

CVV - TSX CVVUF - OTCBB DH7N - Frankfurt

Management Discussion and Analysis For the Second Quarter and Six Months Ended October 31, 2020

Dated December 8, 2020

For further information on the Company reference should be made to the Company's public filings which are available on SEDAR. Information is also available at the Company's website www.canalaska.com. In addition, reference should be made to the risk factors section of the most recently filed Annual Information Form ("AIF") or the Company's audited consolidated financial statements for the year ended April 30, 2020. The following information is prepared in accordance with International Financial Reporting Standards (IFRS) as issued by the IASB and denominated in Canadian dollars, unless otherwise noted. This MD&A should be read in conjunction with the Company's unaudited condensed interim consolidated financial statements for the six months ended October 31, 2020.

Table of Contents:

1.	OVERVIEW OF THE COMPANY AND STRATEGY	2
2.	MILESTONES AND PROJECT UPDATES	3
3.	FINANCIAL POSITION	10
4.	EXPENDITURES REVIEW	14
5.	CASHFLOW REVIEW	15
6.	OTHER MATTERS	15
7.	OUARTERLY FINANCIAL INFORMATION	19

This MD&A contains forward-looking information. Refer to Section 6 "Forward-Looking Statements" and "Risks Factors" for a discussion of the risks, uncertainties and assumptions relating to such information.

1. OVERVIEW OF THE COMPANY

- ✓ Over 9 projects covering 169,000 hectares focused on Uranium, 1 project covering 52,000 hectares focused on Diamonds and 5 projects covering 25,000 hectares focused on nickel, copper and other minerals (section 1.1)
- ✓ Cash resources of \$1.7 million (as at October 31, 2020)
- ✓ 63,231,420 common shares issued and outstanding (December 8, 2020)

1.1 Profile and Strategy

The Company is an exploration stage company engaged in the acquisition and exploration of mineral properties, principally in Canada. The Company aims to acquire and advance its projects to a stage where they can be exploited at a profit or it can arrange joint ventures, whereby other companies provide funding for development and exploitation. The Company's principal focus has been the exploration for high-grade uranium deposits in the Athabasca Basin area of Saskatchewan and the exploration for diamond deposits in the same region. There are several projects on which the Company has expended recent efforts. The West McArthur project was under a 50% joint venture with Mitsubishi up to mid January 2016 and as of October 19, 2018 under a new joint venture 30% with Cameco Corporation ("Cameco"), the Cree East project was under a 50% joint venture with a Korean Consortium up to early July 2017, the Moon South project is under option to Denison Mines, the NW Manitoba project is under option to Northern Uranium Corp ("Northern Uranium"), the Hunter and Strong project is under option to Fjordland Exploration Inc. ("Fjordland"), and the Quesnel project under option to Omineca Mining and Metals Ltd ("Omineca"). The Company acquired a number of properties focused in the exploration of diamonds and in May 2016, a portion of our West Athabasca Kimberlite project was optioned to De Beers Canada Inc. and was subsequently terminated in December 2016. Going forward it is expected that the Company will focus its effort on West McArthur, Cree East, West Athabasca Kimberlite and selected base metal and precious metal opportunities. The Company is actively marketing the remainder of its projects for option, joint venture or sale.

Table 1: Canadian Strategic Property Summary						
Property / Project Name	Notes	Hectares				
West McArthur	Joint Venture with Cameco Corporation	36,000				
Cree East	Seeking Venture Partner.	58,000				
NW Manitoba	Joint Venture with Northern Uranium Corp.	23,000				
Moon South	Joint Venture with Denison Mines	3,000				
Hunter and Strong	Option Agreement with Fjordland Exploration Inc.	19,000				
Quesnel	Option Agreement with Omineca Mining and Metals Ltd	1000				
West Athabasca Kimberlite	Seeking Venture Partner.	52,000				

The Company's exploration activities are managed through CanAlaska offices maintained in Vancouver, BC and Saskatoon, SK.

The Company believes that the fundamentals of the nuclear power industry and the economic superiority of uranium over other energy fuels will ensure the long-term future of global uranium markets and prices. Since 1985, CanAlaska has expended over \$81 million of the total equity of \$90 million on exploration and research towards the advancement of uranium, nickel and diamond discovery on our project areas. The information gained from this work has provided the Company with significant evidence about the nature and location of mineral rich hydrothermal systems in areas of the Athabasca where previous information was lacking. The increase in understanding of the geology of the target areas, and the integration of modern geophysical methods with data processing to get more precise target definition at depth gives management the confidence to continue exploration for large scale uranium deposits on our projects.

In March 2020, the World Health Organization declared coronavirus COVID-19 a global pandemic. This contagious disease outbreak, which has continued to spread, and any related adverse public health developments, has adversely affected workforces, economies and financial markets globally, potentially leading to an economic downturn. It is not possible for the Company to predict the duration or magnitude of the adverse results of the outbreak and its effect on the Company's business or ability to raise funds.

1.2 Strategic and Operating Intent

- Complete equity financing options over the next months
- Targeted marketing of uranium projects for financing
- Targeted marketing of non-core projects

- Strong commitment to option, joint venture or sale of individual exploration projects
- Evaluate alternate commodities and projects suitable for market financing, or acquisition and sale
- Company believes that it has the projects, strategic partners, people and knowledge base, corporate treasury and fund raising ability to maintain a position in the uranium exploration sector, but, due to increasingly difficult market conditions facing junior mining and junior uranium exploration companies, management has taken steps to streamline non-discretionary expenditures and financial overheads

As of December 7, 2020, the Company had 63,231,420 shares outstanding with a total market capitalization of \$22.1 million. The Company's shares trade on the TSX Venture Exchange ("CVV") and are quoted on the OTCQB in the United States ("CVVUF") and the Frankfurt Stock Exchange ("DH7N").

The consolidated financial statements and the Management Discussion and Analysis have been prepared under IFRS applicable to a going concern, which contemplates the realization of assets and settlement of liabilities in the normal course of business. For the six months ended October 31, 2020, the Company reported a loss of \$0.4 million and as at that date had cash and cash equivalents of \$1.7 million, net working capital balance of \$2.1 million and an accumulated deficit of \$90.2 million.

The Company does not generate recurring revenues from operations and other factors as noted may cast significant doubt regarding the Company's ability to continue as a going concern. Management believes that the cash on hand is sufficient to meet corporate, administrative and selected exploration activities for at least the next twelve months. Management may either need to dilute its ownership in its properties or secure additional financing to continue to advance the development of its exploration projects. Management has taken steps to streamline non-discretionary expenditures and financial overheads and is working to option, joint venture or sell its individual exploration projects.

2. MILESTONES AND PROJECT UPDATES

2.1 Overview- May 1, 2020 to December 8, 2020

- CanAlaska prepares for three separate drill programs (November 2020)
- CanAlaska adds to NE Wollaston uranium project (October 2020)
- CanAlaska options Quesnel porphyry copper project in BC to Omineca Mining and Metals Ltd (September 2020)
- New uranium target discovered on Moon JV (June 2020)
- CanAlaska identifies new target in NE Athabasca (May 2020)
- CanAlaska stakes four large target areas in NE Athabasca (May 2020)
- CanAlaska executes \$9 million Thompson Nickel Deal (May 2020)

In November 2020, the Company announced it was preparing for three separate drill programs over the coming months. Drill campaigns targeting uranium in Saskatchewan, nickel in Manitoba and copper in British Columbia. Two drill programs will be financed by third party optionees, one of which is operated by CanAlaska. Separately, the Company has concluded a Canadian flow-through financing to allow drill testing of shallow exploration targets at it Waterbury properties in the infrustruture-rich Eastern Athabasca Basin.

In October 2020, the Company announced that it had staked 9,450 hectares of land in two large blocks in the Eastern Athabasca. The new claims focus on the southwest extension of the Maguire regional fault. The NE Wollaston project is an extensive landholding that extends along the prolific Collins Bay fault system which is host to the nearby Tier 1 Rabbit Lake, Collins Bay and Eagle Point uranium mines.

In September 2020, The Company announced that it had entered into an option agreement with Omineca Mining and Metals Ltd to allow Omineca to earn a 50% interest in the Company's 100% owned Quesnel porphyry copper project in British Columbia. Omineca may earn up to a 50% interest in the project by issuing 300,000 common shares of Omineca and by completing a 2,000 metre drill diamond program within 12 months of the TSX Venture Exchange approval date. The Quesnel project is centered on Mouse Mountain which has a hydrothermal system with copper-gold mineralization spread over a large area associated with typical copper porphyry style alteration.

In June 2020, the Company announced the results from winter field operation by JV operator Denison on the Moon Joint Venture. For this program, 126 kilometre of SWML Electromagnetic survey was undertaken to define the 5 kilometre long groung expression of the

CR-3 conductor. The CR-3 conductor is interpreted to be a parallel trend to the K-Zone, host to Denison's Gyphon deposit on the Wheeler River Project.

In May 2020, the Company announced that compilation work on the newly acquired Watson project had identified two significant new uranium targets. The targets are outlined by coincident electromagnetic (EM) and gravity anomalies, one of which is closely associated with an altered surface rock sample containing 1.41% U3O8. Coincident EM "bright-spots" and gravity anomalies are characteristics of the nearby Eagle Point and O2 Next uranium deposits. The Company's Watson Lake project extends along the prolific Collins Bay fault system, host to the nearby Tier-1 Rabbit Lake, Collins Bay and Eagle Point uranium mines.

In May 2020, the Company announced that it has staked 29,671 hectares of land (114 square miles) in four large blocks in the Eastern Athabasca focusing on regional structures, similar to those hosting the nearby high-grade Collins Bay-Eagle Point uranium deposits. The new claim blocks which are currently secured for two years, cover defined targets along the interpreted location of the Collins Bay Fault and the Maguire Fault structures.

In May 2020, the Company announced that it had entered into an option agreement with Fjordland Exploration Inc. which allows Fjordland to earn up to 80% interest in the Company's North Thompson Nickel project in Manitoba for exploration expenditures of \$9 million, 8.5 million common shares of Fjordland and \$150,000 cash.

2.2 Project Updates

Overview

The Company currently has 15 projects within the Athabasca basin area. There was significant exploration being carried out on the West McArthur project, which was under an option to Cameco and is now under a 30% joint venture with Cameco. In the first six months of fiscal 2021, the Company spent approximately \$0.1 million on exploration costs in the Athabasca Basin area.

Exploration spending in the first two quarter of 2021 is down from the same comparative quarter of 2020. The reduced exploration spend is partially due to the impact of the coronavirus global pandemic.

The following table summarizes the Company's expenditures for the six months ended October 31, 2019.

Table 2: (\$000's) Total Exploration	West McArthur	NW Manitoba	Cree East	Manibridge	Other and Generative Projects	Total
Camp Cost & Operations	25	-	-	-	-	25
Drilling	-	-	-	-	-	-
General & Admin	23	8	-	-	2	33
Geochemistry	1	-	-	-	-	1
Geology	30	1	-	-	28	59
Geophysics	2	-	-	-	28	30
Other	-	-	-	-	-	-
Gross Expenditures	81	9	-	-	58	148
Reimbursement	-	-	-	-	(44)	(44)
Net Expenditures	81	9	-	-	14	104

The following section contains a comparative breakdown of project expenditures for the Company's significant projects.

