



(an exploration stage company)

Management's Discussion & Analysis

For the nine months ended November 30, 2013

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General

This Management's Discussion and Analysis ("MD&A") is dated January 28, 2014, and reflects the results for the nine months ended November 30, 2013 and should be read in conjunction with the audited financial statements for the year ended February 28, 2013 and the corresponding notes. These financial statements and their related MD&A's, as well as press releases issued by the Company and other information, are available either at the Company's website: www.wasecoresources.com, or at SEDAR: www.sedar.com.

This MD&A is required to contain prospective and forward looking statements. The Company is not in the practice of making forecasts, financial or otherwise, as it believes its business of mineral exploration and development is not sufficiently foreseeable to permit such forecasts to be made with any accuracy. To the extent that it is obliged to include such prospective information herein, the Company claims the protection of safe harbour legislation and generally cautions readers that all forward looking statements are subject to change, inherent risks and uncertainties of many kinds. All statements made herein are made in good faith and in their belief as to best information and expectation available but no guarantee can be provided nor should any be inferred from any forward looking statement.

Description of the Business and Overview

The Company is a Tier 2 junior exploration company, listed on the TSX Venture Exchange ("WRI") and on the Frankfurt Exchange ("WSE"), engaged in the acquisition and exploration of mineral properties. The authorized capital is comprised of an unlimited number of no par value shares. The Company is a reporting issuer in the provinces of Ontario, Alberta and British Columbia.

The Company has interests in the following exploration properties and these activities are more fully expanded upon under the heading "Exploration Activities" below:

- A 100% interest in a gold prospect in Nevada on which it has completed a significant drill program.
- A large land position in the Quebec Labrador Trough. These properties are presently subject to a joint venture with AREVA Resources Canada Inc. ("AREVA") a wholly owned subsidiary of AREVA Group S.A., the world's leading integrated nuclear company (see www.areva.com for more information).
- The Company is also pursuing an opportunity to participate in the exploration and development of an alluvial gold project in Indonesia. Historically, the Company has carried out extensive work in the area and would like to capitalise on its technical data base and realize its valuable intellectual property.
- The Company also has an interest in diamond claims adjacent to DeBeer's Victor Mine in the James Bay Lowlands.

The Company does not hold any interests in producing or commercial ore deposits and has no production revenue. There is no operating history upon which investors may rely. Commercial development of any kind will only occur in the event that sufficient quantities of ore containing economic concentrations of uranium, gold or other mineral resources are discovered. If, in the future, a discovery is made, substantial financial resources would be required to establish ore reserves. Additional substantial financial resources would be required to develop mining and processing for any ore reserves that may be discovered. If the Company were to be unable to finance the establishment of ore reserves or the development of mining and processing facilities

it might be required to sell all or a portion of its interest in such property to one or more parties capable of financing such development. As a strategic consideration, the Company may find it more attractive to do so in any event, as it considers its primary business and expertise to be exploration, but it does not rule out the possibility of production in the appropriate circumstances.

The Company is subject to numerous risk factors that may affect its business prospects in the future. These include commodity prices, availability of capital, exploration risks, regulatory risks, environmental risks, competition, dependence on key personnel, potential risks relating to mineral titles and aboriginal land claims, currency risk and potential amendments to tax laws.

As at November 30, 2013, the directors and officers of the Company are:

Derek Bartlett	Director
Richard Ekstein	Director
James (Jay) Richardson	Director and Secretary-Treasurer (C.F.O.)
Peter Sever	Director
Richard Williams	Director and President (C.E.O.)

A.C A. (Peter) Howe did not stand for re-election at the Annual Meeting of Shareholders due to failing health. At the Directors' Confirmation Meeting immediately following the Annual Meeting, the directors appointed Peter Chairman Emeritus, in recognition of his many years of service and his contribution to the affairs of the Company. He will continue to be available to advise the Company as a consultant.

Overall Performance

The following paragraphs provide an analysis of the financial condition of the Company, results of operations, trends, events, uncertainties and industry and economic factors that affect the Company's performance.

