MANAGEMENT'S DISCUSSION AND ANALYSIS
For the three and six months ended June 30, 2019

BACKGROUND

This management's discussion and analysis of the financial position and results of operations ("MD&A") of Frontline Gold Corporation (the "Company") is dated August 29, 2019 and should be read in conjunction with the Company's condensed consolidated interim financial statements for the three and six months ended June 30, 2019 and related notes thereto. Those condensed consolidated interim financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") applicable to the preparing of interim financial statements, including International Accounting Standard 34 Interim Financial Report ("IAS 34"). All amounts are expressed in Canadian dollars unless otherwise noted. This MD&A has been prepared in accordance with the provisions of National Instrument 51-102, Section 5 and Form 51-102F1 and has been approved by the Company's Board of Directors.

FORWARD LOOKING STATEMENTS

Certain information included in this discussion may constitute forward-looking statements. Often, but not always, forward-looking statements can be identified by the use of words such as "plans", "expects" or "does not expect", "is expected", "estimates", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or state that certain actions, events or results "may", "could", "would", "might" or "will" be taken, occur or be achieved. Forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Actual results and developments are likely to differ, and may differ materially, from those expressed or implied by the forward-looking statements contained in this document. Such forward-looking statements are based on a number of assumptions which may prove to be incorrect, including, but not limited to: assumptions regarding exploration and development expenditures, liquidity to support operations, completion of NI 43-101's for the Company's exploration properties, establishment and estimates of mineral reserves and resources, cash operating costs, timing and issuance of any future permits, the ability to obtain financing to fund estimated expenditures, and the impact of adoption of new accounting standards. Although the Company has attempted to identify factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, there may be other factors that cause actions, events or results not to be as anticipated, estimated or intended. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements. The factors identified above are not intended to represent a complete list of the factors that could affect the Company. Additional factors are noted under "Risks and Uncertainties" in this MD&A. The information contained herein is subject to change and the Company does not assume the obligation to revise or update these forwardlooking statements, except as may be required under applicable securities laws.

COMPANY OVERVIEW

The Company was incorporated on January 16, 2008 under the *Canada Business Corporations Acts* and became a reporting issuer in the Provinces of British Columbia, Nova Scotia and Ontario on January 23, 2009. The Company completed an initial public offering on March 23, 2009 and was listed for trading on the TSX Venture Exchange ("TSX.V") as a capital pool company on April 7, 2009, under the symbol CSZ.P. The Company closed a Qualifying Transaction on December 31, 2009 and graduated to Tier 2 of the TSX Venture Exchange. The head office is located at 1 Toronto Street, Suite 201, Toronto, Ontario and the registered office is located at 2108, 1969 Upper Water Street, Halifax, Nova Scotia. The Company changed its name from Chrysos Capital Corporation to Frontline Gold Corporation and commenced trading under the symbol FGC.V on March 8, 2010.

The Company is a junior mineral exploration company engaged in the business of acquiring, exploring and evaluating natural resource properties, and either joint venturing or developing these properties further or disposing of them when the evaluation has been completed. To date, the Company has not earned production revenue and is considered to be in the exploration and evaluation stage. The Company's primary assets are gold and base metal properties in Ontario, a tailings project and a gold property in Turkey (the "Menderes Gold Project") and a gold property in South Mali, Africa (the "Niaouleni Gold Project").

OUTLOOK

For the remainder of 2019, the Company will continue actively working on securing sufficient cash to cover its administrative cost for the next twelve months and it will continue the process of a capital restructuring of its balance sheet to address the significant working capital deficiency. The capital restructuring undertaken by the Company is continuing and is expected to continue throughout the calendar year 2019. Lastly the Company in very active is search of new projects to option and Net Smelter Royalties to acquire.

Management is active in the review process of exploring and evaluating potential strategic alternatives to maximize shareholder value. As part of this review, the process will encompass a thorough analysis and evaluation of the prospects and options available to the

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Company. As evidence by the Red Lake Option and Confederation Lake Option, as discussed below, Management will consider all options; these may include a joint venture, sale, merger, strategic investment or other alternatives identified by the Company that will serve to maximize shareholder value. The decision by management to be active in the review process at this time coincides with the current challenging financial equity markets for junior exploration companies.

There can be no assurances that the Company will pursue or complete a business combination or sale. Management will review all possible strategic alternatives and weigh the relative benefits of such alternatives to maximize shareholder value. The Company does not intend to disclose developments with respect to the progress of its internal strategic alternatives review process until such time as the Board of Directors approves or completes a transaction or otherwise determines that further disclosure is appropriate or required.

RESOURCE PROPERTIES

Niaouleni Gold Project

Pursuant to an agreement dated September 15, 2009 (amended December 7, 2009), the Company acquired from Touba Mining SARL a 100% interest in two exploration permits and one exploration permit pending, collectively known and described as the Niaouleni Gold Project for cash of \$150,000 and the issuance of 7,140,000 common shares at a fair value of \$1,213,800. In addition, the Company paid cash of \$250,000 to four parties to clear title and acquire prior geological reports and recent exploration data. The parties were operating at arms' length at the time of the agreement and have since become related parties as a result of the Qualifying Transaction. The permits are subject to a 5% Net Profit Interest Royalty and a 2% Net Smelter Return Royalty. The 2% Net Smelter Return Royalty is convertible after December 31, 2011 at the election of either Touba or the Company into 5,000,000 shares of the Company. On August 10, 2010, the Company consolidated the two existing permits and the pending permit into the Daguèfarakolé permit, covering 92 hectares. On March 13, 2012, Touba filed a renewal request with the Minister of Mines of the Government of Mali. The Company did not receive any response to its request.

If the exploration permits are converted to exploitation permits and a production decision is made, then under the mining laws of Mali the Government of Mali receives a 10% free carried interest in the share capital of the exploitation corporation and further 10% participating interest at its election in which case the ownership interests would be as follows:

Parties	Interest
Frontline	80%
Government of Mali	10% (participative - optional) 10% (carried)

The Niaouleni Gold Project received more than \$10,000,000 in historical exploration activities (see ACA Howe International Report on Niaouleni Property on the Company's website).

In 2010, the Company commenced a program of camp construction, historical data compilation and review, and surface soil and termite mound geochemical sampling. Following the initial work, the Company completed a preliminary reconnaissance rotary air blast (RAB) drill program on the Niaouleni Gold Project including the four areas of historical artisanal workings known as the Lebre Plateau, Niaouleni Sud (South Niaouleni), Kankou Moussa and Goingoindougou gold-mineralized areas. 173 RAB holes (9521 metres) were drilled to depths varying between 10 and 90 metres. In November 2010, the Company initiated a diamond drill program to verify the gold results obtained in the RAB drilling program.

In 2011, the Company finished the diamond drilling program initiated on the property in late 2010. The diamond drill program was comprised of 31 diamond drill holes for a total of 4,247 metres. In addition to confirming previous historic drilling results and testing at depth the Company's prior RAB results, the primary objective of the Phase I diamond drill program was to verify four known gold zones on the Niaouleni property, as follows:

- 1) Zone I is found on the Lebre Plateau area and has now been confirmed within a 100m x 80m area;
- 2) Zone II defined on the Lebre Plateau, Niaouleni South and Kankou Moussa gold mineralized areas for a strike length of 1,400m with a width of 95m;
- 3) Zone III is limited to the Kankou Moussa area and is confirmed on a 220m x 120m area; and
- 4) Zone IV is located in the Gouingouindougou active artisanal mining area located approximately 4 kilometers south of Zone III and covers an area of 400m by 150m.

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Zones I - III form a 020° trending gold corridor having a width in excess of 600m and with a strike length of 1,400m within a North-South deformation zone.

Following the diamond drilling program, a 13,922 metre reverse circulation (RC) drilling program in 14 lines for a total of 147 holes was drilled to a depth of 100 metres, except where ground conditions impeded reaching that depth. Two new gold structures were discovered on the property. The R1 gold structure is located on the eastern side of the property. The structure has a north-south direction and was intersected on Lines 3 and 4. The second gold structure (R2) lies in the western part of the property and is parallel to the three known 020° gold structures on the property. This structure was identified in Lines 5 and 7. The R1 structure is showing high anomalous gold (up to 1.95 g/t Au over 4.0 metres) over a width in excess of 400 metres in an under explored area.

Management believes that the emphasis of the next exploration program should be on establishing the continuity of the 4 known gold zones, especially in the Niaouleni South and Lebre Plateau blocks. Management also believes that further exploration work on R1 gold structure is necessary to understand the seemingly pervasive gold mineralization discovered with the recent work on that structure.

These types of structures are the main mineralization control at African Gold Group Inc.'s Kobada gold deposit located approximately 5 kilometers north of the Niaouleni property. In a press release African Gold Group Inc. announced a positive NI 43-101 compliant Preliminary Economic Assessment (August 2011) with stated resource (after dilution) of 41.75 mT at 0.64 g/t Au.

For 2012, the work completed on the Niaouleni property primarily focused on property assessment reports for regulatory purposes.