2.2.1 West McArthur Project, Saskatchewan – Cameco

The West McArthur project in the Athabasca Basin, Saskatchewan, was optioned in April 2007 to Mitsubishi Development Pty Ltd., a subsidiary of Mitsubishi Corporation of Japan. Under the option agreement, Mitsubishi earned a 50% interest in the property and in January 2016, the Company entered into a buy back agreement with Mitsubishi for their 50% interest to then hold a 100% interest in the property. In February 2016, the Company then entered into an option agreement with Cameco Corporation. The option agreement enables Cameco to earn up to a 60% interest in the West McArthur project through total expenditures of \$12.5 million until February

2022 (\$725,000 received) consisting of cash payments to the Company and accelerating exploration programs, culminating in a joint venture. In October 2018, the Company entered into a 30/70 joint venture agreement with Cameco Corporation.

The West McArthur project is located between 6 and 30 kilometres west of the producing McArthur River uranium mine operated by Cameco Corp, and covers approximately 36,000 hectares. On the property, there is evidence of hydrothermal alteration extending well into the sandstone, matching the typical alteration model of Athabasca unconformity style uranium deposits. There is evidence of uranium mineralization from drill testing in multiple areas, either as enrichment (locally high grade) at the unconformity or in basement stringers. The most compelling features for further exploration are the uranium values in sandstone higher in the stratigraphy, the hematized and broken rock in the sandstone, and the pattern of basement offsets and geophysical conductivity.

The project is accessible during the winter drill season by seasonal winter ice roads and winter trails and during the summer exploration season by air and water. There is no physical plant or permanent infrastructure on the property and no source of power. However, the property is in close proximity to the McArthur River uranium mine operated by Cameco. There are multiple extensive lakes, which can provide a source of water for the project.

The mineral rights for West McArthur were acquired between October 2004 and February 2009 from the Ministry of Energy and Resources in the province of Saskatchewan, Canada. The claim numbers are as follows, S-107561, S-107562, S-107563, S-107565, S-107773, S-108010, S-108011, S-108012, S-111412 S-111413, S-111511 and S-111512. The mineral rights to West McArthur are valid and in good standing with the earliest claim, requiring renewal in October 2029 with no further exploration expenditures required. An annual assessment report is required to be filed by the Company with the Ministry of Energy and Resources to disclose the exploration activities on this claim. There is no fee for filing the annual assessment report.

The property has undergone a series of exploration programs, including extensive geophysics and drilling since 2005.

In May 2018, the Company reported ongoing summer work under Cameco's year 3 program at the 5 kilometre long Grid 5 target. The summer activities will include borehole EM to explain and locate the conductor and better interpret the fault location.

Total expenditures reported by Cameco Corporation during the option period to October 31, 2018 of \$5.0 million.

In May 2019, the Company reported that drill and camp contracts have been awarded for the summer drill program at the West McArthur uranium project. The program is intended to locate high-grade uranium hosted in faults along the C10 horizon, the major regional fault structure. Two previous drill holes intersected high-grade uranium - up to 5% U3O8 - just west of the projection of the C10 horizon and near the unconformity contact. CanAlaska believes the controlling structure of this high-grade mineralization has yet to be intersected in drilling. The summer drill program is being operated by CanAlaska, and follows on the three-year target definition by Cameco's drill team.

In June 2019, the Company reported that drilling has commenced at the West McArthur uranium project to expand current high grade uranium mineralization discovered in holes drilled by Cameco during their recent work program on the property. The program is intended to locate high-grade uranium hosted in faults along the C10 horizon, the major regional fault structure.

In September 2019, the Company reported that summer drilling was completed at the West McArthur uranium project. The unconformity related uranium mineralization intersected in Cameco's discovery holes WMA042 and WMA042-2, has been extended 50 metres to the south and 200 metres to the west and tied to down-hole geophysics imaging of the C10 conductor package. With downhole geophysics we have now located the C10 conductor horizon, approximately 100 metres south of the original high-grade discovery. There is highly elevated uranium, lead, cobalt, boron, nickel and copper in the mineralization and associated alteration halos in all of the drill holes where assays have been received to date. The program has successfully extended the discovery footprint of holes drilled by Cameco during their recent work programs on the property.

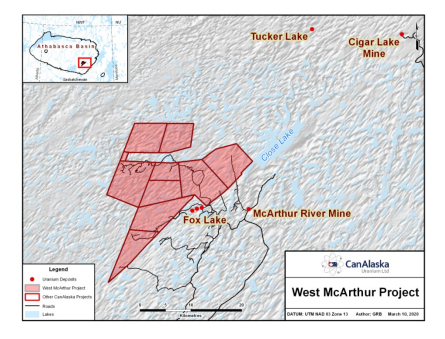
In October 2019, the Company reported high-grade uranium in final assay data for the recent drill program at the West McArthur uranium project. The mineralization containing high uranium, as well as base metal mineralization, is similar in character to the nearby high-grade Fox Lake uranium deposit of Cameco and Orano. Assay data for the latest drill holes, in particular for drill hole WMA055-2, has upgraded earlier U3O8 values up to 7.95%.

In October 2019, the Company reported that the latest West McArthur high-grade drill results include 6.8% U3O8 over 0.70 metres within a broad 650 metre by 400 metre geochemical halo – extending from bedrock to near-surface – provide strong support for continued drilling of the Grid 5 target zone in 2020.

In January 2020, the Company reported that crews resumed drilling at the West McArthur uranium project. The 2019 drill program successfully extended the discovery footprint of holes drilled by Cameco during their recent work programs on the property. The mineralization, containing high-grade uranium as well as base metal mineralization, is similar in character to the nearby high-grade Fox Lake uranium deposit of Cameco and Orano. Drilling in the winter will focus on a 300 metre length of the C10 conductor where current drilling has indicated the presence of a strong hydrothermal system and a well mineralized target.

In April 2020, the Company reported that crews were able to complete four drill holes from a planned six hole winter program at the West McArthur uranium project. Drilling was stopped mid-March to ensure an orderly shutdown, given the current COVID-19 situation. Assays and data from the drill holes continue to show abundant structures in the sandstone above the unconformity near a large, yet to be tested, target. The last hole of the program WMA060, together with holes WMA054 and WMA058, confirms the model of a proximal mineralizing feeder zone oriented in a north to north-west direction.

The West McArthur property is without known reserves and any proposed program is exploratory in nature.



2.2.2 Cree East Project, Saskatchewan

The Cree East project is located in the south-eastern portion of the Athabasca Basin, 35 kilometres west of the formerly producing Key Lake mine and 5 to 22 kilometres north of the south rim of the Athabasca Basin. The project is comprised of 17 contiguous mineral claims totalling approximately 58,000 hectares.

In July 2017, the Company reported that it and its Korean partners, Hanwha, KORES, KEPCO, and SK Networks, had entered into a buy back agreement for the Korean partners' 50% interest in the Cree East uranium project limited partnership. The Company bought back the 50% interest in the limited partnership earned by the Korean partners in consideration for certain indemnities which it provided to the Partners. In addition, all funds previously invested by the partners that was held in the partnership's bank account on the date of closing, was returned to the partners at closing. The Company owned an unencumbered 100% interest in the project.

The project is accessible during the winter drill season by seasonal winter ice roads and winter trails and during the summer exploration season by air and water. There is no physical plant or permanent infrastructure on the property and no source of power. There are multiple extensive lakes which can provide a source of water for the project.

The mineral rights for Cree East were acquired between November 2004 and June 2010 from the Ministry of Energy and Resources in the province of Saskatchewan, Canada. The claim numbers are as follows, S-107757, S-107774, S-107775, S-107776, S-107777, S-107778, S-107779, S-107779, S-107780, S-108357, S-108358, S-108382, S-108383, S-108384, S-108385, S-108386, S-108387 and S-111809. The mineral rights to Cree East are valid and in good standing with the earliest claim requiring renewal in November 2020 with no further exploration expenditures required. An annual assessment report is required to be filed by the Company with the Ministry of Energy and Resources to disclose the exploration activities on this claim. There is no fee for filing the annual assessment report.

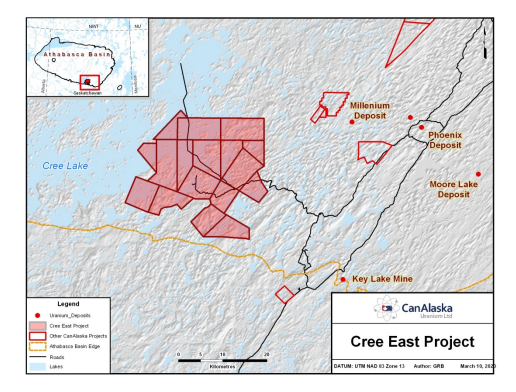
The project area covers Athabasca group conglomerates and sandstones. Sandstone unconformity overlies basement at depths in the order of 200 to 300 metres in the south. Structural breaks which trend across the across the property further drop the basement to estimated depths of 800 to 900 metres across the northern edge of the property The basement is composed of the Lower Proterozoic, (Trans Hudson) Mudjatik domain, granitoids and associated minor supercrustals (psammites, pelites and metavolcanics) A significant portion of the property is considered to be underlain by rocks of the highly prospective Wollaston Domain.

The property has undergone extensive exploration since 2005 with \$19.3 million expended on surveys, extensive geophysical testing and over 70 drill holes testing targets.

The potential of this project is for unconformity style uranium mineralization of both the Simple (Low REE, basement hosted) and the Complex (High REE, Sandstone hosted) types of uranium. The area has numerous conductors and faults which act as both the conduit and the trap for potential uranium mineralization. A number of structures and conductive targets have been identified from the Company's exploration efforts.

The next substantial work programs on the property will consist mainly of drill testing the current targets. Active full season programs of 15-18 drill holes are generally budgeted at \$3 million to \$4 million, including drill geophysics, camp and logistics.

The Cree East property is without known reserves and any proposed program is exploratory in nature.



2.2.3 NW Manitoba, Manitoba - Northern Uranium Corp.

This property consists of approximately 144,000 hectares and lies between 90 and 170 kilometres northeast along the Wollaston trend of basement formations hosting uranium deposits, which include Rabbit Lake, Collins Bay and Eagle Point Uranium mines. In May

2012, the Company reported strong geophysical responses matching geology and uranium mineralized boulders from the recent surveys within the target areas at its NW Manitoba uranium project. The project was re-started in March 2012 following a four and a half year permitting delay due to consultations between the government of Manitoba and the local community. The Company had concluded an operating MOU with the local community and recommenced ground survey work. The ground resistivity gravity geophysical surveys carried out in March 2012 localized anomalous features typical of sulphide-bearing mineralization, and zones of clay alteration within areas of shallow overburden. There is a striking correspondence between the location of gravity anomalies and the low resistivity zones from the survey. These targets are similar in style to the Andrew Lake uranium project in Nunavut, which has similar resistivity and gravity geophysical responses related to uranium mineralization hosted in regional fault structures.