As at November 30, 2013, the Company's cash position was \$97,000. This was a decrease from \$137,500 at February 28, 2013. Working capital was negative \$128,000 down from working capital of \$145,900 for the nine months as a result of expenditure on exploration and evaluation of \$194,500 (2012 - \$492,100) and routine administrative costs offset by GST/HST refunds of \$136,500 (partially credited to Exploration Deposits received) and loan interest of \$12,000.

During the period ended November 30, 2013, the Company had 30,311,155 common shares outstanding, unchanged from the prior year end and since July, 2008.

Trends

There are no unusual trends, commitments, events or uncertainties presently known or identifiable to management that would reasonably be expected to have a material effect on the Company's business, financial condition or results of operations beyond the greater than usual variability of ease or difficulty in raising capital which appears to be in a continuing uncertain trend after the extremely difficult period experienced by many companies in the last four to five years. The nature of the Company's business is demanding of capital for property acquisition costs, exploration commitments and holding costs. The Company intends to utilize cash on hand to meet these obligations and will continue to raise funds, if necessary, to augment this cash position.

Risks

There are certain risk factors that could have material effects on the Company that are not quantifiable at present due to the nature of the Company's industry segment and other considerations.

Exploration Development and Operating Risk

Mineral exploration involves many risks, which even a combination of experience, knowledge and careful evaluation may not be able to overcome. Operations in which the Company has a direct or indirect interest will be subject to all the hazards and risks normally incidental to exploration and development, any of which could result in work stoppages, damage to property, and possible environmental damage. None of the properties in which the Company has an interest has a known body of commercial ore as defined under NI 43-101. Development of the Company's mineral properties would follow only upon obtaining satisfactory exploration results. Mineral exploration and development involves a high degree of risk and few properties that are explored are ultimately developed into producing mines. There is no assurance that the Company's mineral exploration and development activities will result in any discoveries of commercially viable bodies of ore. The long-term profitability of the Company's operations will be in part directly related to the cost and success of its exploration programs, which may be affected by a number of factors. Substantial expenditures are required to establish reserves through drilling, to develop metallurgical processes to extract the metal from the resources and, in the case of new properties, to develop the mining and processing facilities and infrastructure at any site chosen for mining. Although substantial benefits may be derived from the discovery of a major mineralized deposit, no assurance can be given that minerals will be discovered in sufficient quantities to justify commercial operations or that the funds required for development could be obtained on a timely basis.

Business Risk

The success of the operations and activities of the Company is dependent to a significant extent on the efforts and abilities of its management, outside contractors, experts and other advisors. Investors must be willing to rely to a significant degree on management's discretion and judgment, as well as the expertise and competence of the outside contractors, experts and other advisors. The Company does not have a formal program in place for succession of management and training of management. The loss of one or more of the key employees or contractors, if not replaced on a timely basis, could adversely affect the Company's operations and financial performance.

Commodity Prices

The price of the Company's common shares, its financial results, exploration and development activities have been, or may in the future be, adversely affected by declines in the price of uranium, gold and/or other metals. Metal prices fluctuate widely and are affected by numerous factors beyond the Company's control such as the sale or purchase of commodities by various central banks, financial institutions, expectations of inflation or deflation, currency exchange fluctuations, interest rates, global or regional consumption patterns, international supply and demand, speculative activities and increased production due to new mine developments, improved mining and production methods and international economic and political trends. The Company's revenues, if any, would be in large part derived from mining and sale of precious and base metals or interests related thereto. The effect of these factors on the price of precious and base metals, and therefore the economic viability of any of the Company's exploration projects, cannot accurately be predicted.

Additional Capital

The exploration activities of the Company may require substantial additional financing. Failure to obtain sufficient financing may result in delay or indefinite postponement of exploration and development of any of the Company's properties. There can be no assurance that additional capital or other types of financing would be available if needed or that, if available, the terms of such financings would be favourable to the Company. In addition, low commodity prices may affect the Company's ability to obtain financing.

Environmental and Permitting

All phases of the Company's operations are subject to environmental regulation in the various jurisdictions in which it operates. These regulations, among other things, mandate the maintenance of air and water quality standards, land reclamation, transportation, storage and disposal of hazardous waste. Environmental legislation is evolving in a manner which will require stricter standards and enforcement, increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects and a heightened degree of responsibility for companies and their officers, directors, and employees. There is no assurance that future changes in environmental regulation, if any, would not adversely affect the Company's operations.

