the Company.

Related Party Transactions

(a) Related parties include the Board and management, close family and enterprises that are controlled by these individuals as well as certain persons performing similar functions.

The Company entered into the following transactions with related parties:

| Names | Six Months Ended June 30, 2016 (\$) | Period from January 16, 2015 to June 30, 2015 (\$) |
|---|-------------------------------------|--|
| Peterson McVicar LLP (“ Peterson ”) ⁽¹⁾ | 147,789 | 1,450 |
| Marrelli Support Services Inc. (“ Marrelli Support ”) ⁽²⁾ | 21,430 | 12,121 |
| DSA Corporate Services Inc. (“ DSA ”) ⁽²⁾ | 14,080 | 4,714 |
| Total | 183,299 | 18,285 |

| Names | Three Months Ended June 30, 2016 (\$) | Three Months Ended June 30, 2015 (\$) |
|---------------------------------|---------------------------------------|---------------------------------------|
| Peterson ⁽¹⁾ | 87,467 | nil |
| Marrelli Support ⁽²⁾ | 10,680 | 10,288 |
| DSA ⁽²⁾ | 10,745 | 3,878 |
| Total | 108,892 | 14,166 |

⁽¹⁾ Dennis H. Peterson, a director of the Company, controls Peterson which provided legal services to the Company. The amounts charged by Peterson are based on what Peterson usually charges its clients. The Company expects to continue to use Peterson for an indefinite period. As at June 30, 2016, Peterson was owed \$32,246 (December 31, 2015 - \$2,556) and this amount was included in amounts payable and other liabilities.

⁽²⁾ During the three and six months ended June 30, 2016, the Company paid professional fees of \$10,680 and \$21,430, respectively (three months ended June 30, 2015 and period from January 16, 2015 to June 30, 2015 - \$10,288 and \$12,121, respectively) to Marrelli Support, an organization of which Carmelo Marrelli is president. Mr. Marrelli is the Chief Financial Officer (“**CFO**”) of the Company. These services were incurred in the normal course of operations for general accounting and financial reporting matters.

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Marrelli Support also provides bookkeeping services to the Company. As at June 30, 2016, Marrelli Support was owed \$2,260 (December 31, 2015 - \$8,260) and this amount was included in amounts payable and other liabilities.

During the three and six months ended June 30, 2016, the Company paid professional fees of \$10,745 and \$14,080, respectively (three months ended June 30, 2015 and period from January 16, 2015 to June 30, 2015 - \$3,878 and \$4,714, respectively) to DSA, an organization of which Mr. Marrelli controls. Mr. Marrelli is also the corporate secretary and sole director of DSA. These services were incurred in the normal course of operations for corporate secretarial matters. All services were made on terms equivalent to those that prevail with arm's length transactions. As at June 30, 2016, DSA was owed \$4,696 (December 31, 2015 - \$1,140) and this amount was included in amounts payable and other liabilities.

⁽³⁾ On March 13, 2015, pursuant to the arrangement with Goldcorp in which Goldcorp acquired all of the issued and outstanding common shares of Probe Mines Limited, the Company's related parties received 1,724,834 stock options of the Company with a fair value of \$665,122.

⁽⁴⁾ On June 10, 2016, pursuant to the Transaction, Marco Gagnon, Executive Vice President and a director of Probe received 341,250 stock options of the Company with a fair value of \$148,688.

The above noted transactions are in the normal course of business and approved by the Board in strict adherence to conflict of interest laws and regulations.

(b) At June 30, 2016, Goldcorp owned 10,577,846 common shares of Probe, representing approximately 14.8% of the issued and outstanding common shares of the Company and no warrants. The remaining 85.2% of the shares are widely held, which includes various small holdings which are owned by directors of the Company. These holdings can change at any time at the discretion of the owner.

The Company's major shareholder does not have different voting rights than other holders of the Company's common shares.