In September 2013, the Company entered into an option agreement with Northern Uranium Corp. (previously MPVC Inc.) for an interest in the NW Manitoba project. And in November 2017, Northern Uranium reported its intention to form a 70/30% joint venture with the Company for the NW Manitoba property.

In June 2018, the Company and Northern Uranium staked 37 claim block totalling 9,472 hectares. The Company's portion of the staking cost amounted to \$29,518. And in January 2020, the Company staked 1 claim block totaling 13,293 hectares for \$6,647.

2.2.4 West Athabasca Kimberlite

In March 2020, the Company recognized an impairment on its West Athabasca Kimberlite claims of \$689 as it did not renew certain of its permits on these claims.

2.2.5 Moon

In April 2020, the Company received notification that Denison has met the exploration requirement for the second option and has earned 75% legal and beneficial interest in the Moon project.

In June 2020, the Company announced the results of winter field operations by JV operator Denison on the Moon Joint Venture. For this program, 126 kilometres of SWML Electromagnetic survey was undertaken to define the 5 kilometre long ground expression of the CR-3 conductor. In 2016, the first drill hole into this horizon successfully intercepted uranium mineralization at the unconformity. The target had previously been identified by airborne surveys and an earlier reconnaissance ground geophysical survey. Denison has now completed its option to earn a 75% interest in the property and form the Joint Venture by completing the winter program. The CR-3 conductor is interpreted to be a parallel trend to the K-Zone, host to Denison's Gyphon deposit on the Wheeler River Project.

2.2.6 Manibridge

In June 2019, the Company reported final laboratory assays for the high-grade sulphide nickel mineralization intercepted in the winter drill program at Manibridge, Manitoba. All four holes on the North Manibridge Zone returned upgraded assay results and lengths, with high-grade nickel up to 12.06% over 0.95 metre contained within semi-massive and disseminated sulphide mineralization.

In October 2019, the Company reported drilling intersected high-grade mineralization – up to 12% Ni – at the north zone. Compilation of historical drill-hole data from the newly acquired Manibridge mine property has identified multiple new exploration targets and that follow-up drilling is warranted for discovery of high-grade sulphide nickel deposits in 2020.

2.2.7 Hunter

In January 2019, the Company staked 11 claim blocks totalling 2,455 hectares in central Manitoba, north-west of the Manibridge Mine for \$21,255.

In February 2020, the Company staked 1 claim block totalling 10,065 hectares for \$5,010.

In June 2020, the Company received \$25,000 cash and 1,000,000 common shares of Fjordland pursuant to an option agreement dated April 28, 2020 with Fjordland for the Hunter and Strong properties. As a result, the Company recovered \$26,265 of its mineral property interest costs.

2.2.8 Ouesnel

In February and March 2020, the Company recognized an impairment on certain of its Quesnel claims of \$134 as it did not renew its permits on these claims.

In September 2020, The Company announced that it had entered into an option agreement with Omineca Mining and Metals Ltd to allow Omineca to earn a 50% interest in the Company's 100% owned Quesnel porphyry copper project in British Columbia. Omineca may earn up to a 50% interest in the project by issuing 300,000 common shares of Omineca and by completing a 2,000 metre drill diamond program within 12 months of the TSX Venture Exchange approval date. The Quesnel project is centered on Mouse Mountain which has a hydrothermal system with copper-gold mineralization spread over a large area associated with typical copper porphyry style alteration.

In October 2020, the Company received 300,000 common shares of Omineca pursuant to an option agreement dated August 20, 2020 with Omineca for the Quesnel property. As a result, the Company recovered \$1,522 of its mineral property interest costs.

2.2.9 Thompson Nickel Belt/Strong

In June 2019, the Company recognized an impairment on certain of its Thompson Nickel Belt claims of approximately \$4,000 as it did not renew its permits on these claims.

In February 2020, the Company announced that it had entered into a Letter of Interest("LOI") with Fjordland Exploration Inc. to allow Fjordland to earn up to 80% interest in CanAlaska's 100% owned North Thompson Nickel project in Manitoba. Fjordland may earn up to 80% interest in the project by undertaking work and payments in three defined earn-in stages. Fjordland may earn an initial 49% interest in the project by paying the Company \$25,000 cash, issue 1,000,000 common shares of Fjordland, and incur \$1,500,000 in exploration expenditures within 18 month of TSX Venture Exchange approval date. Fjordland may earn an additional 21% interest by paying \$50,000 cash, issue a further 1,500,000 common shares, and incur an addition \$2,500,000 in exploration expenditures within 24 months of entering the stage 2 option. Fjordland may earn an additional 10% by paying \$75,000, issue a further 6,000,000 common shares, and incur an additional \$5,000,000 in exploration expenditures in the project within 24 month of entering stage 3 of the option.

In May 2020, the Company announced that it had entered into an option agreement with Fjordland Exploration Inc. which allows Fjordland to earn up to 80% interest in the Company's North Thompson Nickel project in Manitoba for exploration expenditures of \$9 million, 8.5 million common shares (1,000,000 common shares received) of Fjordland and \$150,000 cash (\$25,000 received).

In June 2020, the Company received \$25,000 cash and 1,000,000 common shares of Fjordland pursuant to an option agreement dated April 28, 2020 with Fjordland for the Hunter and Strong properties. As a result, the Company recovered \$3,486 of its mineral property interest costs.

2.2.10 NE Wollaston

In May 2020, the Company announced that it has staked 29,671 hectares of land (114 square miles) in four large blocks in the Eastern Athabasca focusing on regional structures, similar to those hosting the nearby high-grade Collins Bay-Eagle Point uranium deposits for \$16,832. The new claim blocks which are currently secured for two years, cover defined targets along the interpreted location of the Collins Bay Fault and the Maguire Fault structures.

In May 2020, the Company announced that compilation work on the newly acquired NE Wollaston project had identified two significant new uranium targets. The targets are outlined by coincident electromagnetic (EM) and gravity anomalies, one of which is closely associated with an altered surface rock sample containing 1.41% U3O8. Coincident EM "bright-spots" and gravity anomalies are characteristics of the nearby Eagle Point and O2 Next uranium deposits. The Company's NE Wollaston project extends along the prolific Collins Bay fault system, host to the nearby Tier-1 Rabbit Lake, Collins Bay and Eagle Point uranium mines.

In October 2020, the Company announced that it had staked 9,450 hectares of land in two large blocks in the Eastern Athabasca. The new claims focus on the southwest extension of the Maguire regional fault. The NE Wollaston project is an extensive landholding that extends along the prolific Collins Bay fault system which is host to the nearby Tier 1 Rabbit Lake, Collins Bay and Eagle Point uranium mines.

2.2.11 McTavish

In March 2020, the Company staked 1 claim block of 2,209 hectares in Saskatchewan approximately 50 kilometres of the McArthur River Mine for \$1,325.

2.2.12 Alberta Diamond

In March 2020, the Company recognized an impairment on certain of its Alberta Diamond claims of \$539 as it did not renew its permits on these claims.

In July 2020, the Company wrote down its Alberta Diamond property for \$711 as it did not renew its permits.

2.2.13 Other Projects

The Company uses its technical staff between field seasons to evaluate other mineral projects for acquisition, either by staking or by option, with the purpose of sale to third parties. For a full description of the geology and setting of the current projects and of the Company's other projects, reference should be made to the "Projects" section, and accompanying news releases of work on the Company's website at www.canalaska.com.

Table 3: Other projects update	Status	Recent work undertaken
Key Lake	Seeking Venture Partner	No significant work undertaken
McTavish	Seeking Venture Partner	No significant work undertaken
Moon	Denison Mines Corp.	First drill hole completed in early 2016
NW Kimberlite	Option with Fjordland and De Beers option terminated	7 of the 300+ De Beers kimberlite targets tested
Patterson Waterbury	Seeking Venture Partner. Option with Makena terminated Portion purchased by Cameco	Two drill holes carried out by Makena Drill program carried out by Cameco in 2017

The Company is restricting its exploration activities on these Other projects until financial markets recover. The Company intends to continue its efforts to seek a venture partner either through a joint venture or sales of its other projects.

In the first quarter of fiscal 2021, the Company recognized an impairment on its Alberta Diamond claim of approximately \$1,000 as it did not renew its permit on this property. Also during six months ended October 31, 2020, the Company acquired mineral property interest in the NE Wollaston and Quesnel properties for approximately \$24,000.

CanAlaska maintains 6 other projects in the Athabasca basin and 1 project in British Columbia. These other projects have value to the Company but are not being actively explored, other than reviews and reporting. A number of these projects are being marketed for sale or joint venture, and the company hopes to realize increased value in the future.

3. FINANCIAL POSITION AND CAPITAL RESOURCES

3.1 Cash and Working Capital

Table 4: (\$000's)		
Cash and Working Capital	Oct-20	Apr-20
Cash and cash equivalents	1,732	1,611
Prepaid and deposits	73	121
Equity securities	488	254
Trade and other payables	(166)	(154)
Working capital	2,127	1,832

For analysis and discussion of the movement in cash and cash equivalents reference should be made to Section 5 of this MD&A. Reference should be made to note 4 of the condensed interim consolidated financial statements for further details.

As at October 31, 2020, included within trade and other receivables is approximately \$4,000 in Goods and Services Tax ("GST") refunds, \$25,000 in prepaid market related services expenses and \$20,000 in prepaid insurance, \$16,000 in interest receivable and \$3,000 in mineral property application deposits. The increase in equity securities is primarily a result of the receipt of 1,000,000 shares of Fjordland and 300,000 shares of Omineca during the period pursuant to 2 separate options agreements. The increase is also attributable to an increase in the market value of the Company's portfolio of equity securities at period end.

3.2 Other Assets and Liabilities

Table 5: (\$000's) Other Assets and Liabilities	Oct-20	Apr-20
Reclamation bonds	49	49
Property and equipment	38	44
Mineral property interests (Section 2.2)	368	376

During the six months ended October 31, 2020, the Company recognized an impairment on its Alberta Diamond property for approximately \$1,000 as it did not renew its permits for this property. Also during the period, the Company received \$25,000 cash and 1,000,000 common shares of Fjordland Exploration Inc. pursuant to an option agreement for the Hunter and Strong properties which resulted in the Company recovering approximately \$26,000 of it mineral property interest costs. Also during the period, the Company received 300,000 common shares of Omineca Mining and Metals Ltd. pursuant to an option agreement for the Quesnal project which resulted in the Company recovering approximately \$2,000 of it mineral property interest costs. The Company also staked 17 claim blocks totalling 39,690 hectares in the eastern Athabasca for \$23,859 during the period.

