

ALEXANDRIA MINERALS CORPORATION

Management Discussion and Analysis

For the year ended April 30, 2015

This Management Discussion and Analysis (“MD&A”) is intended to assist the reader in the understanding and assessment of the trends and significant changes in the results of operations and financial conditions of Alexandria Minerals Corporation (“Alexandria” or the “Company”). This MD&A should be read in conjunction with the audited financial statements of the Company, including the notes thereto, for the year ended April 30, 2015 (“Fiscal 2015” or “F2015”) and 2014 (“Fiscal 2014” or “F2014”), which are prepared in accordance with International Financial Reporting Standards (“IFRS”).

This MD&A has taken into account information available up to and including August 24, 2015. All dollar amounts in this MD&A are in Canadian dollars unless otherwise stated. The financial statements, along with Certifications of Annual and Interim Filings and press releases, are available on the Canadian System for Electronic Document Analysis and Retrieval (SEDAR) at www.sedar.com.

Forward-looking Statements

This MD&A may contain forward-looking statements that are based on the Company’s expectations, estimates and projections regarding its business and the economic environment in which it operates. These statements speak only as of the date on which they are made, are not guarantees of future performance and involve risks and uncertainties that are difficult to control or predict. Examples of some of the specific risks associated with the operations of the Company are set out below under “Risk Factors”. Actual outcomes and results may differ materially from those expressed in these forward-looking statements and readers should not place undue reliance on such statements.

Qualified Persons and Note on Current Resources

In this report, the Company relies principally on Mr. Eric Owens, P.Geo, and Mr. Philippe Berthelot, P.Geo, as the Qualified Persons (“QP’s”) for all properties as defined under National Instrument 43-101 (“NI 43-101”), with contribution by external QP’s as needed. Mr. Owens and Mr. Berthelot have read and approved the technical and scientific information contained in this MD&A. Disclosure on mineralization on adjacent properties has not been verified by the QP’s and is not necessarily indicative of the Company’s anticipated results. As of the date of this MD&A, the Company has reported Current Resources as defined by NI 43-101 on three of its gold projects in the Val d’Or area, its Orenada, Akasaba, and Sleepy properties. Subsequent to the January 31, 2015 quarter end, on March 10, 2015, Alexandria completed an acquisition of Murgor Resources Inc., which added two more properties with Current Resources, the WIM and Hudvam projects in Manitoba. The remaining properties do not contain NI 43-101 compliant resources, and there is no guarantee that economic deposits exist on them. It is uncertain if further exploration will result in such targets being delineated as a Current Resource.

Principal Business

Alexandria is a junior gold exploration company, with a current focus on under-explored, high-potential mineral properties in the world-class gold and base-metal mining districts of Quebec, Ontario, and Manitoba, Canada. The Company was incorporated on May 27, 2002 and completed its initial public offering on March 22, 2006. Alexandria’s shares began trading on the TSX Venture Exchange (“TSX-V”) under the symbol “AZX” on March 24, 2006. The Company has also received secondary listings on the Frankfurt Stock Exchange (symbol “A9D”), and trades on the pink sheets in the United States (symbol “ALXDF”).

Alexandria has strategically-located mineral properties in a number of mining camps in the provinces of Quebec, Ontario and Manitoba, Canada. Since 2007, the Company has focused its exploration efforts on its principal property package in Val d’Or, Quebec, the flagship Cadillac Break Property Group. This

property is a 35-km long, continuous group of 645 claims, on which the Company has built 3 gold resources on its **Orenada**, **Akasaba** and **Sleepy** projects (see Current Resources Table below).

On March 10, 2015 Alexandria successfully completed the acquisition of Murgor Resources (See next section below), which brought Alexandria a number of new property assets in Manitoba, Ontario and Quebec, including 2 properties with Current Resources, the **WIM** and **Hudvam** gold-copper-zinc-silver projects (See Table below).

Total Current Resources on Alexandria's Quebec and Manitoba Properties (as of date of this report)

Deposit	Cutoff	Tonnes	Grade				Contained Metal			
			Au (g/t)	Cu (%)	Ag (g/t)	Zn (%)	Gold (oz)	Copper (lbs)	Silver(oz)	Zinc (lbs)
<u>Measured Category</u>										
Orenada Near Surface	0.5 g/t Au	4,329,383	1.36				188,844			
<u>Indicated Category</u>										
Akasaba Underground	2.25 g/t Au	609,274	5.93				116,158			
Akasaba Near Surface	0.5 g/t Au	3,009,214	1.37				132,475			
Orenada Near Surface	0.5 g/t Au	6,027,277	1.01				196,097			
Hudvam	1.35% CuEq	930,397	3.62	1.17	13.23	1.71	108,350	24,053,000	396,000	35,100,000
WIM	1.3% CuEq	3,898,000	1.57	1.71	6.68	0.27	197,000	147,156,000	837,000	22,730,000
<u>Total Indicated</u>							750,080	171,209,000	1,233,000	57,830,000
<u>Ounces Gold equivalent</u>							750,080	428,023	15,413	48,192
<u>Inferred category</u>										
Akasaba Underground	2.25 g/t Au	1,475,622	5.58				264,886			
Akasaba Near Surface	0.5 g/t Au	219,882	1.93				13,653			
Orenada Near Surface	0.5 g/t Au	4,708,810	1.16				176,000			
Sleepy	3.0 g/t Au	1,885,500	5.10				307,350			
Hudvam	1.35% CuEq	612,021	2.89	0.77	6.55	1.26	56,800	10,449,000	129,000	16,961,000
WIM	1.3% CuEq	732,000	1.76	1.03	4.65	0.37	41,000	16,616,000	109,000	5,941,000
<u>Total Inferred</u>							859,689	27,065,000	238,000	22,902,000
<u>Ounces Gold equivalent</u>							859,689	67,663	2,975	19,085

Notes to table:

- Resources for Akasaba (2013) and Sleepy (2014) calculated by Christian d'Amours of Geopointcom; Orenada (2009), Geologica, Inc.; WIM and Hudvam (2015), calculated by Golder Associates.
- Mineral resources which are not mineral reserves have not demonstrated economic viability. The estimate of mineral resources may be materially affected by environmental, permitting, legal, title, taxation, sociopolitical, marketing, or other relevant issues, although the Company is not aware of any such issues.
- The quantity and grade of reported inferred resources in this estimation are uncertain in nature and there has been insufficient exploration to define these inferred resources as an Indicated or Measured mineral resource and it is uncertain if further exploration will result in upgrading them.
- The mineral resources were estimated using the Canadian Institute of Mining, Metallurgy and Petroleum (CIM), CIM Standards on Mineral Resources and Reserves, Definitions and Guidelines prepared by the CIM Standing Committee on Reserve Definitions and adopted by CIM Council.