On September 22, 2014 the Company entered into an option agreement with Granite Creek Gold ("Granite Creek"). Granite Creek can acquire an initial 65% interest in the permits by completing US\$600,000 in exploration expenditures over a three year period (the "earn-in period"). Upon completion of the earn-in period, Granite Creek may, at its option, purchase the remaining 35% interest by making a one-time cash payment of US\$250,000 to the Company, subject to certain back-in rights retained by Frontline. Should Granite Creek elect to not purchase the remaining 35%, a Joint Venture Agreement would be entered into on completion of Granite Creek's 65% earn in.

The Company will receive an additional US\$500,000 in the event that Granite Creek delineates 500,000 oz of gold in the inferred category as defined by the CIM Definition Standards for Mineral Resources and Mineral Reserves as accepted under National Instrument 43-101. If this payment comes due, Granite Creek may, at its option, satisfy half the payment by issuing capital stock only if Granite Creek is trading above five cents and that any share issuance under this provision is subject to TSX Venture approval.

No exploration work was completed on this property group for 2014 and year to date in 2017, by the Company. Granite Creek, announced on March 31, 2015 that it had started a check sampling program on Niaouleni. Granite Creek completed a 3 day property visit that included resampling of selected sections of core from the 2011 drilling. Granite Creek confirmed that 41 Samples were sent to SGS laboratory in Vancouver for metallic screen analysis. Results from this sampling program were released by Granite Creek on June 9, 2015. The sampling programed confirmed intermediate grades as reported by Frontline and showed a slight statistical variance when averaged across a drill intercept. In contrast, most of the low values reported in the old reports show significantly higher gold grade numbers due to the fine gold remainder in the boxes. According to the opposite effects of nuggets and fines, no significant increase of the average grade was noted. Given the limited exploration work by Granite Creek resulting in Granite Creek not fulfilling its year 1 exploration expenditures, Frontline terminated the option agreement with Granite Creek on September 29, 2015. The Company is currently in discussions with a number of groups interested in possibly acquiring the property.

During the year ended December 31, 2016, the Company determined that the property was fully impaired and as such, the carrying value was written down to \$nil.

Since September 2015 and continuing into 2018 to date, the Company is in active discussions with a number of groups interested in possibly acquiring or joint venturing the property. Active discussions are currently being held.

On May 5, 2017 the Company announced that Greg Isenor, P.Geo had resigned as a V.P. Exploration, Qualified Personal and Director of Frontline.

Greg Isenor, P. Geo., a Director of the Company, acted as Qualified Person in compliance with National Instrument 43-101 with respect to the technical information provided for the Niaouleni Gold Project and had reviewed the contents for accuracy.

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The Board of Directors, together with current management, is in the process of a review to consider the expansion of the Board of Directors and the current management team of Frontline. Details of an additional Director(s) and an expansion of the management team will be announced before the end of the third quarter in 2019.

Menderes Gold Project, Turkey

As part of the Qualifying Transaction, the Company acquired from Merrex Gold Inc. ("Merrex") a strategic alliance with Aegean Gold ("Aegean"), a Turkish corporation, for the exploration for gold in western Turkey and a 90% interest in a Turkish subsidiary, Merrex Turkey (now Frontline Turkey), that holds twelve early-stage exploration permits in Turkey. Aegean assisted with the sourcing and acquisition of these permits and owns the remaining 10% of Frontline Turkey. On February 5, 2013 the Company issued 1,500,000 common shares to acquire the remaining 10% ownership of Frontline Turkey.

During the first quarter of 2010, expenditures related to the Turkey properties were written down, the Company having no immediate plans to continue exploration. During the second and third quarters the Company acquired additional permits in Turkey as described below, and the related expenditures were capitalized.

In August 2010, the Company acquired from Ena Mining Limited ("Ena") two additional exploration permits located in Izmir Province, Turkey, tripling its land package at its Menderes Gold Project to 6,194 hectares (62 square kilometres). The Company's properties are contiguous to Eldorado Gold's 2,262 hectares operating licence Efemçukuru Project that recently commenced its first gold production. The two new permits at Menderes are subject to a 2% Net Smelter Return royalty, of which 50% may be acquired by the Company for \$1,000,000.

The Company earned a 100% interest in the permits by paying Ena a total of USD\$225,000 over three years, of which USD\$125,000 was paid to date and USD\$100,000 was due by December 31, 2012. In January, 2013, the property option agreement with Ena was amended to replace the payment of \$100,000 due on December 31, 2012 with six monthly payments totalling \$110,000, of which \$20,000 was paid in January 2013. On May 22, 2013, the Company issued 2,500,000 common shares to settle the remaining option payments of \$90,000. On May 26, 2011 the Company announced its initial \$500,000 exploration program for the 90% owned Menderes Gold Project in Izmir Province, Turkey. The program has been substantially advanced with geological prospecting and mapping, rock and soil geochemical sampling with multi-element analysis, trenching and detailed sampling around old workings completed.

The soil and geochemical sampling was completed over a 4 square kilometre area, with 1,069 soil samples and 68 rock chip samples collected since March 2011. Of those, 236 soil sample results and 12 rock sample assay results are still pending. The highest anomalous soil sample is 0.179 ppm Au; the highest anomalous rock sample is 2.83 g/t Au. In addition, two new silicified zones were discovered; the first is 1 kilometre in length, and the other is 500 metres in length. Both zones are NW-SE trending. A soil anomaly contour map is being prepared, although some assay results are still pending.

To date, two ancient workings were uncovered within the newly discovered silicified trends and prospecting and mapping is ongoing. Mapping outlined epithermal vein systems and the ancient workings are on the trend of these mapped veins. Assays of rock and soil samples yielded some significant anomalous Ag, As, Cd and Mn values. One soil sample had 15.6 g/t Ag, with very low Pb and Zn sample values, suggesting that the working area is located in an upper part of the standard epithermal model and that vein-type structures with higher Au values may be found at 150-200 metres depth in this part of the system rather than at surface.

In June 2011, the Company completed its soil geochemistry program. A total of 1,016 soil samples were collected in the grid soil sample program. Analysis of the results of the soil samples was completed and a soils geochemistry map of gold anomalous areas was prepared. Three distinct structural zones located in the northeast, central and southwest regions of the Menderes property were interpreted from the soils geochemistry. Additionally, soil geochemistry plots of soil samples anomalous for manganese and silver, further supports the identified target structures. The three structural zones also appear to overlap the geological structures mapped previously and further assist definition of the significant target areas for future diamond drill programs. Soil samples ranged from <1 ppb Au up to as high as 176 ppb Au. Encom's Discover geographical information system (GIS) software program was used for calculations and plotting of colour intervals.

On August 23, 2011 the Company announced the results from an induced polarization-resistivity geophysical survey on the Menderes project. JVX Ltd. of Richmond Hill was retained to review the data from the IP/resistivity survey completed by Enerson Engineering and Consulting, a Turkish company. JVX identified two IP anomalies that were located by the survey, one of which is on strike 1.2 kilometres east of Eldorado's Efemçukuru gold mine. The southern anomaly located in the middle of the grid is medium in strength and is associated with a weak resistivity high on its southern flank. The anomaly correlates with anomalous soil geochemical Au values and a grab sample of 2.83 grams per tonne Au was taken from an outcrop within the anomaly, as previously mapped in the Company's news release dated

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June 29, 2011. In addition, an old mine tunnel (adit) is located on the northern flank of the IP anomaly. A second IP anomaly, located on the northern part of the grid, is described as very strong and covers an area 400 metres wide by 300 metres long. The IP anomaly is associated with a moderate resistivity low and is open to the east and west. Two sources for the anomaly were interpreted. The IP anomaly correlates with anomalous geochemical Au values, while an old mine tunnel (adit) driven into the southern anomaly. The two adits identified on the survey area are believed to be from activity by the Romans with further work done by the Ottoman Empire. On the southern part of the grid there are several narrow resistivity highs with very weak charge abilities. In this area on the southwestern part of the grid several resistivity highs correlate with the highest soil geochemical Au values located on the grid. JVX, in its review of the IP/resistivity survey, recommended seven drill holes totaling 2,350 metres

In October 2011, the Company completed a 300-plus sample soil and rock geochemical survey over an area of approximately 1.2 square kilometres. This program expanded the current 4 square kilometers area of exploration work by extending it 1 kilometer further north to the permit boundary. The assays of the soil and rock samples have been sent to the ALS Group in Izmir, Turkey and the results are immaterial.

In November, 2011 the Company received its drill permit for up to 2,500 metres of diamond drilling at its Menderes Project. The diamond drilling program is based on a compilation and integration of all exploration data to date. Drill holes will test simultaneously:

- i. The extension of Kokarpinar vein of Eldorado Gold which is a known epithermal vein system associated with a producing mine and is adjacent to the Company's permit boundary on the west; and
- ii. A newly-discovered epithermal vein system (approximately 1 kilometer in strike length) extending in a NW-SE direction, which is compatible with the main structural trends in the area.

Included within the planned drill program were drill targets to test an IP anomaly which is described as "very strong", covers an area 400 metres wide by 300 metres long, and is located in the northern part of the grid. The IP anomaly is associated with a moderate resistivity 'low' and is open to the east and west. Two sources of the anomaly have been interpreted. The IP anomaly correlates with anomalous geochemical Au values, and an old mine tunnel (adit) driven into the southern anomaly.