3.3 Equity and Financings

Table 6: (\$000's)		
Shareholders' Equity	Oct-20	Apr-20
Common shares	79,587	79,600
Share subscription received	567	-
Equity reserve	14,326	14,326
Investment revaluation reserve	(1,687)	(1,851)
Deficit	(90,211)	(89,774)
Total shareholders' equity	2,582	2,301

Table 7: (000's)		
Equity Instruments	Oct-20	Apr-20
Common shares outstanding	57,576	57,576
Options outstanding		
Number	4,785	5,220
Weighted average price	\$0.27	\$0.27
Warrants outstanding		
Number	23,215	23,215
Weighted average price	\$0.54	\$0.55

Equity instruments

As of December 8, 2020, the Company had the following securities outstanding. Common shares - 63,231,420; stock options - 4,785,000; and warrants - 26,415,805.

On November 9, 2020, the Company closed the second and final tranche of its non-brokered private placement and issued 762,409 flow-through units for total gross proceeds of \$167,729.98. Each flow-through unit was sold at a price of \$0.22 and consisted of one flow-through common share and one common share purchase warrant ("Warrant"). Each Warrant will entitle the holder thereof to purchase one non-flow-through common share for a period of 2 years at a price of \$0.28. In connection with this second and final tranche financing, the Company paid a total of \$8,704.20 in finder's fees and issued a total of 39,564 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.28/share for two years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$749 using the Black Scholes option pricing model. Also, the Company recorded a flow-through premium of \$22,872.

On November 2, 2020, the Company closed the first tranche of its non-brokered private placement and issued 2,682,136 flow-through units for gross proceeds of \$590,069.92 and 2,211,000 non flow-through units for gross proceeds of \$442,200, for total gross proceeds of \$1,032,269.92. Each flow-through unit was sold at a price of \$0.22 and consisted of one flow-through common share and one common share purchase warrant (a "Warrant"). Each unit was sold at a price of \$0.20 and consisted of one common share and one Warrant. Each Warrant will entitle the holder thereof to purchase one non-flow-through common share for a period of 2 years at a price of \$0.28. In connection with this first tranche financing, the Company paid a total of \$53,404.20 in finder's fees and issued a total of 250,927 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.28/share for two years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$6,151 using the Black Scholes option pricing model. Also, the Company recorded a flow-through premium of \$40,232.

On January 20, 2020, the Company completed a non-brokered private placement and issued 3,826,250 non flow-through units for gross proceeds of \$612,200. Each non flow-through unit was sold at a price of \$0.16 and consists of one common share and one-half of one transferable warrant. Each whole warrant entitles the holder thereof to purchase one common share for a period of 3 years at a price of \$0.40. In connection with this financing, the Company paid cash finder's fees of \$902, legal and filing fees of \$18,282 and issued a total of 5,640 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.40/share for three years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$194 using the Black Scholes option pricing model.

On December 30, 2019, the Company completed a non-brokered private placement and issued 6,190,889 flow-through units for gross proceeds of \$1,176,269 and 840,000 non flow-through units for gross proceeds of \$134,400, for total gross proceeds of \$1,310,669. Each flow-through unit was sold at a price of \$0.19 and consists of one flow-through common share and one-half of one transferable common share purchase warrant. Each non flow-through unit was sold at a price of \$0.16 and consists of one common share and one-half of one transferable warrant. Each whole warrant entitles the holder thereof to purchase one common share for a period of 3 years at a price of \$0.40. In connection with this financing, the Company paid cash finder's fees of \$50,797, legal and filing fees of \$22,046 and issued a total of 267,823 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.40/share for three years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$8,725 using the Black Scholes option pricing model.

On August 15, 2019, the Company completed a non-brokered private placement and issued 695,000 flow-through units for gross proceeds of \$222,400 and 155,000 non flow-through units for gross proceeds of \$42,625, for total gross proceeds of \$265,025. Each flow-through unit was sold at a price of \$0.32 and consists of one flow-through common share and transferable common share purchase warrant. Each non flow-through unit was sold at a price of \$0.275 and consists of one common share and transferable warrant. Each warrant entitles the holder thereof to purchase one common share for a period of 5 years at a price of \$0.60. In connection with this financing, the Company paid cash finder's fees of \$14,829, legal and filing fees of \$7,453 and issued a total of 47,100 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.60/share for five years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$1,309 using the Black Scholes option pricing model. As the Company has incurred \$222,400 of exploration expenditures related to the flow-through financing, it has recognized \$55,600 of the \$55,600 flow-through premium in income.

On July 18, 2019, the Company completed a non-brokered private placement and issued 390,625 flow-through units for gross proceeds of \$125,000 and 100,000 non flow-through units for gross proceeds of \$27,500, for total gross proceeds of \$152,500. Each flow-through unit was sold at a price of \$0.32 and consists of one flow-through common share and transferable common share purchase warrant. Each non flow-through unit was sold at a price of \$0.275 and consists of one common share and transferable warrant. Each warrant entitles the holder thereof to purchase one common share for a period of 5 years at a price of \$0.60. In connection with this financing, the Company paid cash finder's fees of \$9,150 and issued a total of 29,437 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.60/share for five years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$929 using the Black Scholes option pricing model. As the Company has incurred \$125,000 of exploration expenditures related to the flow-through financing, it has recognized \$27,344 of the \$27,344 flow-through premium in income.

On May 16, 2019, the Company completed a non-brokered private placement and issued 1,744,500 flow-through units for gross proceeds of \$558,240 and 9,551,910 non flow-through units for gross proceeds of \$2,626,775.25, for total gross proceeds of \$3,185,015.25. Each flow-through unit was sold at a price of \$0.32 and consists of one flow-through common share and transferable common share purchase warrant. Each non flow-through unit was sold at a price of \$0.275 and consists of one common share and transferable warrant. Each warrant entitles the holder thereof to purchase one common share for a period of 5 years at a price of \$0.60.

In connection with this financing, the Company paid cash finder's fees of \$178,330, legal and filing fees of \$85,771 and issued a total of 511,379 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.60/share for five years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$12,408 using the Black Scholes option pricing model. As the Company has incurred \$558,240 of exploration expenditures related to the flow-through financing, it has recognized \$165,728 of the \$165,728 flow-through premium in income.

Table 8: Proceeds from	n Financings		
Date	Type	Intended Use	Actual Use
	\$3.2 million – 9,551,910	Acquisition for uranium and other mineral	
	Ordinary units and 1,744,500	exploration in Saskatchewan, Manitoba and	
May 2019	Flow through units	Alberta as well as for general corporate purposes	As Intended
	\$0.2 million – 100,000	Acquisition for uranium and other mineral	
	Ordinary units and 390,625	exploration in Saskatchewan, Manitoba and	
July 2019	Flow through units	Alberta as well as for general corporate purposes	As Intended
	\$0.3 million – 155,000	Acquisition for uranium and other mineral	
	Ordinary units and 695,000	exploration in Saskatchewan, Manitoba and	
August 2019	Flow through units	Alberta as well as for general corporate purposes	As Intended
	\$1.3 million – 840,000	Acquisition for uranium and other mineral	
	Ordinary units and 6,190,889	exploration in Saskatchewan, Manitoba and	
December 2019	Flow through units	Alberta as well as for general corporate purposes	As Intended
		Acquisition for uranium and other mineral	
	\$0.6 million – 3,826,250	exploration in Saskatchewan, Manitoba and	
January 2020	Ordinary units	Alberta as well as for general corporate purposes	As Intended
		Acquisition for uranium and other mineral	
	\$1.2 million – 2,211,000	exploration in Saskatchewan, Manitoba and	
	Ordinary units and 3,444,545	British Columbia as well as for general	
November 2020	Flow through units	corporate purposes	As Intended

4. EXPENDITURES REVIEW

Table 9: (\$000's)				Quar	terly			
Quarterly Net Loss & Comprehensive Loss Summary	Q319	Q419	Q120	Q220	Q320	Q420	Q121	Q221
Exploration Cost								
Mineral property expenditures net of reimbursements	135	345	907	935	236	900	13	91
Mineral property write-offs	5	1	4	-	-	1	1	-
Recoveries on option payments received	-	(250)	-	-	-	-	(45)	(114)
Gain on sale of mineral property interest		(250)			-	-	- (24)	- (22)
	140	96	911	935	236	901	(31)	(23)
Other Expenses (Income)								
Consulting, labour and professional fees	193	262	227	154	252	209	153	216
Depreciation	2	2	2	4	1	3	3	3
Foreign exchange (gain) loss	1	1	-	1	(1)	(4)	2	(1)
Insurance, licenses and filing fees	12	35	38	21	9	14	29	19
Interest income	(2)	(2)	(13)	(10)	(8)	(10)	(7)	(5)
Other corporate costs	14	17	3	15	10	11	4	5
Investor relations and presentations	21	40	43	69	50	19	33	19
Rent	4	3	4	3	3	6	6	5
Stock-based payments	306	-	127	-	-	102	-	-
Travel and accommodation	13	12	14	17	7	4	6	1
Flow-through premium	(10)	(39)	(193)	(56)	-	-	-	-
	554	331	252	218	323	354	229	262
Net loss for the period	(694)	(427)	(1,163)	(1,153)	(559)	(1,255)	(198)	(239)
Other comprehensive loss								
Net realized and unrealized loss (gain) on equity securities	60	(34)	30	31	(28)	27	(162)	(1)
Comprehensive loss	(754)	(393)	(1,193)	(1,184)	(531)	(1,282)	(36)	(238)
Basic and diluted loss per share	(0.02)	(0.01)	(0.03)	(0.01)	(0.01)	(0.03)	(0.00)	(0.00)

In the six months ended October 31, 2020, the Company spent \$104,000 on exploration costs. The majority of the exploration expenditures were allocated to the West McArthur project.

In Q121, the Company recognized mineral property impairments on its Alberta Diamond project for approximately \$1,000 as the Company did not renew certain of its permits for this project.

In Q121, the Company received \$25,000 cash and 1,000,000 common shares of Fjordland Exploration Inc. with a fair value of \$50,000 pursuant to an option agreement for the Hunter and Strong properties which resulted in the Company recovering approximately \$26,000 of its mineral property interest costs and recognizing approximately \$45,000 of net option payments. In Q221, the Company received 300,000 common shares of Omineca Mining and Metals Ltd with a fair value of \$115,500 pursuant to an option agreement for the Quesnel project which resulted in the Company recovering approximately \$2,000 of its mineral property interest costs and recognized approximately \$113,500 of net option payments.

Consulting, labour, and professional fees were higher in Q221 compared to Q220. The increase is primarily attributed to a increase in legal fees of approximately \$53,000 relative to Q220.

Insurance, licenses and filing fees are lower in Q221 compared to Q220. The decrease is primarily due to decreases in filing fees compared to the same comparative prior period.

Investor relations expenses were lower in Q221 compared to Q220. The decrease is primarily attributed to a decrease in the use of investor relations consultants and the usage of print and web-based media and attendance to investor relations conferences in Q221 relative to Q220.

5. CASHFLOW AND LIQUIDITY REVIEW

As of October 31, 2020, the Company had \$1.7 million in cash and cash equivalents and working capital of \$2.1 million and as of April 30, 2020, the Company had \$1.6 million in cash and cash equivalents and working capital of \$1.8 million.