In addition to the advanced exploration properties listed in the table above, the Company now holds 8 other early stage exploration properties (Gullrock, Mishibishu, Matachewan, Wydee, Gwillim, Fancamp, Embry, and Siscoe East) in the well-known mining camps of Red Lake, Timmins, and Matachewan, Ontario, and Chibougamau and Val d'Or, Quebec.

Corporate Developments**Alexandria Plan of Arrangement with Murgor Resources Inc.**

On December 23, 2014 – Alexandria and Murgor Resources Inc. (TSX-V: MGR) (“Murgor”) announced that they have entered into an arrangement agreement (the “Arrangement Agreement”) pursuant to which Alexandria would acquire all of the outstanding common shares of Murgor (the “Murgor Shares”) by way of a plan of arrangement under the *Canada Business Corporations Act* (the “Arrangement”).

Under the Arrangement, Murgor shareholders received 0.5 of an Alexandria common share for each Murgor Share held. There were 123,425,590 Murgor Shares and 5,546,005 Murgor stock options issued and outstanding at the time the Plan of Arrangement was completed (March 10, 2015). The share exchange ratio represents a premium for the Murgor Shares of approximately 50% over their closing price on the TSX Venture Exchange on December 22, 2014 and a premium of 53% over the volume-weighted average price of the Murgor Shares on the TSX Venture Exchange for the past 10 trading days. The total aggregate consideration for Murgor under the Arrangement is approximately \$3.24 million. The Arrangement Agreement provides that all outstanding Murgor stock options will be converted into Alexandria stock options (the “Replacement Options”) on the same ratio as the Murgor Shares. The Replacement Options will have an exercise price of \$0.12 and will expire twelve months following the effective date of the Arrangement.

The Arrangement, carried out by way of a court-approved statutory plan of arrangement under the *Canada Business Corporations Act*, was approved by Murgor security holders at a special meeting held on February 24, 2015. The plan of arrangement was subject to final approval by the Superior Court of Québec. The Plan of Arrangement was completed on March 10, 2015.

Financing

On January 29, 2015 Alexandria completed a non-brokered private placement where an aggregate 5,000,000 units were sold at a price of 10 cents per unit for total gross proceeds of \$500,000. Each unit consists of one common share and one-half of a warrant with each warrant being exercisable at \$0.15 for a period of one year from closing. The shares were issued subsequent to January 31, 2015.

The proceeds from the sale of the shares will be used for exploration on its Cadillac Break property group in Val d’Or, Québec and general corporate purposes.

Project Developments

During the Fiscal Year ending April 30, 2015, Alexandria Minerals incurred \$2,624,331 in exploration expenditures on its Val d’Or-area properties, a result of its active drilling, geophysical and compilation programs on its Orenada and Akasaba projects. These activities were aimed at following up its previous success at the Akasaba West Zone, warranting a focus on porphyry-style gold and copper targets in the western half of its Cadillac Break Group of properties in Val d’Or, Quebec.

The Company completed 12,529 m of drilling during the period, focused on the following target areas.

- Akasaba: 18 holes completed 1) below the historic mine, 2) along strike to the east (Kettle Zone), and 3) a parallel zone to the north (North Zone),

- Ducros, Oramaque: 10 holes tested a portion of the Porphyry Zone, a 7 km long gold-copper target located 10 km west of the Akasaba Mine area,
- Orenada, Oramaque: 8 holes tested Orenada style gold targets along the Cadillac Break and gold-copper targets north of the Cadillac Break (Zone 5).

In addition, the Company completed and interpreted three Induced Polarization surveys over the western Cadillac Break projects, a property wide geophysical and statistical study on its Cadillac Break projects, a soil survey over its Gwillim property and a magnetic survey over its Matachewan, Ontario project. All such data has allowed Company geologists to prioritize future drill targets based on strength of signal.

The drilling programs were encouraging, and warrant follow-up work, as the following selected results indicate (all results have been previously released):

- DDH OAX-15-054 – 2 separate zones, 49.4 meters grading 1.71 g/t gold, including 1.6 meters grading 15.15 g/t gold, and 27.8 meters grading 3.14 g/t gold, including 3.4 meters grading 17.03 g/t gold (Orenada Zone 4)
- DDH OAX-15-055 – 101.50 meters grading 0.93 g/t gold, including 1.20 meters grading 5.92 g/t gold (Orenada Zone 4)
- DDH OAX-15-058 – 21.1 meters grading 0.58 g/t gold (Orenada Extension east)
- DDH OAX-15-056 – 13.60 meters grading 0.84% copper and 0.58 g/t gold (Zone 5)
- DDH DAX-14-001 – 144.2 meters grading 0.12% copper (Porphyry Zone)

Drilling at the gold-only Orenada Zone 4, and extensions, was designed to test two targets: 1) flat-lying high grade veins within the broader, low grade gold resource, and 2) eastward extension of near-surface bulk-tonnage gold potential. From the assay examples given above, both target tests were successful, resulting in the identification of high grade veins within the bulk tonnage resource at Orenada, as well as identification of gold potential for at least 2 kilometers along strike with the Current Resources at Orenada. The data collected will aid Company geologists planning the follow-up drill programs.

The Company is also encouraged by the results from the initial exploratory drill testing of the gold-copper porphyry targets – the Porphyry Zone and Zone 5 – which are extensive, multi-kilometer long gold and copper anomalies with coincident geophysical signatures, located north and northeast of Orenada Zone 4.