In February, 2012, the Company commenced drilling at its Menderes Project. To date, two drill holes have been completed totaling 875 metres and the results of over 850 gold assays. The drill program was suspended due to lack of funding and the assays are expected to be received when the program resumes. To date the Company is fully permitted to drill an additional 22 drill locations at its Menderes Project. The status of the Menderes exploration licenses is unknown.

For the year ended December 31, 2014 the company wrote down the property by \$1,797,703.

On July 22, 2015, the Company announced the following in respect of the current developments at Menderes:

Operating License Application

Frontline completed all the requirements under the operating licenses with the MIGEM (Turkish Republic Ministry of Energy and Natural Resources) for Menderes. The license application covers three of the four permits that comprise the Company's Menderes project. The license application based on a detailed description of the Menderes project and the work completed on the project since Q1 2011 was submitted to the Turkish Mining Bureau. The operating licenses approval and issuance, is condition on the review of the license application by MIGEM and the payment of required regulatory fees. Frontline is hopeful that the operating licenses will be issued by the end of Q4 2016. The operating licenses will allow Frontline to hold the permits for a further 10 years and continue its exploration at Menderes. Several high priority drill targets exist on the Menderes project and the Company is currently permitted to drill 21 holes at the property.

Sale of 3% Net Smelter Royalty to Abitibi Royalties Inc.

Further to Abitibi Royalties Inc.'s (TSX-V: RZZ) press release dated July 20th, 2015, it has entered into a binding letter of intent with Frontline Gold Corp. to acquire a 1-per-cent net-smelter-return royalty on the Menderes gold project that surrounds Eldorado Gold Corp.'s Efemcukuru gold mine in Turkey on three sides.

In exchange for a 1-per-cent NSR on the 6,194-hectare Menderes gold project, Abitibi Royalties paid Frontline \$20,000.

On February 5, 2016, the Company entered into a binding Letter of Intent with Abitibi Royalties Inc. to sell an additional 1% net smelter royalty ("NSR") on the property. Abitibi Royalties Inc. paid the Company \$16,000.

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On July 6, 2016, the Company entered into a binding Letter of Intent with Abitibi Royalties Inc. to sell an additional 1% net smelter royalty ("NSR") on the property. Abitibi Royalties Inc. paid the Company \$20,000.

Soil Sample Work - Camtepe permit

Frontline is looking to initiate a surface soil sampling work at Menderes on its Camtepe permit which covers an area west of Eldorado's Kestane Beleni vein. The soil geochemical sample survey program will be conducted over an area of approximately 414 hectares covered by the Camtepe permit.

The soil and geochemical sampling program consisted of 1,089 soils samples with each sample spaced 40m horizontally and 100m vertically between samples. To date over 250 soil samples and 25 rock samples were collected. In addition, a number of new silicified zones and epithermal vein systems have been discovered. The zones and vein systems are NW-SE trending, similar to what was previously identified at the Menderes project.

Management continues to review internally its strategic options for the Menderes Project in 2018. To date there is very active interest from a number of mining groups interested in a purchase and/or optioning of one or more of the Company's Menderes exploration permits. The Company continues to have active discussions with drilling companies and investment partners to fund the planned drilling program and/or monetize the Menderes permit group.

Gregory Isenor, P. Geo., formerly the VP Exploration of the Company, acted as the Qualified Person in compliance with National Instrument 43-101 with respect to the technical information provided for the Menderes Gold Project and had reviewed the contents for accuracy.

Keban and Kambertepe Tailings Project

On April 7, 2016 the Company announced that on March 29th, 2016, through its Tender Process Agent, AHSA Muh. Mut. ins Mad San Tic Ltd Sti ("AHSA"), the Corporation was awarded and purchased both the fully permitted Keban and Kambertepe Tailings Projects for the processing of the tailings, which are both located in the Elazig Province of Turkey in the Central East Anatolia region. The acquisition includes the following:

The *Keban Tailings Project*, approximately 45 km northwest from the city of Elazig, via paved highway, which is fully permitted, which includes the exclusive rights to process a minimum 114,000 tonnes of mineralized milled tailings stored in two areas within the property boundary. The regional government of Elazig retains the responsibility for remediation of this site.

An independent comprehensive report, including a metallurgical assessment of the mineralized tailings, was completed by Dr. Sasmaz, PhD, Geologist, Firat University, dated June 2015. Per the report, 40 assay samples were collected at Keban and assays completed, for 34 element ICP - MS analysis, by Bureau Vertias Mineral Laboratories in Vancouver, Canada on behalf of the Firat University in Elazig. According to the Bureau Vertias assayed analysis, the Firat University report of June 2015 noted that all the assays averaged Au 1.78 g/t, Ag 96 g/t, Pb 2.94%/t and Zn 0.63%/t.

The *Kambertepe Tailings Project*, approximately 100 km east from the city of Elazig, via paved highway, includes the exclusive rights to process approximately up to 6,000 tonnes of mineralized tailings, with the following average reported grades per tonne of tailings: 2.1% Copper, 21 g/t Silver, 1.9% Zinc, 0.5% Titanium and over 50% Iron, as noted from a Firat University report on the project dated March 15th, 2016.

The Company rationale for acquiring both the Keban and Kambertepe Tailings Projects: 1) both projects being fully permitted for exploitation, 2) all the assay work was done by both Acme, Bureau Vertias AGAT labs in Canada validated the economic potential of these projects, and 3) both tailings projects positions the Company as revenue generating entity in the foreseeable future.

Revenue from the tailings projects will enable the Company to 1) organically advance our other projects in Ontario, in Canada and in Turkey, 2) allow the Company to capitalize on other strategic acquisitions, and 3) seek opportunities and regulatory approvals to restructure Frontline's capital structure.

Acquisition Terms

The terms of the tender agreements require Frontline to pay the following for each tailing project:

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Keban - the payment of 2,550,000 Turkish Lira, approximately C\$1,200,000, payable over 12-months starting 30 days following start of operations. Frontline will have 24 months to complete the exploitation of the Keban tailings.

Kambertepe - the payment of 80,000 Turkish Lira, approximately C\$37,000, was paid.

On June 22, 2016, the Company announced that it negotiated a \$200,000 increase to the previously announced unsecured loan ("Loan") in the amount of \$250,000 that was highlighted in its April 20, 2016 press release. The Loan, which will now total \$450,000, is being advanced by two private investors (the "investors") who are both arm's length to the Corporation. The additional funds will be used primarily to allow the Company to expedite production from its tailings projects at Kambertepe.

The proceeds from the \$450,000 loan as defined in the Loan agreement will be used for the following:

- 1. a minimum of \$360,000 will be used for developing the Tailings Projects. Work at the Kambertepe copper tailings, up to 20,000 tonnes, as previously announced is underway. Preparation for work at Keban has started as well;
- 2. up to \$45,000 can be used to fund the pursuit of additional tailings projects that exist in Turkey, and;
- 3. up to \$45,000 can be used to make option payments and advance exploration on the Company's Red Lake and Rainy River projects, in addition to acquiring additional strategic land position within the Red Lake Mining Camp.

Due to the increase in the reported Kambertepe tailing tonnage from 6,000 tonnes to approximately 20,000, the \$200,000 increase in the Loan funding is warranted to continue the ongoing transportation of the tailings to the processing site. Based upon the significant increase in tailings tonnage and overall grade at both Keban and Kambertepe, the economic in *situ* value of both tailings projects has dramatically increased, resulting in continued interest in funding the on-going development of our tailings operations in addition to the other tailings projects that exist within the Elazig region.

Highlights of the Amended Loan:

- 1. Will be unsecured and no debt or working capital covenants.
- 2. The additional \$200,000 will be fully advanced by June 20, 2016. The original \$250,000 was fully advanced by April 30, 2016. The term on the Loan will be for a term of 18 months from June 30, 2016 and will bear interest at the rate of 12%, payable monthly in arrears, which remains unchanged from the original Loan terms. FGC shall start repaying the Loan at the end of December 2016, by way of 12 monthly payments of \$37,500.
- 3. FGC will also pay to the Investors a royalty (the "Royalty") equal to 3.5% of the net proceeds, calculated as gross revenue less excavating and transportation costs and processing costs, received from the Keban and Kambertepe tailings projects in Turkey. This is an increase of 1.5% from the 2% previously announced. FGC shall have the right to buy back of 0.5% of the Royalty at a purchase price of \$90,000 for a 30-day period following the first anniversary of the first Royalty payment.
- 4. FGC to issue a total of 10 million common share purchase warrants (the "Warrants"). The Warrants shall have an exercise price of 2 cents and term of 3 years from the date of issue. The Warrants are subject to the approval of the TSX Venture Exchange. FGC shall use its best effort to obtain regulatory approval to issue the Warrants with an exercise price of 2 cents, but if it is unable to do so, then FGC shall, within a year, use its best efforts to cause its common shares to be consolidated on a 5-1 basis, subject to shareholder approval, and the Warrants shall be issued with an exercise price of 10 cents. If, during the term of the Warrants, the shares of FGC trade at 5 cents or higher for a period of 30 consecutive trading days, then FGC shall be entitled to give notice that the Warrants has been accelerated to a date not less than 20 business days after such notice has been provided.
- 5. FGC shall provide the Investors with a two-year right of first refusal ("ROFR") to provide financing to FGC in connection with any additional tailing deposits acquired by FGC in Turkey.