5.1 Operating Activities

The Company's operating activities resulted in net cash outflows of \$0.6 million and \$2.4 million for the six months ended October 31, 2020 and 2019 respectively. Operating activities and costs for the six months ended October 31, 2020 were lower as the Company had a less active operation and exploration plan compared to the six months ended October 31, 2019. The Company is continuing its efforts to minimize it operating costs in order to conserve its cash reserves.

5.2 Financing Activities

Financing activities resulted in net cash inflows of approximately \$0.6 million and \$2.9 million for the six months ended October 31, 2020 and 2019 respectively. During the six month period ended October 31, 2020, the Company received share subscription proceeds of approximately \$0.6 million. During the six month period ended October 31, 2019, the Company completed several non-brokered private placements for gross proceeds of \$3.2 million. Currently, junior uranium exploration companies are finding it difficult to seek financing. The Company is working to sell option or joint venture non-core assets.

5.3 Investing Activities

Investing activities resulted in net cash inflows of approximately \$96,000 and net cash outflows of approximately \$27,000 for the six months ended October 31, 2020 and 2019 respectively. During the six months ended October 31, 2020, the Company staked claims for the NE Wollaston and Quesnel projects totalling approximately \$24,000, received \$25,000 in option payments from Fjordland Exploration and received approximately \$95,000 from the sale of equity securities. During the six months ended October 31, 2019, the Company purchased a vehicle for approximately \$27,000.

6. OTHER MATTERS

For a full version of the risks and critical accounting estimates and policies reference should be made to the Company's audited consolidated financial statements for the year ended April 30, 2020, which are available on the Company's website at www.canalaska.com and on SEDAR at www.sedar.com.

6.1 Related Party Transactions

Related parties include the Board of Directors and Officers of the Company and enterprises which are controlled by these individuals.

The remuneration of directors and key management of the Company for the three and six months ended October 31, 2020 and 2019 were as follows.

Table 10: Compensation to Related Parties	Three months en	ded October 31	Six months en	Six months ended October 31		
	2020	2019	2020	2019		
(\$000's)	\$	\$	\$	\$		
Employment benefits	106	123	200	241		
Consulting fees	23	34	39	68		
Directors fees	8	8	15	15		
Share-based compensation	-	-	-	122		

The directors and key management were awarded the following share options under the employee share option plan during the six months ended October 31, 2020:

6.2 Financing

Due to increasingly difficult market conditions facing junior uranium exploration companies, management is currently in the process of evaluating its priorities and taking steps to streamline non discretionary expenditures. Should management be unsuccessful in its coming exploration programs it may either need to dilute its ownership in its properties and/or secure additional financing to continue to advance the development of its projects.

6.3 Critical Accounting Estimates and Judgments

6.3.1 Share-Based Payment Plan

The Company operates an equity-settled, share-based compensation plan, under which the entity receives services from employees and non-employees as consideration for equity instruments (options) of the Company. The total amount to be expensed is determined by reference to the fair value of the options granted.

The fair value of share-based compensation is determined using the Black-Scholes option-pricing model and management's assumptions as disclosed in note 10 of the audited consolidated financial statements for the year ended April 30, 2020. When a stock option is exercised, the Company recognizes an increase in its share capital equivalent to the consideration paid by the option holder and the fair value amount previously recognized in equity reserve. The fair value of any stock options granted to directors, officers and employees of the Company is recorded as an expense over the vesting period of the options with a corresponding increase in equity reserve.

6.3.2 Mineral Property Interest

The recoverability of the amounts shown for mineral properties and related deferred costs is dependent upon the existence of economically recoverable mineral reserves, the ability of the Company to obtain the necessary financing to complete the development, and upon future profitable production or proceeds from disposition of the mineral properties. Due to increasingly difficult market conditions facing junior uranium exploration companies there is no assurance that the Company will be successful in raising additional financing. The amounts shown as mineral property costs represent net acquisition costs incurred to date and do not necessarily represent current or future values of the mineral properties.

6.3.3 Going Concern

The consolidated financial statements have been prepared on a going concern basis. The going concern basis of presentation assumes that the Company will continue in operation for the foreseeable future and be able to realize its assets and discharge its liabilities and commitments in the normal course of business. The consolidated financial statements do not include any adjustments to the carrying values of assets and liabilities and the reported expenses and statement of financial position classification that would be necessary should the Company be unable to continue as a going concern. These adjustments could be material. Refer to section 1.1.

6.4 Disclosure Controls and Internal Control over Financial Reporting

Disclosure controls and procedures ("DC&P") are designed to provide reasonable assurance that all relevant information is gathered and reported to senior management, including the Company's Chief Executive Officer and Chief Financial Officer, on a timely basis so that appropriate decisions can be made regarding public disclosure. Internal control over financial reporting ("ICFR") is designed to provide reasonable assurance that such financial information is reliable and complete. As at the end of the period covered by this management's discussion and analysis, management of the Company, with the participation of the Chief Executive Officer and the Chief Financial Officer, evaluated the effectiveness of the Company's DC&P and ICFR as required by Canadian securities laws. Based on that evaluation, the Chief Executive Officer and the Chief Financial Officer have concluded that, as of the end of the period covered by this management's discussion and analysis, the DC&P were effective to provide reasonable assurance that material information relating to the Company was made known to senior management by others and information required to be disclosed by the Company in its annual filings, interim filings (as such terms are defined under National Instrument 52-109 - Certification of Disclosure in Issuers' Annual and Interim Filings) or other reports filed or submitted by it under securities legislation were recorded, processed, summarized and reported within the time periods specified in securities legislation. The Chief Executive Officer and the Chief Financial Officer have also concluded that, as of the end of the period covered by this management's discussion and analysis, the Company's ICFR is effective and the ICFR provides reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS. To design its ICFR, the Company used the Internal Control - Integrated Framework (2013) (COSO Framework) published by the Committee of Sponsoring Organizations of the Treadway Commission. There are no material weaknesses in the Company's ICFR. During the six months ended October 31, 2020 there were no changes to the Company's ICFR that materially affected, or are reasonably likely to materially affect, the Company's ICFR.

6.5 Forward Looking Statements

Certain statements included in this "MD&A" constitute forward-looking statements, including those identified by the expressions "anticipate", "believe", "plan", "estimate", "expect", "intend", "may", "should" and similar expressions to the extent they relate to the Company or its management. The forward-looking statements are not historical facts but reflect current expectations regarding future

results or events. This MD&A contains forward-looking statements. These forward-looking statements are based on current expectations and various estimates, factors and assumptions and involve known and unknown risks, uncertainties and other factors.

Information concerning the interpretation of drill results also may be considered forward-looking statements; as such information constitutes a prediction of what mineralization might be found to be present if and when a project is actually developed. The estimates, risks and uncertainties described in this MD&A are not necessarily all of the important factors that could cause actual results to differ materially from those expressed in the Company's forward-looking statements. In addition, any forward-looking statements represent the Company's estimates only as of the date of this MD&A and should not be relied upon as representing the Company's estimates as of any subsequent date. The material factors and assumptions that were applied in making the forward-looking statements in this MD&A include: (a) execution of the Company's existing plans or exploration programs for each of its properties, either of which may change due to changes in the views of the Company, or if new information arises which makes it prudent to change such plans or programs; and (b) the accuracy of current interpretation of drill and other exploration results, since new information or new interpretation of existing information may result in changes in the Company's expectations. Readers should not place undue reliance on the Company's forward-looking statements, as the Company's actual results, performance or achievements may differ materially from any future results, performance or achievements expressed or implied by such forward-looking statements if known or unknown risks, uncertainties or other factors affect the Company's business, or if the Company's estimates or assumptions prove inaccurate. Therefore, the Company cannot provide any assurance that forward-looking statements will materialize.

6.6 New Accounting Standards Adopted

The following new and amended IFRS pronouncements were adopted effective May 1, 2020 and had no impact to the Company's financial statements.

- Amendments to References to the Conceptual Framework in IFRS Standards
- Interest Rate Benchmark Reform (Amendments to IFRS 9, IAS 39 and IFRS 7)

6.7 Future Accounting Pronouncements

There are no other IFRS's or International Financial Reporting Interpretations Committee ("IFRIC") interpretations that are not yet effective that are expected to have a material impact on the Company.

6.8 Risk Factors

The Company is engaged in the exploration of mineral properties, an inherently risky business. There is no assurance that funds spent on the exploration and development of a mineral deposit will result in the discovery of an economic ore body. Most exploration projects do not result in the discovery of commercially mineable ore deposits.

6.8.1 Cash Flows and Additional Funding Requirements

The Company has limited financial resources, no sources of operating cash flows and no assurances that sufficient funding, including adequate financing, will be available. If the Company's exploration programs are successful, additional funds will be required in order to complete the development of its projects. The sources of funds currently available to the Company are the sale of marketable securities, the raising of equity capital or the offering of an ownership interest in its projects to a third party. There is no assurance that the Company will be successful in raising sufficient funds to conduct further exploration and development of its projects or to fulfill its obligations under the terms of any option or joint venture agreements, in which case the Company may have to delay or indefinitely postpone further exploration and development, or forfeit its interest in its projects or prospects. Without further financing and exploration work on its properties the Company expects its current 246,014 ha of property to reduce to 239,849 ha by December 31 2020, and 203,818 ha by December 31 2021. The Cree East and West McArthur projects, with current work filings are in good standing for a minimum 10 years from the current date. Refer to section 1.1.

6.8.2 Commodity Prices

The profitability of the Company's operations will be dependent upon the market price of mineral commodities. Mineral prices fluctuate widely and are affected by numerous factors beyond the control of the Company. The prices of mineral commodities have fluctuated widely in recent years. Current and future price declines could cause commercial production to be impracticable. The Company's future revenues and earnings also could be affected by the prices of other commodities such as fuel and other consumable items, although to a lesser extent than by the price of mineral commodities.

6.8.3 Competition

The mining industry is intensely competitive in all of its phases, and the Company competes with many companies possessing greater financial resources and technical facilities than itself with respect to the discovery and acquisition of interests in mineral properties, the recruitment and retention of qualified employees and other persons to carry out its mineral exploration activities. The Company has a large land position in the Athabasca Basin, and has carried out extensive exploration, and found multiple targets of interest, but has not defined an economic deposit. Other exploration companies have been successful with the discovery of deposits in the Athabasca, and these companies tend to attract investors away from CanAlaska. CanAlaska relies on the ongoing support of its JV partners to fund their portion of exploration, however additional funding from the current partners is uncertain. Competition in the mining industry could adversely affect the Company's prospects for mineral exploration in the future.

6.8.4 COVID-19 Global Pandemic

In March 2020, the World Health Organization declared coronavirus COVID-19 a global pandemic. This contagious disease outbreak, which has continued to spread, and any related adverse public health developments, has adversely affected workforces, economies and financial markets globally, potentially leading to an economic downturn. It is not possible for the Company to predict the duration or magnitude of the adverse results of the outbreak and its effect on the Company's business or ability to raise funds.