Drill holes tested about 2 km of the 7 km long Porphyry Zone, which consists of broad low grade copper and molybdenum sulfides hosted in altered granitic rocks (with historic drill hole assays of 0.23% copper and 145 ppm molybdenum over 209.4 meters) and higher copper grades in the adjacent altered volcanic rocks (0.54% copper over 54.6 meters). Alexandria drill holes, as presented in hole DAX-14-001 above, confirmed the presence of, and disseminated nature of, copper mineralization along this zone. Further work will be required to adequately test this long zone.

At Zone 5, two drill holes tested the western end of a magnetic anomaly coincident with gold and copper sulfides in historic, 1930's vintage drill holes, with drill hole assays up to 2.4 g/t gold and 1.20% copper over 16.6 meters. Results from Alexandria's drilling confirmed these values with similar results (see DDH OAX-15-56 above), and Company geologists have plans in place for follow up drilling.

Drilling at Akasaba early in the year led to discovery of previously unknown volcanic massive sulfide (VMS) style mineralization at the Kettle Zone, 2 km east of the Akasaba mine, as well as a new major altered shear zone. This area was previously untested by drilling, making this a potentially significant new piece of exploration information to Alexandria. The massive sulfide horizon is consistent with that at the Akasaba

mine area. Given the gold and the copper-zinc signatures in the Akasaba mine area, such new discoveries attest to the potential for more gold and VMS copper-gold discoveries in the future.

During the year, the Company released an updated mineral resource estimate on its Sleepy project, prepared in compliance with National Instrument ("NI") 43-101, completed by independent Qualified Persons Christian D'Amours, P. Geo., of Geopointcom, and Mr. Alain-Jean Beauregard, P. Geo., and Mr. Daniel Gaudreault, P. Eng., of Geologica Groupe-Conseil Inc., all in Val d'Or, QC (see Press Release, October 22, 2014).

The new uncapped Resource Estimate calculates Inferred Resources totaling 307,350 ounces of gold, at a 3 g/t cut-off, which is double the number of ounces from the first Resource Estimate totaling 152,000 ounces of gold (uncapped) at cut-off grade 2.0 g/t Au released in 2009 (see Press Release, October 29, 2009). The new grade of 5.1 g/t Au is also a significant increase over the 2009 grade of 3.0 g/t:

With the acquisition of Murgor Resources during the period, Alexandria has acquired solid property assets, particularly the WIM and Hudvam copper-gold-zinc-silver volcanogenic massive sulfide (VMS) deposits in Manitoba. Although no field activities were undertaken on the new properties during the period, Company geologists began their compilation and data interpretation in order to plan for future field work.

As part of this work, the Company began a revised, or updated, NI 43-101 Resource Estimate for the WIM project in Manitoba during the period, completing that study after the period ended (see press release May 20, 2015). The results of this resource update, completed by Golder Associates of Mississauga, Ontario, were extremely positive, yielding a 40% increase in the tonnage and 22% increase in the metal content of the Indicated Resources, and a 64% increase in the tonnage and 44% increase in the metal content of the Inferred Resources.

Also subsequent to the Year End, the Company released a second updated NI 43-101 Resource Estimate for its Hudvam project in Flin Flon, Manitoba, a project also acquired in the Murgor transaction (Press Releases, August 19, 2015). This estimate resulted in a 10% increase tonnage of Indicated Resources, with a concomitant 5% increase in metal content, and an 18% increase in the tonnage and a 15% increase in the metal content of Inferred Resources. Field geophysical and geological data have allowed Company geologists to plan next steps for both the WIM and Hudvam projects, including field studies and drill targeting.

All drill results and exploration information presented here have been released to the public, and can be found on Alexandria's web site, www.azx.ca, or on www.sedar.com.

Results of Operations

The Company has no operating revenues other than interest income and relies on external financings to generate capital. Because of its activities, Alexandria incurs net losses. For the year ended April 30, 2015, Alexandria realized a net loss of \$487,877, respectively, compared to a net income of \$995,348 in fiscal 2014. The loss for the year before taxes was \$1,679,597 compared to income of \$2,156,273 for fiscal 2014. The Company generated an income tax recovery of \$1,191,720 as a consequence of tax credits brought on the consolidation of Murgor during the last quarter of fiscal 2015.

The Company routinely monitors its operations and costs associated with those operations, in order to better plan and implement its activities, taking into consideration the current economic climate and industry

ALEXANDRIA MINERALS CORPORATION

Management Discussion & Analysis

Year ended April 30, 2015

outlook. For the year ended April 30, 2015, Alexandria reported total general and administrative expenses (“G&A”) of \$1,380,139, compared with \$1,298,783 for fiscal 2014.

The following schedule describes the components of G&A for the years ended April 30, 2015 and 2014:

Year ended April 30,	2015	2014	\$ Change	% Change
Accounting and corporate services	\$ 61,833	\$ 54,396	\$ 7,437	13.7
Depreciation	9,443	9,423	20	0.2
Director fees	30,500	10,167	20,333	200.0
Business development	191,006	121,775	69,231	56.9
Investor and public relations	284,306	111,875	172,431	154.1
Management fees	212,758	450,767	(238,009)	(52.8)
Office and general	297,078	201,169	95,909	47.7
Professional fees	84,718	121,107	(36,389)	(30.0)
Seminars and conferences	14,575	3,002	11,573	385.5
Share based payments	12,825	174,579	(161,754)	(92.7)
Wages	181,097	40,523	140,574	346.9
	\$ 1,380,139	\$ 1,298,783	\$ 81,356	6.3

For the years ended April 30, 2015, the principal drivers of general and administration expenses changes, when compared to the same period of last fiscal year were:

- The increase in accounting and secretarial services correspond to secretarial services temporarily contracted by the Company during F2015;
- Director fees increased during F2015 as during F2014 these fees were paid starting only in the fourth quarter;
- The net increase of \$69,231 in business development is a result of increases in travel, hotel, and entertainment expenses of approximately \$70,000;
- The increase in investor relations of \$172,431 is the result of increasing in advertising, promotion and marketing for approximately \$51,000, new contracts signed with market promoters for approximately \$124,000 partially offset by a reduction in conferences charges.
- Office and general expenses increase of \$95,909 are mainly due to an increase in net rent charges for approximately \$92,000 resulting from uncollected rental income from the Company’s Toronto office sublease during F2015 that normally offset the expense account. During Fiscal 2014 the rental revenue was accrued though a provision for doubtful collection was recorded.
- Professional fees decreased by \$36,389 as a result of a decrease in legal fees of approximately \$28,000 and a decrease in Other professional fees of approximately \$13,000. Other professional fees relates to:
 - For fiscal 2014 to the valuation fees of the property sold to Agnico Gold for approximately \$28,000.
 - For fiscal 2015 to due diligence costs associated to different projects AZX has evaluated.
- The reduction in share base payments is principally due to the granting of 250,000 with a fair value of \$12,825 compared to 4,430,000 options with a fair value of \$172,770 granted during F2014.
- The increase in wages is the result of salaries paid to the VP of business development which were previously classified under management fees and business development.

