Financial Statements

For the three months ended April 30, 2014 and 2013

(Expressed in Canadian Dollars)

NOTICE OF NO AUDITOR REVIEW OF INTERIM FINANCIAL REPORT

The accompanying unaudited interim financial report of the Company has been prepared by and is the responsibility of the Company's management. The Company's independent auditor has not performed a review of this financial report in accordance with securities legislation and the standards established by the Canadian Institute of Chartered Accountants for a review of interim financial statements by an entity's auditor.

HAPPY CREEK MINERALS LTD. Statements of Financial Position April 30, 2014 and January 31, 2014

		April 30,	January 31,
	Note	2014	2014
ASSETS			
Current assets			
Cash and cash equivalents		\$ 92,941	\$ 207,689
Amounts receivable	5	16,403	16,068
Mineral exploration tax credits receivable	5	3,365	3,365
Prepaid expenses		27,885	14,808
Total current assets		140,594	241,930
Non-current assets	_	4.5 = 0.4	
Equipment	6	12,586	14,149
Reclamation deposits	7	62,000	62,000
Marketable securities	0	10,000	10,000
Exploration and evaluation properties	8	13,043,369	13,027,565
Total non-current assets		13,127,955	13,113,714
Total assets		\$ 13,268,549	\$ 13,355,644
EQUITY AND LIABILITIES			
Current liabilities			
Trade and other accounts payable	9	\$ 179,378	\$ 126,574
Non-current liabilities			
Deferred tax liability	11	965,750	965,750
Deferred premium on flow-through shares		-	
Total non-current liabilities		965,750	965,750
Total liabilities		1 145 120	1 002 224
TP 4		1,145,128	1,092,324
Equity	10	15 507 492	15 507 492
Share capital	10	15,507,483	15,507,483
Share option reserve	10	1,662,181	1,662,181
Bellett		(5,021,681)	(4,881,782)
Accumulated other comprehensive loss		(24,562) 12,123,421	(24,562) 12,263,320
Total equity		12,123,421	12,205,520
Total equity and liabilities		\$ 13,268,549	\$ 13,355,644
Going concern	2		
Commitments	15		
Subsequent events	16		
1			

These financial statements are authorized for issue by the Board of Directors on June 20, 2014.

Approved by the Board of Directors:

"David Blann" Director "Paul Reynolds" Director

HAPPY CREEK MINERALS LTD. Statements of Loss and Comprehensive Loss April 30, 2014 and 2013

			nths ended ril 30,
	Note	2014	2013
Revenue			
Interest income		\$ 241	\$ 2,754
Other expenses Advertising and promotion		31,879	44,825
Conferences and travel		6,653	19,880
Management fees and salaries Share-based payments Office and administration Professional fees Part XII.6 tax Loss before income taxes Provision for income taxes: Deferred income tax recovery (expense)	12	72,173 19,296 9,102 1,037 140,140 (139,899)	30,000 2,667 31,653 1,550 8,620 139,195 (136,441)
Comprehensive loss for the year Basic and diluted loss per share		\$ (139,899) \$ (0.00)	\$ (130,034) \$ (0.00)
Weighted average number of shares oustanding		57,711,630	57,286,630

HAPPY CREEK MINERALS LTD. Statements of Cash Flows April 30, 2014 and 2013

	Three months ended			
	April 30,			
CASH AND CASH EQUIVALENTS		2014		2013
FROM (USED IN)				
OPERATING ACTIVITIES				
Net loss for the year	\$	(139,899)	\$	(130,034)
Items not involving cash:				
Deferred income tax expense (recovery)		-		(6,407)
Depreciation		1,563		108
Share-based payments		-		2,667
		(138,336)		(133,666)
Changes in non-cash working capital				
items:				
Receivables		(335)		14,577
Prepaid expenses		(13,077)		1,046
Trade and other accounts payable		52,804		(14,395)
• •		(98,944)		(132,438)
INVESTING ACTIVITIES				
Purchase of equipment		_		(1,921)
Expenditures on mineral properties		(804)		(73,293)
Mineral property option payments		(15,000)		(13,273)
Timeral property option payments		(15,804)		(75,214)
		(13,004)		(73,214)
Decrease in cash and cash equivalents		(114,748)		(207,652)
Cash and cash equivalents, beginning of year		207,689		1,152,514
Cash and cash equivalents, end of year	\$	92,941	\$	944,862
Supplemental Cash Flow Information:				
Depreciation capitalized to exploration and evaluation properties	\$	_	\$	1,762
Accounts payable related to exploration and evaluation costs	\$	39,640	\$	14,350
Accounts payable related to exploration and evaluation costs	Ψ	37,040	Ψ	14,550
Cash and cash equivalents consist of:				
Cash	\$	92,941	\$	20,659
Short-term deposits	ψ	72,741	Ψ	924,203
Short-term deposits	\$	92,941	\$	944,862
	Ψ	72,741	ψ	777,002

HAPPY CREEK MINERALS LTD. Statements of Changes in Equity April 30, 2014 and 2013

	Commo	n S	hares	-	Share Option	ccumulated Other mprehensive		Total
	Number		Amount		Reserve	 Loss	Deficit	Equity
February 1, 2013	57,286,630	\$	15,442,857	\$	1,620,675	\$ (14,562)	\$ (3,963,584)	\$ 13,085,386
Share-based payments Loss for the period			-		2,667	-	- (130,034)	2,667 (130,034)
April 30,2013	57,286,630	\$	15,442,857	\$	1,623,342	\$ (14,562)	\$ (4,093,618)	\$ 12,958,019
February 1, 2014	57,711,630	\$	15,507,483	\$	1,662,181	\$ (24,562)	\$ (4,881,782)	\$ 12,263,320
Loss for the period			-		-	-	(139,899)	(139,899)
April 30, 2014	57,711,630	\$	15,507,483	\$	1,662,181	\$ (24,562)	\$ (5,021,681)	\$ 12,123,421

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

1. NATURE OF OPERATIONS

Happy Creek Minerals Ltd. ("Happy Creek" or the "Company") was incorporated under the laws of British Columbia on November 17, 2004 and is in the exploration stage of the development of its mineral property interests. The Company's registered office is Suite 460 – 789 West Pender Street, Vancouver, British Columbia, V6C 1H2.

The Company's principal business activity is the exploration and development of mineral properties. At the date of these statements, the Company has not been able to identify a known body of commercial grade ore on any of its properties and the ability of the Company to recover the costs it has incurred to date on these properties is dependent upon the Company being able to identify a commercial ore body, to finance its exploration and development costs and to resolve any environmental, regulatory, or other constraints which may hinder the successful development of the property. The Company is in the development stage with no source of operating revenue and is dependent upon equity financing on terms that are acceptable to the Company, to maintain its current operations. The Company is listed on the TSX Venture Exchange ("TSX-V") under the symbol "HPY.V".

2. GOING CONCERN

These financial statements have been prepared on the basis of accounting principles applicable to a going concern, which assumes that the Company will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations as they come due. In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but is not limited to, twelve months from the end of the reporting period. Management is aware, in making its assessment, of material uncertainties related to events or conditions that cast significant doubt upon the entity's ability to continue as a going concern.

The Company's ability to continue to meet its obligations and carry out its planned exploration activities is uncertain and dependent upon the continued financial support of its shareholders and on securing additional financing. There is, however, no assurance that any such initiatives will be sufficient and, as a result, there is significant doubt regarding the going concern assumption and, accordingly, the ultimate appropriateness of the use of accounting principles applicable to a going concern. These financial statements do not reflect the adjustments to the carrying values of assets and liabilities and the reported expenses and balance sheet classifications that would be necessary if the Company were unable to realize its assets and settle its liabilities as a going concern in the normal course of operations for the foreseeable future. These adjustments could be material.

3. BASIS OF PRESENTATION

These unaudited interim financial statements of the Company have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by International Accounting Standards Board ("IASB"), applicable to the preparation of interim financial statements, including International Accounting Standard ("IAS") 34 *Interim Financial Reporting*. The unaudited interim financial statements do not include all of the disclosures required for a complete set of annual financial statements and should be read in conjunction with the audited annual financial statements for the year ended January 31, 2014, which have been prepared in accordance with IFRS as issued by the IASB.

The accounting policies below have been applied to all periods presented in these financial statements; and are based on IFRS as issued by the IASB and Interpretations of the International Financial Reporting Interpretation Committee ("IFRIC").

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

The policies applied in these financial statements are based on IFRS issued and outstanding as of April 30, 2014.

3.1. Basis of measurement.

These financial statements have been prepared on a historical cost basis. In addition these financial statements have been prepared using the accrual basis of accounting, except for cash flow information. The comparative figures presented in these financial statements are in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

3.2. Significant judgments, estimates and assumptions

The preparation of the Company's financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Estimates and assumptions are continually evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results could differ from these estimates.

The areas which require management to make significant judgments, estimates and assumptions in determining carrying values include, but are not limited to:

(i) Going concern

The assessment of the Company's ongoing viability as an operating entity and determination of the related disclosures require significant judgment.

(ii) Exploration and evaluation properties and impairment

The Company is required to make significant judgments regarding the capitalization of the costs incurred in respect to its exploration and evaluation properties. The Company is also required to make significant judgments on the ongoing feasibility of mineral exploration, and whether there are indicators that the development of a specific area is unlikely and exploration and evaluation properties should be impaired. Management has assessed impairment indicators on the Company's exploration and evaluation properties and has concluded that no impairment indicators existed as of April 30, 2014.

(iii) Deferred taxes

The Company recognizes the deferred tax benefit related to deferred losses and resource tax assets to the extent recovery is probable. Assessing the recoverability of deferred tax assets requires management to make significant estimates of future taxable profit. In addition, future changes in tax laws could limit the ability of the Company to obtain tax deductions from deferred income and resource tax assets.

The Company recognizes deferred tax liabilities when there are taxable temporary differences that will reverse and result in a future outflow of funds to a taxation authority. The Company records a provision for the amount that is expected to be settled, which requires the application of judgement as to the ultimate outcome. Deferred tax liabilities could be impacted by changes in the Company's

estimate of the likelihood of a future outflow, the expected settlement amount, and future changes in tax laws.

(iv) Share-based payments

Share-based payments are determined using the Black-Scholes option pricing model based on estimated fair values of all share-based awards at the date of grant and is expensed to the statement of loss and comprehensive income (loss) over each award's vesting period. The Black-Scholes option pricing model utilizes subjective assumptions such as expected price volatility and expected life of the option. Changes in these input assumptions can significantly affect the fair value estimate.

4. SIGNIFICANT ACCOUNTING POLICIES

These financial statements have been prepared at its historical cost convention except for certain financial instruments which are measured at fair value.

4.1 Cash and Cash Equivalents

Cash and cash equivalents include cash on hand, demand deposits and short-term, highly liquid investments that are readily convertible to known amounts of cash within ninety days of purchase.

4.2 Equipment

Equipment is recorded at cost and carried net of accumulated depreciation and accumulated impairment losses. Costs of additions and improvements are capitalized. An item of equipment is derecognized upon disposal, or impaired when no future economic benefits are expected to arise from continued use of the asset. Any gain or loss on disposal of the asset, determined as the difference between the proceeds and the carrying amount of the asset is recognized in profit or loss.

	Depreciation
	Rate
Computer equipment	45%
Off-road vehicle	12%
Mobile equipment	20%

The Company provides for depreciation using the straight line method at rates designed to depreciate the cost of individual items over their estimated useful lives. Depreciation on operating assets is included in the statements of net loss as a component of office and administrative expenses. Depreciation of assets utilized in mineral exploration activities is capitalized as a cost of mineral properties.

4.3 Exploration and Evaluation Properties

(i) Pre-license costs:

Costs incurred before the Company has obtained the legal right to explore are expensed as incurred.

