$\label{thm:management} \begin{tabular}{ll} Management Discussion and Analysis of the audited Annual Consolidated Financial Statements For the year ended September 30, 2016 \end{tabular}$

Kilo Goldmines Ltd.

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KILO GOLDMINES LTD. MANAGEMENT DISCUSSION & ANALYSIS For the year ended September 30, 2016

This Management Discussion and Analysis ("MD&A") of Kilo Goldmines Ltd. ("Kilo" or the "Company") is prepared as at January 20, 2017 and provides an analysis of the Company's performance and financial condition for the year ended September 30, 2016 ("the Year").

This MD&A should be read in conjunction with the Company's audited annual consolidated financial statements for the year ended September 30, 2016, including the related note disclosure. The Company's audited annual financial statements are presented on a consolidated basis with its wholly owned subsidiaries Kilo Goldmines Inc. ("Kilo Inc.") and Kilo Isiro Atlantic Ltd. and the 71.25% subsidiary KGL Somituri SARL, and its equity interest in Isiro (Jersey) Limited and KGL Isiro SARL, and are prepared in accordance with International Financial Reporting Standards ("IFRS"). All dollar figures included therein and in the following discussion and analysis are quoted in the functional currency of Canadian dollars unless otherwise specified. Additional information relevant to the Company's activities can be found on SEDAR at www.sedar.com or the Company's website at www.kilogoldmines.com.

This MD&A may contain forward-looking statements that are based on the Company's expectations, estimates and projections regarding its business and the economic environment in which it operates. These statements speak only as of the date on which they are made, are not guarantees of future performance, and involve risks and uncertainties that are difficult to control or predict. Examples of some of the specific risks associated with the operations of the Company are set out below. Actual outcomes and results may differ materially from those expressed in these forward-looking statements and readers should not place undue reliance on such statements.

Executive Summary

Kilo Goldmines Ltd. ("Kilo", "the Company") is a junior resource company with gold exploration properties in the Democratic Republic of the Congo ("DRC"). To date, the Company has engaged in exploration and evaluation of its properties and has no producing asset as yet. The Company's Somituri Project delivered its maiden NI 43-101 report in 2011 on the Adumbi Prospect and continuing exploration culminated in an updated resource on Adumbi as well as a new NI 43-101 resource on the Kitenge and Manzako Prospects, released on January 30, 2014. Kilo entered into a joint venture agreement with Randgold for gold exploration on the Company's Isiro properties held in KGL Isiro SARL ("Isiro").

During the year ended September 30, 2016 the Company raised a total of \$10.9 million in gross proceeds from private placement financings, for the purposes of conducting an exploration program on three untested targets on the Somituri properties. The program commenced in October 2016 with two drill rigs, and comprises approximately 8,900 metres of drilling at three targets on the Imbo licence. Following the end-of-year break, drilling will resume in January 2017 with three rigs in operation. Drilling will be followed by further mapping, soil sampling and trenching of the southeastern portion of the licence. In addition, stream sediment sampling will be conducted on the other five licences which comprise the Somituri Project, which are as yet undrilled.

Principal Business and Corporate History

Kilo Goldmines Ltd. is an Ontario corporation which commenced operations on March 20, 2009. A predecessor corporation, Kilo Goldmines Inc. ("Old Kilo"), commenced operations in January 2006. Prior to March 20, 2009, Kilo Goldmines Ltd. was known as Blue Ribbon Capital Corporation ("Blue Ribbon"), a Capital Pool Company as defined by the TSX Venture Exchange.

To date, the Company has not generated revenues and is considered to be in the exploration stage.

Amalgamation

On September 27, 2007, Old Kilo announced that it had entered into a Letter Agreement (the "Agreement") with Blue Ribbon, a public corporation formed as a capital pool company. Pursuant to the Agreement, Blue Ribbon was able to acquire all of the issued and outstanding shares of Old Kilo (the "Going Public Transaction").

On March 20, 2009, pursuant to the Agreement, Old Kilo amalgamated with Blue Ribbon's wholly-owned subsidiary. Completion of the transaction constituted Blue Ribbon's qualifying transaction. The shareholders of Old Kilo held the majority of the outstanding shares of the Company following the transaction, and accordingly, the transaction has been accounted for as a reverse takeover. Since Blue Ribbon's operations do not constitute an economic unit, the transaction has been accounted for as a capital transaction.

