



Management's Discussion and Analysis

LiCo Energy Metals Inc.

For the year ended 31 December 2017

The following management discussion and analysis (“MD&A”) should be read in conjunction with the interim financial statements and accompanying notes (“Financial Statements”) of LiCo Energy Metals Inc. (the “Company”) for the year ended 31 December 2017. Results have been prepared using accounting policies in compliance with International Financial Reporting Standards (“IFRS”) as issued by the International Accounting Standards Board (“IASB”). All monetary amounts are reported in Canadian dollars unless otherwise indicated. This MD&A is dated 5 April 2018.

This MD&A contains forward-looking information. See “Forward-Looking Information” and “Risks and Uncertainties” for a discussion of the risks, uncertainties and assumptions relating to such information.

For further information on the Company reference should be made to the Company’s public filings which are available on SEDAR website (www.sedar.com).

DESCRIPTION OF BUSINESS

LiCo Energy Metals Inc. (formerly Wildcat Exploration Ltd. (the "Company") The Company was incorporated in Manitoba on 11 February 1998 and continued into British Columbia on 31 May 2016. The Company currently holds interests in resource properties in the province of Ontario and state of Nevada, USA. The Company is in an exploration stage company which is engaged in the acquisition, exploration and development of energy metals project. The Company is listed on the TSX Venture Exchange ("TSXV") having the symbol LIC, as a Tier 2 mining issuer and is in the process of exploring its mineral properties.

The head office and principal address is located at Suite 1220, 789 West Pender Street, Vancouver, British Columbia, V6C 1H2.

Unless the context suggests otherwise, references to "LiCo" or the "Company" or "we", "us", "our" or similar terms refer to LiCo Energy Metals Inc.

FORWARD-LOOKING STATEMENTS

This report may contain forward-looking statements that involve a number of known and unknown risks and uncertainties including statements regarding the outlook of LiCo's business and results of operations. By their nature, these risks and uncertainties could cause actual results, performance and achievements to differ materially from those indicated. Such factors include, without limitation, risks inherent in mineral exploration, the Company's history of operating losses and uncertainty of future profitability, uncertainty of access to additional capital, and environmental risks. Readers should not place undue reliance on these forward-looking statements which speak only as of the date the statements were made, and are also advised to consider such forward looking statements while considering the risks set forth below.

LiCo Energy Metals Inc. disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events, or otherwise, except as is required by applicable securities regulations.

PROJECT OVERVIEW

Ontario Properties:

LiCo currently is exploring two mineral properties in the Timiskaming District of Ontario. The properties are located east of the Town of Cobalt, known as the Glencore Bucke and Teledyne Cobalt Properties. The properties are located in the historical Cobalt mining camp, that dates back to 1903 when silver was first discovered there. This was one of the world's largest silver camps, having produced an estimated 464,853,101 oz Ag (13,178,364 kg), 25,329,992 lb Co (11,489,491 kg) from 1904 to 1988 (Pressaco, Webster, and Zalnieriunas, 2008).

Glencore Bucke Project

LiCo Energy Metals has entered into a property Purchase Agreement with Glencore Canada Corporation (subsidiary of Glencore plc) ("Glencore") of Baar Switzerland, LSE: GLEN to acquire a 100% interest in the Glencore Bucke Property situated in Bucke Township, 6 km east-northeast of Cobalt, Ontario.

Glencore property consists of 16.2 hectares and sits along the west boundary of LiCo's Teledyne Cobalt Project. In 1981, Teledyne leased mining claim 585 ("Glencore Bucke Property") from Falconbridge Nickel Mines Ltd., as the company recognized the significant exploration potential that the Property had due to the possible southern extensions of the Cobalt Contact veins on mining claim T43819 that projected southward onto the Property. In the same year, Teledyne completed 36 diamond drill holes totaling 10,903 ft (3323.3 m) on the Property. The drilling program outlined two separate vein systems hosting significant cobalt and silver values. The two zones are known as the Main Zone,

measuring 152.4 m in length, and the Northwest Zone, measuring 70.0 m in length. The Main Zone had a north-south strike, which is hypothesized as the southern extension of the #3 vein from the Cobalt Contact Mine located immediately to the north of the Property. Additional work was recommended but never completed due to a downturn in cobalt prices at the time. Based on the surface drill program completed by Teledyne, historical reserves of 60,000 tons in the geologically inferred category, and 15,000 tons in the probable category, at an average grade of 0.45% Co, 3.0 oz/t Ag was estimated (Linn, 1983). The reserve estimate is a historical estimate as defined by National Instrument 43-101. The historical reserve estimate contains categories that are not consistent with current CIM definitions. A qualified person has not done sufficient work to classify the historical estimate as current mineral resources or mineral reserves. No attempt was made to reconcile the historical reserve calculations as reported by Teledyne Tungsten. LiCo is not treating the historical reserve estimate as a current mineral resource or mineral reserve.