Acquisition

The Company uses its best judgment to acquire mining properties for exploration and development. In pursuit of such opportunities, the Company may fail to select appropriate properties or acquisition candidates or negotiate acceptable agreements, including arrangements to finance the acquisitions and their development, or integrate such opportunity and their personnel with the Company. The Company cannot assure that it can complete any acquisition that it pursues or is currently pursuing, on favourable terms, or that any acquisition completed would ultimately benefit the Company.

Competition

The mining industry is intensely competitive in all of its phases, and the Company competes with many companies possessing greater financial resources and technical facilities than it. Competition in the mining business could adversely affect the Company's ability to acquire suitable producing properties or prospective properties for mineral exploration in the future.

Land Title

The Company has not sought formal title opinions on its mineral property interests in Canada, the United States and in Indonesia. Any of the Company's properties may be subject to prior unregistered agreements or transfers or native land claims and title may be affected by undetected defects. The Company has no present knowledge of any material defect in the title to any of the properties in which the Company has or may acquire an interest.

Review of Operations

Three Months Ended November 30, 2013 and 2012

The Company had a net loss of \$25,400 or \$0.001 per share for the quarter ended November 30, 2013 compared to a net loss of \$244,900 or \$0.008 per share for the same period in 2012.

General and administrative costs, shareholder relations and regulatory fees were \$25,200 for the three months to November 30, 2013 compared to \$26,700 for the corresponding period in 2012.

Professional fees were \$2,700 for the third quarter in 2013 compared to \$9,500 for the comparable period of 2012 reflecting a reduction in the amount being accrued for audit fees.

Management fees, included in general and administrative costs above, were \$11,000 for the three months ended November 30, 2013 (2012 - \$15,000).

The Company spent \$1,000 on exploration and evaluation in the quarter on exploration activities on the Battle Mountain Property in Nevada (2012 - \$210,400). A contribution of \$3,100 was made in the quarter to the AREVA joint venture on the uranium properties in the Quebec Labrador Trough (2012 - \$4,300)

Interest and miscellaneous income was \$100 for the three month period to November 30, 2013 compared to \$1,700 for the comparable period in 2012.

Nine Months Ended November 30, 2013 and 2012

The Company had a net loss of \$278,300 or \$0.009 per share for the nine months ended November 30, 2013 compared to \$586,200 or \$0.019 per share for the same period in 2012, primarily because of the reduction in exploration activity in the BMR Project.

General and administrative costs, shareholder relations and regulatory fees were \$65,900 for the six months to November 30, 2013 compared to \$74,700 for the corresponding period in 2012.

Professional fees were \$18,700 for the first six months in 2013 compared to \$27,400 for the comparable period of 2012.

Management fees, included in general and administrative costs above, were \$41,000 for the six months ended November 30, 2013 (2012 - \$45,000).

The calculated value of options issued to a director in the period was \$4,400 (2012 - \$Nil).

The Company spent \$194,500 on exploration and evaluation in the six months on exploration activities on the Battle Mountain Property in Nevada (2012 - \$487,800). A contribution of \$3,100 was made in the period to the AREVA joint venture on the uranium properties in the Quebec Labrador Trough (2012 - \$4,300)

Interest and miscellaneous income was \$5,300 for the six month period to November 30 compared to \$8,000 for the comparable period in 2012 owing to the reduced amounts on deposit.

Exploration Activities

Battle Mountain

On April 18th, 2012, the Company signed a letter of agreement whereby it optioned from Sparton Resources Inc., a 75% interest in a lease covering 29 claims on the Battle Mountain Gold Trend in Lander County, Nevada. In order to satisfy the terms of the option, the Company was to maintain the property in good standing by making quarterly lease payments of US\$4,250, paying the annual advanced royalty payments of US\$75,000 (paid for 2013) and by spending \$900,000 on exploration over three years.