The loan and warrants remain subject to the receipt of all regulatory approvals, including approval of the Toronto Stock Venture Exchange.

Management continues to actively try to address the processing challenges and it is optimistic that these processing challenge will evidently be resolved between the Company the processing company so that it can begin processing and the start of the monetization of the copper tailings at Kambertepe in the near term. Site preparation work has also begun at the Keban Tailings Project. Management continues to address the processing issues of the polymetallic Keban Tailings project which has resulted in the delay of the excavation, transportation and processing of the Keban Tailings. It is hopeful that process contractual issues with the processing company will be resolved in the near term so that the tailings work can be commenced in second half of 2019.

Giresun Tailings Project

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On December 27, 2016 the Company acquired, through a Tender Process, the fully permitted Giresun Tailings Project for the processing of the tailings, which is located in the Giresun Province of Turkey in the Black Sea Region of northeastern Turkey, about 500 km north of the city of Elazig.

The Giresun Tailings were acquired for 54,500 TL, approximately \$21,000.

The Giresun Tailings Project is fully permitted, and includes the exclusive rights to process approximately 50,000 tonnes of mineralized milled tailings with reported historic copper grades ranging from 2-5% per tonne. The regional government of Giresun retains the responsibility for remediation of this site.

Working of the tailings has still not started due to a logistical item however Management remains optimistic that the tailings work will commence during the latter half of 2018.

The Company continues to seek additional tailings projects in the Giresun Province of Turkey.

Red Lake Properties

On November 29, 2016, the Company announced that it acquired a 100% interest in several early stage exploration projects in the Red Lake District. The acquired exploration properties consist of 1) two contiguous claims, totaling 480 acres on 12 claims units, that are adjacent to the Company's Chukuni property [that consist of seven contiguous claims, totaling 2,960 acres on 74 claim units] that is located along the south and western boundaries of Goldcorp Inc's ("Goldcorp") Red Lake Gold Mine, and 2) the largest exploration project consisting of 16 claims, totaling 6,400 acres on 160 claim units adjoining Pure Gold's Madsen mine to the east and the south.

Frontline's Purchase

To exercise the option and to complete the acquisition of the 100% interest in the claims, Frontline paid the optionor a total of \$14,000. The remaining payments under the purchase option totaling \$24,000 and \$2,000 of additional staking costs for the two Chukuni claims were paid equally by Abitibi Royalties Inc. ("Abitibi") and AuRico Metals Inc. ("AuRico") in exchange for a combined 2% net smelter royalty ("NSR") on the above acquired early stage exploration projects.

The two Chukuni claims staked are an addition to the Company's current Chukuni Project. The location of the Chukuni Project in the Red Lake Gold District is strategically located and directly contiguous to Goldcorp's Red Lake Property both on northern and eastern property boundaries of the Chukuni property boundaries.

The Chukuni Project combined with the acquisition of the exploration projects adjoining Pure Gold's Madsen mine to the east and the south, provides the Company with one of the largest exploration land packages within the Red Lake District totaling just under 9,400 acres.

Option Agreement

On November 1, 2018, the Company entered into an option agreement with Pacton Gold Inc. ("Pacton"), wherein, Pacton has the option to acquire a 100% percent interest in the 12 mineral claims located in the Red Lake District, by making certain payments and share issuances to Frontline. Frontline has received from Pacton the first payment of \$30,000 and 100,000 common shares with a fair value of \$27,000 during 2018.

Pursuant to the terms of the option agreement, Pacton will have the option to acquire a 100 percent interest in the 12 mineral claims located the Red Lake Property Group from Frontline by making four (4) cash payments totaling \$110,000 (\$30,000 paid), and issuing a total of 250,000 common shares (100,000 issued) to Frontline over a two (2) year period.

Tilly Property

On January 29, 2019, the Company entered into an acquisition agreement with Pacton, wherein Pacton acquired 100% interest in certain claims located in the Red Lake Mining District known as the Tilly Property from the Company. Pursuant to the terms of the acquisition agreement, the Company received 192,310 common shares of Pacton valued at \$47,116.

Duchess Property

MANAGEMENT'S DISCUSSION AND ANALYSIS

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On February 20, 2019, the Company entered into an option agreement ("Duchess Option Agreement") with Pacton, wherein, Pacton has the option to acquire a 100% interest in certain mineral claims located in the Red Lake District, known as the Duchess Property. Pursuant to the terms of the Duchess Option Agreement, Pacton will have the option to acquire the 100% interest in the Duchess Property from Frontline by:

- (i) directly paying a maximum of \$30,000 on behalf of Frontline to cover the costs of conducting certain exploration work on the property;
- (ii) issuance of 125,000 common shares of Pacton (received, valued at \$31,250);
- (iii) cash payment of \$50,000 and issuance of 100,000 common shares of Pacton on or before the first anniversary date; and
- (iv) cash payment of \$50,000 and issuance of 125,000 common shares of Pacton on or before the second anniversary date.

Red Lake - Chukuni

On June 24, 2015, the Company announced that it negotiated, subject to regulatory approval, an option to purchase up to a 100% interest in the Chukuni property ("Chukuni"), subject to a 0.5% net smelter returns royalty. The property is comprised of six contiguous claims, totaling 2,720 acres on 68 claim units, located along the south and western boundaries of Goldcorp Inc's ("Goldcorp") Red Lake Gold Mine in the Red Lake Gold District, Ontario. The Chukuni property is approximately 3.5 km directly south of Goldcorp's No.3 Shaft.

To exercise its option and acquire up to a 100% interest in the claims, Frontline must issue a total of 150,000 shares of the Corporation over two years and pay the optionor a total of \$72,000 (of which \$7,000 due on signing (paid), \$10,000 due on first anniversary date of signing (paid), \$15,000 due on second anniversary (paid), \$20,000 due on third anniversary and \$20,000 due on fourth anniversary). If Frontline acquires the claims and begins commercial production on any part of the claims, it will pay a .5% net smelter returns royalty. Frontline may repurchase one-half of the royalty for \$500,000.

Historical Exploration on the Chukuni Property

The property lies immediately south of and adjoins the Goldcorp Red Lake Mine property. Previous exploration in the Red Lake area disclosed high grade gold mineralization and, in 1995, a rich gold deposit that was not supposed to exist, was discovered in the area now being mined by Goldcorp. Although a small target relative to the whole area, this high grade zone indicates there is plenty of space available for a similar-sized gold deposit to exist elsewhere.

The mineralization is generally associated with intermediate intrusions and occurs within sheared or faulted, silicified and/or sulphide-mineralized zones near the margins of the intrusions. The sheared/fault zones are known to occur both parallel and non-parallel to the contacts of the intermediate intrusions.

In February 2004, the Solitaire Minerals Corporation ("Solitaire") commenced a work program on this property entailing an airborne geophysical survey and a ground-based gravity survey. This work defined a new-trending gravity anomaly paralleling the regional gravity anomaly demarking the major deformative/alteration zone hosting the Goldcorp Red Lake Mine and the Placer Dome Campbell Mine. The interpreted deformation zone consists of high-density mafic-intrusives, and mafic volcanics, bounded by grandodiorites to the north, and granodiorites and mafic volcanics to the south. Several anomalies were identified, and several significant diamond drill targets areas were proposed.

In July 2006, Solitaire completed a work program explorative in nature, and designed to better identify lithologies, contacts, structural features, and to test possible mineralized zones which were identified within the geophysical interpretation. Target zones were chosen from various airborne magnetic anomalies (highs, lows), Fraser filtered VLF-EM data, as well as from previous mapping, trenching, and drilling results. A total of 11 holes, totaling 2,117 m of NQ core were drilled.

Diamond drilling identified a medium to coarse grained pyroxenite body, intermixed with fine grained, weakly foliated (45%) basalt and medium to coarse grained melanodiorite with weak sulphide mineralization. At depth, the basalt unit grades into a more medium grained groundmass, with very strong silicification, and a weakly mineralized (3-5% po, py, aspy, mag) background veining zone. Late lampophyre dykes crosscut these lithologies. Several weakly mineralized, iron carbonate altered quartz- tourmaline veins were noted within the basalts. Localized breccia zones, associated with increasing silicification, biotite alteration, and sulphide replacement zones, were noted in holes CH-06-08,-09, and -10. A shear zone identified in CH-06-08 appears to be one of the main structural conduits controlling this sulphide replacement. Significant assay values returned were from Sample 135282 (CH-06-09) yielded 1.597 gpt Au over 0.5 m (45.5-46 m depth). The project was under the direction of Garry Clark, P. Geo, in accordance with the regulations of National Instrument 43-101.