(ii) Exploration and evaluation costs:

Once the legal right to explore has been acquired, exploration and evaluation expenditures are capitalized as incurred, unless future economic benefit is not expected to be realized. The Company

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

capitalizes on a property by property basis, the costs of acquiring, maintaining its interest in, exploring and evaluating mineral properties until such time as the lease expires, it is, abandoned, sold or considered impaired in value. Indirect administrative costs are expensed as incurred. Exploration and evaluation properties are not depreciated during the exploration and evaluation stage.

Recovery of capitalized costs is dependent on successful development of economic mining operations or the disposition of the related mineral property.

Although the Company has taken steps to verify title to mineral properties in which it has an interest, these procedures do not guarantee the Company's title. Such properties may be subject to prior agreements or transfers, non-compliance with regulatory requirements or title may be affected by undetected defects.

4.4 Decommissioning and Restoration

The Company is subject to various governmental laws and regulations relating to the protection of the environment. The environmental regulations are continually changing and are generally becoming more restrictive.

Decommissioning and restoration obligations encompass legal, statutory, contractual or constructive obligations associated with the retirement of a long-lived tangible asset (for example, mine reclamation costs) that results from the acquisition, construction, development and/or normal operation of a long-lived asset. The retirement of a long-lived asset is reflected by an other-than-temporary removal from service, including sale of the asset, abandonment or disposal in some other manner.

The fair value of a liability for decommissioning and restoration is recorded in the period in which the obligation first arises. The Company records the estimated present value of future cash flows associated with site closure and reclamation as a long-term liability and increases the carrying value of the related assets for that amount. Over time, the liability is increased to reflect an interest element in the estimated future cash flows (accretion expense) considered in the initial measurement of fair value. The capitalized cost is depreciated on either the unit-of-production basis or the straight-line basis, as appropriate. The Company's estimates of its provision for decommissioning and restoration obligations could change as a result of changes in regulations, changes to the current market-based discount rate, the extent of environmental remediation required, and the means of reclamation or cost estimates. Changes in estimates are accounted for in the period in which these estimates are revised.

As at April 30, 2014, the Company has determined that it does not have any decommissioning and restoration obligations related to current or former operations.

4.5 Impairment of Non-Financial Assets

For the purposes of assessing impairment, the recoverable amount of an asset, which is the higher of its fair value less costs to sell and its value in use, is estimated.

4.6 Provisions

Liabilities are recognized when the Company has a present obligation (legal or constructive) that has arisen as a result of a past event and it is probable that a future outflow of resources will be required to settle the obligation, provided that a reliable estimate can be made of the amount of the obligation. A provision is a liability of uncertain timing or amount.

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects the current market assessments of the time value of money and the risk specific to the obligation. The increase in the provision due to the passage of time is recognized as a financing expense.

4.7 Income Taxes

Tax expense recognized in profit or loss comprises the sum of deferred tax and current tax not recognized in other comprehensive income or directly in equity.

Current tax assets and liabilities comprise those obligations to, or claims from, fiscal authorities relating to the current or prior reporting periods, that are unpaid at the reporting date. Current tax is payable on taxable profit which differs from profit or loss in the financial statements. Calculation of current tax is based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

Deferred taxes are calculated using the liability method on temporary differences between the carrying amounts of assets and liabilities and their tax bases. Deferred tax is not provided on the initial recognition of goodwill or on the initial recognition of an asset or liability unless the related transaction is a business combination or affects taxable profit or accounting profit. Deferred tax liabilities on temporary differences associated with shares in subsidiaries and joint ventures is not provided for if reversal of these temporary differences can be controlled by the Company and it is probable that reversal will not occur in the foreseeable future.

Deferred tax assets and liabilities are measured using substantively enacted tax rates expected to apply to taxable income in the years in which those temporary differences are likely to reverse. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in profit or loss in the period that includes the substantive enactment date. Deferred tax assets are recognized for all temporary differences, carry-forward of unused tax credits and unused tax losses to the extent that it is probable that future taxable profits will be available against which they can be utilized.

Deferred tax assets and liabilities are calculated, without discounting, at tax rates that are expected to apply to their respective period of realization, provided they are enacted or substantively enacted by the end of the reporting period. Deferred tax assets are recognized to the extent that it is probable that they will be able to be utilized against future taxable income.

Deferred tax assets and liabilities are offset only when the Company has a right and intention to offset current tax assets and liabilities from the same taxation authority and the deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same entity or different entities which intend to settle current tax assets and liabilities on a net basis or simultaneously in each future period in which significant amounts of deferred tax assets or liabilities are expected to be recovered or settled.

Changes in deferred tax assets or liabilities are recognized as a component of tax income or expense in profit or loss, except where they relate to items that are recognized in other comprehensive income or directly in equity, in which case the related deferred tax is also recognized in other comprehensive income or equity, respectively.

4.8 Flow-through Shares

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

Canadian tax legislation permits a company to issue flow-through shares whereby the deduction for tax purposes relating to qualified resource expenditures could be claimed by the investors rather than the company.

A flow-through common share comprises both the transfer of income tax deductions equal to the proceeds received on issue, and a common share with a deemed cost for tax purposes of nil. The issuer of these shares allocates the proceeds to their liability and equity components according to the respective fair values of each at the date of issuance, with the tax attribute considered a liability to the extent that a premium to market is obtained for the shares. Upon satisfaction of the spending requirements associated with the flow-through share agreements, a proportionate amount of the related flow-through liability recognized in previous periods in the statement of financial position will be reversed and the related deferred tax liability will be recognized. Any difference between the liability settled and the deferred tax liability recognized is accounted for as other income or income tax expense.

4.9 Share-based Payments

Share-based payment arrangements in which the Company receives goods or services as consideration for its own equity instruments are accounted for as equity-settled transactions and, when determinable, are recorded at the value of the goods and services received. If the value of the goods and services received are not determinable, then the fair value of the share-based payment is used.

The Company uses a fair value based method (Black-Scholes Option Pricing Model) for all share options granted to directors, employees and certain non-employees. For directors and employees, the fair value of the share options is measured at the date of grant. For grants to non-employees where the fair value of the goods or services is not determinable, the fair value of the share options is measured on the date the services are received.

The fair value of share-based payments is charged either to profit or loss or exploration and evaluation properties, with the offsetting credit to share option reserve. For directors, employees and consultants, the share options are recognized over the vesting period based on the best available estimate of the number of share options expected to vest. If options vest immediately, the expense is recognized when the options are issued. Estimates are subsequently revised if there is any indication that the number of share options expected to vest differs from previous estimates. Any cumulative adjustment prior to vesting is recognized in the current period. No adjustment is made to any expense recognized in prior periods where vested. For non-employees, the share options are recognized over the related service period. When share options are exercised, the amounts previously recognized in share option reserve are transferred to share capital.

In the event share options are forfeited prior to vesting, the associated fair value recorded to date is reversed. The fair value of any vested share options that expire remain in share option reserve.

4.10 Related Party Transactions

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence, related parties may be individuals or corporate entities. A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties. Related party transactions that are in the normal course of business and have commercial substance are measured at the exchange amount.

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

4.11 Earnings (Loss) per Share

Basic earnings (loss) per share are computed by dividing net earnings (loss) (the numerator) by the weighted average number of outstanding common shares for the period (denominator). In computing diluted earnings per share, an adjustment is made for the dilutive effect of outstanding share options, warrants and other convertible instruments.

In the periods when the Company reports a net loss, the effect of potential issuances of shares under share options and other convertible instruments is anti-dilutive. Therefore basic and diluted loss per share are the same. When diluted earnings per share is calculated, only those share options and other convertible instruments with exercise prices below the average trading price of the Company's common shares for the period will be dilutive.

During the period ended April 30, 2014 and 2013, all the outstanding share options and warrants were anti-dilutive.

4.12 Financial Instruments - Recognition and Measurements

Non-derivative financial assets and financial liabilities

The Company classifies financial assets as financial assets at fair value through profit or loss, held-to-maturity investments or loans and receivables. Available-for-sale financial assets are those financial assets that are not classified as any of the above. Financial liabilities are either classified as financial liabilities at fair value through profit or loss or as other financial liabilities.

Financial assets and financial liabilities are recognized initially at fair value.

Financial assets and financial liabilities at fair value through profit or loss are subsequently measured at fair value with changes in fair values recognized in profit or loss.

Financial assets classified as available for sale are subsequently measured at fair value with changes in fair value recognized in other comprehensive income.

Loans and receivables, held-to-maturity investments and other financial liabilities are subsequently measured at amortized cost using the effective interest method.

The Company's financial instruments consist of cash and cash equivalents, receivables, marketable securities, trade and other accounts payable.

Cash and cash equivalents are classified as fair value through profit or loss and receivables are classified as loans and receivables. Marketable securities are classified as available for sale. Trade and other accounts payable are classified as other financial liabilities.

Transaction costs, other than those related to financial instruments classified as financial assets and financial liabilities at fair value through profit or loss, are added to the fair value of the financial asset and financial liability on initial recognition.

4.13 Share Issuance Costs

Share issue costs, which include commissions, facilitation payments, professional fees and regulatory fees, are charged directly to share capital. Share issue costs incurred from the issuance of flow-through shares are charged directly to share capital and expense in proportion to the value of the Company's shares at time of issue and any flow-through share premium.

4.14 Comprehensive Income (loss)

Total comprehensive income comprises all components of profit or loss and other comprehensive income. Other comprehensive income includes changes in revaluation surplus, actuarial gains and losses on defined benefit plans, gains and losses from translating the financial statements of a foreign operation, gains and losses on re-measuring available-for-sale financial assets and the effective portion of gains and losses on hedging instruments in a cash flow hedge.

4.15 Changes in Accounting Standards

The Company has reviewed new and revised accounting pronouncements that have been issued but are not yet effective. The Company has not early adopted any of these standards and is currently evaluating the impact, if any, that these standards might have on its financial statements.

Accounting Standards Issued and Effective January 1, 2014 or Later

IFRS 9 Financial Instruments replaces the current standard *IAS 39 Financial Instruments: Recognition* and *Measurement*, replacing the current classification and measurement criteria for financial assets and liabilities with only two classification categories: amortized cost and fair value.

5. RECEIVABLES

The Company has amounts receivable from the Province of British Columbia and the Government of Canada due to statutory credits and refunds and has classified these receivables as non-financial assets.

6. EQUIPMENT

	Computer equipment		Off-road vehicle		Mobile equipment		Total
Cost							
Balance, February 1, 2014	\$	5,101	\$	18,818	\$	23,965	\$ 47,884
Additions		-		-		-	
Balance, April 30,2014		5,101		18,818		23,965	47,884
Accumulated depreciation and	amor	tization					
Balance, February 1, 2014		3,612		16,538		13,585	33,735
Depreciation for the period		108		257		1,198	1,563
Balance, April 30,2014		3,720		16,795		14,783	35,298
Net book value	\$	1,381	\$	2,023	\$	9,182	\$ 12,586

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

	Computer equipment		Off-road vehicle		Mobile equipment		Total
Cost							
Balance, February 1, 2013	\$	3,180	\$	18,818	\$	23,965	\$ 45,963
Additions		1,921		-		-	1,921
Balance, January 31, 2014		5,101		18,818		23,965	47,884
Accumulated depreciation a	nd am	ortizatio	on				
Balance, February 1, 2013		3,180		15,509		8,793	27,482
Depreciation for the period		432		1,029		4,792	6,253
Balance, January 31, 2014		3,612		16,538		13,585	33,735
Net book value	\$	1,489	\$	2,280	\$	10,380	\$ 14,149

7. RECLAMATION DEPOSITS

As at April 30, 2014, the Company had reclamation deposits held in trust by the Province of British Columbia totalling \$62,000 (January 31, 2014 - \$62,000) with regards to its exploration of properties in British Columbia.