Expenditures on Resource Properties

The tables below summarize exploration expenditures for the year ended April 30, 2015 which are included in the \$31,893,448 gross expenditures accumulated by the Company since its inception in May 2002, before general and administration charges related to exploration of \$789,110, recovery of grants of \$7,564,732 and Quebec refundable tax credits and mining duties receivable in the amount of \$225,220.

Year ended April 30, 2015:

	Orenada	Akasaba	Sleepy	Siscoe East JV	Other Properties	Ontario Properties	Manitoba Properties	Total
Balance (May 1, 2014)	\$4,922,437	\$11,894,294	\$5,968,625	\$478,404	\$1,179,372	\$1,343,429	\$ -	\$25,786,561
Acquisition cost	-	-	-	-	-	406,593	2,985,025	3,391,618
Assays & Maps	94,589	147,701	24,867	-	1,243			268,400
Geophysics	41,772	948	-	-	40,100			82,820
Drilling	599,530	744,295	17,482	-		2,728		1,364,035
Geology and Geochemistry	101,925	86,352	72,946	-	82,545	16,750	9,147	369,665
Other exploration	101,044	9,353	70,191	-	2,543	7,887	19,143	210,161
Allocated exploration expenses	133,699	163,174	70,028	-	18,004	3,897	2,691	391,493
Reports	-	-	-	-	-		28,695	28,695
Expenditures During period	1,072,559	1,151,823	255,514	-	144,435	437,855	3,044,701	6,106,887
Balance end of the period	\$5,994,996	\$13,046,117	\$6,224,139	\$478,404	\$1,323,807	\$1,781,284	\$3,044,701	\$31,893,448

Year ended April 30, 2014:

	Orenada	Akasaba	Sleepy	Siscoe East JV	Other Properties	Ontario Properties	Total
Balance (May 1, 2013)	\$4,539,354	\$12,882,186	\$5,380,088	\$478,289	\$1,179,372	\$1,338,910	\$25,798,199
Assays & Maps	679	177,898	41,436	-	-	-	220,013
Geophysics	285,321	373,091	-	-	-	-	658,412
Drilling	-	944,521	446,971	-	-	-	1,391,492
Geology and Geochemistry	19,982	108,402	23,685	-	-	-	152,069
Other exploration	38,066	34,715	6,319	106	-	4,168	83,374
Allocated exploration expenses	39,035	151,444	70,126	9	-	351	260,965
Disposition	-	(2,777,963)	-	-	-	-	(2,777,963)
Expenditures During period	383,083	(987,892)	588,537	115	-	4,519	(11,638)
Balance end of the period	\$4,922,437	\$11,894,294	\$5,968,625	\$478,404	\$1,179,372	\$1,343,429	\$25,786,561

For detailed information of exploration activities, please see the "Project Development" section above.

Selected Quarterly Information

Three months ended	Interest income (expense)	Net income (loss)				
		Total	Per share	G&A	Working Capital	Total assets
April 30, 2015	\$ -	\$ 257,030	\$ 0.00	\$ 406,703	\$ 587,711	\$ 26,196,093
January 31, 2015	5,634	(148,471)	(0.00)	318,405	2,093,363	23,365,295
October 31, 2014	6,136	(378,200)	(0.00)	384,336	2,395,668	23,362,611
July 31, 2014	-	(218,236)	(0.00)	270,695	3,855,997	23,681,366
April 30, 2014	-	(755,369)	0.01	472,803	4,689,230	24,123,971
January 31, 2014	-	2,048,414	0.01	418,677	5,477,354	23,491,522
October 31, 2013	15	(150,047)	(0.00)	215,106	1,961,139	21,321,595
July 31, 2013	-	(147,650)	(0.00)	192,197	1,361,598	20,482,366

FOURTH QUARTER

The net income of \$257,030 realized during the fourth quarter of fiscal 2015, compares to a net loss of \$755,369 for the same comparative period of fiscal 2014 was due to the deferred income tax credit for \$1,191,720 generated by the consolidation of Murgor operations.

Exploration expenses:

	Orenada	Akasaba	Sleepy	Other Cadillac Break Properties	Other Quebec Properties	Ontario Properties	Manitoba Properties	Total
Balance (January 31, 2015)	\$5,547,024	\$13,017,605	\$6,185,762	\$478,404	\$1,292,003	\$1,343,429	\$ -	\$27,864,227
Acquisition cost	-	-	-	-	-	406,593	2,985,025	3,391,618
Assays & Maps	35,764	-	-	-	-	-	-	35,764
Geophysics	13,643	-	-	-	25,100	-	-	38,743
Drilling	296,947	-	-	-	-	2,728	-	299,675
Geology and Geochemistry	16,683	20,274	17,514	-	-	16,750	9,147	80,368
Other exploration	26,489	-	15,173	-	1,811	7,887	19,143	70,503
Allocated exploration expense	58,446	8,238	5,690	-	4,893	3,897	2,691	83,855
Expenditures During period	447,972	28,512	38,377	-	31,804	437,855	3,044,701	4,029,221
Balance (April 30, 2015)	\$5,994,996	\$13,046,117	\$6,224,139	\$478,404	\$1,323,807	\$1,781,284	\$3,044,701	\$31,893,448

For detailed information of exploration activities, please see the "Project Development - Fourth Quarter of Fiscal 2015" section above.