The Company is not aware of any arrangements that may at a subsequent date result in a change in control of the Company. To the knowledge of the Company, other than Goldcorp, who owns or controls, directly or indirectly, approximately 14.8% of the issued and outstanding shares and no warrants of the Company at June 30, 2016, the Company is not directly or indirectly owned or controlled by another corporation, by any government or by any natural or legal person severally or jointly.

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(c) Remuneration of directors and key management personnel, other than consulting fees, of the Company was as follows:

| | Salaries and benefits (\$) | Share-based compensation (\$) | Total (\$) |
|---|-----------------------------------|--------------------------------------|-------------------|
| Six Months Ended June 30, 2016 | | | |
| David Palmer, CEO, Director | 150,000 | 31,224 | 181,224 |
| Yves Dessureault, Chief Operating Officer | 115,000 | 15,612 | 130,612 |
| Patrick Langlois, Vice President, Corporate Development | 87,500 | 15,612 | 103,112 |
| Jamie Sokalsky, Chairman of the Board | 18,000 | 28,101 | 46,101 |
| Gordon McCreary, Director | 9,000 | 15,612 | 24,612 |
| Basil Haymann, Director | 9,000 | 15,612 | 24,612 |
| Dennis Peterson, Corporate Secretary, Director | 9,000 | 15,612 | 24,612 |
| Carmelo Marrelli, CFO | nil | 4,683 | 4,683 |
| Total | 397,500 | 142,068 | 539,568 |

| | Salaries and benefits (\$) | Share-based compensation (\$) | Total (\$) |
|---|-----------------------------------|--------------------------------------|-------------------|
| Three Months Ended June 30, 2016 | | | |
| David Palmer, CEO, Director | 75,000 | 10,733 | 85,733 |
| Yves Dessureault, Chief Operating Officer | 57,500 | 5,367 | 62,867 |
| Patrick Langlois, Vice President, Corporate Development | 43,750 | 5,367 | 49,117 |
| Jamie Sokalsky, Chairman of the Board | 9,000 | 9,659 | 18,659 |
| Gordon McCreary, Director | 4,500 | 5,367 | 9,867 |
| Basil Haymann, Director | 4,500 | 5,367 | 9,867 |
| Dennis Peterson, Corporate Secretary, Director | 4,500 | 5,367 | 9,867 |
| Carmelo Marrelli, CFO | nil | 1,609 | 1,609 |
| Total | 198,750 | 48,836 | 247,586 |

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| | Salaries and benefits (\$) | Share-based compensation (\$) | Total (\$) |
|---|-----------------------------------|--------------------------------------|-------------------|
| Period from January 16, 2015 to June 30, 2015 | | | |
| David Palmer, CEO, Director | 72,917 | 69,204 | 142,121 |
| Yves Dessureault, Chief Operating Officer | 58,333 | 34,601 | 92,934 |
| Patrick Langlois, Vice President, Corporate Development | 43,750 | 34,601 | 78,351 |
| Jamie Sokalsky, Chairman of the Board | 10,500 | 62,283 | 72,783 |
| Gordon McCreary, Director | 5,250 | 34,601 | 39,851 |
| Basil Haymann, Director | 5,250 | 34,601 | 39,851 |
| Dennis Peterson, Corporate Secretary, Director | 5,250 | 34,601 | 39,851 |
| Carmelo Marrelli, CFO | nil | 10,380 | 10,380 |
| Total | 201,250 | 314,872 | 516,122 |

| | Salaries and benefits (\$) | Share-based compensation (\$) | Total (\$) |
|---|-----------------------------------|--------------------------------------|-------------------|
| Three Months Ended June 30, 2015 | | | |
| David Palmer, CEO, Director | nil | 69,204 | 69,204 |
| Yves Dessureault, Chief Operating Officer | nil | 34,601 | 34,601 |
| Patrick Langlois, Vice President, Corporate Development | nil | 34,601 | 34,601 |
| Jamie Sokalsky, Chairman of the Board | nil | 62,283 | 62,283 |
| Gordon McCreary, Director | nil | 34,601 | 34,601 |
| Basil Haymann, Director | nil | 34,601 | 34,601 |
| Dennis Peterson, Corporate Secretary, Director | nil | 34,601 | 34,601 |
| Carmelo Marrelli, CFO | nil | 10,380 | 10,380 |
| Total | nil | 314,872 | 314,872 |

The directors do not have employment or service contracts with the Company. Directors are entitled to director fees and stock options for their services. As at June 30, 2016, officers and directors were owed \$99,086 (December 31, 2015 - \$269,332) and this amount was included in amounts payable and other liabilities.