MANAGEMENT'S DISCUSSION AND ANALYSIS

For the three and six months ended June 30, 2019

On July 23, 2009 and September 29, 2009, Solitaire and Ashburton Ventures Inc. ("Ashburton"), its joint venture partner, commenced a summer work program on the Chukuni Property. Contractors were on the property completing 17 km of ground grid. GEOSIG Inc. commenced an Induced Polarization (IP) survey over the newly established grid. Upon completion of the Induced Polarization Survey, compilation of the data identified five potential drill targets based on coincidental chargeability/resistivity anomalies. The potential targets include chargeability/resistivity zones in the interpreted fold nose of the Howey Diorite, the Diorite/Mafic Volcanic contact plus sulphide bearing zones within the Mafic Volcanic unit to the north of the Howey intrusive.

On April 28, 2010, Solitaire and Ashburton announced that the assay results had been received from the 1,006 m diamond drill program completed in March, 2010. The drill program was a technical success in explaining the source of the IP anomalies as above average sulphide concentrations but did not encounter significant gold values. Drill hole CH10-04 did encounter anomalous Pyrite-Chalcopyrite mineralization in the form of stringers and disseminations in a weak discontinuous alteration envelope of chlorite and staurolite over a core length of 95 m. Source: Solitaire Minerals Corp. Management Discussion and Analysis 3 months ended August 31, 2010)

The Company spent \$15,000 on option payments and \$3,200 one exploration during the year ended December 31, 2017.

Whitehorse Island Property

On August 6, 2015 the Company announced that it acquired subject to regulatory approval, a 100% interest in the Whitehorse Island property ("Whitehorse") that hosts the Whitehorse Island gold shaft. The property comprised of two contiguous claims, totalling 35.55 hectares, is strategically situated between Goldcorp/Premier Gold's Rahill-Bonanza Gold Property to the North-east and Premier Gold's Hasaga Gold property to the south west (see attached map). The Whitehorse Island mining patents were previously owned by Grandview Gold Inc.

The Company acquired a 100% interest in the two mining patents. There is a pre-existing 0.375% net smelter returns royalty that Frontline will assume.

On August 31, 2015 the Company entered into a binding Letter of Intent with Abitibi Royalties Inc. to sell a 2% net smelter royalty ("NSR") on the property and 15% of any cash proceeds should the property be sold or joint ventured. Abitibi Royalties paid the Company \$10,000.

Historical Exploration conducted on the Whitehorse Island Property

The Whitehorse Island Property is located southwest of and contiguous with the Goldcorp Inc. ("Goldcorp")/Premier Gold ("Premier") JV Rahill-Bonanza property, and northeast of Premier's 100% owned Hasaga property. The Whitehorse Property has seen considerable past exploration. The Property has been explored and drilled quite extensively around the historic Orlac deposit discovered by Orlac Red Lake Mines Ltd in 1946-47, with excellent gold assays including Hole NBZ-88-10 drilled by Pure Gold Resources in 1988, which graded 4.53 g/T over 26m with a 5.5m interval grading 13.65 g/T, 3.3m grading 22.22 g/T and 2m grading 34.94 g/T.

All significant gold mineralization outlined to date on the Property appears to be directly related to two stages of mineralized quartz veining within conjugate fracture shear-sets within the granodiorite Dome Stock or within its contact zone. The current drill targets can be better defined as more "classic" Red Lake gold hosted quartz vein/shear type deposits.

Previous drilling and geophysical surveying has indicated a potential for additional mineralization along a North-South structural trend, offshore of Whitehorse Island. With continued positive results from the Premier Gold Mines' drill program to the north-east, there is also potential for the south-west continuation of their Rahill-Bonanza zone (CP Zone) onto the Property.

The Property was first staked by the Sanshaw Mines Syndicate, which later became Sanshaw Mines Ltd. In 1937 Sanshaw drilled 1178 metres, with a 9.1 metre shaft sunk on Whitehorse Island. From 1939 to 1941, MacKenzie Red Lake Gold Mines drilled 17 holes for 353.6 metres.

During World War II work on the Property was suspended until 1946-47 when Orlac Red Lake Mines Ltd ("Orlac") deepened the shaft to 139 metres and established levels at 68 and 106 metres (termed the Orlac deposit). During this period, Orlac drilled 701 metres of underground development, 15 surface holes that totaled 1,655 metres, and 523 metres in 54 underground drill holes.

In 1948, Cable Mines and Oils Ltd. drilled four surface holes at 1,200 metres, followed by 4,207 metres drilled between 1958 and 1965. At this time, Cable Mines and Oils Ltd. issued a statement that read that, above the 375 ft. level, a resource of 175,000 tons averaging 0.20 ounces of gold per ton had been calculated (historical resource as per Ferguson, S.A. 1966, Geology of Dome Township. District of

MANAGEMENT'S DISCUSSION AND ANALYSIS

For the three and six months ended June 30, 2019

Kenora; Ontario Department of Mines, Geological Report 45). Following this discovery, Cable Mines Oils Ltd. continued drilling sporadically, testing northern extensions to mineralization.

Bonanza Red Lake Explorations Ltd. moved in 1979 and conducted geophysical surveys, followed by a six hole drill program. The best intersection was reported from hole B79-1, which returned 0.159 ounces per ton over 17.02 feet. This was followed by Pure Gold Resources Inc. who in 1987-88, optioned the property, and conducted exploration on behalf of Noramco Mining Corporation. Diamond drilling of 48 holes totaling 6,637 metres, took place along the east side of Whitehorse Island and on the lake just off the northeast side of the island. In 1988 - 89 Noramco completed a further 34 holes for a total of 4785 metres in a follow-up program, & outlined a mineralized zone 3 to 5 metres wide, 150 metres long and 125 metres deep. Grades within the zones ranged from up to 2.1 to 12.7 g/T.

The Whitehorse Island patents is host to the historic Orlac Deposit, located on and northeast of Whitehorse Island on the Property, southwest of Rahill-Bonanza has been explored and drilled since 1937 by a variety of operators, and has an historic estimated resource of 300,000 tons @ 0.08 oz/t (Noramco, 1988) and 175,000 tons @ 0.20 oz/ton Au (Cable Mines & Oils Ltd, 1948) over an area approximately 160 metres long, 3-5 metres wide, and 125 metres deep. Historic assays include intersections like 4.53 g/t Au over 26 metres and 4.70 g/t Au over 17.2 metres (Pure Gold Resources 1987-88), and 3.32 g/t Au over 28.4 metres, and 4.7 g/t Au over 17.2 metres (Noramco, 1988).

The area of mineralization associated with the historic Orlac Deposit trends northeast to the eastern edge of the Property, which is contiguous with the Rahill-Bonanza property to the northeast.

The Noramco estimate constitutes a 'historical resource' with respect to NI 43-101. The resource was calculated after compiling and reviewing historic data for the property and is based on primarily the 1987-88 Noramco Mining Corporation drill program, consisting of 48 holes totaling 6,637 metres, with additional data from the subsequent, 1988-89 program with 34 holes drilled totaling 4,785 metres. There had been considerable earlier drilling including from 1946 to 1965, by Orlac Red Lake Mines Ltd., & from 1948 to 1965, by Cable Mines & Oils Ltd, and that data comprises the historic resource referred to as (Cable Mines & Oils Ltd, 1948) as compiled by Noramco.

Frontline has not completed the work required to verify these historical estimates and is not treating these historical estimates as being compliant with current standards under NI 43-101 and as such these historical estimate should not be relied upon. Caution should be used when evaluating these resources as they were calculated prior to NI 43-101 existing and a qualified person has not done work to classify the historical estimate as a current mineral resource.

On May 17, 2017 the Company announced it executed an Option Agreement with Pacton Gold Inc. ("Pacton", TSXV: PAC) wherein, Pacton has the option to acquire a 100% percent interest in the Company's Red Lake Property Group, in the Red Lake District, by making certain payments and share issuances to Frontline.

Frontline's Red Lake Property Group comprises 34 mineral claims and 2 mineral patents, totaling 274 claims units for a total area of approximately 4,420 hectares. The Red Lake Property Group primarily consists of 3 properties: 1) Baird/Heyson mineral claims ("Baird/Heyson Property"), 2) the Chukuni package, and 3) the Whitehorse Island Patents ("Whitehorse Property"):

Terms of the Option Agreement

Pacton will have the option to acquire a 100 percent interest in the Red Lake Property Group from Frontline by making four (4) cash payments totaling \$300,000, and issuing a total of 4,200,000 common shares to Frontline over a three (3) year period. Frontline's Red Lake Property Group retains a 2.25% net smelter returns royalty, with Frontline's net smelter returns royalty ranging from 0.25% to 2.25% on all the mineral claims and mineral patents. Pacton can purchase one-half (1/2) of Frontline's royalty by payment of \$250,000 for each 0.25% of Frontline's Royalty.

The acquisition of the Red Lake Property Group by Pacton was approval by the TSX Venture Exchange. The Company received from Pacton the first payment of \$75,000 and 1,200,000 common shares during June 2017.

The Company has been notified in May 2018 that Pacton has terminated the option. Based on current discussions with interested parties the Company is highly optimistic that the Red Lake package owed by the Company will attract option interest in 2019.