General and Administration expenses:

Three months ended April 30,	2015	2014	\$ Change	% Change
Accounting and corporate services	\$ 23,166	\$ 17,633	\$ 5,533	31.4
Depreciation	2,385	2,434	(49)	(2.0)
Director fees	7,625	10,167	(2,542)	(25.0)
Business development	44,219	47,880	(3,661)	(7.6)
Investor and public relations	96,641	49,009	47,632	97.2
Management fees	53,638	74,492	(20,854)	(28.0)
Office and general	101,500	65,212	36,288	55.6
Professional fees	23,563	22,450	1,113	5.0
Seminars and conferences	8,380	(4,290)	12,670	295.3
Share based payments	-	172,770	(172,770)	(100.0)
Wages	45,586	15,046	30,540	203.0
	\$ 406,703	\$ 472,803	\$ (66,100)	(14.0)

For the three months period ended April 30, 2015, the principal drivers of general and administration expenses changes, when compared to the same period of last fiscal year were:

- The increase in investor relations is the result of increasing in the number of investor relation services subcontracted during the period plus costs of approximately \$25,000 incurred by Murgor during the same quarter.
- The management fees reductions is principally due to management fees paid during F2014 that during F2015 are classified under salaries, based on new contract terms of the VP Business Development.
- Office and general expenses increase are the result of an increase in rent charges for approximately \$21,000 resulting from rental income not realized during the third quarter of fiscal 2015. Also the incorporation of Murgor operations during the last quarter of fiscal 2015 added approximately \$24,000 to office expenses to Q4F2015.
- Professional fees remained relatively stable and changes were composed by:
 - A reduction in legal fees of approximately \$9,000;
 - A reduction in audit fees of approximately \$7,000
 - An increase in other professional fees of approximately \$16,000 related to due diligence work.
- The decrease in share based compensation is due to no payment of amortization of stock options during Q4 F2015 compared with the granting of 4,430,000 stock options with a fair value of \$172,770 during Q4 F2014.
- The increase in wages expenses is the result of certain management fees now paid under company's payroll plus benefits associated with this compensation.

LIQUIDITY AND CAPITAL RESOURCES

The Company had \$0.5 million in working capital as at April 30, 2015 (April 30, 2014 - \$4.7 million) with a cash balance of \$0.2 million (April 30, 2014 - \$4.4 million).

Share Capital:

The following schedule describes the capital transactions for the fiscal year up to the date of this report:

	<u>Units</u>
Balance at April 30, 2014	167,843,877
Shares issued on private placement by January 31, 2015	10,264,420
Shares issued on private placement subsequent to January 31, 2015	5,000,000
Shares issued to Murgor shareholders on March 10, 2015	61,712,795
Shares issued and outstanding at August 18, 2015	244,821,092
Options (i)	13,078,002
Warrants (ii)	2,500,000
Fully Diluted as of August 18, 2015	<u>260,399,094</u>

(i) Options:

The following schedule describes the stock options outstanding at August 24, 2015 are as follows:

	Expiry date	No. of options	Exercise price
	October 12, 2015	1,885,000	0.17
(1)	March 10, 2016	2,773,002	0.12
	March 27, 2016	3,540,000	0.10
	March 7, 2019	4,430,000	0.10
	August 29, 2019	250,000	0.10
(2)	July 17, 2020	200,000	0.10
		<u>13,078,002</u>	<u>0.11</u>

(1) Options issued on acquisition of Murgor. See "Corporate Developments"

(2) On July 17, 2015 the Company granted to FronTier Merchant Capital Group 200,000 options exercisable at \$0.10 until July 17, 2020. See "Subsequent Events" (FronTier).

(ii) Warrants:

During the first quarter of fiscal 2015, 14,606,937 warrants with an exercise price of \$0.18 expired unexercised.

As of August 24, 2015 the Company has 2,500,000 warrants, exercisable at \$0.15 per warrant until March 10, 2016, issued as part of a financing closed on January 31, 2015 for gross proceeds of \$500,000. The Company issued the shares for this transaction, together with the warrants, on March 10, 2015.

COMMITMENTS & CONTINGENCIES

- (i) The Company is obligated under an operating lease for rental of office space in Toronto, Ontario in the amount of \$14,915 per month expiring October 31, 2016.
- (ii) The Company is obligated under an operation lease for rental of office space in Val d'or, Quebec, in the amount of \$3,600 per month expiring March 31, 2017.
- (iii) The Company is obligated under an operation lease for rental of one vehicle in the amount of \$624.28 per month expiring June 2, 2015.
- (iv) The Company is obligated under an operation lease for rental of one vehicle in the amount of \$650.18 per month expiring March 17, 2017.
- (v) As of October 31, 2014 the Company is required to incur, in the event of a change in control, to compensate certain individuals as follows:
- | | |
|--|-----------|
| a. Eric Owens - Chief Executive Officer: | \$400,000 |
| b. Mary Vorvis – VP Corporate Development | \$330,000 |
| c. Mario Miranda – Chief Financial Officer | \$268,800 |
- (vi) As the result of the acquisition of Murgor, the Company is obligated to monthly payments of \$19,743 to the former CEO of Murgor until August 2016.
- (vii) The Company is obligated under an operating lease for rental of office space in Kingston, Ontario in the amount of \$4,286 per month expiring December 31, 2015.
- (viii) During the year ended April 30, 2015 the Company received a reassessment of its refundable tax credits claimed for fiscal years 2010, 2011, and 2012. Certain amounts of the reassessment, which totals \$848,704 including accrued interest, will be appealed by the Company. The outcome of this appeal is uncertain at this point in time. As of April 30, 2015, the Company has accrued approximately \$691,000 as the estimated repayment of the refundable tax credits, based on Management's review of the denied expenses, and an estimated accrued tax credit receivable of approximately \$797,000 for the year ended April 30, 2015 based on the expenses incurred in the year ended April 30, 2015.

Year ended April 30, 2013 receivable (actual)	\$ 63,290
Year ended April 30, 2014 receivable (actual)	55,863
Year ended April 30, 2015 receivable (estimate)	797,248
Estimated repayment	<u>(691,181)</u>
Quebec refundable tax credits and mining duties refund receivable	\$ 225,220

- (ix) The Company did not spend all required Canadian Exploration Expenditures ("CEE") funds prior to December 31, 2008. Amounts which were unspent at the end of 2008 were subject to an additional tax on the unspent amount which was paid by the Company. As a result of not meeting the CEE expenditure requirement the Company was required to indemnify flow-through shareholders for an amount equal to any tax payable as a result of the reduction of previously renounced CEE. The Company estimated the liability resulting from the indemnification, using the highest marginal tax rate, as \$110,000 which was included in accounts payable and accrued liabilities as at April 30, 2015 and April 30, 2014.