Disclosure of Internal Controls

Management has established processes to provide them with sufficient knowledge to support representations that they have exercised reasonable diligence to ensure that the unaudited condensed interim consolidated financial statements (i) do not contain any untrue statement of material fact or omit to

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state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it is made, and (ii) fairly present in all material respects the financial condition, results of operations and cash flow of the Company, in each case as of the date of and for the periods presented by such statements.

In contrast to the certificate required for non-venture issuers under National Instrument 52-109 - Certification of Disclosure in Issuers' Annual and Interim Filings ("**NI 52-109**"), the Venture Issuer Basic Certificate filed by the CEO and CFO of the Company does not include representations relating to the establishment and maintenance of disclosure controls and procedures ("**DC&P**") and internal control over financial reporting ("**ICFR**"), as such terms are defined in NI 52-109. In particular, the certifying officers filing such certificate are not making any representations relating to the establishment and maintenance of:

- (i) controls and other procedures designed to provide reasonable assurance that information required to be disclosed by the Company in its annual filings, interim filings or other reports filed or submitted under securities legislation is recorded, processed, summarized and reported within the time periods specified in securities legislation; and
- (ii) a process to provide reasonable assurance regarding the reliability of financial reporting and the preparation of unaudited condensed interim consolidated financial statements for external purposes in accordance with IFRS.

The Company's certifying officers are responsible for ensuring that processes are in place to provide them with sufficient knowledge to support the representations they are making in such certificate. Investors should be aware that inherent limitations on the ability of the Company's certifying officers of a venture issuer to design and implement, on a cost effective basis, DC&P and ICFR may result in additional risks to the quality, reliability, transparency and timeliness of interim and annual filings and other reports required to be provided under securities legislation.

Risks and Uncertainties

An investment in the securities of the Company is highly speculative and involves numerous and significant risks. Such investment should be undertaken only by investors whose financial resources are sufficient to enable them to assume these risks and who have no need for immediate liquidity in their investment. Prospective investors should carefully consider the risk factors that have affected, and which in the future are reasonably expected to affect, the Company and its financial position. Please refer to the section entitled "Risks and Uncertainties" in the Company's Annual MD&A for the period from January 16, 2015 to December 31, 2015, available on SEDAR at www.sedar.com.

Cautionary Note Regarding Forward-Looking Statements

This Interim MD&A contains certain "forward-looking information" as defined in applicable securities laws (collectively referred to herein as "**forward-looking statements**"). These statements relate to future events or the Company's future performance. All statements other than statements of historical fact are forward-looking statements. Often, but not always, forward-looking statements can be identified by the use of words such as "plans", "expects", "budgeted", "scheduled", "estimates", "continues", "forecasts",

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“projects”, “predicts”, “intends”, “anticipates” or “believes”, or variations of, or the negatives of, such words and phrases, or statements that certain actions, events or results “may”, “could”, “would”, “should”, “might” or “will” be taken, occur or be achieved. The forward-looking statements in this Interim MD&A speak only as of the date of this Interim MD&A or as of the date specified in such statements. The following table outlines certain significant forward-looking statements contained in this Interim MD&A and provides the material assumptions used to develop such forward-looking statements and material risk factors that could cause actual results to differ materially from the forward-looking statements.