8. EXPLORATION AND EVALUATION PROPERTIES

The following table summarizes the capitalized costs associated with the Company's exploration and evaluation properties:

	p	Cariboo properties British Columbia		Highland Valley properties British Columbia		Revelstoke properties British Columbia		Total		
February 1, 2013	\$	5,444,384	\$	6,843,815	\$	131,567.00	\$	12,419,766		
Acquisition Costs										
Option and acquisition costs		-		74,625		-		74,625		
Exploration Costs										
Assaying and										
petrographic		53,940		11,620		-		65,560		
Geophysics		930		-		-		930		
Communications		4,424	1,276		-			5,700		
Field supplies		1,574		1,469		=		-		3,043
Geological and consulting		87,154		49,223	2,300			138,677		
Amortization of										
field equipment		2,861		1,762		-		4,623		
Mineral tenure costs		2,102		2,272	=			4,374		
Field support and drilling		273,210		32,325		-		305,535		
Travel and accommodation		102		1,934		-		2,036		
Insurance - mobile equipment		2,169		527		-		2,696		
January 31, 2014		5,872,850		7,020,848		133,867		13,027,565		
Acquisition Costs										
Option and acquisition costs		-		15,000		-		15,000		
Exploration Costs										
Geological and consulting		503		-		-		503		
Mineral tenure costs		300		-		-		300		
April 30, 2014	\$	5,873,653	\$	7,035,848	\$	133,867	\$	13,043,368		

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

As at April 30, 2014, cumulative METC rebates offset against deferred exploration and evaluation property costs are \$824,183 (January 31, 2014 - \$824,183).

The Company is required by the Government of British Columbia to incur a minimum amount of expenditures to maintain concessions. The minimum expenditure amount is based on the number of tenures and the age of cash concession. Expenditures in excess of the required annual minimum may be carried over to future years and, subject to certain conditions, to other mineral tenures located in B.C.

8.1 Highland Valley Properties

8.1.1 Rateria

In 2004, the Company acquired an option, subsequently completed, to earn a 100% interest in the Rateria Property, comprised of 7 mineral claims located 10 kilometres south of the Highland Valley copper molybdenum concentrator near Logan Lake, British Columbia. To earn its interest the Company paid \$155,000 cash, issued 950,000 shares, and incurred \$500,000 in exploration expenditures prior to December 31, 2007. These claims are also subject to a 2.5% net smelter returns ("NSR") royalty capped at \$3,000,000. The Company may at any time buy back 1% of the NSR for \$2,000,000. During the year ended January 31, 2009 the Company also purchased a 100% interest in four additional mineral claims for a total of \$25,750 cash. Two of the claims are subject to a 2.5% NSR, which the Company can purchase for \$3,000,000.

8.1.2 West Valley

During the year ended January 31, 2009, the Company purchased for \$25,000 cash a 100% interest in a group of 43 mineral claims known as the West Valley Property, which lies to the west of the Rateria Properties. The Company subsequently purchased 9 additional contiguous claims for \$7,500.

8.1.3 BX Property

On June 6th, 2011, the Company announced that it had negotiated an Option agreement with an arm's length party to earn a 100% interest in the BX property, which is approximately 11.5 square kilometres in area and adjoins Teck's Highland Valley Copper mine property. The Company was granted the exclusive right to acquire an undivided 100% interest in the BX property over a three year period by paying a total of \$130,000 in cash (\$20,000 paid to date), issuing a total of 500,000 in shares (50,000 issued to date) and incurring a total of \$400,000 in exploration expenditures. Upon vesting of the Company's interest, the Optionor would hold a 2% NSR, and the Company would have the right to purchase 1% of the NSR by paying \$1,000,000 in cash to the Optionor. During the period of the option agreement the vendor allowed the related clams to lapse, resulting in a loss of the BX property. Accordingly, the Company wrote off all \$130,600 in costs that had been incurred on the property to January 31, 2012.

On April 2, 2012, the Company reached a settlement agreement whereby the vendor paid \$35,000, returned to the Company the common shares issued to date and transferred to the Company a 100% interest in certain B.C. mineral properties (refer to Note 8.3). The \$35,000 and the 50,000 shares (issued at an original value of \$10,500) were recovered in current income. The Company has elected to record no amount in respect to the mineral property interests received.

8.1.4 Abbott Lake Property

On May 30, 2012, the Company acquired an option to earn a 100% interest in the Abbott Lake Property, comprised of 8 mineral claims that adjoin the south side of the Company's West Valley property. To earn its interest the Company must pay \$15,000 cash (paid) and issue, in aggregate,

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

350,000 shares (issued). These claims are also subject to a 0.5% NSR royalty. The Company completed the terms of the agreement in October, 2013 and has earned a 100% interest.

8.1.5 Tyner Lake Property

On September 27, 2013, the Company acquired an option to earn a 100% interest in the Tyner Lake Property, comprised of 18 mineral claims. To earn its interest the Company must pay \$30,000 cash (\$10,000 paid) and issue 500,000 shares (250,000 issued). The balance of the cash and share payments must be made within one year of the anniversary date. These claims are also subject to a 2% NSR royalty.

During the quarter the Company and the Optionor amended the original agreement. To earn its 100% interest, the Company must now pay an aggregate of \$25,000 cash (\$10,000 paid as of January 31, 2014) and issue 250,000 shares (issued). The Company completed the terms of the agreement in February, 2014 by making the remaining \$15,000 payment and accordingly earned a 100% interest in the property.

8.2 Cariboo District

In 2005, the Company acquired from three individuals, including two directors of the Company, a 100% interest in five mineral properties located in the Cariboo Region, approximately 80 kilometres northeast of 100 Mile House, British Columbia. To acquire its interest the Company issued 5,000,000 common shares and paid \$25,000 to the optionors, and spent \$160,000 on exploration. The acquisition is subject to a 2.5% NSR, of which 1% can be bought back by the Company for \$2,000,000.

The Property is comprised of 5 groups of claims known as the Silverboss, Fox, Hen, Art-DL and Hawk claim groups.

During the year ended January 31, 2009 the Company acquired from unrelated parties a 100% interest in 13 additional mineral claims in consideration for \$20,500 cash and the issuance of 50,000 common shares.

8.2.1 Gus Property

In 2007, the Company entered into an option agreement to earn a 100% interest in the Gus Property, located in the Cariboo Region approximately 80 kilometres northeast of 100 Mile House, British Columbia. During the year ended January 31, 2011, the Company issued an additional 100,000 shares to the optionor for a total of 300,000 shares to date and made additional cash payments of \$20,000 for a total of \$50,000 cash paid to date. This completes all necessary obligations under the agreement. The Company now holds a 100% interest in the claims subject to a 1.5% NSR, which the Company can buy back at any time for \$1,500,000.

8.2.2 Grey Property

In 2007, the Company entered into an option agreement to earn a 100% interest in the Grey Property, located in the Clinton Mining Division, British Columbia. To acquire its interest, the Company agreed to issue 300,000 common shares and pay \$100,000 to the optionors over a five year period. During the year ended January 31, 2011, the Company completed all obligations under this agreement and acquired a 100% in the property by issuing an additional 150,000 common shares and paying \$60,000 in cash. The claims are subject to a 2% NSR, of which 1% can be bought out by the Company for \$1,000,000.

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

8.2.3 Eye claim option

On July 20th 2011, the Company announced it had granted an Option to Newmont Mining Corporation (Newmont) to acquire the Company's Eye mineral claim in south central British Columbia (B.C.) Canada. To earn a 100% interest in the Eye property, Newmont must pay the Company a total of \$368,000 in cash and perform \$280,000 in exploration in stages over a five year period. If Newmont elects to purchase the property it will grant to the Company an NSR of 0.5%, subject to a cap of \$1.5 million. In addition, Newmont was to assume the underlying royalty obligations to the previous owner of the property. On June 17th, 2013 the Company announced that Newmont had dropped its option on the Eye property.

8.3 Revelstoke District Properties

As part of the settlement with the vendor of the BX property (refer to Note 8.1.3), the Company received 100% interest in 17 claims known as the Silver Dollar Property, located in the Revelstoke Mining District of British Columbia.

During the year ended January 31, 2013 the Company acquired from unrelated parties a 100% interest in 18 additional contiguous mineral claims in consideration for \$10,150 cash.

9. TRADE AND OTHER ACCOUNTS PAYABLE

April 30, 2014		January 31, 2014
\$ 133,658	\$	90,496
8,220		6,078
37,500		30,000
\$ 179,378	\$	126,574
\$	\$ 133,658 8,220 37,500	\$ 133,658 \$ 8,220 37,500

All amounts are short term. The carrying value of trade payables, payroll accruals and accrued liabilities is considered a reasonable approximation of fair value.

10. EQUITY

10.1 Authorized

Unlimited number of common shares with no par value

10.2 Shares Issued

Shares issued and outstanding as at April 30, 2014 are 57,711,630 (January 31, 2014 – 57,711,630).

During the year ended January 31, 2014, the following share transactions occurred:

i. The Company issued 425,000 shares with a value of \$64,626 to fulfill its obligations to earn a 100% interest in the Abbott Lake property (refer to Note 8.1.4) and Tyner Lake property (refer to Note 8.1.5).

During the year ended January 31, 2013 the following share transactions occurred:

- i. In April 2012, the Company reached a settlement agreement whereby the vendor of the BX property returned 50,000 common shares to the Company, in addition to other consideration, because the vendor allowed the related claims of the property to lapse resulting in the loss of the BX property as described in Note 8.1.3.
- ii. In May 2012, 175,000 shares were issued as partial payment on the Abbott Lake property transaction described in note 8.1.4. A value of \$0.12 per share was attributed to this transaction.
- iii. On December 28, 2012, the Company completed a non-brokered private placement issuing a total of 1,790,000 flow-through units ("FT Units") of the Company at a subscription price of \$0.25 per unit for total gross proceeds of \$447,500. Each FT Unit consists of one flow-through common share of the Company and one-half of one share purchase warrant ("FT Warrant"). Each flow-through common share qualifies as a "flow-through share" for the purposes of the *Income Tax Act* (Canada). Each whole FT Warrant is exercisable into a common share of the Issuer at a price of \$0.35 per common share for a period of 18 months from the closing date of the offering. The Company paid a finder's fee in connection with the offering in accordance with TSX Venture Exchange policies. The finder's fee was comprised of 7.4% of the gross proceeds raised from the sale of FT Units.

10.3 Warrants

The following warrants were outstanding:

	Warrants	Av Ex	ighted erage ercise rice
Balance, February 1, 2012	16,685,137	\$	0.43
Granted	895,000		0.35
Expired/cancelled	(8,087,470)		0.49
Balance, January 31, 2013	9,492,667		0.37
Expired/cancelled	(8,597,667)		0.38
Balance, January 31, 2014 and April 30,2014	895,000	\$	0.27

		weignt	ea average
Expiry Date	Number of Warrants	exerc	cise price
June 30, 2014	895,000	\$	0.35

10.4 Share-based compensation

The Company has adopted an incentive share option plan for the benefit of directors, officers and employees, which options to acquire up to 10% of the issued share capital, at the award date, may be granted to eligible optionees from time to time. Additional shares have also been issued to consultants of the Company, as part of their compensation arrangement. Share options granted have a term of between one and five years, vest immediately or over time and have an exercise price determined by the directors. The Company's policy is that the exercise price may not be less than the closing quoted price of the Company's common shares traded through the facilities of the exchange on which the Company's common shares are listed.