RELATED PARTY TRANSACTIONS

During the years ended April 30, 2015 and 2014 the Company made the following payments to companies related to executives and officers of the Company and or to officers and executives of the Company.

During the year ended April 30, 2015 and 2014 the Company paid management fees to Finterra Consulting Inc., a company controlled by the Chief Financial Officer (“CFO”) of the Company fees as indicated in the table below.

During the year ended April 30, 2015 and 2014 the Company paid management fees to Baker Creek Management (formerly Owens & Co. Ltd.) a company controlled by the Chief Executive Officer (“CEO”) of the Company fees as indicated in the table below.

During the year ended April 30, 2014 the Company paid management fees to Legein Consulting Inc., a company controlled by the then VP Exploration of the Company. Effectively October 1st, 2013 Mr. Legein ceased to be an insider of Alexandria.

During the years ended April 30, 2015 and 2014 the Company paid management fee or salaries to Mary Vorvis, V.P. of Business Development of the Company as indicated in the table below.

The following schedules shows the payments and allocation of these payments:

Twelve months ended April 30, 2015

	Management fees	Exploration	Director fees	Salaries	Total
Baker Creek	\$ 75,958	\$ 124,042	\$ -	\$ -	\$ 200,000
Finterra Consulting	136,800	-	-	-	136,800
Mary Vorvis	-	-	-	165,000	165,000
	212,758	124,042	-	165,000	501,800
Directors	-	-	30,500	-	30,500
	\$ 212,758	\$ 124,042	\$ 30,500	\$ 165,000	\$ 532,300

Twelve months ended April 30, 2014

	Management fees	Exploration	Director fees	Total
Baker Creek (i)	\$ 110,667	\$ 158,000	\$ -	\$ 268,667
Finterra Consulting (ii)	129,100	-	-	129,100
Legein Consulting Inc .	-	56,900	-	56,900
Mary Vorvis (iv)	211,000	-	-	211,000
	450,767	214,900	-	665,667
Directors	-	-	10,167	10,167
	\$ 450,767	\$ 214,900	\$ 10,167	\$ 675,834

(i) Included under management fees is a bonus of \$90,000.

(ii) Included under management fees is a bonus of \$10,000.

(iv) Included under management fees is a bonus of \$60,000.

SUBSEQUENT EVENTS

Subsequent to April 30, 2015, the Company disposed of its interest in the Golden Arrow claims in exchange for 8,231,750 Alexandria common shares. The Company retained a 2% NSR royalty on these claims, one-half of which may be purchased for \$750,000 within one year or for \$1,000,000 thereafter.

On July 17, 2015, the Company engaged the services of FronTier Merchant Capital Group ("FronTier") for Investor Relations Services. Under the terms of the engagement, FronTier has been retained for a 6 month period at \$6,000 per month plus direct expenses. As well, the Company has granted 200,000 stock options to FronTier, at an exercise price of \$0.10, expiring in 5 years.

OFF-BALANCE SHEET TRANSACTIONS

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

PROPOSED TRANSACTIONS

The Company, from time to time, reviews potential mergers, acquisitions, investment and joint venture opportunities.

ACCOUNTING POLICIES AND CRITICAL ACCOUNTING ESTIMATES**Basis of presentation**

The financial statements of Alexandria have been prepared on an historical cost basis except for the revaluation of certain financial instruments to fair value. In addition the financial statements of AZX have been prepared using the accrual basis of accounting except for cash flow information. The financial statements of AZX have been prepared in accordance with International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB") and Interpretations of the IFRS Interpretation Committee ("IFRIC"). The policies have been consistently applied to all periods presented.

In the preparation of the Company's financial statements, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of expenses during the period. Actual results could differ from these estimates. Of particular significance are the estimates and assumptions used in the recognition and measurement of items included below.

(i) Impairment of non-financial assets

The Company's fair value measurement with respect to the carrying amount of non-financial assets is based on numerous assumptions and may differ significantly from actual fair values. The fair values are based, in part, on certain factors that may be partially or totally outside of the Company's control. This evaluation involves a comparison of the estimated fair values of non-financial assets to their carrying values. The Company's fair value estimates are based on numerous assumptions. The fair value estimates may differ from actual fair values and these differences may be significant and could have a material impact on the Company's financial position and result of operations. Assets are reviewed for an indication of impairment at each date of the statement of financial position. This determination requires significant judgment. Factors which could trigger an impairment review include, but are not limited to, significant negative industry or economic trends, interruptions in exploration and evaluation activities and significant drop in precious metal prices.

(ii) Recognition of deferred income tax assets and the measurement of income tax expense

Periodically, we evaluate the likelihood of whether some portion of the deferred tax assets will not be realized. Once the evaluation is completed, if we believe that it is probable that some portion of the deferred tax assets will fail to be realized, the Company records only the remaining portion for which it is probable that there will be available future taxable profit against which the temporary differences can be utilized. Assessing the recoverability of deferred income tax assets requires management to make significant judgment. To the extent that future cash flows and taxable income differ significantly from estimates, the ability of the Company to realize the net deferred tax assets recorded at the date of the statement of financial position could be impacted.

Change in accounting policies

IAS 32, Financial instruments, presentation ("IAS 32") was amended to clarify that the right of offset must be available on the current date and cannot be contingent on a future date. At May 1, 2014, the Company adopted these amendments and there was no material impact on the Company's unaudited condensed interim financial statements.

New standards not yet adopted and interpretations issued but not yet effective

IFRS 9, Financial Instruments ("IFRS 9"), was issued by the IASB in October 2010 and will replace IAS 39 Financial Instruments: Recognition and Measurement ("IAS 39"). IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value, replacing the multiple rules in IAS 39. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. Most of the requirements in IAS 39 for classification and measurement of financial liabilities were carried forward unchanged to IFRS 9. The new standard also requires a single impairment method to be used, replacing the multiple impairment methods in IAS 39. IFRS 9 is effective for annual periods beginning on or after January 1, 2018. The Company is assessing the impact of IFRS 9 on its financial statements.