| Forward-looking statements | Assumptions | Risk factors |
|---|--|--|
| Regardless of whether the Company discovers a significant precious or base metal deposit, its working capital of \$19,779,775 at June 30, 2016 is anticipated to be adequate for it to continue operations for the twelve-month period ending June 30, 2017 | The operating and exploration activities of the Company for the twelve-month period ending June 30, 2017, and the costs associated therewith, will be consistent with the Company’s current expectations; and equity markets, exchange and interest rates and other applicable economic conditions will be favourable to the Company | Unforeseen costs to the Company will arise; any particular operating cost increase or decrease from the date of the estimation; changes in operating and exploration activities; changes in economic conditions; timing of expenditures |
| The Company’s properties may contain economic deposits of minerals | The actual results of the Company’s exploration and development activities will be favourable; operating, exploration and development costs will not exceed the Company’s expectations; all requisite regulatory and governmental approvals for exploration projects and other operations will be received on a timely basis upon terms acceptable to the Company, and applicable political and economic conditions are favourable to the Company; the price of applicable commodities and applicable interest and exchange rates will be favourable to the Company; no title disputes exist or will arise with respect to the Company’s properties; and the Company has or will obtain adequate property rights to support its exploration and development activities | Commodity price volatility; uncertainties involved in interpreting geological data and confirming title to acquired properties; inability to secure necessary property rights; the possibility that future exploration results will not be consistent with the Company’s expectations; increases in costs; environmental compliance and changes in environmental and other applicable legislation and regulation; interest rate and exchange rate fluctuations; changes in economic and political conditions |

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| Forward-looking statements | Assumptions | Risk factors |
|--|--|--|
| <p>The Company's anticipated business plans, including costs and timing for future exploration on its property interests and acquisitions of additional mineral resource properties or interests therein</p> | <p>The exploration activities of the Company and the costs associated therewith, will be consistent with the Company's current expectations; and equity markets, exchange and interest rates and other applicable economic conditions will be favourable to the Company; financing will be available for the Company's exploration and development activities on favourable terms; the Company will be able to retain and attract skilled staff; all applicable regulatory and governmental approvals for exploration projects and other operations will be received on a timely basis upon terms acceptable to the Company; the Company will not be adversely affected by market competition; the price of applicable commodities will be favourable to the Company; no title disputes exist or will arise with respect to the Company's properties; the Company has or will obtain adequate property rights to support its exploration and development activities; and the Company will be able to successfully identify and negotiate new acquisition opportunities</p> | <p>Commodity price volatility; changes in the condition of debt and equity markets; timing and availability of external financing on acceptable terms may not be as anticipated; the uncertainties involved in interpreting geological data and confirming title to acquired properties; inability to secure necessary property rights; the possibility that future exploration results will not be consistent with the Company's expectations; increases in costs; environmental compliance and changes in environmental and other applicable legislation and regulation; interest rate and exchange rate fluctuations; changes in economic and political conditions; the Company may be unable to retain and attract skilled staff; receipt of applicable permits is subject to governmental and/or regulatory approvals; the Company does not have control over the actions of its joint venture partners and/or other counterparties</p> |
| <p>Management's outlook regarding future trends and exploration programs</p> | <p>Financing will be available for the Company's exploration and operating activities; the price of applicable commodities will be favourable to the Company; the actual results of the Company's exploration and development activities will be favourable; management is aware of all applicable environmental</p> | <p>Commodity price volatility; changes in the condition of debt and equity markets; interest rate and exchange rate fluctuations; changes in economic and political conditions; the possibility that future exploration results will not be consistent with the Company's expectations; changes in environmental and</p> |

Probe Metals Inc.
Interim Management’s Discussion & Analysis – Quarterly Highlights
Three and Six Months Ended June 30, 2016
Dated: August 26, 2016

| Forward-looking statements | Assumptions | Risk factors |
|----------------------------|-------------|---|
| | obligations | other applicable legislation and regulation |

Inherent in forward-looking statements are risks, uncertainties and other factors beyond the Company’s ability to predict or control. Please also make reference to those risk factors identified or otherwise indirectly referenced in the “Risks and Uncertainties” section above. Readers are cautioned that the above chart does not contain an exhaustive list of the factors or assumptions that may affect the forward-looking statements contained in this Interim MD&A, and that the assumptions underlying such statements may prove to be incorrect. Actual results and developments are likely to differ, and may differ materially, from those expressed or implied by the forward-looking statements contained in this Interim MD&A.

Forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause the Company’s actual results, performance or achievements to be materially different from any of its future results, performance or achievements expressed or implied by forward-looking statements. All forward-looking statements herein are qualified by this cautionary note. Accordingly, readers should not place undue reliance on forward-looking statements. The Company undertakes no obligation to update publicly or otherwise revise any forward-looking statements whether as a result of new information or future events or otherwise, except as may be required by law. If the Company does update one or more forward-looking statements, no inference should be drawn that it will make additional updates with respect to those or other forward-looking statements, unless required by law.

Subsequent Events

(i) On July 21, 2016, the Company announced that it completed the agreement with Vaaldiam, wholly – owned subsidiary of Orion Resources Partners LP, to buy back a Royalty covering certain mineral claims at the Company’s Val d’Or East Project and the current mineral resources contained within the project’s boundaries. Under the terms of the agreement, Probe issued 500,000 common shares in consideration for the Royalty. The common shares have a hold period of four months and one day from closing. The transaction has received all necessary approvals, including the approval of the TSXV.

(ii) On July 27, 2016, the Company announced that it completed the agreement to sell three blocks of mining claims forming part of the Casa-Cameron Project, being the Vezza Extension Property, the Vezza North Property and the Bachelor Extension Property to GFK. The transaction has received all necessary approvals, including the approval of the TSXV. See “Corporate Highlights” above for details.

(iii) Effective July 21, 2016, Probe completed an internal reorganization with its wholly-owned subsidiary, Adventure, pursuant to which Probe amalgamated with Adventure under the *Business Corporations Act* (Ontario) to continue as Probe Metals Inc. The internal reorganization did not affect the existing common shares of Probe held by shareholders.

(iv) On August 15, 2016, 39,000 stock options with an exercise price of \$0.75 and expiry date of February 26, 2023 were exercised for cash proceeds of \$29,250.

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(v) On August 17, 2016, Probe announced the completion of its Financing for aggregate gross proceeds of \$14,645,799. See "Corporate Highlights" above for details.

Probe has been advised that Goldcorp acquired ownership of 1,315,800 HD Units at a subscription price of \$0.95 per HD Unit for a total purchase price of \$1,250,010. Accordingly, Goldcorp acquired ownership of (i) 1,315,800 common shares, and (ii) 657,900 Warrants, together representing 2.7% of the issued and outstanding common shares prior to completion of the Financing on a partially diluted basis. Prior to the completion of the Financing, Goldcorp owned 10,577,846 common shares, representing 14.8% of the current issued and outstanding common shares, and no Warrants. Following the acquisition, Goldcorp owns 11,893,646 common shares, representing 14% of the issued and outstanding common shares, and 657,900 Warrants, representing 8.9% of the issued and outstanding Warrants. Should Goldcorp exercise all of the Warrants, Goldcorp would hold 12,551,546 common shares representing approximately 14.6% of the issued and outstanding common shares (on a partially diluted basis). Goldcorp acquired the securities for investment purposes pursuant to the terms of a subscription agreement with Probe.

Goldcorp will evaluate its investment in Probe from time to time and may, based on such evaluation, market conditions and other circumstances, increase or decrease shareholdings as circumstances require.

(vi) On August 19, 2016, 48,750 stock options with an exercise price of \$0.26 and expiry date of March 19, 2025 were exercised and 29,250 stock options with an exercise price of \$0.49 and expiry date of February 14, 2024 were exercised for aggregate cash proceeds of \$27,008.

(vii) On August 25, 2016, 78,000 stock options with an exercise price of \$0.52 and expiry date of August 19, 2024 were exercised for cash proceeds of \$40,560.