The Company is not aware nor has it been provided an update on the any development by Pacton on the Red Lake Property Group.

Birch-Uchi Project

MANAGEMENT'S DISCUSSION AND ANALYSIS

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As part of the Qualifying Transaction, the Company acquired from Merrex a 100% interest in 31 claims in the Red Lake-Birch Lake District in Northwestern Ontario and known as the Birch-Uchi Project. Today the Birch-Uchi Project is comprised of four non-contiguous claims groups located approximately 80 kilometres east-northeast of the town of Red Lake, Ontario. Individually, the properties are known as: Shabumeni River and Skinner.

The Skinner claim group consists of 4 mining claims totaling 40 units covering an area of approximately 640 hectares. In September, 2010, the Company carried out a prospecting and sampling program on the property that returned grab samples of up to 19.7 g/t Au, 13.6 g/t Au and 6.8 g/t Au. To follow-up on these grab samples, an exploration program comprised of line cutting, detailed ground magnetics, prospecting, overburden stripping and sampling was commenced in May 2011 and completed in late July 2011. A detailed ground magnetometer survey was completed, and used as a guide for prospecting, overburden stripping and mapping. The program was focused on identifying rock types, alteration and structural settings associated with gold mineralization.

The Shabumeni River claim is comprised of 1 mining claim totaling 16 units covering approximately 256 hectares. During the third quarter of 2011, the Company completed a limited prospecting and sampling program.

Management continues to review internally its strategic options for this property group. No significant exploration work has been done on this property group during the period ended September 30, 2015, during the year ended December 31, 2014 the Company staked 3 mining claims in the Skinner property area as discussed above. To date there has been interest by a number of mining groups interested in a purchase and/or optioning of the Company's land permits in the Birch-Uchi Project. Management continues to review and has discussions with other companies active in the area toward the goal of increasing Company's land package in the area in 2015 and 2016 and possibly vending out the complete Red Lake land package in 2016. For the year ended December 31, 2014 the Company wrote down the property by \$301,033.

Garry Clarke, P. Geo., consultant to the Company, acted as Qualified Person in compliance with National Instrument 43-101 with respect to the technical information provided for the Birch-Uchi Project.

Rainy River Property

On November 24, 2015, the Company acquired an option to acquire a 100% interest in the Rainy River property ("Rainy River") which is comprised of fifteen contiguous claims located in the Kenora Township in Ontario. The property is subject to a net smelter returns royalty of 2% on six of the claims and 1% on the remaining nine claims.

To exercise its option and acquire up to a 100% interest in the claims, the Company must issue a total of 500,000 shares over four years and pay the Optionor a total of \$70,000 (of which \$10,000 is due on February 1, 2016 (\$3,000 paid), \$10,000 is due on the first anniversary date of signing, \$12,000 is due on second anniversary, \$12,000 is due on third anniversary, and \$26,000 is due on fourth anniversary).

The Company may repurchase one-half of the 2% royalty for \$1,000,000 and one-half of the 1% royalty for \$250,000.

On March 3, 2016, the Company acquired an option to acquire a 100% interest, in 6 additional claims in the Rainy River property ("Rainy River"). The 6 claims (3 project groups) consist of 79 units and are all located within the Company's Rainy River property group. The property is subject to a net smelter returns royalty of 1%.

To exercise its option and acquire up to a 100% interest in the claims, the Company must issue a total of 500,000 shares and pay the Optionor a total of \$28,000 (of which \$2,000 was paid on signing ("Initial Payment), additional \$3,000 within 30 days of the Initial Payment, additional \$3,000 within 60 days of the Initial Payment and \$7,500 is due on the first anniversary date of signing, \$7,500 is due on second anniversary, and \$5,000 is due on third anniversary).

The Company may repurchase the 1% royalty for \$250,000.

The rationale for the Company's optioning of the Rainy River properties is the exploration potential of the area. Frontline has had discussions with two companies regarding their potential interest to acquire or joint-venture the Rainy River Property. Discussions are ongoing.

Frontline planned to undertake a \$20,000 exploration program on 3 claims located to the southwest of its claim package to get a better understanding the geology, map any vein outcrop and to take some rock and soil samples for assays. The program is rescheduled for the second half of 2019.

MANAGEMENT'S DISCUSSION AND ANALYSIS

For the three and six months ended June 30, 2019

Gullrock Property

On November 27, 2018, the Company acquired a 100% interest in the Gullrock property, located in the Red Lake district, from Alexandria Minerals Corporation ("Alexandria", a company related to a director and officer of the Company")

The acquisition of the Gullrock Property also includes all exploration data and technical information associated with the properties in the possession of the Alexandria, and any other hard assets located on the property underlying the properties.

Zealand Property

On February 14, 2017 the Company announced that it staked a 100% interest in several early stage exploration claims with the Kenora District of Ontario. Today the Dryden Area exploration properties total 16 claims, totaling 1,168 hectares on 73 claim units located on or near the western, eastern and southern property boundaries of Treasury Metals' ("Treasury Metals") Goliath Gold Project.

Three claims, totaling 112 hectares on 7 claims units, known to host the Northern Queen Occurrence and Gold Shaft and the Northern Queen Gold Mine. The distance been the location of the Northern Queen Occurrence and Shaft and the location of the Northern Queen Mine is approx. 400 metres. Also staked are seven claims, 576 hectares and 36 claim units that are located on or near the southern and eastern property boundaries of Treasury Metals' Goliath Gold Project property boundaries.

Rationale for staking these claims:

- 1. proximity to Treasury Metals' Goliath Gold Project with a 43-101 Resource Estimate 1,165,800 oz Au Eq Measured and Indicated and 341,300 oz Au Eq Inferred, 2.8 g/t and
- 2. As it relates to the two claims that have been identified to host the Northern Queen Occurrence and Gold Shaft and the Northern Queen Gold Mine the following has been observed:

Northern Queen Gold Occurrence and Shaft - Grab samples, taken, October 1984, from the felsic dikes, altered mafic metavolcanics, sulphide-rich material, and quartz veins all assayed trace amounts of gold with minor Cu and Zn values. Highest recorded - 0.02, 0.04, 0.08, 0.22 oz. per ton Au. The Northern Queen Gold Mine -- AMIS site -- Based on following Northern Queen Gold Mine references in the "REPORT OF THE BUREAU OF MINES VOLUME VII FIRST PART 1898":

"The vein is traceable for several hundred yards, and it is said for miles. Shots have been put in at several points a seven by nine shaft has been sunk to a depth of 40 or 50 feet."

Frontline completed approximately \$5,000 in prospecting at the Northern Queen Gold Mine and Northern Queen Gold Occurrence area works to get a better understanding the geology, map any vein outcrop and to take some assays to ultimately confirm the above noted findings. The prospecting program was completed by Clarke Exploration Inc., on behalf of the Company, at the Northern Queen Gold Occurrence during July 2017, an update on the results of this program will be evaluated in terms of setting up an exploration program for the property in 2019.

Confederation Lake

The Copperlode Property, located along the Confederation Lake greenstone belt southeast of Red Lake, Ontario. The property which consists of 4 mineral claims, over an area of 496 hectares, hosts a number of historical Cu-Zn bearing massive sulphide and stringer sulphide mineralized zones, hosted in strongly altered felsic volcanic pyroclastic rocks. The mineralization and associated alteration are typical of Archean Cu-Zn VMS deposits similar to the Mattabi-type VMS deposits occurring in the Sturgeon Lake Mining Camp.

The property is known to host the following mineralized zones:

i) B-Zone - delineated by diamond drilling for a strike length of 365 metres, centered on lines 1300W to 1100W at 200S, to a depth of 60 m. The best drill intersection returned 1.68% Cu, 2.5% Zn, over 6.25 m. Mineralization consists of massive sulphide (Po, Sp, Cp) localized at the contact of a quartz-biotite-garnet sericite schist carrying 2-5% disseminated Py-Cp and garnetiferous amphibolite.