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

Total share options granted during the year ended January 31, 2014 were 950,000 (year ended January 31, 2013 – 1,800,000). Total share-based payments recognized for the fair value of share options granted, vested and approved by the shareholders during the year ended January 31, 2014 was \$41,506 (year ended January 31, 2013 - \$112,699). No options were granted during the quarter ended April 30, 2014.

The fair value of the share options granted in the year ended January 31, 2014 and the year ended January 31, 2013 was estimated on the date of grant using the Black-Scholes Option Pricing Model with the following weighted average assumptions:

	Year Ended	Year Ended
	January 31, 2014	January 31, 2013
Strike Price	\$0.22	\$0.22
Risk free interest rate	1.19%	1.10%
Expected option life	0.84	1.24 years
Expected stock price volatility	80%	80%
Dividend payments during life of option	Nil	Nil
Expected forfeiture rate	Nil	Nil

Option pricing models require the input of highly speculative assumptions, including the expected future price volatility of a company's shares. Expected volatility has been estimated based on historical volatility. Changes in these assumptions can materially affect the fair value estimate and, therefore, existing models do not necessarily provide a reliable single measure of the fair value of the Company's share options.

The following stock options issued under the employee stock option plan were outstanding:

Options	Weighted average exercise price
4,500,000	\$ 0.22
950,000	0.20
(2,175,000)	0.21
3,275,000	0.19
-	-
(500,000)	0.12
2,775,000	\$ 0.20
	4,500,000 950,000 (2,175,000) 3,275,000

At April 30, 2014, the weighted average remaining life of the outstanding options was 0.53 years (2014 – .78 years).

HAPPY CREEK MINERALS LTD. Notes to the Financial Statements For the three months ended April 30, 2014 and 2013

Outstanding			Vested		
Number of options	Weighted average exercise price	Weighted average remaining contractual life (years)	Number of options	Weighted average exercise price	Weighted average remaining contractual life (years)
300,000	0.12	0.54	300,000	0.12	0.54
125,000	0.17	0.75	125,000	0.17	0.75
950,000	0.23	0.07	475,000	0.23	0.07
200,000	0.18	1.10	200,000	0.18	1.10
250,000	0.23	1.50	250,000	0.23	1.50
750,000	0.20	1.20	750,000	0.20	1.20
200,000	0.20	1.30	200,000	0.20	1.30
2,775,000	0.21	0.75	2,300,000	0.20	0.89

10.5 Agent Options

	Options	O	ed average ise price
February 1, 2012	1,898,966	\$	0.32
Expired	(1,057,500)		0.33
January 31, 2013	841,466		0.31
Expired	(841,466)		0.31
January 31, 2014 and April 30,2014	-		-

11. INCOME TAXES

The income tax provision differs from the amount computed by applying the statutory rates to pre-tax income as a result of the following:

For the year ended January 31,	2014	2013
_	\$	\$
Expected tax recovery at a rate of 25.83%		
(2013 - 25.00%)	137,693	147,958
Increase (decrease) resulting from:		
Non-deductible expenses, net	(11,143)	(16,800)
Share issuance costs	36,679	35,494
Flow-through share premiums recognized in income	39,308	306,795
Deferred taxes applicable to flow-through expenditures	(600,588)	(42,996)
Effect of tax rate changes	12,860	3,144
Income tax recovery (expense)	(385,191)	433,595
For the year ended January 31,	2014	2013
	\$	\$
Recognized in net loss	(385,191)	433,595
	(385,191)	433,595
	•	

The future income tax liability is comprised of the following tax effected temporary differences:

As at January 31,	2014	2013
	\$	\$
Mineral properties	2,311,852	1,710,463
Non-capital losses carried forward	(1,280,507)	(1,073,458)
Marketable securities	(3,315)	(1,937)
Equipment	(8,854)	(6,950)
Cumulative eligible capital carried forward	(140)	(135)
Share issuance and incorporation costs	(53,286)	(86,732)
Net recognized future income tax liability	965,750	541,251

The Company has Canadian non-capital losses of \$4,887,351 for income tax purposes which expire as follows:

Year of origin	Non-capital loss	Year of expiry
2006	\$ 37,679	2026
2007	373,798	2027
2008	624,065	2028
2009	609,444	2029
2010	571,196	2030
2011	772,131	2031
2012	638,908	2032
2013	665,959	2033
2014	631,848	2034
	\$ 4,925,028	

12. RELATED PARTY TRANSACTIONS AND BALANCES

Relationships	Na	ture of th	e relati	ionship		
1820546 Ontario		1820546 Ontario is a private company controlle				
				or of the (
			vided	consulting	g serv	vices to the
Constant Marsh Employed and Lot		mpany.	1. T	71	T 4.1	
Standard Metals Exploration Ltd. ("Standard")	Standard Metals Exploration Ltd. is a priv company controlled by an officer and director					
(Standard)				•		des geological
				for the Co		
Key management						nel having the
, ,						ning, directing
						l include the
						cer, Directors,
	Chi	ef Financ	ial Offi	cer, and Se	nior G	eologist.
	Geo	logical				
Services provided for the period ended		loration	Mai	nagement	Co	onsulting
•	-	rvices		ervices		
April 30,2014	SC.	I VICCS	31	el vices	50	ervices
April 30,2014 1820546 Ontario	\$	-	\$	-	\$	ervices -
		-		25,000		ervices - -
1820546 Ontario	\$	- - - blogical		-		ervices
1820546 Ontario	\$ Geo	- - ological	\$	-	\$	ervices onsulting
1820546 Ontario Standard Metals Exploration Ltd.	\$ Geo	-	\$ Mar	25,000	\$ Co	-
1820546 Ontario Standard Metals Exploration Ltd. Services provided for the period ended	\$ Geo	- - ological loration	\$ Mar	25,000 nagement	\$ Co	- - onsulting

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

Additional key management compensation includes:

	Three months ended April 30,			
		2014		2013
Management fees	\$	15,000	\$	15,000
Share-based payments				
	\$	15,000	\$	15,000

Amounts owing to or from related parties are non-interest bearing, unsecured and due on demand. The transactions were in the normal course of operations.

13. MANAGEMENT OF CAPITAL

The Company defines capital that it manages as its cash and cash equivalent and share capital.

The Company's objective when managing capital is to maintain corporate and administrative functions necessary to support the Company's operations and corporate functions; to perform mineral exploration activities on the Company's exploration projects; and to seek out and acquire new projects of merit.

The Company manages its capital structure in a manner that provides sufficient funding for operational and capital expenditure activities. Funds are secured, when necessary, through debt funding or equity capital raised by means of private placements. There can be no assurances that the Company will be able to obtain debt or equity capital in the case of working capital deficits.

The Company does not pay dividends and has no long-term debt or bank credit facility. The Company is not subject to any externally imposed capital requirements.

There have not been any changes to the Company's capital management policy during the period.

Notes to the Financial Statements

14. RISK MANAGEMENT

14.1 Financial Risk Management

The Company may be exposed to risks of varying degrees of significance which could affect its ability to achieve its strategic objectives. The main objectives of the Company's risk management processes are to ensure that risks are properly identified and that the capital base is adequate in relation to those risks. The principal risks to which the Company is exposed are described below.

a. Capital Risk

The Company manages its capital to ensure that there are adequate capital resources for the Company to maintain title to and explore its mineral properties. The capital structure of the Company consists of cash and share capital.

b. Credit Risk

Credit risk is the risk that a client or vendor will be unable to pay or receive any amounts owed to or owing by the Company. Management's assessment of the Company's exposure to credit risk is low despite the fact that substantially all of the Company's amounts receivable are concentrated with the Government of Canada for the reimbursement of goods and services tax input tax credits and with the Government of British Columbia for British Columbia Mineral Exploration Tax Credits receivable.

c. Liquidity Risk

Liquidity risk is the risk that the Company is not able to meet its financial obligations as they fall due. As at April 30, 2014, the Company has a working capital deficiency of \$38,784, and it does not have any long term monetary liabilities. The Company may seek additional financing through debt or equity offerings, but there can be no assurance that such financing will be available on terms acceptable to the Company or at all. Subsequent to the period end the Company completed a private placement for gross proceeds of \$500,400. Any equity offering will result in dilution to the ownership interests of the Company's shareholders and may result in dilution to the value of such interests. The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As at April 30, 2014, the Company had a cash and cash equivalents of \$92,941 to settle current liabilities of \$179,378. The Company's financial liabilities have contractual maturities of 30 days or due on demand and are subject to normal trade terms.

d. Market Risk

Market risk incorporates a range of risks. Movements in risk factors, such as market price risk and currency risk, affect the fair values of financial assets and liabilities. The Company is exposed to these risks as the ability of the Company to develop or market its properties and the future profitability of the Company is related to the market price of certain minerals such as copper, molybdenum, tungsten, gold and silver.

14.2 Fair Values

The carrying values of cash and cash equivalents, goods and service taxes receivable, mineral exploration tax credits receivable, marketable securities and trade and other accounts payable approximate fair values due to their short-term to maturity nature or the ability to readily convert to cash.

Assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. As at April 30, 2014, the fair value of the Company's financial instruments

Notes to the Financial Statements

For the three months ended April 30, 2014 and 2013

approximate their carrying value due to their short term nature. All financial instruments are all classified as Level 1 items.

Level 1 – Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities.

Level 2 – Quoted prices in markets that are not active, or inputs that are observable, either directly or indirectly, for substantially the full term of the asset or liability.

Level 3 – Prices or valuation techniques that require inputs that are both significant to the fair value measurement and unobservable (supported by little or no market activity).

15. COMMITMENTS

15.1 Lease Commitment

On November 23, 2009, the Company entered into an operating lease for office premises to be effective from December 1, 2009, to November 30, 2012. During the 2013 year the Company extended the lease terms for an additional period of two years to be effective until November 30, 2014. The monthly lease payments include rent, operating costs and property taxes. The minimum payments for the remaining period of the extension are as follows:

Calendar	Amount
Year	\$
2014	16,991
	16,991

16. SUBSEQUENT EVENTS

In addition to other items mentioned in the notes, subsequent to April 30, 2014, the Company completed a non-brokered private placement for gross proceeds of \$500,400 through the sale of 3,336,000 "Units" at a price of \$0.15 per Unit. Each Unit consists of one common share and one half of one share purchase warrant. Each whole Warrant will entitle the holder to purchase one common share of the Company for a period of one year and at an exercise price of \$0.20.

Finder's fees of \$5,250 were paid in connection with certain subscriptions under the private placement, in accordance with TSX Venture Exchange Policies.

Overview

This Management's Discussion and Analysis ("MD&A") provides relevant information on the operations and financial condition of Happy Creek Minerals Ltd., ("Happy Creek" or the "Company") for periods ended April 30, 2014 and 2013. This MD&A has been prepared by management as of June 20, 2014 and includes information up to that date.

The MD&A supplements, but does not form part of, the interim financial statements of the Company for the period ended April 30, 2014 and 2013. The following MD&A should be read in conjunction with the interim financial statements and related notes of the Company for the three months ended April 30, 2014 and the Company's audited financial statements for the years ended January 31, 2014 and 2013. The financial statements and the notes therein have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board("IASB"). All monetary amounts in this MD&A and in the financial statements are expressed in Canadian dollars unless otherwise stated. Additional information may be found on SEDAR at www.happycreekminerals.com.

The MD&A may contain statements that are forward-looking in nature, involving known and unknown risks and uncertainties such as general economic and business conditions, operating costs, changes in foreign currency, exchange rates and other factors. Since forward-looking statements address future events and conditions, by their nature, they involve inherent risks and uncertainties. Actual results may be materially different from those expressed or implied in such statements. The Company assumes no obligation to update or revise any forward-looking statement whether as a result of new information, future events, or any other reason except as required by law.