DISCLOSURE OF INTERNAL CONTROLS

Management has established processes which are in place to provide them sufficient knowledge to support management representations that they have exercised reasonable diligence that (i) the financial statements do not contain any untrue statement of material fact or omit to 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, as of the date of and for the periods presented by the financial statements, and (ii) the financial statements fairly present in all material respects the financial condition, results of operations and cash flows of the Company, as of the date of and for the periods presented by the financial statements.

In contrast to the certificate required under National Instrument 52-109 Certification of Disclosure in Issuers' Annual and Interim Filings (NI 52-109), the Company utilizes the Venture Issuer Basic Certificate, which 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 defined in NI 52-109. In particular, the certifying officers filing the 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 issuer 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 financial statements for external purposes in accordance with the issuer's GAAP. 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 this certificate.

Investors should be aware that inherent limitations on the ability of certifying officers of a venture issuer to design and implement on a cost effective basis DC&P and ICFR as defined in NI 52-109 may result in additional risks to the quality, reliability, transparency and timeliness of interim and annual filings and other reports provided under securities legislation.

RISK FACTORS

Alexandria's business of exploring mineral resources involves a variety of operational, financial and regulatory risks that are typical in the natural resource industry. The Company attempts to mitigate these risks and minimize their effect on its financial performance, but there is no guarantee that the Company will be profitable in the future.

Capital Requirements

Alexandria will require significant capital in order to fund its operating costs, to service future indebtedness and to explore and develop any project. Alexandria has no revenues and is wholly reliant upon external financing to fund all of its capital requirements. Alexandria will require additional financing from external sources to meet such requirements. There can be no assurance that such financing will be available to Alexandria or, if it is, that it will be offered on acceptable terms. If additional financing is raised through the issuance of equity or convertible debt securities of Alexandria, the interests of shareholders in the net assets of Alexandria may be diluted. Any failure of Alexandria to obtain financing on acceptable terms could have a material adverse effect on Alexandria's financial condition, prospects, results of operations and liquidity and require Alexandria to cancel or postpone planned capital investments.

Dependence on Mineral Exploration Projects

Any adverse development affecting the progress of Alexandria's exploration projects such as, but not limited to, obtaining financing on commercially suitable terms, hiring suitable personnel and contractors, or securing supply agreements on commercially suitable terms, may have a material adverse effect on Alexandria and its business or prospects.

Metal Prices

The development and success of any project of Alexandria will be primarily dependent on the future price of gold and other metals. Gold and base metal prices are subject to significant fluctuation and are affected by a number of factors, which are beyond the control of Alexandria. Such factors include, but are not limited to, interest rates, exchange rates, inflation or deflation, fluctuation in the value of the United States dollar and foreign currencies, global and regional supply and demand, and the political and economic conditions of major gold-producing countries throughout the world. The price of gold and other precious and base metals has fluctuated widely in recent years, and future serious price declines could cause any future development of and commercial production from Alexandria's properties to be impracticable. Depending on the price of gold and other metals, projected cash flow from planned mining operations may not be sufficient and Alexandria could be forced to discontinue any development and may lose its interest in, or may be forced to sell, some of its properties. Future production from Alexandria's mining properties is dependent on gold and base metal prices that are adequate to make these properties economic.

Furthermore, reserve calculations and life-of-mine plans using significantly lower gold and other metal prices could result in material write-downs of Alexandria's investment in mining properties and increased amortization, reclamation and closure charges.

In addition to adversely affecting Alexandria's possible future reserve estimates and its financial condition, declining commodity prices may impact operations by requiring a reassessment of the feasibility of a particular project. Such a reassessment may be the result of a management decision or may be required

under financing arrangements related to a particular project. Even if the project is ultimately determined to be economically viable, the need to conduct such a reassessment may cause substantial delays or may interrupt operations until the reassessment can be completed.

Government Regulation, Permits and Licences

Alexandria's mineral exploration and potential development activities are subject to various laws governing prospecting, mining, development, production, taxes, labor standards and occupational health, mine safety, toxic substances, land use, water use, land claims of local people and other matters. No assurance can be given that new rules and regulations will not be enacted or that existing rules and regulations will not be applied in a manner which could limit or curtail exploration, development or production. Many of the mineral rights and interests of Alexandria are subject to government approvals, licenses and permits. Such approvals, licenses and permits are, as a practical matter, subject to the discretion of the applicable governments or governmental officials. No assurance can be given that Alexandria will be successful in maintaining any or all of the various approvals, licenses and permits in full force and effect without modification or revocation. To the extent such approvals are required and not obtained; Alexandria may be curtailed or prohibited from continuing or proceeding with planned exploration or development of mineral properties.

Where required, obtaining necessary permits and licenses can be a complex, time consuming process and Alexandria cannot assure that required permits will be obtainable on acceptable terms, in a timely manner or at all. The costs and delays associated with obtaining necessary permits and complying with these permits and applicable laws and regulations could stop or materially delay or restrict Alexandria from proceeding with the development of an exploration project or the operation or further development of a mine. Any failure to comply with applicable laws and regulations or permits, even if inadvertent, could result in interruption or closure of exploration, development or mining operations or material fines, penalties or other liabilities. Failure to comply with applicable laws, regulations and permitting requirements may result in enforcement actions thereunder, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment, or remedial actions. Parties engaged in mining operations or in the exploration or development of mineral properties may be required to compensate those suffering loss or damage by reason of such mining activities, and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations.

Amendments to current laws and regulations governing operations or more stringent implementation thereof could have a substantial adverse impact on Alexandria and cause increases in exploration expenses, capital expenditures or production costs or reduction in levels of production at producing properties or require abandonment or delays in development of new mining properties.

Competition

The mining industry is competitive in all of its phases. Alexandria faces strong competition from other exploration and mining companies in connection with the acquisition of properties producing or capable of producing, precious and base metals. Many of these companies have greater financial resources, operational experience and technical capabilities than Alexandria. As a result of this competition, Alexandria may be unable to maintain or acquire attractive mining properties on terms it considers acceptable or at all. Consequently, the financial condition and any future revenues and operations of Alexandria could be materially adversely affected.