The Company has completed a diamond drilling program at a cost of \$575,000 as part of its initial exploration/evaluation program. The highlight of the program was Hole #5 (drilled at -55 degrees to the east) which returned an intersection of **25.39g/t Au** (0.9 oz./t) **over 3.7m** (12 feet) in the interval 150-153.7m down hole (450-465 feet). This interval included intersections of:

47.6 g/t Au (1.68 oz. /t) **over 0.9m** (3 feet) and
61g/t Au (2.15 oz. /t) **over 0.6m** (2 feet)

This hole is exceptional in that it has intersected the highest grade gold mineralization reported from any known exploration program completed on the property to date. This high grade zone remains open laterally and to depth. An upper zone, higher in the hole, between 128 and 141.72m (420-465 feet), returned gold values averaging of **1.82g/t Au** (0.06oz) over **13.72m** (45 feet).

These intersections were returned from the North Zone and represent the first analyses of drill core from the property. The Waseco program has utilized HQ (63mm diameter) core drilling for sample recovery at Battle Mountain Ridge. All previous programs utilized reverse circulation ("RC") drilling techniques.

The two intersections correlate well with an earlier RC drill hole, #07-03, approximately 25 metres (80 feet) above Hole #5, that returned 29 metres (95 feet) of 1g/t Au. The intersections appear to be approximately 85% of true widths based on core angles and information plotted on cross section.

"These results are very exciting, as they confirm the presence of a gold zone with grades that are significantly higher than the average grade being commercially mined in the camp. The North Zone has a strike length extending at least **400m** and remains open in all directions. There is a high degree of confidence that this zone can be significantly expanded.

The North Zone, previously identified by surface sampling and RC drilling methods, is now much better understood in terms of style of gold mineralization and structure. Earlier drilling successfully intersected the North Zone above the current hole in several intersections including values as high as 1.13g/t Au over 23m, 1.55g/t Au over 15.2m and 1g/t Au over 29m. A schematic cross-section of Hole #5 can be seen on the Waseco web site on Section 8570 N.

Two additional gold mineralized zones have also been identified on the property. The South Zone was tested during this campaign and confirmed to contain gold values and widths consistent with previous work. The third known zone on the property, the West Zone, has not yet been tested by core drilling but is well documented with historic RC drill results.

Prior to Waseco's program, the claims have been reported to host a non-N-I 43-101-compliant historic Resource of **2,630,836 tonnes of 0.9 grams per tonne Au** reported by previous operators in 1997. (*The resource calculation is historical in nature and has not been reviewed by Waseco geologists and as such, should not be relied upon*). Based upon results from the 73 reverse circulation holes drilled to date, the three known zones remain open laterally and to depth. In 2007, the most recent previous drilling campaign, six of the holes completed by Sparton, confirmed previous drilling results with good intercepts, and the seventh was a step out to the east which **located a new (fourth) gold zone**. Geophysics and geochemistry carried out at that time also identified a number of near surface, coincident, anomalies that are now considered to be priority targets.

The Company provided Sparton Resources Inc. a \$100,000 loan for one year, secured by their remaining 25% interest in the lease. The loan was interest bearing at 7% per annum. Initially due to be repaid in April 2013, the Company agreed on June 25, 2013 to extend the loan's due date by six months to October 2013 in consideration of \$5,000 to be paid to the Company along with the \$7,000 of interest now earned and the extension of one year of the due date for the Company's completion of its expenditure requirement to earn its 75% interest.

During the period, the loan matured without repayment and the Company now holds a 100% interest in the property with no further work commitments.

Quebec Labrador Trough Project

There was no exploration activity in the field carried out on the Quebec Labrador Trough Project in the period under review. However, there have been property renewals and other general management expenses in the period totalling \$3,100 split by the joint venture partners (2012: \$4,300).

Management continues to be pleased with its working relationship with AREVA. It is the world's leader in the nuclear industry, and as such, provides valuable technical expertise to the projects. It has also developed an in depth knowledge of the area, having explored Northern Quebec over the past 40 years. The work undertaken not only advanced our knowledge and understanding of the properties, but also generated revenue and profitability for the Company from the tax credits on exploration expenditures, as discussed in previous reports and below. These benefits are very positive for the Company and their continuation post the earn-in phase is now a possibility and provided for in the JV Agreement.

History

In fiscal 2006, the Company carried out airborne geophysical exploration activities on five uranium prospects that initially covered approximately 105 square kilometres (210 claims) in the Quebec Labrador Trough. As a result, the Company decided to undertake further staking in areas contiguous to these blocks.