Overall Performance

Happy Creek Minerals Ltd. (the "Company") is engaged in the business of acquisition and exploration of mineral properties in British Columbia, Canada. The company's focus is to explore for and locate economic mineral deposits in areas that are in proximity to existing and past producing mines and existing resource-based infrastructure. The Company's objective is to partner or sell such deposits to a larger mining company for development and production, or under certain conditions may carry the project to production.

The Company owns a 100% interest in 268 mineral claims in 9 properties that total approximately 667 square kilometres in area. The Company recognized potential in these early stage properties and performed systematic, surface exploration to identify quality targets. Two important exploration successes were achieved on the Rateria and Fox properties. These are new discoveries now at the resource definition drilling stage:

 Rateria property: discovered by drilling, two new copper zones approximately 6.5 km from a producing open pit at Teck's Highland Valley copper mine. Zone 1 is approximately 1.2 km in length, 50 to 200 metres in width, and at least 450 metres in depth and is open in extent. At

Zone 2, the Company is the first in the area to announce rhenium (Re) in drill results, with concentrations that are significant. The Company has also identified several other prospective copper targets on the Rateria and West Valley properties;

2. Fox property: Discovered by prospecting and drilling, a new large scale tungsten and molybdenum system with tungsten grades in surface trenches and drill core that are comparable to some of the best mines and advanced stage projects in the western world. The near-surface setting, high grades and proximity to infrastructure are positive qualities of this project, and it is thought to be an exceptional find on a global basis.

Properties having well defined and quality targets ready for drill testing are:

- Silverboss property: Outlined at surface by rock and soil sampling and geophysics, several copper, molybdenum and gold targets adjacent to the former Boss Mountain molybdenum mine (Glencore-Xstrata);
- Silver Dollar property: Recently acquired, this property is a long overdue consolidation of numerous small properties containing historical past producing and underground developed prospects that occur along a well defined nine kilometre trend. Initial results by the Company confirm positive to high grades of gold, silver, lead and zinc.
- 3. Hawk property: Outlined by geochemistry, geology, geophysics and limited drilling, the Hawk covers a copper-gold (alkalic porphyry) system typical of others within the Quesnel Trough which contains most of B.C.'s copper-gold mines and deposits.
- 4. Hen-Art-DL property: Outlined by prospecting, rock and soil sampling, trenching and reconnaissance drilling, several new gold skarn and sediment-hosted gold-silver prospects.

Exploration updates

The following is an overview of the Company's properties with results from the most recent years. Please refer to the Company's website, news releases and filings on SEDAR for additional details, maps, photos and other information.

Highland Valley District- Rateria and West Valley properties

The Company's Highland Valley property adjoins and surrounds the southern end of Teck's Highland Valley Copper Mine property (HVC). The HVC mine is one of Canada's largest copper producers utilizing three separate open pits to feed a current 130,000 tonnes per day concentrator. Forecast grades of reserves and resources range from 0.20 to 0.34% copper. There are geological similarities between the company's and the HVC properties. Between 2006 and 2011 on the Rateria property, the Company completed property-wide three dimensional induced polarization and magnetic geophysical surveys, geology, geochemical surveys and diamond drilling. Zone 1 was first identified in 2006 with drill holes intersecting the interpreted edge of a mineralized zone. Follow up drilling carried out between 2007 and 2011 has outlined the zone with encouraging results.

Zone 1 Highlights				
	Interval	Cu		
Hole	(m)	%		
R07-9	100.0	0.29		
R10-11	152.1	0.24		
R10-12	253.7	0.24		
R10-13	145.3	0.25		
R11-1	95.0	0.67		
R11-6	100.0	0.35		
R11-8	250.0	0.25		
R11-8	162.5	0.32		
R11-11	242.5	0.25		
includes	102.5	0.43		
R11-13	47.5	0.42		
R11-28	307.8	0.10		
includes	40.0	0.28		
and	22.5	0.20		

In Zone 1, positive and potentially economic copper grades occur at surface and is overall approximately 1.2 kilometres in length, 50 to 200 metres in width to over 450 metres in depth and remains open in extent.

To the west of Zone 1, drilling returned 7.5 metres of 1.35% copper, 12.4 g/t silver, and 7.5 metres of 1.7% copper, 30.7 g/t silver and 7.5 metres of 0.60% copper, 3.5 g/t silver. These holes partially outline a new copper zone over a distance of 600 metres that remains undefined and open in extent. It is thought to likely be the southern extension to Teck's Yubet prospect and possibly a part of the adjacent Zone 1.

In 2008, drilling discovered a second zone (Zone 2). On February 2, 2010, the Company was the first in Highland Valley to announce significant rhenium (Re) values in drill core including values up to 19.0g/t Re. Rhenium is typically recovered from molybdenum concentrate and prices range from around \$4,500 to \$9,000 per kilogram. Rhenium is used in metal alloys for example, in the new fuel efficient jet engines and with catalysts to produce high octane, lead-free gasoline.

Between 2008 and 2012 exploration drilling of Zone 2 has returned positive results.

Zone 2 Highlights						
	Interval	Cu	Мо	Au	Ag	Re
	(m)	%	%	(g/t)	(g/t)	(g/t)
R08-01	113.0	0.33	0.002	0.05	1.5	N/A
R08-05	126.0	0.46	0.008	0.10	1.7	N/A
R09-06	38.2	0.11	0.029	0.03	1.2	2.14
R09-07	48.0	0.30	0.002	0.07	1.6	0.26
R11-36	152.5	0.26	0.008	0.07	8.0	0.67
R11-39	277.5	0.10	0.002	0.01	0.5	0.15
R12-01	92.8	0.30	0.001	0.15	1.5	0.02

R12-02 152.5 0.35 0.004 0.06 1.7 0.57

Although widely spaced drilling has returned positive mineralized intervals in an area approximately 1 km by 500 metres in dimension, the best defined portion of continuous and potentially economic copper values is approximately 450 metres in length by 75-150 metres in width and extends to a depth of 300 metres. The zone remains open in extent in several directions.

Between May and November 2013, the Company performed limited geological mapping, prospecting, soil and rock sampling and testing of new areas on the recently acquired Tyner Lake property and Rateria property. The work was early stage exploration to be filed with the B.C. Government for assessment work credits to advance the mineral claims expiry dates.

On June 9th, the Company announced it has received exploration permits for a 5 year operational plan to conduct extensive geophysical surveys, trenching and drilling on its Highland Valley properties. The Rateria property continues to produce results similar to other Highland Valley deposits and is thought to be an important new area within the district having potential to generate quality copper deposits.

West Valley

From its acquisition in 2008 to 2011, the Company completed property-wide reconnaissance stream sediment sampling and prospecting, geological mapping and a limited induced polarization and diamond drilling of three holes at the NTP prospect in 2010. These drill holes returned approximately 300 ppm copper from the top to end of the holes and are thought to indicate proximity to a large mineralized system. The geology also suggests that younger phases of the Guichon batholith underlie the area which supports potential for new deposits to be found. On May 4th 2012 the Company announced that twelve stream sediment samples returned strongly positive values of copper, underlain by north to northwest trending fault structures that are sub-parallel to, or splay off the Lornex fault; the Lornex fault extends southward from the giant Valley and Lornex deposits and is an important structure in the Highland Valley copper district. On May 27th 2013, the Company announced results from geology, prospecting and a property-wide airborne magnetic and radiometric geophysical survey conducted in 2012. These results are thought to confirm potential for large scale porphyry copper systems to occur in the southern portion of the property, and several priority targets are evident. The West Valley property is at an earlier stage than the Rateria, however it is underlain by favorable geology and thought to hold potential for bulk tonnage copper deposits.

On October 8, 2013, the Company announced it has acquired an additional 18 mineral claims totaling 22.5 square kilometres that expand the Rateria, and West Valley properties, and connect the two. Together, the Company's Highland Valley property is over 200 square kilometres in area.

Cariboo Property

Fox

The Fox tungsten-moly property was explored by the Company starting at a very early stage since 2006. Surface sampling has identified an area approximately 10 by 3 kilometres in dimension, including the Nightcrawler and Deception Mountain areas, where positive tungsten and locally molybdenum values occur. Tungsten prices are based on contained W03 (tungsten trioxide). Market prices for W03 have increased and are currently around U.S. \$37.0 to \$45.0/kg. One percent (1%) W0₃ contains 10 kg W03 per tonne. Globally, tungsten mine grades generally average 0.18 to 0.35% W03 for open pit and 0.35 to 1.2% W03 for underground. Very few mines globally average over 0.80% W03 and are underground operations. On the Fox property, positive to potentially economic values of tungsten occur in two main areas located on the south (Nightcrawler) and north (Deception Mountain) side of a granite intrusive rock that is similar in age to the Boss Mountain molybdenum mine located approximately 25 km to the west.

The Nightcrawler–Discovery Zone is located approximately 4 kilometres south of the BN-RC prospects. Drilling results from 2007 and 2010 include 5.0 metres of 0.33% W03 in 07F-03, 2.0 metres of 0.74% W03, 3.0 metres of 0.34% W03, and 2.0 metres of 0.48% W03 in 07F-05, 0.90 metres of 1.37% W03, 2.5 metres of 0.33% W03, and 9.2 metres of 0.16% W03, including 2.2 metres of 0.39% W03 in F10-1.

At the Discovery moly zone, two drill intercepts that are approximately 150 metres apart returned 1.7 metres of 0.51% molybdenum and 0.50 metres of 0.51% molybdenum, respectively. Locally, boulders contain over ten percent molybdenum. Multiple layers of tungsten mineralization at the Nightcrawler-Discovery zone has been intersected by widely spaced drilling over an area approximately 1.5 kilometres by 500 metres in dimension. The best grade-width in the drill holes occurs to the east where the mineralized zones remain open in extent.

In the northern area, on the east side of Deception Mountain, four outcropping mineralized zones occur over a three kilometre distance: from south to north, the 708, BN, RC (Ridley Creek), and BK prospects. During 2010 hand trenching at three zones returned 7.0 metres of 0.80% W03, 4.9 metres of 1.07% W03, 2.0 metres of 5.0% W03, 7.3 metres of 1.25% W03, and 0.4 metres of 11.10% W03.

Between 2011 and 2013 drill programs have discovered and continued to expand and outline a well mineralized zone at the RC prospect. Approximately one kilometre to the north and south of the RC prospect, positive results were also obtained from the BK and BN zones, respectively. At the BN, F12-27 returned three separate intervals; 4.1 metres of 1.78% W03, 14.8 metres of 4.0% W03, and 24.0 metres of 0.79% W03. This hole is thought to be one of the best tungsten drill results worldwide from a recent new discovery.

Highlights of drill results from the RC and BN Zones

Hole	From	Width	% W03
F11-02	5.70	5.15	0.91
F11-07	14.30	4.70	1.03
F11-08	8.25	12.40	0.74
F12-01	14.00	19.40	0.82

F12-09	15.00	11.00	0.80
F12-11	27.00	14.00	0.66
F12-17	20.00	20.00	0.63
F12-18	18.00	24.70	0.68
F12-27	1.90	4.10	1.78
F12-27	83.20	14.80	4.04
F12-27	136.00	24.00	0.79
F13-01	20.00	9.50	0.60
F13-03	20.00	22.00	0.76
F13-08	12.00	14.82	0.59
F13-09	31.65	17.35	0.50
F13-19	31.75	26.25	1.19

On Deception Mountain, all drill holes have intersected the favorable geological horizon, a skarn, at or near surface that is approximately 20-40 metres in thickness. The skarn unit contains tungsten values in drill core and trench samples from trace to over 9.67% W03. Locally positive values of zinc, indium, gold and silver also occur. Hole F12-27 at the BN prospect intersected three separate high grade tungsten intervals that suggest potential for multiple mineralized layers to occur, similar to the Nightcrawler Zone.