In the fall of 2017, LiCo completed 21 diamond drill holes totalling 1,913.50 m on the Glencore Bucke Property. LiCo's Phase 1 diamond drill program was designed to confirm and extend the existing known mineralized zones on the Property. The program tested the Main Zone for a strike length of approximately 55 m and the Northwest Zone for a strike length of approximately 45 m. Due to the nature of the mineralization, drill holes were closely spaced apart, generally at 10 m along sections, and 12.5 m between sections on average. The most significant results include:

- GB17-04 that intersected 1.62% Co, 7 ppm Ag over 0.50 m from 16.25 to 16.75 m.
- GB17-06 that intersected 0.25% Co, 12 ppm Ag over 1.75 m from 22.50 to 24.25 m.
- GB17-06 that intersected 4.45% Co, 34.2 ppm Ag over 0.30 m from 44.40 to 44.70 m.
- GB17-07 that intersected 1.11% Co, 17.6 ppm Ag over 2.00 m from 98.5 to 100.50 m.
- GB17-10 that intersected 0.55% Co, 0.8 ppm Ag over 5.00 m from 28.00 to 33.00 m.
- GB17-13 that intersected 0.46% Co, 132.5 ppm Ag over 0.90 m from 77.60 to 78.00 m.
- GB17-13 that intersected 0.55% Co, 16.9 ppm Ag over 0.60 m from 100.80 to 101.40 m.
- GB17-15 that intersected 0.55% Co, 2.1 ppm Ag over 0.90 m from 27.50 to 28.40 m.
- GB17-15 that intersected 8.42% Co, 136 ppm Ag over 0.30 m from 62.40 to 62.70 m.
- GB17-18 that intersected 0.43% Co, 86.8 ppm Ag over 0.90 m from 80.10 to 81.00 m.
- GB17-19 that intersected 0.75% Co, 111.1 ppm Ag over 0.60 m from 46.00 to 46.60 m.
- GB17-20 that intersected 0.44% Co, 19.4 ppm Ag over 4.05 m from 60.25 to 64.30 m.
- GB17-21 that intersected 0.73% Co, 50.0 ppm Ag over 0.60 m from 69.70 to 70.30 m.

The aforementioned intervals represent core lengths, and not true widths.

Teledyne Cobalt Project

LiCo Energy Metals has entered into an option agreement to acquire up to a 100% interest subject to a 2% net smelter royalty on the Teledyne Cobalt Property. The Property, located in Bucke and Lorrain Townships, consists of 5 patented mining claims totaling 79.1 ha, and – 8 unpatented mining claims totaling 528.0 ha. in the Bucke and Lorrain Townships.. The Property is easily accessible by highway and a well maintained secondary road.

The Teledyne Cobalt Property adjoins the south and west boundaries of claims that hosted the Agaunico Mine. From 1905 through to 1961, the Agaunico Mine produced a total of 4,350,000 lbs. of cobalt ("Co"), and 980,000 oz. of silver ("Ag") (Cunningham-Dunlop, 1979). A significant portion of the cobalt that was produced at the Agaunico Mine was located along structures that extended southward towards the northern boundary of patented claim 372, part of the Teledyne Cobalt Property. Cobalt mineralization consisted of cobaltite and smaltite hosted within steeply dipping veins and extensive disseminations within Huronian sedimentary rocks. From 1951 through to 1957, the average Co content of the ores mined at the Agaunico Mine was approximately 0.5%. In 1955, 526,000 lbs. of Co, 146,000 oz. of Ag, 117,000 lbs. of nickel ("Ni"), and 81,000 lbs. of copper ("Cu") were extracted from 62,000 tons of ore (Cunningham-Dunlop, 1979).

In 1953, Big Agaunico Mines Ltd. carried out a drilling program on a portion of LiCo's Teledyne Cobalt Property to locate the extension of the south-striking Agaunico cobalt-rich Vein 15. Drill holes No. 8 and No. 12 intersected 0.58%

Co over 5 ft (1.5 m), and 0.46% Co over 3 ft (0.9 m) respectively. The aforementioned intervals represent core lengths, and not true widths. These intersections, located 350 ft (106.7 m) and 600 ft (182.9 m) south of the northern claim boundary of claim 372, confirmed the likely extension of the Agaunico cobalt zone (Vein #15) onto the Property (Cunningham-Dunlop, 1979).