On April 21, 2009, the common shares of the Company began trading on the TSX Venture Exchange under the symbol "KGL".

At the Interim and Special Meeting of the Company held on March 6, 2014, shareholders approved a resolution providing for the consolidation of issued and outstanding shares on the basis of one (1) post-consolidation common share for up to every ten (10) pre-consolidated common shares, with the ratio to be determined and implemented by the Company's Board of directors. The Board effected a one for ten (1:10) share consolidation on March 28, 2014 and the Company's shares commenced trading on June 30, 2014 on a consolidated basis under the new CUSIP number 49427Y503. The Company continues trading under the KGL symbol.

Corporate Developments

At the Company's Annual General and Special Meeting held on March 10, 2016, a resolution to approve the proposed joint venture on the Somituri licences was not passed by the required majority of shareholders. The proposed joint venture partner was notified accordingly, and that the Company would not be proceeding with the joint venture.

On the Isiro licences, Randgold is financing all exploration for which they will obtain incremental ownership based on milestone events. Randgold has up to five years to establish a pre-feasibility ("PFS") study to earn 51%, and 65% for the completion of a bankable feasibility ("BFS") should Kilo not contribute post PFS to maintain its interest. If diluted to 10% or less, Kilo's equity will convert to a 1.5% royalty. As disclosed in the MDA for the period ended March 31, 2014, the Company received a notice of claim to recover the exploration permits registered in the name of KGL Isiro Sarl. The court dismissed the claim on July 11, 2016. The Plaintiff has appealed the Court's decision, and the Company has filed a counter appeal for damages.

Kilo continued with its agreement for a progressive buy out of its 25% minority partner, Suez Holdings Ltd, which has a free carried interest through production for non-iron commodities in the Isiro licences under the current Kilo – Suez JV agreement.

The transaction involves an aggregate of 635 000 USD in cash and 35,600 shares (post-consolidation) over a 6 year period. To date the Company has acquired 14% of Suez's (25%) interest through the payment of \$75,000 and the issuance of 30,000 shares , and has commenced the process of acquiring a further 15% by issuance of 5,600 shares and cash payments to date of \$70,000, with a further payment of \$30,000 still required to complete this portion of the buyout. All share issuances in terms of the transaction have now been fulfilled. The transaction has been approved by the TSXV.

Overall Performance

The Company's activities focused on continuing its exploration and evaluation programs on its existing properties in the Democratic Republic of the Congo, investing approximately net \$1,864,771 in the year ended September 30, 2016 (2015: \$3,550,800). Exploration and evaluation expenditures incurred prior to the establishment of technical feasibility and commercial viability, which are charged to operations as incurred. The Exploration and Operations section below sets out in greater detail the activities during the period. The operating loss for the year ended September 30, 2016 was \$2,967,604 compared to an operating loss of \$4,266,655 for the comparable period ended September 30, 2015.

Capital Stock and Financing

In November 2015 the Company issued 10,600 shares to complete the share issuances payable to Suez described in the Corporate Developments section above.

On December 24, 2015 the Company completed a non-brokered private placement, for gross proceeds of \$909,537. The offering consisted of 12,993,386 Units, each unit comprising one common share and one common share purchase warrant to acquire one additional common share until December 24, 2017. Warrants are exercisable at \$0.095. In connection with the offering the Company paid \$36,171 as broker fees, legal fees of \$31,577, and issued 369,090 broker warrants with a fair value of \$20,721, each exercisable to acquire one common share of the Company at a price of \$0.07 until December 24, 2017.

On July 25, 2016 the Company closed the first tranche of a non-brokered private placement for gross proceeds of \$930,000. The tranche consisted of 9,300,000 Units, each unit comprising one common share and one common share purchase warrant to acquire one additional common share until July 24, 2018. Warrants are exercisable at \$0.135.

On August 25, 2016 the Company closed the second and final tranche of a non-brokered private placement for gross proceeds of \$9,070,000. The tranche consisted of 90,700,000 Units, each unit comprising one common share and one common share purchase warrant to acquire one additional common share until August 25, 2018. Warrants are exercisable at \$0.135.

In connection with the offering the Company paid broker fees of \$450,030 and legal and other fees of \$146,919.

EXPLORATION AND OPERATIONS

KGL SOMITURI SARL

The Somituri Project now consists of six *Permis d'Exploitation* ("PE") (Exploitation Licence), held 71.25% by KGL Somituri SARL and valid until 2039, covering 361 square kilometres of the Ngayu Archaean Greenstone Belt in Oriental Province of the Democratic Republic of Congo.