Following an earlier joint venture with UMC Energy Inc., in 2006, the Company entered into an agreement with UraMin Inc. ("UraMin"), a company then listed on the Toronto Stock Exchange and the AIM in London. A series of work programs, including airborne geophysics, ground geochemistry, prospecting, sampling and drilling was initiated as part of an earn-in expenditure program totalling \$ 2,000,000, that UraMin, (which was acquired during this period by AREVA) agreed to fund the Company to undertake over a two year period in order to acquire a 50%

interest in the uranium and related metals discovered on the properties. In addition, UraMin agreed to make cash payments to the Company of \$300,000, which have been received. A joint venture Agreement was executed between the Company and AREVA Resources Canada Inc. (AREVA) effective September 1, 2011.

As a result of UraMin being taken over by AREVA, the project benefits from access to additional regional information, as well as a significant team of qualified geologists and technicians for the undertaking and supervision of field work. The Company now works additionally with AREVA staff to integrate the respective property databases and plan and carry out work programs.

AREVA recommended and the Company agreed to renew 28 claims and allow 48 claims to lapse, as they were deemed to be non-core to the exploration program going forward. The joint venture currently holds 357 claims.

Indonesia

The Company, having previously severed its ties with its former Indonesian subsidiary, retained a significant quantity of proprietary information with respect to the Tewah Alluvial Gold project. Having learned that the Contract of Work covering the project had been terminated, the Company is in the process of re-establishing title to significant portions of its former holdings. In conjunction with these efforts, the Company is seeking an Indonesian domestic funding partner and it has received expressions of interest in this regard. As of the date of this MD&A, we have suspended local expenditures. It is expected that personal attendance in Indonesia by senior management may be required and will increase travel costs but will bring a much enhanced level of understanding and appreciation of the project and its potential for the Company.

Management is also evaluating other mineral property opportunities in Indonesia.

The Company's previously completed Final Feasibility Study on the project in Kalimantan ("Intellectual property") puts it in an advanced position on this project. At current prices for gold as well as zircon, potential investors have expressed interest in the opportunity. However, any discussions are viewed to be at a very preliminary stage at this time.

Attawapiskat

The Company has participated in a geophysical survey on the 2,440 acre Attawapiskat Diamond Property, in northern Ontario, where it holds a 5% interest. The development of the adjacent Victor Mine by De Beers and the work on the Macfadyen diamondiferous dykes to the west of the property, have rekindled interest in the camp. The Company has been informed of certain evaluation work which has been undertaken by one of the other joint owners of the property. As a result, the Company has now been informed of plans for additional work to be done on the property and expects to contribute its proportionate share of the cost of such program. It is possible that the Company might seek to increase its share, presently standing at 5%, by contributing an amount to the program greater than its share, in the event that any participant does not opt to maintain its present interest. Sufficient assessment work has been filed to maintain the property in good standing.

During a previous year, the Company received an amount of \$2,500 as its proportionate share of a payment received from De Beers for the rental of a portion of the surface rights of one of the claims and paid \$1,580 as its proportionate share of work done in the year. An airborne

survey was flown over a portion of the claims during the year by a joint venture partner. No additional amounts have been invested during the year but it is anticipated that there will be further investment as the exploration program continues and perhaps also further investment if the Company is provided the opportunity to increase its interest in the project.

Other Balance Sheet Comparisons

The only significant change in other Balance Sheet items in the six months relates to the receipt of HST of \$100,000 relating to the AREVA joint venture operations.

Other Cash Flow Comparisons

The main elements affecting the Statement of Cash Flows have been discussed above.

The Company's main focus is on its gold project, the uranium properties and the re-establishment of its position in Indonesia. It continues to review other projects that it believes would create added shareholder value.

Liquidity and Solvency

The Company's ability to conduct exploration and development on its properties has traditionally been primarily based upon its ability to enter into attractive joint venture arrangements with third parties to undertake exploration and development expenditures on its behalf or to fund it to undertake them. As the Company built its resources from its profitable operations, its ability to undertake additional activities on its own was enhanced.

Further funding for any corporate purposes will be forthcoming from refunds of costs of work undertaken which may be provided by the Quebec provincial Government pursuant to the Quebec Income Tax Act and such further equity or other financing as the Company may feel advisable.