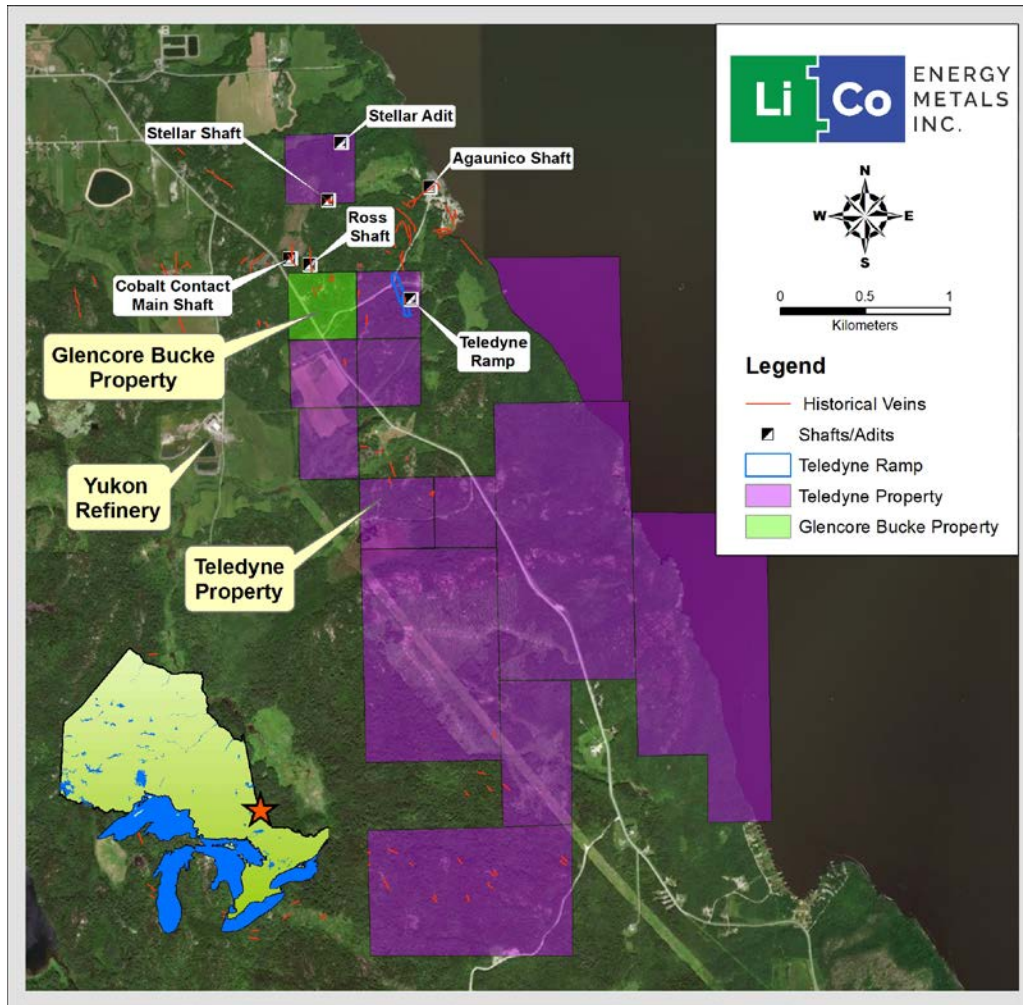
In 1979, Teledyne Canada Ltd. ("Teledyne") completed six surface diamond drill holes and encountered a zone of cobalt mineralization that extended 640 ft (195 m) south from the claim boundary. In 1980, Teledyne completed a 10 ft (3.0 m) by 13 ft (4.0 m) access decline at a decline of -15 degrees for length of approximately 2,300 ft (701.0 m) to facilitate underground exploration of the mineralization zone encountered in their surface diamond drilling program. A total of 6,167 ft (1,879.7 m) of underground diamond drilling was completed in 22 drill holes (Bresee, 1981). The drill program confirmed the extension of the Agaunico cobalt zone onto claim 372 for a strike length of 500 ft (152.4 m). The drill program also encountered a second zone with a strike length of 450 ft (137.2 m). The most significant results included 0.64% Co over 55.3 ft (16.9 m), 0.74% Co over 28.6 ft (8.7m), and 2.59% Co over 8 ft (2.4 m). The aforementioned widths represent drill intersected widths, not true widths. Based on the surface and underground diamond drill programs, historical reserves of 60,000 tons in the geologically inferred category, and 40,000 tons in the probable category, at an average grade of 0.45% Co, 0.6 oz/t Ag was estimated (Linn, 1983). The reserve estimate is a historical estimate as defined by National Instrument 43-101. The historical reserve contains categories that are not consistent with current CIM definitions. A qualified person has not done sufficient work to classify the historical estimate as current mineral resources or mineral reserves. No attempt was made to reconcile the historical reserve calculations as reported by Teledyne Tungsten. LiCo is not treating the historical reserve estimate as a current mineral resource or mineral reserve.

Over \$25 million (inflation-adjusted) of past work has been already been completed on the Teledyne Property. This work has resulted in valuable infrastructure, which includes a development ramp and a modern decline going down 500 ft parallel to the vein.

During the fall of 2017, LiCo completed 11 diamond drill holes totaling 2,204 m on the Teledyne Cobalt Property. LiCo's Phase 1 diamond drill program was designed to confirm and extend the existing known mineralization along strike, and up and down dip. The program tested the Teledyne Main Zone for a strike length of approximately 220 m. The most significant results include:

- TE17-01 0.62% Co over 6.00 m from 136.00 to 142.00 m including 3.92% Co over 0.75 m from 140.25 to 141.00 m.
- TE17-02 0.95% Co over 1.9 m from 143.0 to 144.9 m, incl. 2.58% Co over 0.60 m from 144.30 to 144.90 m.
- TE17-02 0.59% Co over 3.9 m from 156.0 to 159.9 m, incl. 2.22% Co over 0.60 m from 156.6 to 157.2 m.
- TE17-04 1.82% Co over 6.00 m from 138.00 to 144.00 m, including 5.06% Co over 1.75 m from 141.25 to 143.00 m.
- TE17-05 2.32% Co over 4.00 m from 126.5 to 130.50 m.
- TE17-05 1.70% Co over 6.00 m from 136.00 to 142.00 m.
- TE17-07 0.50% Co over 2.10 m from 127.60 to 129.70 m.
- TE17-08 0.77% Co over 3.40 m from 169.50 to 172.90 m, including 1.17% Co over 2.00 m from 169.50 to 171.50 m.
- TE17-08 0.59% Co over 1.20 m from 174.00 to 175.20 m.
- TE17-08 0.62% Co over 0.60 m from 178.60 to 179.20 m.
- TE17-11 0.54% Co over 2.00 m from 130.00 to 132.00 m.

The aforementioned intervals represent core lengths, and not true widths.



Nevada, USA Properties:

Dixie Valley Exploration Project

LiCo Energy Metals. has entered into an option to acquire 100% interest, subject to a 2% net smelter royalty, to acquire 348 placer claims totaling 2,784 ha. The Property is located in the Dixie Valley, Churchill County, Nevada. Dixie Valley is home to a large and long-lived 30 km long geothermal system that is still active on the west side of the Dixie Valley. The Caithness Dixie Valley geothermal plant, about 18 km northeast of the center of the playa, is currently producing about 66 megawatts of power. The active geothermal system extends about 30 km roughly north – south along the range front fault. The heat source appears to be simple very deep circulation into the crust; it is not related to igneous activity.