On December 11th 2013, the Company announced results of preliminary metallurgical work performed on an 800 kg surface sample. The first-pass gravity circuit recovered an average 59.3 per cent of the tungsten into a concentrate with 43.3 per cent WO3. This first-stage testing is considered strongly positive as it does not include the upgrading and recovery benefits of subsequent cleaning, recycling and tungsten flotation that are conducted during locked-cycle testing. The results include a 70% W03 product from the coarse cleaner concentrate that exceeds published commercially viable grades. In addition, a primary zinc cleaner concentrate yielded 18.4 per cent zinc, 4.04 grams per tonne gold, 156 grams per tonne silver and 66 grams per tonne indium, recovering 68.9 per cent of the zinc.

On the Fox tungsten property, the large area containing positive tungsten in stream sediment, surface rock and drill core samples are thought to be indicative of a strong mineral system and recent drill results are comparable to some of the highest grade tungsten projects on a global scale.

The Company has received a permit for a five year plan including trenching, drilling and bulk sampling, with a goal of achieving a resource and feasibility status.

Black Riders

Located to the southeast of the Fox, the Black Riders property is underlain by a large magnesium-rich ultramafic complex containing nickel and chrome values in outcrops in an area approximately one km by three km in dimension. On June 9th 2014, the Company announced results of petrographic work from several samples. The samples were found to contain, in part, nickel occurring as iron-nickel alloy

and awaruite. These minerals are of interest for their ability to be concentrated using magnetic and gravity methods, unlike traditional nickel sulphide deposits. The preliminary results are thought to be encouraging and further sampling and testing for the abundance of nickel-iron alloy minerals is planned.

Silverboss

The Silverboss property surrounds the former Boss Mountain molybdenum mine, currently owned by Xstrata Plc. The Boss Mountain molybdenum mine was Canada's first significant "primary" producer of molybdenum because of its relatively high grades. Exploration by Happy Creek has identified large scale and positive soil and rock geochemical anomalies of copper, molybdenum and gold extending outward from the known deposits and well onto the Silverboss property. The Horse Trail zone contains numerous mineralized rock samples ranging from 0.10 to 1.69% copper, 0.108 to 0.637% molybdenum and 1.03 to 10.0 g/t gold. The Dogtooth and East Breccia zones have returned values of 0.10 to 5.0 g/t gold and up to 53.01 g/t gold, 343.0 g/t silver in grab samples and 9.29 g/t gold, 27.3 g/t silver over 1.17 metres in width. These veins are located within a positive soil geochemical anomaly that is approximately 1.6 by 1.2 kilometres in dimension. The historical Silverboss shaft zone consists of a shear and quartz vein system, 1.0 to 3.0 metres in width that has been traced on surface for 350 metres. Samples from this zone contain 9.25 g/t gold, 514.8 g/t silver over 0.25 metres and 2.52 percent copper, 6.21 g/t gold, 295 g/t silver and 6.76 g/t indium in grab samples. Further north, the Company has also identified a second area (Gus) where positive copper values occur in soil approximately 2 kilometres by 1 kilometre in dimension.

On April 3, 2013, the Company announced completion of a three dimensional induced polarization (3D IP) and magnetic geophysical survey over the Silverboss Shaft and Horse Trail prospects. At the Silverboss Shaft prospect, the 3DIP survey has produced a clear and positive response of 9 to over 13 milliseconds chargeability that extends to over 250 metres below surface. This positive response extends north and eastward, forming another zone approximately 350 metres by 400 metres in dimension that remains open in extent. These encouraging geophysical targets are overlain at surface with soil and rock samples containing positive values of copper and gold and are thought to be ready for drill testing.

At the Horse Trail zone, the 3D IP survey has returned a moderate to very strong response that extends westward from the open pits of the past-producing Boss Mountain mine. Importantly, chargeability values of greater than 40 milliseconds occur near the edge of the property and decrease gradually westward for up to one kilometre distance. At surface, this positive geophysical expression is overlain by positive values of copper, molybdenum, gold and silver in quartz veins and soil samples. The geophysical results combined with the positive surface samples and geology located adjacent a significant past-producer, are thought to represent a bulk tonnage exploration target that is ready for drill testing.

Hawk

The Hawk property is located within the Quesnel Trough where the geology is known to host alkalic style copper-gold-silver deposits and mines within central B.C. Exploration on the Hawk property has returned surface samples containing positive copper, gold and silver values in an area approximately 3.5 kilometres by 1.5 kilometres in dimension. Chip sampling at the Main zone returned 0.88% copper and 1.07 g/t gold across 5.0 metres and boulders nearby contain up to 4.5% copper and 18.0 g/t gold. Historical drilling approximately 100 metres north of the Main zone returned 3.0 metres grading 0.79% copper, 1.73 g/t gold, 9.43g/t silver and 1.83 metres containing 0.93% copper, 3.1 g/t gold and 12.34 g/t silver.

In 2007, and several hundred metres east and southeast of these samples, reconnaissance drilling returned 9.1 metres of 0.093% copper and 0.134 g/t gold at the top of 07H-02. As the mineralization occurs right at the top of the angled hole, the zone remains open in extent behind the hole.

During the year ended January 31, 2010, The Company optioned the Hawk property to Jiulian Resources Inc. who focused on additional geological mapping, outcrop sampling and soil geochemical confirmation. During the period ending July 31, 2010, Jiulian completed two drill holes totaling 995 metres that targeted the centre of a large induced polarization geophysical anomaly. Details on this work can be found in Jiulian Resources news release dated June 21, 2010, respectively. In summary, the drill holes intersected long intervals containing abundant pyrite (up to 10%), and trace up to 0.10% copper and 0.20 g/t gold and much of the core remains un-sampled. It is interpreted that these holes intersected the margins of a porphyry copper system at some distance from the Main zone described above.

Additional prospecting and rock sampling were conducted during 2011. On March 1, 2012, the Company announced that surface rock sample results include 1.64% copper, 3.0 g/t gold, 18.3 g/t silver, 0.007 g/t palladium and 0.007 g/t platinum. One sample returned 0.767% copper, 1.18 g/t gold, 4.08 g/t silver, 0.024 g/t palladium, and 0.189 g/t platinum. These are the first samples on the property analyzed for platinum and palladium and results indicate these precious metals are present and in part support an alkaline porphyry copper-gold model.

On October 11, 2012, the Company announced results of machine trenching conducted during 2012. Selected sample assays include 4.55 per cent copper, 12.8 grams per tonne gold and 52.3 grams per tonne silver; 1.93 per cent copper, 10.5 grams per tonne gold and 18.6 grams per tonne silver; and 0.43 per cent copper, 1.61 grams per tonne gold and 3.4 grams per tonne silver. At the Main zone trenching confirmed previous chip sampling and returned 0.76% copper, 2.09 g/t gold, 8.64 g/t silver over 5.0 metres.

The Hawk property contains a large scale alkaline type copper-gold system, similar to others in the Quesnel Trough, and has a number of targets thought to be ready for drill testing.

Hen

The Hen property is located about 16 kilometres southeast of the Boss Mt. molybdenum mine. The property adjoins to the south the Company's Silverboss property. The Hen property is approximately

5172 hectares (52 square kilometres) in area. The key prospects on the Hen property include, from west to east: Anomaly Creek (porphyry style copper, lead, zinc, gold), and the Hen, Dyke and Ledge (calcic skarn gold). The Hen prospect contains 2.1 meters of 3.98 g\t gold in a trench. First pass diamond drilling during 1995 and 1996 on the Hen showing returned 8.0 metres of 0.80 g/t gold including 1.0 metre of 1.30 g/t gold, 1.6 metres of 1.00 g/t gold, 0.8 metres of 2.08 g/t gold and 0.86 metres of 1.98 g/t gold. Soil samples located uphill of the trench and drill holes returned 2.65 and 1.41 a/t gold that have not been investigated. Approximately one kilometre along strike to the southeast of the Hen zone, the Dyke zone contains 3.5 metres of 3.46 g/t gold and up to 35.06 g/t gold in grab samples. Approximately 15 metres north of this sample, a subcrop rock sample returned 2.34 q/t gold. Trenching in 2009 at the Dyke zone returned 4.0 metres of 2.08 g/t gold, and 2.0 metres of 4.20 g/t gold. The Ledge zone is located approximately 1.5 kilometres east of the Dyke zone and boulders returned 1.14 g/t gold and 1.1 g/t gold. In 2009, trench T-13 returned 28.0 metres containing 400 ppm arsenic and 0.02 g/t gold, and 16 metres of 300 ppm arsenic. Trench T-14 returned 36.0 metres of 300 ppm arsenic and 4.0 metres grading 0.12 g/t gold and 0.11 percent arsenic that remains open in extent. Together, the Hen, Dyke and Ledge prospects comprise calcic gold skarn zones occurring over a distance of approximately 4 kilometres that is largely underexplored.

On July 5, 2011, the Company announced that chalcopyrite and molybdenite (copper, molybdenum sulphides) were located in a previously underexplored area of the property, and soil geochemical sampling surveys are underway.

On February 13, 2012 the Company announced results from the 2011 Hen and Art-DL sampling. In total, 708 soil, 20 stream sediment (silt) and 21 rock samples were collected. Rock samples contain from less than 0.01 gram per tonne gold to 1.04 grams per tonne gold, less than 0.01 g/t silver to 17.7 g/t silver and 2.8 parts per million copper to 1,300 parts per million copper. Soil samples returned values from trace to 0.10 g/t gold, 2.1 g/t silver, 480 ppm copper, 16.9 ppm molybdenum and 627 ppm zinc. Silt samples returned from trace to 0.03 g/t gold, 0.60 g/t silver, 193 ppm copper, 11.6 ppm molybdenum and 180 ppm zinc. These results are thought to indicate potential for porphyry copper type mineralization and in part may explain the gold bearing skarn mineralization of the adjacent Hen, Dyke and Ledge zones. Exploration to date has developed several targets that are thought to warrant drilling.

Art-DL

The Company's Art-DL property has an historical adit with a large quartz vein containing values up to 42 g/t gold over 1.0 metre. Drilling during 2010 beneath the adit did not intersect significant gold values and the orientation of the gold-bearing quartz vein in the adit remains unknown. To the southwest of the adit, drill hole GL10-3 returned 72.5 metres of 4.03 g/t silver including 20.0 metres of 8.5 g/t silver. These results are thought to be positive and of exploration interest. Several positive anomalies of up to 1.8 g/t gold in soil also occur that require further investigation, and much of the Art-DL property remains unexplored. The Art-DL property is thought to hold potential for sediment hosted bulk tonnage gold deposits with similarities to the Thunder Ridge and the Spanish Mountain gold deposit that are located to the south and north, respectively.

On February 13, 2012 the Company released results from 2011 sampling including the location of new showings containing 1.04 g/t gold, 17.7 g/t silver and 0.29 g/t gold, 14.0 g/t silver in quartz carbonate veins within black phyllite. These results are consistent with previous results from the property and expand the area containing positive gold and silver values. Further work is recommended to include geological mapping, trenching and drilling.