The Company's present resources represent sufficient funds in prospect to fund administrative costs and modest exploration and development of its own.

AREVA, having completed its earn in and elected not to exercise its option to increase its interest to 70% by advancing to a bankable feasibility study, the Company anticipates participating with AREVA in further expenditure in the 50:50 joint venture which has been formed.

It is also the Company's intention to pursue introducing a joint venture partner for the development of its former Indonesian project, which, in the context of current prices for gold and zircon, an important by-product in the project, remains a viable operation.

Dividends

The Company has neither declared nor paid any dividends on its Common Shares. The Company intends to retain its earnings, if any, to finance growth and expand its operations and does not anticipate paying any dividends on its Common Shares in the foreseeable future.

Off Balance Sheet Arrangements

There are no off-balance sheet arrangements.

Related Party Transactions

The financial statements include no balances and transactions with directors and/or officers of the Company other than management fee payments and reimbursements of out of pocket amounts paid by them on behalf of the Company and \$7,300 owing to Richard Williams, a director, for advances made on behalf of the Company. These transactions are measured and recorded at their exchange amounts, being the amounts agreed to by the related parties which are not in excess of fair market values.

During the nine month period ended November 30, 2013, the Company paid \$41,000 (2012 - \$45,000) to officers of the Company for management fees.

On April 18th, 2012, the Company signed a letter agreement whereby it optioned from Sparton Resources Inc., a 75% interest in a lease covering 29 claims on the Battle Mountain Gold Trend in Lander County, Nevada. The Company also agreed to provide a \$100,000 loan for one year, secured by the remaining 25% interest in the lease. The loan was interest bearing at 7% per annum and had been extended to October 2013, as noted above. Mr. Williams, the Company President and C.E.O., is a director of Sparton and as such is a related party. He abstained from voting on the transaction.

On June 25, 2013, the Company renegotiated its contract with Sparton Resources with respect to the Battle Mountain Property in Nevada. Sparton agreed to pay Waseco \$5,000 for a six-month extension to the terms of the secured loan of \$100,000 made to it by Waseco, together with accrued interest to original maturity of \$7,000 (all received after the end of the second quarter). During the nine months ended November 30, 2014, the loan extension lapsed and the Company now holds a 100% interest in the properties (subject to underlying royalties) and has no further obligatory work commitments.

Liquidity Risk

The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due and to plan expenditures in line with available resources. Current assets at November 30, 2013 were \$122,800 (February 28, 2013 year end \$304,800) and current liabilities were \$250,700 (February 28, 2013 year end \$158,900), primarily deposits received from or on account of AREVA to support future JV work. As a result, working capital at November 30, 2013 was (\$128,000) down from \$145,900 at the prior year end due to the reasons stated above.

Additional Capital

The continued exploration work by the Company may require substantial additional financing. There can be no assurance that additional capital or other types of financing would be available if needed or that, if available, the terms of such financings would be favorable to the Company. In addition, low commodity prices may affect the Company's ability to obtain financing as mineral property investment, that constitutes the primary activity of the Company, is linked to such prices.

Critical Accounting Estimates

Preparing financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses. With the transition to IFRS, such estimates have significantly decreased in significance as Mineral Properties are no longer carried as an asset.

Outlook

The business objective of the Company is the acquisition, exploration, development and production of mineral resources from properties in Canada and abroad. More particularly, the Company's primary business objective is to carry out exploration programs on the Nevada and Quebec Labrador Trough properties and to increase its landholding position and advance its project in Indonesia with a view to understanding and potentially re-establishing its feasibility.

If the results in Quebec of the initial exploration and test drilling programs prove to be encouraging, the Company may require additional capital that may require future financings. There can be no assurance that the Company would be able to raise such additional capital if and when required on terms it considers acceptable.

Internal Control over Financial Reporting

Internal controls over financial reporting are procedures designed to provide reasonable assurance that transactions are properly authorized, assets are safeguarded against unauthorized or improper use, and transactions are properly recorded and reported. A control system, no matter how well designed and operated, can provide only reasonable, not absolute, assurance with respect to the reliability of financial reporting and financial statement preparation.