Of seven characteristics of Lithium Brine deposits outlined in the USGS deposit model, all seven are found in Dixie Valley; however very little exploration work has been directed at lithium in this area. The lithium target model for Dixie Valley is a Clayton Valley style playa brine type deposit. How closely this project fits the model for a lithium brine deposit is not necessarily a warranty that an economic deposit will be found here but it is useful as a screening tool to guide exploration efforts.

The target model is a lithium brine model based on the Clayton Valley basin, Nevada, and several basins in South America. At this point, the lithium target in this basin is highly conceptual. Although several workers have studied the geology of Dixie Valley in some detail, the lithium potential has not been specifically addressed.

The Dixie Valley lithium project is a speculative, conceptual exploration play based on geological information and comparisons to other productive playas in Nevada and South America. Essentially no exploration work for lithium has been done in this valley. A substantial body of geophysical work has been done related to the active geothermal systems that will serve as a base to build more detailed work on. Gravity surveys have proven to be the most useful method in defining subsurface topography and sufficient drilling data exists to calibrate three dimensional modeling of the data. The majority of the drilling has been directed at the basin bounding faults which host the geothermal fluids. The target for lithium exploration will be more towards the center of the basin where evaporative concentration of geothermal and meteoric water into brines and subsequent sinking of the denser brines into gravity traps may produce economic concentrations. Understanding (largely through geo-physical surveys) of the subsurface topography and stratigraphy will be critical to identifying trapping features and drill targets. Initial work will also include auger or push rod type mud sampling to prove lithium has concentrated in evaporite minerals and interstitial fluids within the playa sediments.

Black Rock Desert Exploration Project

LiCo Energy Metals has entered into an option agreement with Nevada Energy Metals Inc. whereby the Company may earn an undivided 100% interest, subject to a 3% Net Smelter Return Royalty on the Black Rock Desert Lithium Project that consists of 130 placer claims (1,610 ha) in southwest Black Rock Desert, Washoe County, Nevada. The Agreement is "non-arms' length" and so constitutes a related party transaction, as the Company's President and CEO is also the President and CEO of Nevada, and is subject to TSX Venture Exchange approval.

The western arm of the Black Rock Desert covers an area of about 2,000 square kilometers and contains 5 of the 30 currently listed known geothermal resource areas in Nevada. The Property covers an area of playa underlain by a moderately deep basin interpreted from gravity and seismic surveys indicating a maximum thickness of valley-fill deposits of about 1,200 m/3,600 ft. A high salt content prevents any significant vegetation from growing on the playa surface. Locally, the basin is being fed in part by boiling springs and siliceous sinter containing strongly anomalous Lithium values (5mg/l) that flank the property on the west side. (U.S. GEOLOGICAL SURVEY Open-File Report 81-918.) While these lithium values are well below those of producing lithium brines, they do represent a significant source of metal available for evaporative concentration within the playa basin.

The geologic setting combined with the presence of lithium in both active geothermal fluids and surface salts within the Black Rock Desert property match characteristics of lithium brine deposits at Clayton Valley, Nevada and in South America. Geothermal fluids adjoining the claims are known to contain anomalous lithium values and a recently completed surface silt sampling program confirmed values containing up to 520 ppm lithium. Although geological work has been undertaken for geothermal energy production in the area, the lithium in brine potential of the playa has not been specifically studied. Initially, the lithium target in this basin was highly conceptual, however, recent exploration results are highly encouraging and warrant a detailed exploration drilling for a Clayton Valley type brine deposit.

Chile Properties:

Purickuta Lithium Project

The Purickuta Project is located within Salar de Atacama, a salt flat encompassing 3,000 km², being about 100 km long, 80 km wide and home to approximately 37% of the worlds Lithium production and Chile itself holds 53% of the world's known lithium reserves (**Source: Bloomberg Markets – 23 June 2017, "Lithium Squeeze Looms as Top**

Miner Front-Loads, Chile Says). The Property is 160 ha in area, and is enveloped by a concession owned by Sociedad Quimica y Minera ("SQM"), and is also located within a few kilometers of a Property owned by CORFO (the Chilean Economic Development Agency) where it has leased the land to both SQM and Albermarle's Rockwood Lithium Corp. ("Albermarle") for lithium extraction. Together these two companies, SQM and Albermarle, have a combined annual production of over 62,000 tonnes of LCE (Lithium Carbonate Equivalent) making up 100% of Chile's current lithium output. As reported in **The Economist (15 June 2017 – A battle for supremacy in the lithium triangle)**, the Salar de Atacama has the largest and highest quality proven reserves of lithium. The combination of the desert's hot sun, scarce rainfall, and the mineral-rich brines make Chile's production costs the world's lowest. This together with a favourable investment climate, low levels of corruption, and the quality of its bureaucracy and courts makes Chile a favourable place to conduct business.

Chile's political, social, and economic macroclimate has been stable for decades, making it one of South America's most prosperous nations. Chile is also home to many of the world's largest and highest grade resources of lithium making the country well positioned to be the price setter for lithium in both rising and falling markets. The Purickuta Project exhibits many highly desirable and key acquisition attributes, including:

1. the appearance of both a low-cost resource definition opportunity and a near term production opportunity;
2. the overall project size fits well within the capability of a junior company seeking to quickly define reserves and establish production facilities;
3. the property is well situated within the Salar de Atacama, the highest-grade lithium salar in the world;
4. within the Salar de Atacama, lithium brines exist within 140 feet of surface resulting in low costs of exploration and extraction;
5. the Purickuta Concession lies relatively near existing pumping and solar evaporation installations;
6. the Purickuta Concession is close to power, labour, communications, transportation and other infrastructure.