MANAGEMENT'S DISCUSSION AND ANALYSIS

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- ii) C-Zone located on L1700W at 225S, 600m WSW along strike of the B-Zone and delineated by diamond drilling for a strike length of 215m to a depth of 45 m. The best drill intersection returned 6.02% Cu, 0.21% Zn over 1.5m. Mineralization consists of massive sulphide (Po, Cp, Sp) at the contact of an intermediate quartz feldspar tuff with an amphibolite.
- iii) D-Zone located approx. 350 m SE of the B-Zone on L900W at 400S and delineated by diamond drilling for a strike length of 165M, to a depth of 100m. Best diamond drill hole intersections include: 1.75% Cu, 0.86% Zn, 7.7 opt Ag and 0.32 opt Au over 3.4 m; and 0.72% Cu, 12.6% Zn and 1.0 opt Ag over 2.25 m. Mineralization is localized within a siliceous rhyolite fragmental, proximal to a quartz feldspar porphyrtic rhyolite.
- iv) E- Zone most significant historic sulphide zone on the property, and is located 100 m NE along strike of the D-Zone extending from 700 W to 400 W at 275S. The zone is traced by diamond drilling for a strike length of 300m to a vertical depth of 100 m and appears to be plunging to the east. Tonnage estimates range up to 300,000 tonnes grading 0.60% Cu, 4.36% Zn, 0.40 opt Ag, which includes 160,000 tonnes grading 1.02% Cu, 8.28% Zn, 0.70 opt Ag. Mineralization consists of massive to stringer sulphide hosted by a siliceous rhyolite fragmental adjacent to quartz-feldspar porphyritic rhyolite/subvolcanic intrusive. All tonnage estimates are historical in nature and are not compliant with CIM or NI 43-101 standards.
- v) Stringer Zone a zone of stringer sulphide mineralization was intersected by five drill holes along a 100 m strike length, to a depth of 200 m approximately 300m north of the E-Zone on L600W at 250N. The zone consists of stringer to massive sulphide mineralization consisting of pyrite-pyrrhotite and lesser sphalerite and chalcopyrite over a 57 m interval. Assays returned anomalous Cu, Zn values up to 0.34% Cu and 2.33% Zn. Interestingly a 25 foot section of massive sulphide mineralization including a 10 foot section with 2% chalcopyrite was lost and never assayed from hole C-74. A deeper hole drilled under C-74 reportedly intersected stronger increased sulphide mineralization with increased Zn values. Incomplete assays include 0.15% Cu, 3.17% Zn/4.6 m.
- vi) Hornet Zone a blind sulphide zone discovered at moderate depths as a result of the 1994-95 program. The zone is located approximately 250 m south of and parallel to the E-Zone, extending from L1000W to L400W at a vertical depth of 330 to 550 m. Mineralization consists of massive to stringer sulphide composed of Po-Sp-Cp, hosted in an intensely altered (chlorite biotite garnet andalusite staurolite) felsic volcanic unit which defines the South alteration zone. Drilling has traced the sulphide zone over a 600 m strike length at the -300 to -550m level. The zone remains open at a depth and up dip below the -200m level. Notable drill holes intersections include 1.13% Cu, 4.07% Zn over 5.03m (including 2.13% Cu, 6.52% Zn over 2.1 m); and 0.08% Cu, 7.56% Zn over 6.6 m (including 0.08% Cu, 10.25% Zn over 3.8 m.

Crowshore Property

On April 10, 2014, the Company negotiated an option to purchase 100% interest in the Crowshore property. The property is comprised of eight property patents and two claims near Pickle Lake, Ontario. To acquire the 100% interest, Frontline must issue 2,000,000 shares over four years and pay \$61,200, of which \$60,000 is due in the fourth year. Frontline will also grant the optionor, a 2% net returns royalty, of which 50% can be repurchased for \$1,000,000. On July 15, 2014, the Company amended the option. To acquire the 100% interest, Frontline must deliver 1,000,000 shares of PC Gold Inc ("PC Gold").

On July 10, 2014 the Company acquired 16 additional claims near Pickle Lake, Ontario. To acquire the 100% interest, Frontline delivered 900,000 common shares of PC Gold on August 21, 2014.

On August 5, 2014, the Company acquired 2 additional claims near Pickle Lake, Ontario. To acquire the 100% interest, Frontline must issue 401,000 common shares which was subject to regulatory approval. Subsequently the Company had arranged to issue 66,834 common shares of PC Gold in lieu of the 401,000 common shares of Company.

On August 6, 2014, the Company entered into a Mineral Claim Purchase Agreement ("Agreement") to divest all of the Crowshore claims and patents to PC Gold. The Company will transfer eight patented mining claims and twenty-one unpatented mining claims. Upon acquisition the Vendor will issue 2,500,000 common shares and in addition upon a National Instrument 43-101 compliant resource being calculated in respect of the Claims in excess of 250,000 ounces of gold issue a payment of \$200,000. The Vendor will also grant the Company, a 2% net smelter royalty, of which 50% can be repurchased for \$1,000,000. On August 21, 2014 PC Gold shares were distributed to satisfy the prior agreements described above, resulting in a net holding of 533,166 PC Gold shares to the Company. Subsequently on September 26, 2014, PC Gold announced that they had received regulatory approval and closed the transaction.

Jubilee Lake

MANAGEMENT'S DISCUSSION AND ANALYSIS

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On October 24, 2017, the Company announced that it acquired a 100% interest in six mineral claims, covering approximately 736 hectares, primarily located within the Jubilee Lake and Birkett townships of Northwestern Ontario's Red Lake Mining Division.

The Jubilee Lake Lithium Prospect ("Jubilee Lake") is an opportunity to enter the lithium exploration space through the low acquisition cost of a strategic land package situated along the Birch-Uchi greenstone belt west of the Allison Lake Batholith. Jubilee Lake has the potential to contain rare-element pegmatite dikes which provides the Company with an under-explored target area with the potential to host lithium bearing pegmatite deposits.

A prospecting program was initiated at Jubilee Lake to map, sample and test the previous work completed at the SJ Pegmatite Occurrence (detailed below) and to map, sample and test the surrounding area to identify new target areas of exploration. The assay work will focus on the Lithium (Li), Tantalum (Ta) and Rubidium (Rb) bearing pegmatite occurrences. Completion of the prospecting program and the assaying test of the samples is expected to be completed by the end of 2019.

Terms of the Option Agreement

To exercise its option and acquire a 100% interest in the Jubilee Lake Prospect claims, Frontline must pay the Optionor a total of \$16,500 (of which a total of \$15,000 is due in years 1 to 3 of the option agreement) and grant the Optionor a 2% net smelter returns royalty. The Company has paid \$1,500.

The properties are subject to a net smelter returns royalty of 1% on six claims. Frontline may repurchase one-half of the 1% royalty for \$250,000.

Ron Wortel, P.Eng., consultant to the Company, acted as an independent Qualified Person as defined by NI 43-101, reviewed and approved the technical information provided for the Jubilee Lake Project in the news release.

Rex Lake Property

On April 2, 2018, the Company acquired an option to acquire a 100% interest in the Rex Lake property ("Rex Lake") which is comprised of two claims located in the Rex Lake Township in Ontario.

To exercise its option and acquire up to a 100% interest in the claims, the Company must make a total cash payment of \$76,000, of which \$8,000 is due on May 15, 2018 (paid), \$10,000 is due on May 15, 2019, \$12,000 is due on May 15, 2020, \$16,000 is due on May 15, 2021, and \$30,000 is due on May 15, 2022 and fund staking costs in the minimum amount of \$2,000 to be done or before April 10, 2018 (paid).

The property is subject to a net smelter return royalty of 1.50%. The Company may repurchase one-half of the 1.50% royalty for \$500,000.

SUMMARY OF PROPERTY PAYMENT REQUIREMENTS

The following table outlines the Company's cash option payment and exploration expenditure requirements to maintain its mineral property interests over the next year, as at June 30, 2019.

	2019	2020	Total	
Jubilee Lake Project				
Option Payments	10,000		-	10,000
Keban Tailing Project				
Option Payments	-		-	-
Rainy River Property				
Option Payments	12,000	:	12,000	24,000
Red Lake Property				
Option payments	-		-	-
Rex Lake Property				

MANAGEMENT'S DISCUSSION AND ANALYSIS

For the three and six months ended June 30, 2019

Option payments	10,000	12,000	22,000
Chukuni Property Option Payments	20,000	20,000	40,000
TOTAL	52,000	44,000	96,000

RESULTS OF OPERATIONS

The review of results of operations should be read in conjunction with the condensed consolidated interim financial statements of the Company for the three and six months ended June 30, 2019. The Company's projects are at the exploration stage and it has generated no revenue from operations to date. The Company capitalizes all exploration costs.

Three and six months ended June 30, 2019

For the six months ended June 30, 2019, the Company capitalized acquisition and exploration costs of \$393 (six months ended June 30, 2018 – \$15,701). The amount capitalized to each project was as follows: Whitehorse - \$nil (2018 - \$nil); Rainy River - \$nil (2018 - \$2,500); Kambertepe - \$nil (2018 - \$1,623); Rex Lake - \$nil (2018 - \$10,301); Jubilee Lake - \$280 (2018 - \$nil); and other Ontario property - \$nil (2018 - \$1,277).

The Company had a net comprehensive loss of \$31,531 for the three months ended June 30, 2019 compared to a net loss of \$23,639 for the three months ended June 30, 2018. The increase in net loss was primarily due to the unrealized loss on short-term investments offset by increase in foreign exchange gain during the current period.

The Company had a net comprehensive loss of \$1,690 for the six months ended June 30, 2019 compared to a net loss of \$43,214 for the six months ended June 30, 2018. The decrease in net loss was primarily due to the unrealized loss on short-term investments offset by increase in gain on optioning of properties and foreign exchange gain during the current period.

Administrative Expenditures

Total administrative expenses for the three months ended June 30, 2019 was \$17,442 compared to \$20,997 for the three months ended June 30, 2018. The decrease was primarily due to:

Share transfer, listing and filing fees decreased to \$4,933 for the three months ended June 30, 2019 compared to \$10,209 for the three months ended June 30, 2018.