6.8.5 Foreign Political Risk

The Company's material property interests are currently located in Canada. Some of the Company's interests are exposed to various degrees of political, economic and other risks and uncertainties. The Company's operations and investments may be affected by local political and economic developments, including expropriation, nationalization, invalidation of government orders, permits or agreements pertaining to property rights, political unrest, labour disputes, limitations on repatriation of earnings, limitations on mineral exports, limitations on foreign ownership, inability to obtain or delays in obtaining necessary mining permits, opposition to mining from local, environmental or other non-governmental organizations, government participation, royalties, duties, rates of exchange, high rates of inflation, price controls, exchange controls, currency fluctuations, taxation and changes in laws, regulations or policies as well as by laws and policies of Canada affecting foreign trade, investment and taxation.

6.8.6 Government Laws, Regulation and Permitting

Mining and exploration activities of the Company are subject to both domestic and foreign laws and regulations governing prospecting, development, production, taxes, labour standards, occupational health, mine safety, waste disposal, toxic substances, the environment and other matters. Although the Company believes that all exploration activities are currently carried out in accordance with all applicable rules and regulations, 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 production or development. Amendments to current laws and regulations governing the operations and activities of the Company or more stringent implementation thereof could have a substantial adverse impact on the Company.

The operations of the Company will require licenses and permits from various governmental authorities to carry out exploration and development at its projects. In Canada, the issuance of governmental licenses and permits are increasingly being influenced by land use consultations between the government and local First Nations communities. There can be no assurance that the Company will be able to obtain the necessary licences and permits on acceptable terms, in a timely manner or at all. Any failure to comply with permits and applicable laws and regulations, even if inadvertent, could result in the interruption or closure of operations or material fines, penalties or other liabilities.

6.8.7 Title to Properties

Acquisition of rights to the mineral properties is a very detailed and time-consuming process. Title to, and the area of, mineral properties may be disputed. Although the Company has investigated the title to all of the properties for which it holds concessions or other mineral leases or licenses or in respect of which it has a right to earn an interest, the Company cannot give an assurance that title to such properties will not be challenged or impugned.

The Company has the right to earn an increased economic interest in certain of its properties. To earn this increased interest, the Company is required to make certain exploration expenditures and payments of cash and/or Company shares. If the Company fails to make these expenditures and payments, the Company may lose its right to such properties and forfeit any funds expended up to such time.

6.8.8 Estimates of Mineral Resources

The mineral resource estimates used by the Company are estimates only and no assurance can be given that any particular level of recovery of minerals will in fact be realized or that an identified resource will ever qualify as a commercially mineable (or viable) deposit which can be legally or commercially exploited. In addition, the grade of mineralization ultimately mined may differ from that indicated by drilling results and such differences could be material.

6.8.9 Key Management

The success of the Company will be largely dependent upon the performance of its key officers, consultants and employees. Locating mineral deposits depends on a number of factors, not the least of which is the technical skill of the exploration personnel involved. The success of the Company is largely dependent on the performance of its key individuals. Failure to retain key individuals or to attract or retain additional key individuals with necessary skills could have a materially adverse impact upon the Company's success.

6.8.10 Volatility of Share Price

Market prices for shares of early stage companies are often volatile. Factors such as announcements of mineral discoveries, financial results, and other factors could have a significant effect on the price of the Company's shares and the amount of financing that can be raised by the Company.

6.8.11 Foreign Currency Exchange

A small portion of the Company's expenses are now, and are expected to continue to be incurred in foreign currencies. The Company's business will be subject to risks typical of an international business including, but not limited to, differing tax structures, regulations and restrictions and general foreign exchange rate volatility. Fluctuations in the exchange rate between the Canadian dollar and such other currencies may have a material effect on the Company's business, financial condition and results of operations and could result in downward price pressure for the Company's products or losses from currency exchange rate fluctuations. The Company does not actively hedge against foreign currency fluctuations.

6.8.12 Conflict of Interest

Some of the Company's directors and officers are directors and officers of other natural resource or mining-related companies. These associations may give rise from time to time to conflicts of interest. As a result of such conflict, the Company may miss the opportunity to participate in certain transactions.

7. QUARTERLY FINANCIAL INFORMATION

The following tables sets out a summary of the Company's results:

Table 11: (\$000's) Quarterly								
Loss & Comprehensive Loss Summary	Q319	Q419	Q120	Q220	Q320	Q420	Q121	Q221
Revenue	-	-	-	-	-	-	-	-
(Loss) earnings for the period	(694)	(427)	(1,163)	(1,153)	(559)	(1,255)	(198)	(239)
(Loss) earnings per share	(0.02)	(0.01)	(0.03)	(0.01)	(0.01)	(0.03)	(0.00)	(0.00)

_				As	at			
Table 13: (\$000's) Financial Position	Jan 31,	Apr 30,	Jul 31,	Oct 31,	Jan 31,	Apr 30,	Jul 31,	Oct 31,
summary	2019	2019	2019	2019	2020	2020	2020	2020
Total Assets	1,887	1,967	3,764	2,307	3,756	2,455	2,467	2,748
Total Liabilities	213	157	586	124	274	154	202	166
Total Equity	1,674	1,810	3,178	2,183	3,482	2,301	2,265	2,582



Condensed Interim Consolidated Financial Statements

Second Quarter - October 31, 2020

(Unaudited)

(Expressed in Canadian dollars, except where indicated)

NOTICE OF NO AUDITOR REVIEW OF CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

Under National Instrument 51-102, if an auditor has not performed a review of the condensed interim consolidated financial statements required to be filed, they must be accompanied by a notice indicating that the condensed interim consolidated financial statements have not been reviewed by an auditor.

The accompanying condensed interim consolidated financial statements have been prepared by and are the responsibility of the Company's management.

The Company's independent auditor has not performed a review of these condensed interim consolidated financial statements in accordance with standards established by the Canadian Institute of Chartered Accountants for a review of condensed interim consolidated financial statements by an entity's auditor.

Condensed Interim Consolidated Statements of Financial Position (Unaudited)

(Expressed in Canadian dollars except where indicated)

	October 31 2020 \$000's	April 30 2020 \$000's
Assets		
Current assets		
Cash and cash equivalents (note 4)	1,732	1,611
Prepaid and deposits	73	121
Equity securities (note 5)	488	254
Total current assets	2,293	1,986
Non-current assets		
Reclamation bonds	49	49
Property and equipment (note 6)	38	44
Mineral property interests (note 7)	368	376
Total assets	2,748	2,455
Liabilities		
Current liabilities		
Trade and other payables	166	154
	166	154
Equity		
Common shares (note 8)	79,587	79,600
Share subscription received (note 8)	567	-
Equity reserve (note 8)	14,326	14,326
Investment revaluation reserve	(1,687)	(1,851)
Accumulated deficit	(90,211)	(89,774)
	2,582	2,301
	2,748	2,455
Going Concern (note 2)		
Commitments (note 12)		

Subsequent Events (note 13)

Approved by the Board of Directors

"Peter Dasler"	"Jean Luc Roy"
Director	Director

Condensed Interim Consolidated Statements of Comprehensive Loss (Unaudited)

(Expressed in Canadian dollars except where indicated)

	Three Three months months ended ended October 31 October 31 2019 2020		Six months ended October 31 2020	Six months ended October 31 2019
	(\$000's)	(\$000's)	(\$000's)	(\$000's)
EXPLORATION COSTS				
Mineral property expenditures net of reimbursements	91	935	104	1,842
Mineral property write-offs (note 7)	-	-	1	4
Net option payments (note 7)	(114)	_	(159)	_
, , ,	(23)	935	(54)	1,846
OTHER EXPENSES (INCOME)				
Consulting, labour and professional fees	216	154	369	381
Depreciation and amortization (note 6)	3	4	6	5
Foreign exchange loss (gain)	(1)	1	1	1
Insurance, licenses and filing fees	19	21	48	59
Interest income	(5)	(10)	(12)	(23)
Other corporate costs	5	15	9	18
Investor relations and presentations	19	69	52	112
Rent (note 12)	5	3	11	7
Share-based payments (note 9)	-	-	-	127
Travel and accommodation	1	17	7	31
Flow-through premium (note 8)		(56)	-	(249)
	262	218	491	469
Net loss for the period	(239)	(1,153)	(437)	(2,315)
Other comprehensive loss				
Realized and unrealized loss (gain) on equity securities	(1)	31	(163)	61
Total comprehensive loss for the period	(238)	(1,184)	(274)	(2,376)
Basic and diluted loss per share (\$ per share)	(0.00)	(0.01)	(0.01)	(0.05)
Basic and diluted weighted average common shares outstanding (000's)	57,576	46,589	57,576	45,100

Condensed Interim Consolidated Statements of Changes in Equity For the six months ended October 31, 2020 and 2019

(Unaudited)

(Expressed in Canadian dollars except where indicated)

	Common S	hares	Share	Equity Reserve	Investment Revaluatio	Accumula ted	Total
	Shares 000's	Amount \$000's	Subscriptions Received	\$000's	n Reserve \$000's	Deficit \$000's	Equity \$000's
Balance-April 30, 2019	34,082	76,337	437	12,471	(1,791)	(85,644)	1,810
Issued on private placement for cash	12,637	3,603	(437)	-	-	-	3,166
Warrants issued on private placement	-	(1,294)	-	1,294	-	-	-
Flow-through premium (note 8)	-	(249)	-	-	-	-	(249)
Share issuance costs	-	(310)	-	15	-	-	(295)
Share-based payments	-	-	-	127	-	-	127
Realized and unrealized loss on equity securities	-	-	-	-	(61)	-	(61)
Loss for the period	-	-	-	-	-	(2,315)	(2,315)
Balance-October 31, 2019	46,719	78,087	-	13,907	(1,852)	(87,959)	2,183
Balance - April 30, 2020	57,576	79,600	-	14,326	(1,851)	(89,774)	2,301
Issued on private placement for cash	-	-	567		-	-	567
Share issuance costs	-	(13)	-	-	-	-	(13)
Realized and unrealized gains on equity			-				
securities	-	-		-	164	-	164
Loss for the period	-	-	-	-	-	(437)	(437)
Balance-October31, 2020	57,576	79,587	567	14,326	(1,687)	(90,211)	2,582

Condensed Interim Consolidated Statements of Cash Flows (Unaudited)

(Expressed in Canadian dollars except where indicated)

	Six months ended October 31 2020 \$000's	Six months ended October 31 2019 \$000's
Cash flows used in operating activities		
Loss income for the period	(437)	(2,315)
Items not affecting cash		
Depreciation and amortization (note 6)	6	5
Mineral property write-offs	1	4
Recoveries on option payments received	(159)	-
Flow-through premium (note 8)	-	(249)
Write down on reclamation bond	-	25
Share-based payments (note 9)		127
	(589)	(2,403)
Change in non-cash operating working capital		
Decrease in trade and other receivables	48	17
Increase (decrease) in trade and other payables	12	(31)
	(529)	(2,417)
Cash flows from financing activities		
Share subscriptions received	567	-
Issuance of common shares (net of share issuance costs)	(13)	2,870
	554	2,870
Cook flows from (wood in) investing a stimition		
Cash flows from (used in) investing activities	(24)	
Additions to mineral property interests	(24)	(27)
Additions to property and equipment	-	(27)
Proceeds from sale of equity securities	95 25	-
Option payments	25	- (27)
	96	(27)
Increase (decrease) in cash and cash equivalents	121	426
Cash and cash equivalents - beginning of period (note 4)	1,611	1,073
Cash and cash equivalents - end of period (note 4)	1,732	1,499

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

1 Nature of Operations

CanAlaska Uranium Ltd. (the "Company" or "CanAlaska") and its subsidiaries are principally engaged in the exploration of uranium, nickel and diamond properties. The Company may bring the properties to production, structure joint ventures with others, option or lease properties to third parties or sell the properties outright. The Company has not determined whether these properties contain ore reserves that are economically recoverable and the Company and its mineral interests are considered to be in the exploration stage. From time to time, the Company evaluates new properties and directs exploration on these properties based on the Board of Director's evaluation of financial and market considerations at the time. The Company's shares trade on the TSX Venture Exchange under the symbol "CVV". The Company's shares are also quoted on the OTCQB in the United States under the symbol "CVVUF" and the Frankfurt Stock Exchange under the symbol "DH7N". The Company's registered office is located at 625 Howe Street, Suite 1020, Vancouver, British Columbia, V6C 2T6, Canada.