On 22 August 2017, LiCo Energy Metals due to the unforeseen delays in contracting the drilling and to be more in line with the upcoming drilling program, the parties have entered into an Extension Agreement to amend the next payment date of US\$2,000,000 which was to be paid on 4 October 2017, and will now be paid in two payments, US\$200,000 (paid) upon signing the Extension Agreement and US\$1,800,000 on 15 December 2017, along with certain other work and development commitments. All other terms of the Mining Option Agreement remain the same.

On 1 September, 2017, LiCo Energy Metals served Notice of Force Majeure on Durus Copper Chile SPA ("Durus"), as set out in the Purickuta Mining Option Agreement and subsequent amendment. The Notice of Force Majeure was served on Durus due to LiCo's inability to gain access to the property by reason of blockage by the Atacameña Community of Toconoa since 27 August 2017 until further notice.

On 31 December 2017, the Company recorded an impairment write-down of \$2,331,251 with respect to the Purickuta Property.

Qualified Person Statement

“Project Overview” and “Subsequent Event” sections of this report have been reviewed and approved for technical content by Joerg Kleinboeck, P.Geo., an independent consulting geologist and a Qualified Person under the provisions of NI 43-101.

SELECTED ANNUAL AND QUARTERLY FINANCIAL INFORMATION

Selected Annual Financial Information

Unless otherwise noted, all currency amounts are stated in Canadian dollars. The following table summarizes selected financial data for LiCo for each of the three most recently completed financial years. These information set forth below should be read in conjunction with the consolidated audited financial statements, prepared in accordance with IFRS, and related notes.

	Years Ended 31 December (audited)		
	2017	2016	2015
Total revenues	\$ -	\$ -	\$ 46,914
General and administrative expenses	-	-	305,734
Income (loss) before other items in total	(3,114,585)	(2,025,377)	(265,916)
Net income (loss)	(6,537,801)	(3,276,129)	(266,113)
Net income (loss) per share – Basic & fully diluted	(0.056)	(0.075)	(0.03)
Totals assets	5,172,650	2,630,224	38,919
Cash dividends declared per share	Nil	Nil	Nil

Selected Quarterly Financial Information

The following table sets out LiCo's summarized quarterly results for each of the eight most recently completed quarters. This financial data has been prepared in accordance with IFRS. All amounts are shown in Canadian dollars.

	31 Dec 2017	30 Sep 2017	30 Jun 2017	31 Mar 2017	31 Dec 2016	30 Sep 2016	30 Jun 2016	31 Mar 2016
Income (Loss) from operations	\$(1,332,817)	\$(626,028)	\$(711,469)	\$(444,271)	\$(678,103)	\$(1,229,067)	\$(88,798)	\$(29,409)
Comprehensive Loss for the quarter	\$(4,754,531)	\$(625,410)	\$(712,589)	\$(445,271)	\$(1,928,855)	\$(1,229,067)	\$(88,798)	\$(29,409)
Diluted Income (Loss) per share	\$(0.041)	\$(0.005)	\$(0.010)	\$(0.010)	\$(0.075)	\$(0.016)	\$(0.000)	\$(0.000)

RESULTS OF OPERATIONS

For the year ended 31 December 2017 compared to the year ended 31 December 2016.

Comprehensive loss for the year ended 31 December 2017 was \$6,537,801 as compared to \$3,276,130 for the same period in 2016. The decrease in comprehensive loss of \$3,261,672 was mainly attributable to the net effect of:

- Decrease of \$21,593 in Accounting and audit fees, from \$54,961 in 2016 to \$33,368 in 2017.
- Increase of \$133,738 in Consulting fees, from \$335,950 in 2016 to \$469,688 in 2017, due to hiring of new consultants focusing in the new business and development of the Company.
- Decrease of \$20,738 in Legal fees, from \$39,849 in 2016 to \$19,111 in 2017.

- Increase of \$1,303,228 in Marketing and Communications, from \$338,802 in 2016 to \$1,642,030 in 2017, due to the aggressive global online promotion campaign and advertising, it was an inactive company in the previous year.
- Decrease of \$19,709 in Office expenses, from \$87,261 in 2016 to \$67,552 in 2017.
- Decrease of \$295,883 in Share-based payments, from \$980,915 in 2016 to \$685,032 in 2017.
- Increase of \$6,834 in Salaries and wages, from \$Nil in 2016 to \$6,834 in 2017.
- Increase of \$13,198 in Transfer agent and regulatory fees, from \$82,189 in 2016 to \$95,387 in 2017.
- Decrease of \$10,454 in Travel, lodging and food, from \$70,344 in 2016 to \$59,890 in 2017.
- Increase of \$2,846 in Part XII.6, from \$Nil in 2016 to \$2,846 in 2017.
- Increase of \$45,802 in Foreign exchange gain, from (\$5,154) in 2016 to \$40,648 in 2017.
- Decrease of \$115,268 in Realized loss on issuance of units, from \$1,245,598 in 2016 to \$1,130,330 in 2017.
- Increase of \$2,331,251 in Impairment of exploration and evaluation properties, from \$Nil in 2016 to \$2,331,251 in 2017.