Other Items

Foreign exchange gain of \$6,051 for the three months ended June 30, 2019 was realized compared to a foreign exchange loss of \$4,465 for the three months ended June 30, 2018, due to fluctuations in exchange rates.

Unrealized loss on short-term investments increased to \$17,640 for the three months ended June 30, 2019 compared to unrealized gain of \$1,823 for the three months ended June 30, 2018 due to changes in the fair values of the Company's short-term investments.

MANAGEMENT'S DISCUSSION AND ANALYSIS

For the three and six months ended June 30, 2019

SUMMARY OF QUARTERLY RESULTS

The following table presents selected financial information for the quarters ended:

	Jun. 30	Mar. 31	Dec. 31	Sep. 30	Jun. 30	Mar. 31	Dec. 31	Sep. 30
	2019	2019	2018	2018	2018	2018	2017	2017
	\$	\$	\$	\$	\$	\$	\$	\$
Revenue	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Net loss (gain) before tax	31,531	(29,841)	43,700	21,032	23,639	19,575	(13,954)	82,524
Net loss (gain)	31,531	(29,841)	43,700	21,032	23,639	19,575	(13,954)	82,524
Basic and diluted								
earnings (loss) per share	(0.00)	0.00	(0.00)	(0.00)	(0.00)	(0.00)	0.00	(0.00)
Weighted average shares								
outstanding (millions)	140.5	140.5	140.5	140.5	140.5	140.5	140.5	140.5

LIQUIDITY AND CAPITAL RESOURCES

Cash used in operating activities was \$38,995 for the six months ended June 30, 2019 compared to cash provided of \$15,012 for the six months ended June 30, 2018. Operating activities were affected by depreciation of \$400, income from optioning property of \$66,866, unrealized loss on short-term investments of \$37,209 and change in net change in non-cash working capital balances of \$20,630 due to an increase in amounts receivable of \$4,560, a decrease in accounts payable and accrued liabilities of \$10,152, and an increase in related party loans of \$5,664.

Cash provided by investing activities was \$8,841 for the six months ended June 30, 2019 compared to \$15,846 used for the six months ended June 30, 2018. Investing activities included proceeds from sale of short-term investments of \$21,734, offset by \$12,893 used for expenditures on exploration and evaluation assets.

Cash used in financing activities was \$nil for the six months ended June 30, 2019 compared to cash used of \$16,665 for the six months ended June 30, 2018.

As at June 30, 2019, the Company has a working capital deficiency of \$2,540,631 as compared to a working capital deficiency of \$2,538,948 at December 31, 2018 as follows:

	June 30, 2019 \$	December 31, 2018 \$
Cash	1,033	31,187
Amounts receivable	21,845	17,285
Short-term investment	55,529	36,106
Accounts payable and accruals	(1,353,912)	(1,427,764)
Amounts payable to related parties	(1,127,963)	(1,058,599)
Loan	(137,163)	(137,163)
Working capital deficiency	(2,540,631)	(2,538,948)

Since inception, the Company's capital resources have been limited to amounts raised from the sale of common shares in the Company, exercise of options and warrants, and loans from related parties. While the Company was successful in raising equity financing of \$4.2 million in 2010, \$1.9 million in 2011, \$0.35 million in 2012, and \$0.036 million in 2013 and the fact that there has been zero dollars raised via equity financings since 2013 there can be no assurance that the Company will be able to continue to do so. For 2019, the Company will continue to be funded by strategic asset sales or option payments received or shareholder advances.

RELATED PARTY TRANSACTIONS

MANAGEMENT'S DISCUSSION AND ANALYSIS

For the three and six months ended June 30, 2019

Payments to key management personnel including the Chief Executive Officer, Chief Financial Officer, and Directors and companies directly controlled by key management personnel are for salaries, director fees, consulting fees, management fees or professional fees and are directly related to their position in the organization.

The Company is related to Merrex Gold Inc. ("Merrex") by way of common directors and shared staff, rent and office costs in Mali to February 28, 2013. The balance owing to Merrex as at June 30, 2019 for the Company's portion of shared costs is \$259,907 (December 31, 2018 - \$259,907). The amount of the payable was subject to mutual agreement of the Company's share of costs in Mali. The amount due was agreed between the parties during 2013 and a reduction of \$278,092 was credited to the Niaouleni project during 2013. The amount payable to Merrex is non-interest bearing with no fixed terms of repayment.

The Company has a loan agreement to borrow from its President and Chief Executive Officer. The loan is unsecured and non-interest bearing with no fixed terms of repayment.

Included in amounts owing to related parties are additional amounts owing to directors, officers, and corporations in which directors and officers are shareholders totalling \$266,328 (December 31, 2018 - \$292,388); and \$601,728 (December 31, 2018 - \$506,305) owing to the President and Chief Executive Officer.

During the three and six months ended June 30, 2019, \$nil and \$7,000, respectively, in directors' fees were paid to directors of the Company (three and six months ended June 30, 2018 - \$nil).

Related party transactions are in the ordinary course of business, and are measured at the amount agreed to by the related parties.

FINANCIAL INSTRUMENTS

The Company's financial instruments consist of cash, short-term investment, accounts payable and accrued liabilities, and amounts owing to related parties. The recorded values of cash, short-term investments, accounts payable and accrued liabilities, and amounts owing to related parties approximate their current fair values because of their short-term nature.

The Company's risk exposures and the impact on the Company's financial instruments are summarized below.

The Company has no significant credit risk arising from operations. The Company is not exposed to major credit risks attributable to customers and does not engage in any sales activities. The Company's credit risk is primarily attributable to cash. The Company holds its cash with a Canadian chartered bank and the risk of default is considered to be remote.

Liquidity risk is the risk that the Company will be able to meet its financial obligations as they fall due. The Company's approach to managing liquidity risk is to ensure it will have sufficient liquidity to meet liabilities when due. The Company's accounts payable and accrued liabilities and amounts owing to related parties are due within one year.

Interest rate risk is the risk that the value of the Company's assets and liabilities can change due to a change in interest rates. The Company considers interest rate risk related to cash to be low.

The Company conducts exploration activities in foreign countries and a portion of exploration and administrative expenditures are transacted in US Dollars, CFA francs, British Pounds, and Turkish Lira. The Company is exposed to risk of major changes in these currencies relative to the Canadian dollar.

CHANGES IN ACCOUNTING POLICIES

On January 1, 2019, the Company adopted the following standards:

IFRS 16 Leases ("IFRS 16") - IFRS 16 was issued in January 2016 and replaces IAS 17 – Leases as well as some lease related interpretations. With certain exceptions for leases under twelve months in length or for assets of low value, IFRS 16 states that upon lease commencement a lessee recognises a right-of-use asset and a lease liability. The right-of-use asset is initially measured at the amount of the liability plus any initial direct costs. After lease commencement, the lessee shall measure the right-of-use asset at cost less accumulated depreciation and accumulated impairment. A lessee shall either apply IFRS 16 with full retrospective effect or alternatively not restate comparative information but recognise the cumulative effect of initially applying IFRS 16 as an adjustment to opening equity at the date of initial application. IFRS 16 requires that lessors classify each lease as an operating lease or a finance lease. A lease is classified as a finance lease

MANAGEMENT'S DISCUSSION AND ANALYSIS

For the three and six months ended June 30, 2019

if it transfers substantially all the risks and rewards incidental to ownership of an underlying asset. Otherwise it is an operating lease. The adoption of IFRS 16 had no impact to the Company's financial statements.

OUTSTANDING SHARE DATA

As of the date of this MD&A, the Company had authorized an unlimited number of common shares without par value and issued capital was 140,463,361 common shares (December 31, 2018 - 140,463,361).

As of the date of the MD&A, the Company has no outstanding warrants.

Stock options outstanding:

Exercise Price	Number of Options	Expiry Date
\$0.05	10,500,000	September 27, 2021
	10,500,000	•

RISK AND UNCERTAINTIES

Under Canadian reporting requirements, management of the Company is required to identify and comment on significant risks and uncertainties associated with its business activities.

The property interests owned by the Company are in the exploration stages only and have no ongoing mining operations. Mineral exploration involves a high degree of risk and few properties which are explored are ultimately developed into producing mines. Exploration of the Company's mineral properties may not result in any discoveries of commercial bodies of mineralization. If the Company's efforts do not result in any discovery of commercial mineralization, the Company will be required to seek other exploration projects or cease operations.

The Company has no significant source of operating cash flow and no revenues from operations. The Company has limited financial resources and negative working capital. The Company's ability to advance its projects depends on raising additional capital and/or the sale or joint venture of its properties. There is no certainty that such plans will be successful. Market conditions and other unpredictable events could have an impact on the capacity of the Company to raise funds or monetize its assets.

Although the Company obtained permits required to continue its operations, there is no certainty that existing permits will not change or that required future permits will be obtained in the future.

OFF-BALANCE SHEET ARRANGEMENTS

The Company has no off-balance sheet arrangements.

ADDITIONAL INFORMATION

The financial statements and additional information regarding the Company, including the Company's certificates of annual and interim filings, news releases and technical reports referred to herein, are available on SEDAR at www.sedar.com.