Revelstoke Property

Silver Dollar

The Silver Dollar property consists of 4,590 hectares (45.9 square kilometres) of mineral tenure owned 100% by the Company and located approximately 45 kilometres southeast of Revelstoke, B.C. A number of mineral showings and past-producing lead-zinc-silver-gold prospects dating from over 100 years ago occur over a distance of approximately nine kilometres. There is an access road through most of the length of the property, and remnants of a historical aerial ore tram and mill site. The Silver Dollar, Iron Dollar, Gilman and other developed prospects are part of the historical Camborne mining camp. In 1933, the Gillman shipped between one and 14 tonnes of ore grading 62 grams per tonne gold, 62 grams per tonne silver. In 1947, the Silver Pass Development Syndicate processed six tonnes of ore and recovered 9,860 grams silver, 1,378 kilograms lead and 1,009 kilograms zinc. With multiple small claim owners, there was intermittent, fragmented surface work and underground development occurring into the 1950s. Ore shipments were transported to the smelter in Trail, B.C., or to the United States. In 1984, a drill hole on the Silver Dollar zone returned 2.10 metres grading 229.0 grams per tonne silver, one gram per tonne gold, 10.95 per cent zinc, 4.04 per cent lead and 0.29 per cent copper. In 1986, a drill hole intersected 0.70 metres grading 38.0 grams per tonne gold.

During 2012, the Company completed an airborne geophysical survey and geological mapping and sampling. On May 16, 2013, the Company announced that locally, very strong precious metals occur including samples containing 50.30 g/t gold, 216 g/t silver and 4.49 g/t gold, 4496 g/t silver. Important base metal results include 1.8 metres of 16.8% zinc, 3.9% lead, 1.67 g/t gold and 241.0 g/t silver in a chip sample. The geophysical surveys indicate the surface prospects occur in proximity to a prominent through-going structure that is part of the 40 km long Camborne fault. The large scale of the fault system and numerous prospects containing positive base and precious metal values suggest potential for large and quality mineral deposits to occur.

Mineral property Transactions

The Company is active in its exploration and prospecting business, which requires from time to time, the acquisition or disposition of mineral claims. The Company is registered as a Free Miner in British Columbia that allows it to stake its own mineral claims. The Company may see an appropriate opportunity to increase its existing mineral properties by staking claims directly itself, or may acquire from arm's length individuals mineral claims for cash-only payments of less than \$10,000. These transactions are conducted in the normal course of its business activity. Larger property acquisitions involving option payments, work commitments and share issuance are described below.

Highland Valley District

Rateria

In 2004 the Company acquired an option to earn a 100% interest in the Rateria Property located approximately 10 kilometres southeast of Teck's Highland Valley copper-molybdenum mine concentrator near Logan Lake, British Columbia. To earn its interest the Company paid \$155,000 to the Optionor, issued 950,000 shares and spent \$500,000 on exploration. The Company's interest in the Property is also subject to a 2.5% net smelter royalty ("NSR"). The Company at its own option may buy down the NSR by 1% for a payment of \$2,000,000, or purchase 100% of the NSR for \$3,000,000. On June 24, 2008 the Company paid the final \$50,000 and issued 250,000 shares to acquire a 100% interest in the Rateria property.

During the year ended January 31, 2009 the Company purchased a 100% interest from an arm's length individual, mineral claims totalling approximately 1340 hectares (13.4 square kilometres) that adjoin the Rateria property to the south. The Company paid \$25,000 in cash and granted a NSR of 2% with the Company having the right to purchase the NSR for a lump sum of \$3,000,000.

On June 5th 2012, the Company announced it had acquired by staking or paying less than \$5,000 cash to arm's length vendors for a 100% interest in 309 hectares of mineral claims on the south side of the Rateria property.

On October 8th 2013, and pursuant to the terms of an Option agreement with an arm's length vendor, the company acquired the right to a 100-per-cent interest in certain minerals claims known as the Tyner Lake property. The Tyner Lake property consists of 18 mineral claims that total approximately 22.5 square kilometres in area. By way of consideration, the company will make cash payments totalling \$30,000 (\$10,000 paid) and will issue 500,000 shares (250,000 issued) at a deemed price of 15 cents per share by September 15th 2014. The property is subject to a 2-per-cent net smelter return (NSR) in favour of the Optionor, which may be repurchased by the company for \$2-million. On February 8th 2014, the Company announced the completion of the Tyner Lake option under an amendment. Under the amended agreement, the company paid a total of \$25,000 cash and issued 250,000 shares, and the vendor retains the NSRR as above, while all other terms and conditions remain the same.

West Valley

In October 2008 the Company purchased a 100% interest for \$25,000 in 49 mineral claims totaling approximately 9,175 hectares (91.75 square kilometres) that are located approximately four kilometres west of the Rateria property. Several additional claims were also acquired for less than \$5,000 in cash.

On June 5th 2012, the Company announced it has acquired the Abbot property, consisting of 2,911 hectares (29.1 square kilometres) adjoining the south side of the company's West Valley property. To earn a 100-per-cent interest in the Abbot property, the company must pay to an arm's-length vendor a total of \$15,000 in cash and issue 350,000 shares by May 30, 2013. The vendor retains a 0.5-per-cent net smelter return (NSR), with the company having the right to purchase the NSR for \$1-million.

On May 27th 2013, the Company announced it has completed the payments and obtained title for a 100% interest into the Abbot property which will be a part of the West Valley property going forward.

BX

On June 6th, 2011, the Company announced it has negotiated an Option agreement with an arm's length party to earn a 100% interest in the BX property located in Highland Valley, BC. The BX property is approximately 11.5 square kilometres in area and adjoins Teck's Highland Valley Copper mine property, approximately six kilometres from the former Bethlehem deposits, the first copper mine in the camp. The Company has been granted the exclusive right to acquire an undivided 100% interest in the BX property over a three year period, by paying a total of \$130,000 in cash, issuing a total of 500,000 in shares and incurring a total of \$400,000 in exploration expenditures on the BX property. Upon vesting of the Company's interest, the Optionor will hold a 2% NSR (Net Smelter Royalty), and the Company has the right to purchase 1% of the NSR by paying \$1,000,000 in cash to the Optionor.

On February 9, 2012 the Company was notified that the vendor of the BX property had lost title to the property. On April 2, 2012, the Company announced a settlement whereby the Company received from the BX property vendor, \$35,000 in cash, return of 50,000 shares of the company, and a 100% interest in the Silver Dollar and Windflower properties located approximately 45 kilometres southeast of Revelstoke, B.C. These properties are described hereafter as the "Revelstoke Property"

Cariboo Property

In 2005 the Company acquired from three individuals, including two current directors of the Company, a 100% interest in five mineral properties located in the South Central Cariboo Region, approximately 80 kilometers northeast of 100 Mile House, British Columbia. To acquire its interest the Company issued 5,000,000 common shares and paid \$25,000 to the Optionors and spent \$160,000 on exploration. The Company's interest in the Property is subject to a 2.5% NSR, of which 1% can be purchased by the Company for \$2,000,000. The Property is comprised of 5 groups of claims known as the Silverboss, Fox, Hen, Art-DL and Hawk claim groups.

Grey

During the year ended January 31, 2008 the Company entered into an option agreement to earn a 100% interest in the Grey property ("Grey Option"), approximately 6.0 square kilometres in area that adjoin to the south of the Company's Hawk property. Under the terms of the Grey Option, the Company has the right to earn a 100% interest in the Grey property by making staged cash and share payments over 5 years that total \$100,000 cash and 300,000 common shares of the Company. During the period ended July 31 2010, the Company completed its final payment of \$60,000 and issued 150,000 shares and now owns a 100% interest in the Grey property, subject to a 2.0% NSR. Under the terms of the Grey Option with the Vendor, the Company may purchase half of the NSR from the vendor for \$1,000,000. The Grey property is combined with the Hawk property and together is now referred to as the Hawk property.

Gus

HAPPY CREEK MINERALS LTD. FORM 51-102F1

MANAGEMENT'S DISCUSSION and ANALYSIS

For the Three Months Ended April 30, 2014 and 2013

During the year ended January 31, 2008 the company entered into an option agreement to earn a 100% interest in the Gus Property that is approximately 25 square kilometres in area and adjoins the Company's Silverboss property. The property also includes the single Eye claim, located by itself and 4 kilometres to the northwest of the Gus property. To acquire its interest the Company must issue to the vendor 300,000 common shares and pay \$50,000 over a three year period. The Property is subject to a 1.5% NSR, which the Company can buy back at any time for \$1,500,000.

As of April 30, 2010, the Company had completed its earn-in and now owns a 100% interest in the Gus and Eye Property, subject only to the NSR disclosed above. In the future, results from the property will be included as part of the Silverboss property.

On December 15, 2008 the Company purchased from an arm's length party a 100% interest in five mineral claims totaling approximately 1,867 hectares (18.67 square kilometres) that adjoin the Company's Silverboss property and in part the former Boss mountain molybdenum mine. These mineral claims were purchased for a total of \$15,000 cash and the issuance of 50,000 shares from treasury. The Company also acquired from arm's length individuals a 100% interest in several mineral claims adjoining the Silverboss, Hen and Fox properties for less than a total of \$5,000.

Golden Ledge

During the year ended January 31, 2010, the Company entered into an option agreement with an unrelated third party to acquire one additional mineral claim (Golden Ledge) adjacent to the south side of the Art-DL property, and adjoins to the north, Spanish Mountain Gold's Thunder Ridge property. Under the terms of this new option agreement, the Company must make aggregate cash payments of \$150,000 (\$25,000 paid) issue an aggregate 850,000 common shares (150,000 issued) of the Company to the vendor, and incur \$700,000 in exploration expenditures over four years in order to earn a 100% interest in this additional claim, subject to a 2% NSR. The NSR may be purchased by the Company for \$1,000,000 for the first 1% NSR and \$1,500,000 for the second 1% NSR. During the period ending October 31, 2010, the company completed detailed soil sampling, prospecting, rock sampling and six drill holes on the property. As the drill results from the Golden Ledge property were not satisfactory, the Option has been dropped and the property returned to the vendor.

Hawk and Grey property Joint Venture

During the year ended January 31, 2010, the Company signed an Option Agreement with Jiulian Resources Inc. (TSX-V:JLR) whereby Jiulian can earn up to a 65% interest into the Hawk and Grey property by paying the Company \$150,000 in cash, issuing 700,000 shares and conducting \$1.2 million in exploration expenditures on the property over four years. Jiulian relinquished its option and returned the property to the Company in March, 2011. The Company has received data collected by Jiulian for work conducted during 2009 and 2010.

Eye Property Option

On July 20th 2011, the Company announced it has an Option agreement with Newmont Mining Corporation (Newmont) for the Company's Eye mineral claim (1.2 square kilometres) in south central

HAPPY CREEK MINERALS LTD. FORM 51-102F1 MANAGEMENT'S DISCUSSION and ANALYSIS

For the Three Months Ended April 30, 2014 and 2013

British Columbia (B.C.) Canada. To earn a 100% interest in the Eye property, Newmont must pay the Company a total of \$368,000 in cash and perform \$280,000 in exploration, in annual stages over a five year period. If Newmont elects to purchase the property it will grant to the Company an NSR (Net Smelter Royalty) of 0.5%, with payments up to a collective maximum of \$1.5 million. In addition, Newmont will cover the underlying Royalty obligations to the previous owner. On June 18th 2012, the Company announced that Newmont has made its first anniversary (second) payment to continue its Option on the Eye property. On June 17th, 2013, the Company announced that Newmont has dropped the Eye property Option, and returned the property in good standing until August 22, 2022.

Financial Results of Operations

The following is a summary of selected financial data for the Company for the three most recently completed years, accompanied by a discussion of those factors affecting the comparability of the data, including, where applicable, discontinued operations, changes in accounting policies, significant acquisitions or disposals and major changes in the direction of the Company's business.

	Prepared in accordance with IFRS					
As at and for the year ended	Ja	n. 31, 2014	Ja	n. 31, 2013	Ja	n. 31, 2012
Interest revenue	\$	6,998	\$	19,000	\$	14,513
Net loss	\$	918,198	\$	158,236	\$	717,010
Basic net loss per share	\$	0.02	\$	0.01	\$	0.02
Total assets	\$	13,355,644	\$	13,734,337	\$	13,769,716
Basic weighted average number of shares outstanding		57,486,493		55,618,507		47,250,882

The following is a summary of selected financial data for the Company for the eight most recently completed quarters.