LIQUIDITY AND CAPITAL RESOURCES

As at 31 December 2017 the Company had \$1,281,236 in cash compared to \$1,145,181 as at 31 December 2016. Working capital was \$1,422,752 compared to \$1,285,735 as at 31 December 2016.

During the year ended 31 December 2017, the Company had a net increase in cash of \$136,055 compared to \$1,109,254 increase in cash in year ended 31 December 2016. The decrease cash in was mainly due to the net effect of acquisition of mineral properties, aggressive global promotion of the Company to raise funding and issuance of common shares due to the exercises of warrants and options during the period.

From time to time the Company works to raise additional capital through private placements and other forms of equity financing. Its ability to fund exploration projects is dependent upon its ability to obtain sufficient funding for operations and is ultimately dependent on the recoverability of the amounts capitalized to mineral exploration properties. The Company has not yet determined whether its mineral properties contain mineral reserves that are economically recoverable, and accordingly, the success of any further exploration or development prospects cannot be assured. Because the Company is not yet a producer, the primary source of future funds is through the sale of additional equity capital and optioning of resource properties. There is no assurance that the Company will be successful in raising sufficient capital to meet its obligations. If it is not successful in raising sufficient capital, it may have to curtail or otherwise limit operations. These material uncertainties cast significant doubt upon the Company's ability to continue as a going concern.

RELATED PARTY TRANSACTIONS

The remuneration of directors and other members of key management for the year ended 31 December 2017 and 2016 are as follows:

	31 December 2017	31 December 2016
	\$	\$
Short-term benefits – consulting and marketing fees	503,489	251,745
Share-based payments	78,363	299,602
Total key management personnel compensation	581,852	551,347

Related party remuneration is summarized as follows:

Related party expenses are summarized as follows:

Year ended 31 December	2017	2016
	\$	\$
Shared office expenses to Nevada	10,774	19,114
Rent expense to Nevada	17,693	9,531
Consulting fees to company controlled by CEO	48,000	-
Consulting fees to former CEO	-	27,500
Consulting fees to Chief Financial Officer ("CFO")	42,000	30,500
Consulting fees to the Corporate Secretary	48,000	32,500
Consulting fees to Directors	70,500	13,500
Marketing fees to Xander	294,989	147,745
Exploration and evaluation property option agreement payments to Nevada and NEMU (capitalized)	1,164,515	277,849
Total related party expenses	1,696,471	558,239

Due from/to related parties

The assets and liabilities of the Company include the following amounts due to related parties:

As at 31 December	2017	2016
	\$	\$
CEO	658	-
Nevada Energy Metals Inc.	9,174	11,911
Total amount due to related parties (Note 7)	9,832	11,911

OUTSTANDING SHARE DATA

The number of common shares outstanding was 166,481,472 shares (2016: 82,022,474) as at 31 December 2017 and 185,401,472 as at the date of this MD&A.

STANDARDS, AMENDMENTS AND INTERPRETATIONS NOT YET EFFECTIVE

The following new standards and interpretations have been issued by the International Accounting Standards Board ("IASB") but are not yet effective

IFRS 2 Share-based payment

IFRS 2, Share-based payment, issued in June 2016, is amended to provide requirements on the accounting for the effects of vesting and non-vesting conditions on the measurement of cash-settled share-based payments; share-based payment transactions with a "net settlement" for withholding tax obligations; and a modification to the terms and conditions of a share-based payment that changes the classification of the transaction from cash-settled to equity-settled. The effective date for IFRS 2 is for annual periods beginning on or after 1 January 2018.

IFRS 7 Financial Instruments: Disclosures

IFRS 7 clarifies the definition for continuing involvement in a transferred financial asset. The amendments are effective for annual periods beginning on or after January 1, 2018.

IFRS 9 Financial Instruments replaces IAS 39 Financial Instruments: Recognition and Measurement

IFRS 9 amends the requirements for classification and measurement of financial assets, impairment, and hedge accounting. IFRS 9 introduces an expected loss model of impairment and retains but simplifies the mixed measurement model and establishes three primary measurement categories for financial assets: amortized cost, fair value through profit or loss, and fair value through other comprehensive income. The basis of classification depends on the entity's business model and the contractual cash flow characteristics of the financial asset. The effective date for IFRS 9 is 1 January 2018.

IFRS 15 Revenue from Contracts with Customers

IFRS 15 is based on the core principle to recognize revenue to depict the transfer of goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. IFRS 15 focuses on the transfer of control. IFRS 15 replaces all of the revenue guidance that previously existed in IFRSs. The effective date for IFRS 15 is 1 January 2018.

IAS 28 Investments in associates and joint ventures

This is an amendment to sale or contribution of assets between an investor and its associate or joint venture. The effective date for IAS 28 is for annual periods beginning on or after a date to be determined by IASB. Earlier application is permitted.

IFRIC 22 Foreign Currency Transactions and Advance Consideration

This interpretation clarifies when an entity recognizes a non-monetary asset or non-monetary liability arising from payment or receipt of advance consideration before the entity recognizes the related asset, expense or income. The effective date for IFRIC 22 is for annual periods beginning on or after 1 January 2018.

IFRIC 23 Uncertainty over Income Tax Treatments

IFRIC 23 is an interpretation that clarifies how to apply the recognition and measurement requirements in IAS 12 'Income Taxes' when there is uncertainty over tax treatments. The effective date for IFRIC 23 is for annual periods beginning on or after January 1, 2019.