During the current fiscal quarter, there were no changes in the Company's internal control over financial reporting that materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting. In view of the small size of the Company's management team and the absence of staff beyond that small team, the Company relies fundamentally on the personal involvement of two senior Officers in all transactions and their scrutiny of same.

Evaluation of Disclosure Controls and Procedures

Disclosure controls and procedures are designed to provide reasonable assurance that all relevant information is gathered and reported to senior management, including the Company's President and Chief Executive Officer and Chief Financial Officer, on a timely basis so that appropriate decisions can be made regarding public disclosure. As at the end of the quarter covered by this Management's Discussion and Analysis, management of the Company, with the participation of the President and Chief Executive Officer and the Chief Financial Officer, evaluated the effectiveness of the Company's disclosure controls and procedures as required by Canadian securities laws. Based on that evaluation, the President and Chief Executive Officer and the Chief Financial Officer have concluded that the disclosure controls and procedures were effective to provide reasonable assurance that information required to be disclosed in the Company's annual *Certification of Disclosure in Issuers' Annual and Interim Filings*) and other reports filed or submitted under Canadian securities laws is recorded, processed, summarized and reported within the time periods specified by those laws and that

material information is accumulated and communicated to management of the Company, including the President and Chief Executive Officer and the Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure.

Timely Disclosure, Confidentiality and Insider Trading Policy

Management has adopted the policy to ensure that Waseco Resources Inc. (the “Company”) and all persons to whom this Policy applies meet their obligations under the provisions of security laws and stock exchange rules by establishing a process for the timely disclosure of all Material Information.

(i) This policy covers disclosures in documents filed with the securities regulators and written statements made in the Company’s annual and quarterly reports, news releases, letters to shareholders, presentations by Directors, Officers, Employees or Contractors and information contained on the Company’s website and other electronic communications. It extends to oral statements made in meetings and telephone conversations with analysts and investors, interviews with the media as well as speeches, press conferences and conference calls and any other public disclosures on behalf of the Company, the content of which would reasonably be expected to affect the market value or price of any security of the Company.

(ii) all persons to whom this Policy applies understand their obligations to preserve the confidentiality of Undisclosed Material Information (as defined herein):

(iii) all appropriate parties who have Undisclosed Material Information are prohibited from Insider Trading (as defined herein) and Tipping (as defined herein) under applicable law, stock exchange rules and this policy; and

(iv) communications to the investing public about the company are timely, factual, accurate, complete and not misleading, and broadly disseminated in accordance with all applicable legal and regulatory requirements.

Proposed Transactions

Management is continuously examining potential acquisitions or options of additional properties as they are presented to the Company. No other such transactions are presently pending. If the Company makes any commitments as a result of such transactions it would be announced by way of a prompt press release. Referred to above is the Company’s renewed interest in the Tewah project and the possibility of entering into discussions which may lead to arrangements for its exploitation.

Additional Disclosure for Venture Companies without Significant Revenue

This Management Disclosure and Analysis document covers the period from March 1, 2013. The comparative information normally set out under this heading is fully disclosed in the audited annual statements for the year ended February 28, 2013 as well as the unaudited interim condensed financial statements for the period to November 30, 2013.

Disclosure of Outstanding Share Information

The following table sets forth information concerning the outstanding securities of the Company as at November 30, 2013:

Common shares of no par value	November 30,	February 28,
	<u>2013</u>	<u>2013</u>
Shares	30,311,155	30,311,155
Warrants	-	-
Options	1,200,000	1,000,000

Summary of Quarterly Results

Selected financial information for the first nine months of fiscal 2014 and each of the previous six quarters appears below:

Details	2014			2013				2012
	Q3	Q2	Q1	Q4	Q3	Q2	Q1	Q4
Net earnings (loss)	(25,395)	(131,234)	(121,644)	(48,748)	(244,939)	(225,165)	(116,099)	(60,337)
Net earnings (loss) per share	(0.001)	(0.004)	(0.004)	(0.002)	(0.008)	(0.007)	(0.004)	(0.002)

Management of the Company invites questions from its shareholders and will be pleased to consider how these statements may be made more useful to shareholders and others.

WASECO RESOURCES INC.

“Richard Williams”
 President
 January 28, 2014