	Prepared in accordance with IFRS for interim reporting							
For the quarter ended	Apr 30 2014 \$	Jan 31 2014 \$	Oct 31 2013 \$	Jul 31 2013 \$	Apr 30 2013 \$	Jan 31 2013 \$	Oct 31 2012 \$	Jul 31 2012 \$
Interest								
revenue	241	876	1,181	2,187	2,754	2,883	3,884	5,239
Loss before								
income taxes	(140,140)	(152,555)	(80,605)	(163,406)	(136,441)	(165,403)	(181,273)	(173,144)
Net income								
(loss)	(139,899)	(576,727)	(73,606)	(137,831)	(130,034)	(58,965)	(254,021)	(221,567)
Basic net								
income (loss)								
per share	(0.00)	(0.02)	(0.00)	(0.00)	(0.00)	(0.01)	(0.00)	(0.00)

The Company has no dividend policy and has no intention of developing a dividend policy in the foreseeable future. The Company has paid no dividends and has no retained earnings from which it might pay dividends.

Results of Operations

Three months ended April 30, 2014

The Company incurred a net loss before income taxes of \$139,899 for the three months ended April 30, 2014 compared with a loss of \$136,441 for the same period in 2013. Certain accounts included in general and administrative expenses varied but the overall losses remained very similar. Changes to specific general and administrative accounts are as follows;

- Decrease in advertising and promotion of \$12,946 as a result of management's attempts to conserve cash in a depressed market..
- Decrease in stock-based payments of \$2,667 due to no options being granted during the quarter.
- Management fees and salaries rose to by \$42,173 as these costs had previously been charged
 off to property development accounts. The quarter ended April 2014 did not see any substantial
 work being done on the properties.
- Conferences and travel decreased by \$13,227 as a result of management's efforts to conserve cash.
- Office and administration costs decreased by \$12,357 as a result of management's cost cutting efforts.

The net loss after tax for the period was \$139,899 compared with a loss of \$130,034 for the period ended April 30, 2013. The loss in 2013 includes a deferred tax recovery of \$6,407 as well as \$2,513 of additional interest income that was not received during the 2014 guarter due to low cash balances.

Deferred Income Taxes

Deferred taxes are calculated using the liability method on temporary differences between the carrying amounts of assets and liabilities and their tax bases. Deferred tax assets and liabilities are measured using substantively enacted tax rates expected to apply to taxable income in the years in which those temporary differences are likely to reverse. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in profit or loss in the period that includes the substantive enactment date.

Deferred tax assets and liabilities are calculated, without discounting, at tax rates that are expected to apply to their respective period of realization, provided they are enacted or substantively enacted by the end of the reporting period. Deferred tax assets are recognized to the extent that it is probable that they will be able to be utilized against future taxable income.

Deferred tax assets and liabilities are offset only when the Company has a right and intention to offset current tax assets and liabilities from the same taxation authority and the deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same entity or different entities which intend to settle current tax assets and liabilities on a net basis or simultaneously

in each future period in which significant amounts of deferred tax assets or liabilities are expected to be recovered or settled.

Changes in deferred tax assets or liabilities are recognized as a component of tax income or expense in profit or loss, except where they relate to items that are recognized in other comprehensive income or directly in equity, in which case the related deferred tax is also recognized in other comprehensive income or equity, respectively.

The Company has financed a portion of its exploration activities through the issue of flow-through shares. Canadian tax legislation permits a company to issue flow-through instruments whereby the deduction for tax purposes relating to qualified resource expenditures could be claimed by the investors rather than the company.

A flow-through instrument comprises transfer of income tax deductions and common shares. Proceeds from an issuance of a flow-through instrument are allocated to liability and equity components in proportion, according to their respective fair values at the date of issuance. Upon renunciation of the flow-through expenditures for Canadian income tax purposes, the related flow through liability recognized in previous periods in the statement of financial position will be reversed and the related deferred tax liability will be recognized. Any difference between the liability settled and the deferred tax liability recognized is accounted for as other income or expense in profit and loss.

Liquidity and Capital Resources

The ability of the Company to continue to operate as a going concern is dependent upon its ability to obtain necessary financing to meet the Company's obligations and liabilities as they become due. As of April 30, 2014 the Company had cash and cash equivalents of \$92,941 (January 31, 2014 - \$207,689). The Company's working capital deficiency as of April 30, 2014 was \$38,784 (January 31, 2014 – surplus of \$115,356).

The Company is a mining exploration and development company with no producing resource properties, and consequently, does not generate operating income or cash flow of a significant nature at this time. To date the Company has relied primarily upon the sale of Common Shares to provide working capital for exploration activities and to fund the administration of the Company. Since the Company does not expect to generate any revenues in the near future, it will continue to rely primarily upon the sale of Common Shares to raise capital. There can be no assurance that financing will be available to the Company when required. The Company has no debt instruments. The Company has no externally imposed capital requirements.

Off-Balance Sheet Arrangements

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

RELATED PARTY TRANSACTIONS AND BALANCES

Relationships	Nature of the relationship
1820546 Ontario	1820546 Ontario is a private company controlled by a former director of the Company. 1820546 Ontario provided consulting services to the Company.
Standard Metals Exploration Ltd. ("Standard")	Standard Metals Exploration Ltd. is a private company controlled by an officer and director of the Company. Standard Metal provides geological exploration services for the Company.
Key management	Key management are those personnel having the authority and responsibility for planning, directing and controlling the Company and include the President and Chief Executive Officer, Directors, Chief Financial Officer, and Senior Geologist.

Services provided for the period ended April 30,2014	Geological exploration services		Management services		Consulting services	
1820546 Ontario	\$	-	\$	-	\$	-
Standard Metals Exploration Ltd.		-		25,000		-
	Geo	ological				
Services provided for the period ended	exp	loration	Mai	nagement	Co	nsulting
April 30,2013	services		services		services	
1820546 Ontario	\$	-	\$	-	\$	21,000
Standard Metals Exploration Ltd.		15,000		15,000		-

Additional key management compensation includes:

	T	Three months ended April 30,			
		2013			
Management fees	\$	15,000	\$	15,000	
Share-based payments		-		-	
	\$	15,000	\$	15,000	

Amounts owing to or from related parties are non-interest bearing, unsecured and due on demand. The transactions were in the normal course of operations.

Management Contracts

Effective February 1, 2011, the President was compensated entirely through his private company at a rate of \$10,000 per month. Effective July 1, 2013 \$5,000 of the monthly fee was being deferred until such time as the Company receives funding. Effective April 1, 2014, the President of the Company will be paid \$5,000 as an employee. Any work done in his capacity as a professional geologist will be invoiced through a corporation controlled by the President.

Effective July 15, 2012 the Chief Financial Officer is compensated at a rate of \$5,000 per month. Effective June 1, 2014 the Chief Financial Officer is compensated at a rate of \$3,500 per month as part of managements cost cutting program.

Subsequent Events

Subsequent to the period end the Company completed a non-brokered private placement of 3,336,000 units for gross proceeds of \$500,400. Each unit was priced at \$0.15 and consisted of a common share and one-half share purchase warrant. Each whole warrant will entitle the holder thereof to purchase an additional common share for a period of one year at a price of \$0.20.

Risk Factors

Happy Creek's success depends upon a number of factors, many of which are beyond the Company's control. Typical risk factors and uncertainties include the ability to raise financing, mineral title matters, exploration permitting or weather delays, skilled labour shortage, operating cost inflation, metal price and currency rate fluctuations, and changing legislation, regulations or the administration thereof. There is uncertainty in judging future potential value of a mineral property or claims that are deemed unnecessary and allowed to lapse or returned to a vendor. Risk factors could materially affect the Company's future operations and could cause actual events to differ materially from those described in forward-looking statements relating to the Company.

Financial Instruments

HAPPY CREEK MINERALS LTD.

FORM 51-102F1

MANAGEMENT'S DISCUSSION and ANALYSIS

For the Three Months Ended April 30, 2014 and 2013

Non-derivative financial assets and financial liabilities

The Company classifies financial assets as financial assets at fair value through profit or loss, held-to-maturity investments or loans and receivables. Available-for-sale financial assets are those financial assets that are not classified as any of the above. Financial liabilities are either classified as financial liabilities at fair value through profit or loss or as other financial liabilities.

Financial assets and financial liabilities are recognized initially at fair value.

Financial assets and financial liabilities at fair value through profit or loss are subsequently measured at fair value with changes in fair values recognized in profit or loss.

Financial assets classified as available for sale are subsequently measured at fair value with changes in fair value recognized in other comprehensive income.

Loans and receivables, held-to-maturity investments and other financial liabilities are subsequently measured at amortized cost using the effective interest method.

The Company's financial instruments consist of cash and cash equivalents, receivables, marketable securities, trade and other accounts payable.

Cash and cash equivalents are classified as fair value through profit or loss and receivables are classified as loans and receivables. Marketable securities are classified as available for sale. Trade and other accounts payable are classified as other financial liabilities.

Transaction costs, other than those related to financial instruments classified as financial assets and financial liabilities at fair value through profit or loss, are added to the fair value of the financial asset and financial liability on initial recognition.

Significant judgements, estimates and assumptions

The preparation of the Company's financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Estimates and assumptions are continually evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results could differ from these estimates.

The areas which require management to make significant judgments, estimates and assumptions in determining carrying values include, but are not limited to:

(i) Going concern

The assessment of the Company's ongoing viability as an operating entity and determination of the related disclosures require significant judgment.

(ii) Exploration and evaluation properties and impairment

The Company is required to make significant judgments regarding the capitalization of the costs incurred in respect to its exploration and evaluation properties. The Company is also required to make significant judgments on the ongoing feasibility of mineral exploration, and whether there are indicators that the development of a specific area is unlikely and exploration and evaluation properties should be impaired. Management has assessed impairment indicators on the Company's exploration and evaluation properties and has concluded that no impairment indicators existed as of April 30, 2014.

(iii) Deferred taxes

The Company recognizes the deferred tax benefit related to deferred losses and resource tax assets to the extent recovery is probable. Assessing the recoverability of deferred tax assets requires management to make significant estimates of future taxable profit. In addition, future changes in tax laws could limit the ability of the Company to obtain tax deductions from deferred income and resource tax assets.

The Company recognizes deferred tax liabilities when there are taxable temporary differences that will reverse and result in a future outflow of funds to a taxation authority. The Company records a provision for the amount that is expected to be settled, which requires the application of judgement as to the ultimate outcome. Deferred tax liabilities could be impacted by changes in the Company's estimate of the likelihood of a future outflow, the expected settlement amount, and future changes in tax laws.

(iv) Share-based payments

Share-based payments are determined using the Black-Scholes option pricing model based on estimated fair values of all share-based awards at the date of grant and is expensed to the statement of loss and comprehensive income (loss) over each award's vesting period. The Black-Scholes option pricing model utilizes subjective assumptions such as expected price volatility and expected life of the option. Changes in these input assumptions can significantly affect the fair value estimate.

Share Capital

Common shares, stock options, warrants, and agent's warrants as at June 20, 2014 are as follows:

	June 20, 2014
Common shares	61,047,630
Stock Options	1,825,000

Warrants	895,000
Agents options	Nil

Future Outlook

Management monitors the currently uncertain global financial market conditions, and evaluates and adjusts budgets and work performed as results are received, market conditions or government exploration permit requirements change. It may adjust property expenditure allocation on an on-going basis.

David Blann, P.Eng. is a Qualified Person as defined by National Instrument 43-101 and is responsible for the preparation and approval of the geological and technical information disclosed above. All monetary amounts are in Canadian currency unless otherwise indicated.