CONTROLS AND PROCEDURES

The Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO") are responsible for designing internal controls over financial reporting in order to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the Company's consolidated financial statements for external purposes in accordance with IFRS. The design of the Company's internal control over financial reporting was assessed as of the date of this MD&A.

Based on this assessment, it was determined that certain weaknesses existed in internal controls over financial reporting. As indicative of many small companies, the lack of segregation of duties and effective risk assessment were identified as areas where weaknesses existed. The existence of these weaknesses is to be compensated for by senior management monitoring, which exists. The officers will continue to monitor very closely all financial activities of the Company and increase the level of supervision in key areas. It is important to note that this issue would also require the Company to hire additional staff in order to provide greater segregation of duties. Since the increased costs of such hiring could threaten the Company's financial viability, management has chosen to disclose the potential risk in its filings and proceed with increased staffing only when the budgets and work load will enable the action. The Company has attempted to mitigate these weaknesses, through a combination of extensive and detailed review by the CFO of the financial reports.

In contrast to the certificate required for non-venture issuers under National Instrument 52-109 Certificate of Disclosure in Issuers' Annual and Interim Filings ("NI 52-109"), LiCo 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 controls over financial reporting ("ICFR"), as defined in NI 52-109. In particular, the certifying officers filing a Venture Issuer Basic Certificate do not make any representations relating to 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 ("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 this certificate.

Investors should be aware that inherent limitations on the ability of LiCo's certifying officers 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 securities legislation.

RISK FACTORS

The mineral industry involves significant risks. In addition to the risk factors described elsewhere in this MD&A, the risk factors that should be taken into account in considering LiCo's business include, but are not limited to, those set out below. Any one or more of these risks could have a material adverse effect on the future prospects of the Company and the value of its securities.

Current Global Financial Condition

Current global financial conditions have been subject to increased volatility and turmoil. These factors may affect LiCo's ability to obtain equity financing in the future or, if obtained, to do so on terms favourable to the Company. If these increased levels of volatility and market turmoil continue, the Company's operations as well as the trading price of its common shares could be adversely affected.

Industry and Mineral Exploration Risk

Mineral exploration is highly speculative in nature, involves many risks and frequently is non-productive. There is no assurance that the Company's exploration efforts will be successful. At present, LiCo's projects do not contain any proven or probable reserves. Success in establishing reserves is a result of a number of factors, including the quality of the project itself. Substantial expenditures are required to establish reserves or resources through drilling, to develop metallurgical processes, and to develop the mining and processing facilities and infrastructure at any site chosen for mining. Because of these uncertainties, no assurance can be given that planned exploration programs will result in the establishment of mineral resources or reserves.

The Company may be subject to risks that could not reasonably be predicted in advance. Events such as labour disputes, environmental issues, natural disasters or estimation errors are prime examples of industry related risks. LiCo attempts to balance these risks through insurance programs where required and ongoing risk assessments conducted by its technical team.

Commodity Prices

LiCo is in the business of exploring for base and precious metals, the market prices of which can fluctuate widely. Metal prices ultimately depend on demand in the end markets for which metals are used. Demand is affected by numerous factors beyond the Company's control, including the overall state of the economy, general level of industrial production, interest rates, the rate of inflation, and the stability of exchange rates, any of which can cause significant fluctuations in metals prices. Such external economic factors are in turn influenced by changes in international investment patterns, monetary systems and political developments. The price of metals has fluctuated widely in recent years and there are no assurances as to what will be the future prices of base and precious metals. In the course of its current operations, the Company does not enter into price hedging programs.

Environmental

Exploration projects and operations are subject to the environmental laws and applicable regulations of the jurisdiction in which LiCo operates. Environmental standards continue to evolve and the trend is to a longer, more complete and rigid process. The Company reviews environmental matters on an ongoing basis. If and when appropriate, the Company will make appropriate provisions in its financial statements for any potential environmental liability.

Reliance upon Key Personnel

The Company is dependent upon a number of key management and operational personnel, including the services of certain key employees. Its ability to manage activities, and hence its success, will depend in large part on the efforts of these individuals. During times when metals prices are strong, the Company faces intense competition for qualified personnel, and there can be no assurance that LiCo will be able to attract and retain such personnel at any time. LiCo does not maintain "key person" life insurance. Accordingly, the loss of the services of one or more of such key management personnel could have a material adverse effect on the Company.

Insurance

LiCo's insurance will not cover all the potential risks associated with its operations. In addition, although certain risks are insurable, it might be unable to maintain insurance to cover these risks at economically feasible premiums. Moreover, insurance against risks such as environmental pollution or other hazards as a result of exploration is not generally available to LiCo or to other companies in the mining industry on acceptable terms. The Company might also become subject to liability for pollution or other hazards that may not be insured against or that it may elect not to insure against because of premium costs or other reasons. Losses from these events may cause the Company to incur significant costs that could have a material adverse effect upon its financial performance and results of operations.

Requirements to Obtain Government Permits

Government approvals and permits are currently required in connection with LiCo's exploration activities, and further approvals and permits may be required in the future. The duration and success of the Company's efforts to obtain permits are contingent upon many variables outside of its control. Obtaining government permits may increase costs and cause delays depending on the nature of the activity to be permitted and the interpretation of applicable requirements implemented by the permitting authority. There can be no assurance that all necessary permits will be obtained and if obtained, that the costs involved will not exceed LiCo's estimates or that it will be able to maintain such permits. To the extent such approvals are required and not obtained or maintained, the Company may be prohibited from proceeding with planned exploration or development of mineral properties.