Each of the Company's permits has been assigned a name, which is referenced in the exploration discussion below accordingly as follows: Gambi (PE137), Boroda (PE138), Nane (PE140), Imbo (PE9691), Ngazi (PE9692), and Dhahabau (PE9695).

The properties are underlain by Upper Kibalian, clastic and chemical metasedimentary rocks including banded iron formation ("BIF"), metavolcanics, schists, localized dioritic intrusives and occasional felsic dykes.

During 2015 an extensive stream sediment sampling program was undertaken over previously unexplored areas of the Imbo licence. Results of this program indicate a south-eastward extension of the Adumbi-Kitenge-Manzako mineralized trend over a strike of 7 km. Rock chip sampling delivered values of up to 15.1g/t Au. Upon completion of the BLEG (Bulk Leach Extractable Gold) stream sediment sampling program and interpretation of the results, the Somituri exploration project was placed on care-and-maintenance in mid-June 2015.

Subsequent to the closing of the financing in August 2016 described in the section Capital Stock and Financing above, the Company embarked on a new phase of exploration, commencing with a 8,900 meter diamond drill programme targeting geochemical and geophysical anomalies in the vicinity of the Company's Adumbi prospect. This will be followed by further investigation of the southeastern BLEG anomaly, initially by means of detailed mapping, soil sampling and trenching. Stream sediment (BLEG) sampling will also be carried out over the Gambi, Boroda, Nane, Ngazi and Dhahabau licences. Drilling commenced in late October.

Imbo

The 2016/2017 drilling program on the Imbo licence is designed to test soil geochemical and geophysical anomalies on three targets located within 4 km of the Company's Adumbi prospect (Inferred Resource of 19.11 Mt @ 2.2 g/t Au for 1.362 M oz of gold):

- Adumbi South Target (20 drill holes totaling 3,100 m, on 7 traverses at a spacing of 160 m along strike). The target lies 480 m to the south of the Adumbi prospect, and is defined by a 1.4 km-long magnetic anomaly that appears to be demagnetized in places, and a >200 ppb gold-in-soil anomaly. This target has similar geomorphological features to that of Adumbi West (see below) in that it occurs in a topographical low, variably covered by transported soil with little to no lithological exposure. The tenor of the gold-in-soil anomaly and the associated magnetic feature at Adumbi South is very similar to that associated with the Canal zone, which is thought to be the south-eastern extension of the Adumbi mineralization.
- **Adumbi West Target** (26 drill holes totaling 3,400 m, on 10 traverses at a spacing of 160 m along strike). This target lies to the west of the Adumbi prospect and is believed to be the faulted extension of Adumbi. It occurs in a topographical low, and for the most part is covered by transported material varying in depth from 30 cm to >3 m. The target is defined by a 1.7 km-long linear magnetic anomaly and a coincident and linear gold-in-soil anomaly with values of 50 ppb 1,000 ppb. This magnetic feature is similar to that which defines the banded ironstone formation ("BIF") at the Adumbi prospect.

• **Kitenge Extension Target** (17 drill holes totaling 2,400 m, on 7 traverses at a spacing of 320 m along strike). The target lies to the southeast of Adumbi, northwest of the Kitenge prospect that was drilled in 2013 (Inferred Resource of 0.91 Mt @ 6.60 g/t Au for 0.191 M oz of gold) and is defined by an approximately 2 km-long magnetic feature with a coincident gold-in-soil anomaly with values from 50 ppb to 450 ppb. The magnetic feature has similar characteristics to that at the Canal and Adumbi South targets. Geomorphologically this target is similar to both the Adumbi South and West targets.

The program is being carried out with two rigs, with plans for the deployment of an additional rig in January 2017. The planned drill holes have an average down-hole depth of 140 m (maximum of 167 m) and are inclined at -50°. All core is being orientated to facilitate structural interpretation, and half-core sampling will be based on geological features with a maximum sample length of 1 m.

Ngazi, Nane, Gambi, Boroda, and Dhahabau

In preparation for the stream sediment (BLEG) sampling program on these licences, PhotoSat Information Ltd was contracted to provide WorldView-3 satellite imagery and to generate hydrography vector maps. The technique provides accurate maps of the drainage systems, which are normally invisible on standard satellite images and aerial photographs due to the dense forest cover.