2 Going Concern

These condensed interim consolidated financial statements have been prepared on a going concern basis. The going concern basis of presentation assumes that the Company will continue in operation for the foreseeable future and be able to realize its assets and discharge its liabilities and commitments in the normal course of business. These consolidated financial statements do not include any adjustments to the carrying values of assets and liabilities and the reported expenses and statement of financial position classification that would be necessary should the Company be unable to continue as a going concern. These adjustments could be material.

The recoverability of the amounts shown for mineral properties and related deferred costs is dependent upon the existence of economically recoverable mineral reserves, the ability of the Company to obtain the necessary financing to complete the development, and upon future profitable production or proceeds from disposition of the mineral properties. Due to the difficult market conditions facing junior uranium exploration companies there is no assurance that the Company will be successful in raising additional financing. The amounts shown as mineral property costs represent acquisition costs incurred to date, net of recoveries.

The Company does not generate recurring revenues from operations and other factors as noted may cast significant doubt regarding the Company's ability to continue as a going concern. Management believes that the cash on hand is sufficient to meet corporate, administrative and selected exploration activities for at least the next twelve months. At October 31, 2020, the Company had cash and cash equivalents of \$1.7 million (April 30, 2020: \$1.6 million) (note 4) and working capital of \$2.1 million (April 30, 2020: \$1.8 million) and has a deficit of \$90.2 million at October 31, 2020. Management may either need to dilute its ownership in its properties or secure additional financing to continue to advance the development of its exploration projects. Management has taken steps to streamline non-discretionary expenditures and financial overheads and is working to option, joint venture or sell its individual exploration projects.

In March 2020, the World Health Organization declared coronavirus COVID-19 a global pandemic. This contagious disease outbreak, which has continued to spread, and any related adverse public health developments, has adversely affected workforces, economies and financial markets globally, potentially leading to an economic downturn. It is not possible for the Company to predict the duration or magnitude of the adverse results of the outbreak and its effect on the Company's business or ability to raise funds.

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

3 Basis of Consolidation and Presentation

a) Statement of Compliance

These condensed interim consolidated financial statements of the Company, including comparatives, have been prepared in accordance with International Financial Reporting Standards 34 Interim Financial Reporting ("IAS 34") using the accounting policies consistent with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Boards ("IASB"). These condensed interim consolidated financial statements have been prepared on the basis of and using accounting policies, methods of computation and presentation consistent with those applied in the Company's April 30, 2020 consolidated annual financial statements.

These condensed interim consolidated financial statements were authorized for issuance by the Board of Directors of the Company on December 8, 2020.

b) Basis consolidation and preparation

These condensed interim consolidated financial statements are presented in Canadian dollars. The consolidated financial statements are prepared on the historical cost basis except for certain financial instruments that are measured on the fair value basis.

These condensed interim consolidated financial statements include the accounts of CanAlaska and its whollyowned subsidiary, CanAlaska West McArthur Uranium Ltd., a B.C. company.

Subsidiaries are entities over which the Company has control. Control is achieved when the Company has power over its investee; is exposed or has rights to variable returns from its involvement with the investee; and has the ability to use its power to affect its returns. Subsidiaries are consolidated from the date on which control is transferred to the Company. They are deconsolidated from the date on which control ceases. All inter-company transactions, balances, income and expenses have been eliminated on consolidation.

c) New Accounting Standards and Interpretations Adopted in the Current Period

The following new and amended IFRS pronouncements were adopted effective May 1, 2020 and had no impact to the Company's financial statements:

- Amendments to References to the Conceptual Framework in IFRS Standards
- Interest Rate Benchmark Reform (Amendments to IFRS 9, IAS 39 and IFRS 7)

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

4 Cash and Cash Equivalents

	October 31, 2020 \$000's	April 30, 2020 \$000's
Option-in advances	6	-
Cash and cash equivalents	1,726	1,611
Total	1,732	1,611

Option-in advances are advance cash funding by option exploration partners on various exploration properties.

5 Equity Securities

	October 31, 2020		April 30, 2020	
	Cost \$000's	Market Value \$000's	Cost \$000's	Market Value \$000's
Northern Uranium Corp.	700	120	700	120
Fjordland Exploration Inc.	278	141	228	27
Green Thumb Industries	-	-	16	22
Canterra Minerals Corp.	180	20	180	20
Voyageur Minerals Explorer Corp. (formerly				
Copper Reef Mining Corp.)	80	59	80	32
Other equity securities	763	148	921	33
Total	2,001	488	2,125	254

The Company holds equity securities as strategic investment and has less than 10% equity interest in each of the investees.

During the six months ended October 31, 2020, the Company sold several (six months ended October 31, 2019: nil) shares of various equity securities for gross proceeds totalling \$95,452 (six months ended October 31, 2019: \$nil) and recognized a loss on sale of equity securities of \$193,896 (six months ended October 31, 2019: \$nil). Also during the six months ended October 31, 2020, the Company received 1,000,000 shares of Fjordland Exploration Inc with a fair value of \$50,000 pursuant to the option agreement dated April 28, 2020 and 300,000 shares of Omineca Mining and Metals Ltd with a fair value of \$115,500 pursuant to the option agreement dated August 20, 2020.

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

6 Property and Equipment

	Mining equipment \$000's	Office equipment \$000's	Automobile \$000's	Total \$000's
Cost				
At May 1, 2019	441	452	-	893
At April 30, 2020	441	452	28	921
Additions	-	-	-	-
At October 31, 2020	441	452	28	921
Accumulated Depreciation and Amortization	(436)	(431)		(867)
At May 1, 2019 Depreciation and amortization	(2)	(431) (4)	(4)	(10)
At April 30, 2020	(438)	(435)	(4)	(877)
Depreciation and amortization	-	(2)	(4)	(6)
At October 31, 2020	(438)	(437)	(8)	(883)
Carrying Value				
At April 30, 2020	24	3	17	44
At October 31, 2020	3	15	20	38

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

7 Mineral Property Interests

The Company holds approximately 245,000 hectares of mining claims in the Athabasca Basin located across the provinces of Saskatchewan, Manitoba and Alberta in Canada. The holdings are comprised of 15 projects which are in various stages of exploration and discovery.

The Company also holds mining claims in British Columbia.

Details of acquisition costs and mineral property impairments for the twelve and six months ended April 30, 2019 and October 31, 2020 are as follows:

		Additions/		Additions/	0.41.21
Project (\$000's)	May 1, 2019	write-offs/ recoveries	April 31, 2020	write-offs/ recoveries	October 31, 2020
Athabasca Basin					
Cree East (a)	85	-	85	-	85
West McArthur (b)	-	-	-	-	-
West Athabasca Kimberlite	36	-	36	-	36
Key Lake	-	-	-	-	-
NW Manitoba	30	6	36	-	36
McTavish	-	1	1	-	1
NE Wollaston (c)	-	1	1	23	24
Ruttan	-	-	-	-	-
Patterson	-	-	-	-	-
Manibridge	161	-	161	-	161
Hunter (d)	21	5-	26	(26)	-
Other	25	-	25	-	25
Other					
Other Project, Various (e)	10	(5)	5	(5)	-
Total	368	8	376	(8)	368

Summary of option payments receivable in the years ending April 30^2	Cash \$000's	Total Spend ¹ \$000's	Shares
2021	25	1,500	1,300,000
2022	-	-	-
2023	50	4,000	1,500,000
Thereafter	75	9,000	6,000,000

¹Represents cumulative spend required not the spend per fiscal year to maintain certain interest in the Company's properties.

²Represents optionees' commitments to maintain certain interest in the Company's properties.

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

7 Mineral Property Interests (continued)

a) Cree East, Saskatchewan

Cree East consists of approximately 58,000 hectares of mineral claims in the Athabasca. On July 7, 2017, the Company completed a buyback agreement with the Korean Consortium for the 50% interest in the Limited Partnership earned by the Korean partners in consideration for certain indemnities which it will provide to the partners. In addition, all funds previously invested by the partners that were held in the partnership's bank account on the date of closing, was returned to the partners at closing. The property has a carrying value of approximately \$85,000.

b) West McArthur, Saskatchewan - Cameco Corporation

West McArthur consists of approximately 36,000 hectares of mineral claims in the Athabasca. On January 13, 2016, the Company entered into a buy back agreement for the 50% interest in the West McArthur project held by Mitsubishi. The Company agreed to a staged cash payment of \$600,000 (\$600,000 paid) and a 1% royalty arrangement.

In February 2016, the Company entered into an option agreement with Cameco Corporation for cash payments up to \$1.25 million (\$725,000 received) and staged property expenditures of up to \$11.25 million to earn up to 60% interest in the project.

Total expenditures reported by Cameco Corporation during the option period to October 31, 2018 was \$5.0 million. And, on October 19, 2018, Cameco Corporation gave notice to acquire its 30% interest and form a Joint Venture on the West McArthur uranium project. The Company will now become operator of the joint venture.

The total expenditures on the property for the six months ended October 31, 2020 was approximately \$81,000 (six months ended October 31, 2019: \$1,905,000) and has a carrying value of \$nil.

c) NE Wollaston, Saskatchewan

During the six months ended October 31, 2020, the Company staked 15 claim blocks totaling 39,690 hectares in the eastern Athabasca for \$22,872.

d) Hunter, Manitoba

In June 2020, the Company received \$25,000 cash and 1,000,000 common shares of Fjordland Exploration Inc. ("Fjordland") pursuant to an option agreement dated April 28, 2020 with Fjordland for the Hunter and Strong properties. As a result, the Company recovered \$26,265 of its mineral property interest costs.

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

7 Mineral Property Interests (continued)

e) Other Projects, Various

Strong, Manitoba

In June 2020, the Company received \$25,000 cash and 1,000,000 common shares of Fjordland pursuant to an option agreement dated April 28, 2020 with Fjordland for the Hunter and Strong properties. As a result, the Company recovered \$3,486 of its mineral property interest costs.