Joint Ventures

From time to time LiCo may enter into one or more joint ventures. Any failure of a joint venture partner to meet its obligations could have a material adverse effect on such joint ventures. In addition, the Company might be unable to exert influence over strategic decisions made in connection with properties that are involved in such joint ventures.

Exploration Risks

The exploration for and development of mineral deposits involves significant risks. Few properties that are explored are ultimately developed into producing mines. Whether a mineral deposit will be commercially viable depends on a number of factors, including: the particular attributes of the deposit, such as size, grade and proximity to infrastructure; metal prices, which are highly cyclical; and government regulation, including regulations relating to prices, taxes, royalties, land tenure, land use, importing and exporting of minerals and environmental protection. Even if the Company identifies and acquires an economically viable ore body, several years may elapse from the initial stages of development until production. As a result, it cannot be assured that LiCo's exploration or development efforts will yield new mineral reserves or will result in any new commercial mining operations.

Mineral Property Title Risk

The acquisition of title to mineral properties is a very detailed and time-consuming process. Title to mineral concessions may be disputed. Although the Company believes it has taken reasonable measures to ensure proper title to its properties, there is no guarantee that title to any of the properties will not be challenged or impaired. Third parties may have valid claims underlying portions of LiCo's interests, including prior unregistered liens, agreements, transfers or claims, including aboriginal land claims, and title may be affected by, among other things, undetected defects or unforeseen changes to the boundaries of LiCo's properties by governmental authorities. As a result, the Company may be constrained in its ability to operate its properties or unable to enforce its rights with respect to its properties. An impairment to or defect in the title to the Company's properties could have a material adverse effect on its business, financial condition or results of operations. In addition, such claims, whether or not valid, would involve additional cost and expense to defend or settle.

Potential for Conflicts of Interest

Certain of the Company's directors and officers may also serve as directors or officers of other companies involved in natural resource exploration and development or other businesses and consequently there exists the possibility for such directors and officers to be in a position of conflict. LiCo expects that any decision made by any of such directors and officers involving LiCo will be made in accordance with their duties and obligations to deal fairly and in good faith with a view to the best interests of LiCo and its shareholders, but there can be no assurance in this regard. In addition, each of the directors is required to declare and refrain from voting on any matters in which such director may have a conflict of interest or which are governed by the procedures set forth in applicable law.

SUBSEQUENT EVENTS

- a) Subsequent to the year ended 31 December 2017, the Company issued 11,370,000 common shares related to the exercise of 11,370,000 warrants at exercise prices between \$0.05 per share and \$0.14 per share.
- b) Subsequent to the year ended 31 December 2017, the Company issued 3,050,000 common shares related to the exercise of 3,050,000 stock options at exercise prices between \$0.06 per share and \$0.12 per share.
- c) On 5 February 2018, the Company granted 1,300,000 stock options to a director and consultant of the Company. Each stock option is exercisable for a price of \$0.11 per share for a term of 5 years.
- d) On 5 March 2018, the Company completed its obligations under the property purchase agreement dated 31 August 2017 to acquire a 100% interest from Glencore Canada Corporation in the Glencore Bucke Property, situated in Bucke Township, 6 km east-northeast of Cobalt, Ontario.
- e) On 8 March 2018, the Company paid \$50,000 and issued 500,000 common shares in relation to the Teledyne Cobalt Project option agreement with New Found Gold Corp.
- f) On 2 April 2018, the Company and New Found Gold Corp. signed an amending agreement for the Teledyne Cobalt Project which replaced the following terms:

		Payments	Shares
Upon signing (paid and issued)	1 st Option payment	\$200,000	2,500,000
On or before 8 March 2017 (paid and issued)	2 nd Option payment to earn 40% interest	\$50,000	2,500,000
On or before 8 September 2017 (paid and issued)	to earn additional 5% interest	\$50,000	500,000
On or before 8 March 2018 (paid and issued)	to earn additional 5% interest	\$50,000	500,000
On or before 8 September 2018	to earn additional 5% interest	\$50,000	500,000
On or before 8 March 2019	to earn additional 5% interest	\$50,000	500,000
On or before 8 September 2019	to earn additional 5% interest	\$50,000	500,000
On or before 8 March 2020	to earn additional 5% interest	\$50,000	500,000
On or before 8 September 2020	to earn additional 5% interest	\$50,000	500,000
On or before 8 March 2021	to earn additional 5% interest	\$50,000	500,000
On or before 8 September 2021	to earn additional 5% interest	\$50,000	500,000
On or before 8 March 2022	to earn additional 5% interest	\$50,000	500,000
On or before 8 September 2022	to earn additional 5% interest	\$50,000	500,000
On or before 8 March 2023	to earn additional 5% interest	\$50,000	500,000
	100% interest	\$850,000	11,000,000

with

		Payments	Shares
Upon signing (paid and issued)	1 st Option payment	\$200,000	2,500,000
On or before 8 March 2017 (paid and issued)	2 nd Option payment to earn 40% interest	\$50,000	2,500,000
On or before 8 September 2017 (paid and issued)	to earn additional 5% interest	\$50,000	500,000
On or before 8 March 2018 (paid and issued) (Note 17)	to earn additional 5% interest	\$50,000	500,000
On or before 2 April 2018 (paid and issued) (Note 17)	to earn additional 50% interest	\$400,000	4,000,000
	100% interest	\$750,000	10,000,000

- g) On 2 April 2018, the Company paid \$400,000 and issued 4,000,000 common shares in relation to the Teledyne Cobalt Project amended option agreement with New Found Gold Corp.