Exploration, Development and Operational Risk

The exploration for, and development of, mineral deposits involves significant risks that even a combination of careful evaluation, experience and knowledge may not eliminate. While the discovery of an ore body may result in substantial rewards, few properties, which are explored, are ultimately developed into producing mines. Major expenses may be required to locate and establish mineral reserves, to develop metallurgical processes and to construct mining and processing facilities at a particular site. Whether a mineral deposit will be commercially viable depends on a number of factors, some of which are the

particular attributes of the deposit, such as size, grade and proximity to infrastructure, metal prices which are highly cyclical, and government regulations including regulations relating to prices, taxes, royalties, land tenure, land use, importing and exporting of minerals and environmental protection. The exact effect of these factors cannot be accurately predicted, but the combination of these factors may result in Alexandria not receiving an adequate return on invested capital.

Alexandria does not currently operate a mine on any of its properties. There is no certainty that the expenditures made by Alexandria towards the search for, and evaluation of, mineral deposits will result in discoveries of commercial quantities of ore.

Mining operations generally involve a high degree of risk. Such operations are subject to all the hazards and risks normally encountered in the exploration for, and development and production of, gold and other precious or base metals. Such hazards and risks include unusual and unexpected geologic formations, seismic activity, rock bursts, cave-ins, flooding and other conditions involved in the drilling and removal of material, any of which could result in damage to, or destruction of mines and other producing facilities, damage to life or property, environmental damage and possible legal liability. Milling operations are subject to hazards such as equipment failure or failure of retaining dams around tailings disposal areas which may result in environmental pollution and consequent liability.

Joint Venture Strategy

Alexandria's business strategy includes continuing to seek new joint venture opportunities. In pursuit of such opportunities, Alexandria may fail to select appropriate joint venture partners or negotiate acceptable arrangements, including arrangements to finance such opportunities or, where necessary, integrate the acquired businesses and their personnel into Alexandria's operations. Alexandria cannot assure that it can complete any business arrangement that it pursues on favorable terms, or that any business arrangements completed will ultimately benefit Alexandria's business.

Reliance on Management and Key Employees

The success of the operations and activities of Alexandria is dependent to a significant extent on the efforts and abilities of its management, a relatively small number of key employees, outside contractors, experts and other advisors. Investors must be willing to rely to a significant extent on management's discretion and judgment, as well as the expertise and competence of its key employees, outside contractors, experts and other advisors. Alexandria does not have in place formal programs for succession of management and training of management nor does it have key person insurance on its key employees. The loss of one or more of these persons, if not replaced, could adversely affect Alexandria's operations and financial performance.

No Assurance of Titles, Boundaries or Approvals

Titles to Alexandria's properties may be challenged or impugned, and title insurance is generally not available. Alexandria's mineral properties may be subject to prior unregistered agreements, transfers or claims, and title may be affected by, among other things, undetected defects. In addition, Alexandria may be unable to operate its properties as permitted or to enforce its rights with respect to its properties. Alexandria cannot assure that it will receive the necessary approval or permits to exploit any or all of its mineral projects in the future. The failure to obtain such permits could adversely affect Alexandria's operations.

Environmental Risks and Hazards

All phases of Alexandria's operations are subject to environmental regulation in the jurisdiction in which it operates. These regulations mandate, among other things, the maintenance of air and water quality standards and land reclamation. They also set forth limitations on the generation, transportation, storage and disposal of solid and hazardous waste. Environmental legislation is evolving in a manner which will require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors and employees. There is no assurance that future changes in

environmental regulation, if any, will not adversely affect Alexandria's operations. Environmental hazards may exist on the properties in which Alexandria holds interests which are unknown to Alexandria at present and which have been caused by previous or existing owners or operators of the properties.

Uninsured Risks

Alexandria's business is subject to a number of risks and hazards generally, including adverse environmental conditions, industrial accidents, labor disputes, unusual or unexpected geological conditions, ground or slope failures, cave-ins, changes in the regulatory environment and natural phenomena such as inclement weather conditions, floods and earthquakes. Such occurrences could result in damage to mineral properties or production facilities, personal injury or death, environmental damage to Alexandria's properties or the properties of others, delays in development or mining, monetary losses and possible legal liability.

Although Alexandria maintains insurance to protect against certain risks in such amounts as it considers commercially reasonable, its insurance will not cover all of the potential risks associated with its operations. Alexandria may also be unable to maintain insurance to cover these risks at economically feasible premiums. Insurance coverage may not continue to be available or may not be adequate to cover any resulting liability. Moreover, insurance against risks such as environmental pollution or other hazards as a result of exploration is not generally available to Alexandria on affordable and acceptable terms. Alexandria might also become subject to liability for pollution or other hazards which may not be insured against or which Alexandria may elect not to insure against because of premium costs or other reasons. Losses from these events may cause Alexandria to incur significant costs that could have a material adverse effect upon its financial condition and results of operations.

OUTLOOK

During the Fiscal Year ending April 30, 2015, Alexandria continued an active exploration program, The Company has continued to make considerable exploration progress on its Val d'Or property, including the discovery of new VMS target area, new gold target areas, and new porphyry gold-copper targets. The Company intends to remain focused on the Val d'Or area.

During this time, the company also completed one of the most important transactions of its history on March 10, 2015 with the acquisition of Murgor Resources, which brought to the company a number of strong property assets in Quebec, Ontario and Manitoba, including the WIM and Hudvam copper-gold-zinc-silver deposits in Flin Flon-Snow Lake, Manitoba. Costs for this acquisition amounted to an estimated \$3.50/ounce of gold equivalent, making it much cheaper than the already low exploration costs the Company incurs in Val d'Or, which is about \$18 per ounce of gold discovered.

Gold and Mining Capital and Investment markets continue to be difficult as the industry undergoes further contraction, resulting in one of the most serious sector depressions within the junior mining markets in recent history. Raising operating capital for a junior company like Alexandria Minerals, which relies on equity investments, which are in these markets uncertain. Until a financing has been completed, the ability of the Company to remain active and viable is uncertain. As always, Management will assess its activities within the framework of market conditions, but will strive to continue to build for the future.

Eric Owens
Chief Executive Officer
August 24, 2015