Quesnel, British Columbia

In September 2020, the Company staked 2 claim blocks totaling 564 hectares in the Quesnel area for \$987.

In October 2020, the Company received 300,000 common shares of Omineca Mining and Metals Ltd. ("Omineca") pursuant to an option agreement dated August 20, 2020 with Omineca for the Quesnel property. As a result, the Company recovered \$1,522 of its mineral property interest costs.

Alberta Diamond, Alberta

In July 2020, the Company wrote down its Alberta Diamond property for \$711 as it did not renew its permits.

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

8 Share Capital

The Company has authorized capital consisting of an unlimited amount of common shares without par value.

Share Issuances

- a) On January 20, 2020, the Company completed a non-brokered private placement and issued 3,826,250 non flow-through units for gross proceeds of \$612,200. Each non flow-through unit was sold at a price of \$0.16 and consists of one common share and one-half of one transferable warrant. Each whole warrant entitles the holder thereof to purchase one common share for a period of 3 years at a price of \$0.40. In connection with this financing, the Company paid cash finder's fees of \$902, legal and filing fees of \$18,282 and issued a total of 5,640 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.40/share for three years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$194 using the Black Scholes option pricing model.
- b) On December 30, 2019, the Company completed a non-brokered private placement and issued 6,190,889 flow-through units for gross proceeds of \$1,176,269 and 840,000 non flow-through units for gross proceeds of \$134,400, for total gross proceeds of \$1,310,669. Each flow-through unit was sold at a price of \$0.19 and consists of one flow-through common share and one-half of one transferable common share purchase warrant. Each non flow-through unit was sold at a price of \$0.16 and consists of one common share and one-half of one transferable warrant. Each whole warrant entitles the holder thereof to purchase one common share for a period of 3 years at a price of \$0.40. In connection with this financing, the Company paid cash finder's fees of \$50,797, legal and filing fees of \$22,046 and issued a total of 267,823 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.40/share for three years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$8,725 using the Black Scholes option pricing model.
- c) On August 15, 2019, the Company completed a non-brokered private placement and issued 695,000 flow-through units for gross proceeds of \$222,400 and 155,000 non flow-through units for gross proceeds of \$42,625, for total gross proceeds of \$265,025. Each flow-through unit was sold at a price of \$0.32 and consists of one flow-through common share and transferable common share purchase warrant. Each non flow-through unit was sold at a price of \$0.275 and consists of one common share and transferable warrant. Each warrant entitles the holder thereof to purchase one common share for a period of 5 years at a price of \$0.60. In connection with this financing, the Company paid cash finder's fees of \$14,829, legal and filing fees of \$7,453 and issued a total of 47,100 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.60/share for five years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$1,309 using the Black Scholes option pricing model. As the Company has incurred \$222,400 of exploration expenditures related to the flow-through financing, it has recognized \$55,600 of the \$55,600 flow-through premium in income.

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

9 Share Capital (continued)

- d) On July 18, 2019, the Company completed a non-brokered private placement and issued 390,625 flow-through units for gross proceeds of \$125,000 and 100,000 non flow-through units for gross proceeds of \$27,500, for total gross proceeds of \$152,500. Each flow-through unit was sold at a price of \$0.32 and consists of one flow-through common share and transferable common share purchase warrant. Each non flow-through unit was sold at a price of \$0.275 and consists of one common share and transferable warrant. Each warrant entitles the holder thereof to purchase one common share for a period of 5 years at a price of \$0.60. In connection with this financing, the Company paid cash finder's fees of \$9,150 and issued a total of 29,437 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.60/share for five years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$929 using the Black Scholes option pricing model. As the Company has incurred \$125,000 of exploration expenditures related to the flow-through financing, it has recognized \$27,344 of the \$27,344 flow-through premium in income.
- e) On May 16, 2019, the Company completed a non-brokered private placement and issued 1,744,500 flow-through units for gross proceeds of \$558,240 and 9,551,910 non flow-through units for gross proceeds of \$2,626,775.25, for total gross proceeds of \$3,185,015.25. Each flow-through unit was sold at a price of \$0.32 and consists of one flow-through common share and transferable common share purchase warrant. Each non flow-through unit was sold at a price of \$0.275 and consists of one common share and transferable warrant. Each warrant entitles the holder thereof to purchase one common share for a period of 5 years at a price of \$0.60. In connection with this financing, the Company paid cash finder's fees of \$178,330, legal and filing fees of \$85,771 and issued a total of 511,379 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.60/share for five years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$12,408 using the Black Scholes option pricing model. As the Company has incurred \$558,240 of exploration expenditures related to the flow-through financing, it has recognized \$165,728 of the \$165,728 flow-through premium in income.

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

9 Share Stock Options and Warrants

The Company has a stock option plan that permits the granting of stock options to directors, officers, key employees and consultants. Terms and pricing of options are determined by management at the date of grant. A total of 10% of the issued and outstanding common shares of the Company may be allotted and reserved for issuance under the stock option plan.

	Number of options 000's	Weighted average exercise price \$
Outstanding - May 1, 2019	3,325	0.34
Granted	2,555	0.22
Expired	(660)	0.40
Outstanding – April 30, 2020	5,220	0.27
Expired	(435)	0.34
Outstanding – October 31, 2020	4,785	0.27

As at October 31, 2020, the following stock options were outstanding:

	Number of options outstanding 000's	Number of options exercisable 000's	Exercise price	Expiry date (Fiscal Year)
	2,230	2,230	\$0.33	2021
	2,555	2,555	\$0.18 - \$0.26	2022
Total	4,785	4,785		

For the three months ended October 31, 2020, total share-based compensation expense was \$nil (October 31, 2019: \$nil). For the six months ended October 31, 2020, total share-based compensation expense was \$nil (October 31, 2019: \$127,031).

Warrants

	Number of warrants 000's	Weighted average exercise price \$
Outstanding - May 1, 2019	5,227	0.59
Granted	18,927	0.51
Expired	(939)	0.54
Outstanding – April 30, 2020	23,215	0.55
Expired	(2,745)	0.65
Outstanding – October 31, 2020	20,470	0.54

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

9 Share Stock Options and Warrants (continued)

At October 31, 2020, the following warrants were outstanding:

Number of warra		Exercise price	
	00's	\$	Expiry date
	530	\$0.60	December 27, 2020 ¹
	913	\$0.51	November 20, 2021 ¹
	100	\$0.28	April 2, 2021
11,	808	\$0.60	May 16, 2024
	520	\$0.60	July 18, 2024
	897	\$0.60	August 15, 2024
3,	783	\$0.40	December 30, 2022
1,	919	\$0.40	January 20, 2023
Total 20,	470		

¹ Expiry date of warrants will be on December 27, 2020 and November 20, 2021 respectively, provided that if the closing price of the Company's listed shares on the TSX Venture Exchange exceeds \$0.90/share for 10 consecutive trading days then thereafter the exercise period of the warrants will be reduced to a period of 30 calendar days following the date express written notice of such acceleration is provided by the Company.

Option and warrant pricing models require the input of highly subjective assumptions including the expected volatility. Changes in the assumptions can materially affect the fair value estimate, and therefore, the existing models do not necessarily provide a reliable measure of the fair value of the Company's stock options and warrants. The Company's expected volatility is based on the historical volatility of the Company's share price on the Toronto Stock Exchange or the TSX Venture Exchange. The following assumptions were used in the Black-Scholes option pricing model to calculate the compensation expense for the six months ended October 31, 2020 and 2019:

	Six months ended October 31		
Options	2020	2019	
Weighted average fair value	-	\$0.11	
Forfeiture rate	-	0%	
Risk-free interest rate	-	1.43%	
Expected life	-	2.0 years	
Expected volatility	-	73.8%	
Expected dividend	-	0%	

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

9 Share Stock Options and Warrants (continued)

	Six months ended October 31		
Warrants	2020	2019	
Weighted average fair value	-	\$0.14	
Forfeiture rate	-	0%	
Risk-free interest rate	-	1.13% - 1.55%	
Expected life	-	5.0 years	
Expected volatility	-	40.0% - 103.5%	
Expected dividend	-	0%	

10 Related Party Transactions

Related parties include the Board of Directors and Officers of the Company and enterprises which are controlled by these individuals.

The remuneration of directors and key management of the Company for the three and six months ended October 31, 2020 and 2019 were as follows.

	Three months ended October 31		Six months ended October 31	
	2020	2019	2020	2019
(\$000's)	\$	\$	\$	\$
Employment benefits	106	123	200	241
Consulting fees	23	34	39	68
Directors fees	8	8	15	15
Share-based compensation	-	-	-	122

11 Management of Capital

The Company considers its capital to consist of common shares, stock options and warrants. The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the exploration of its mineral properties and to maintain a flexible capital structure which optimizes the costs of capital at an acceptable risk.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares and, acquire or dispose of assets.

In order to maximize ongoing exploration efforts, the Company does not pay out dividends. The Company's investment policy is to invest its short-term excess cash in highly liquid short-term interest bearing investments with short term maturities, selected with regards to the expected timing of expenditures from continuing operations.

Notes to the Condensed Interim Consolidated Financial Statements

For the six month period ended October 31, 2020 (Unaudited)

(Expressed in Canadian dollars except where indicated)

12 Commitments

The Company has the following commitments in respect of a short-term operating lease for office space:

Fiscal Year Ending	Total
	\$000's
2021	5
2022	1
Total	6

13 Subsequent Events

On November 2, 2020, the Company closed the first tranche of its non-brokered private placement and issued 2,682,136 flow-through units for gross proceeds of \$590,069.92 and 2,211,000 non flow-through units for gross proceeds of \$442,200, for total gross proceeds of \$1,032,269.92. Each flow-through unit was sold at a price of \$0.22 and consisted of one flow-through common share and one common share purchase warrant (a "Warrant"). Each unit was sold at a price of \$0.20 and consisted of one common share and one Warrant. Each Warrant will entitle the holder thereof to purchase one non-flow-through common share for a period of 2 years at a price of \$0.28. In connection with this first tranche financing, the Company paid a total of \$53,404.20 in finder's fees and issued a total of 250,927 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.28/share for two years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$6,151 using the Black Scholes option pricing model. Also, the Company recorded a flow-through premium of \$40,232.

On November 9, 2020, the Company closed the second and final tranche of its non-brokered private placement and issued 762,409 flow-through units for total gross proceeds of \$167,729.98. Each flow-through unit was sold at a price of \$0.22 and consisted of one flow-through common share and one common share purchase warrant (a "Warrant"). Each Warrant will entitle the holder thereof to purchase one non-flow-through common share for a period of 2 years at a price of \$0.28. In connection with this second and final tranche financing, the Company paid a total of \$8,704.20 in finder's fees and issued a total of 39,564 finder's warrants. Each finder's warrant is exercisable for one common share at a price of \$0.28/share for two years. The finder's warrants issued as part of this placement have been recorded at a fair valued of \$749 using the Black Scholes option pricing model. Also, the Company recorded a flow-through premium of \$22,872.