Other properties:

Isiro

Under a joint venture agreement, Randgold was optioned 12 Exploration Licences covering 2,056.76 km² of the northern portion of the Ngayu Greenstone Belt as well as the majority of the Isiro Greenstone Belt in the DRC's Oriental Province, from Kilo in December 2012.

To date, a soil geochemical survey has been conducted, followed by mapping, pitting and trenching.

On three of the five Ngayu Exploration Licenses a total of 10,656 soil samples have been collected. Grid and sample spacing on two of the licences is 100 metres by 50 metres respectively while on the third licence it is 200 metres by 100 metres respectively. The soil sampling program defined eight gold-insoil geochemical anomalies of which five have received follow up work in the form of detailed mapping, pitting and trenching.

A total of 8,870 soil samples have been collected on a staggered 400 metre by 200 metre grid on five of the seven Isiro Greenstone Belt Exploration Licences. Five moderate tenor (30 ppb – 120 ppb Au) gold-in-soil anomalies have been defined. These gold-in-soil anomalies are associated with folded and sheared banded ironstone formation and metasediments.

No field work has been carried out on the joint venture properties during 2016, pending court resolution of the claim against the property titles detailed in the section Corporate Developments above.

Exploration and Operations results are detailed in Press Releases, and are available on the Kilo website as well as on SEDAR.

EXPLORATION EXPENDITURES

The following sets out the expenditures for the year ended September 30, 2016:

Total expenditures on the properties were \$1,864,771 (2015: \$3,550,800). Activities for the period are discussed in the exploration section above.

	KGL-	KGL Isiro	Total	
	Somituri	KGL ISHU		
Acquisition and sustaining costs	333,336	96,643	429,979	
Drilling	-	-	-	
Helicopter support	-	-	-	
Project Camp	560,510	-	560,510	
Sampling	31,448	-	31,448	
Professional fees	368,029	10,567	378,596	
Project management/ Administration	327,729	-	327,729	
Geological and Geochemical	58,749	-	58,749	
Travel	64,408	-	64,408	
Other	13,352	-	13,352	
Net spend 2016	1,757,561	107,210	1,864,771	

For the comparable period ending September 30, 2015 the project expenditures were as follows:

	KGL-	KGL Isiro	Total	
	Somituri	KGL ISHO		
Acquisition and sustaining costs	244,935	52,450	297,385	
Drilling	-	-	-	
Helicopter support	-	-	-	
Project Camp	729,453	-	729,453	
Sampling	139,399	-	139,399	
Professional fees	376,451	-	376,451	
Project management/ Administration	805,161	-	805,161	
Geological and Geochemical	999,765	-	999,765	
Travel	188,208	-	188,208	
Other	14,977	-	14,977	
Net spend	3,498,350	52,450	3,550,800	

RESULTS OF OPERATIONS

The Company is currently engaged in mineral exploration and evaluation, and does not generate revenues from operations. Costs related to the acquisition and exploration and evaluation of mineral properties incurred prior to the establishment of technical feasibility and commercial viability of extracting mineral resources and prior to a decision to proceed with mine development are charged to operations as incurred, as are regulatory and other expenditures incurred to maintain the administrative infrastructure required to operate in Canada.

Summary of Quarterly Results

The following table sets out selected consolidated quarterly information for the preceding eight quarters:

Financial Year:	2016			2015				
¢inon	Sept	June	Mar	Dec	Sept	June	Mar	Dec
\$'000	2016	2016	2016	2015	2015	2015	2015	2014
Net revenues	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
Gain/(Loss) before other items	(806)	(534)	(1,069)	(559)	(508)	(1,381)	(1,423)	(954)
Currency translation adjustment	(7)	-	(33)	18	23	13	29	18
Comprehensive Gain/(Loss)	(813)	(534)	(1,102)	(541)	(485)	(1,368)	(1,394)	(936)
Loss per share basic and diluted	(0.01)	(0.01)	(0.01)	(0.01)	(0.01)	(0.03)	(0.02)	(0.02)

Factors Affecting Quarterly Results

Quarterly fluctuations mainly reflect the level of exploration expenditure, the expensing of stock based compensation, and foreign exchange fluctuations arising from movements of the CAD exchange rate against British pounds sterling and the Unites States dollar. Management and consultancy fees reflect that no CEO compensation is currently incurred. Other administrative cost variations are generally not significant.

The operating loss for the three months ended September 30, 2016 was \$805,852 as compared to a loss of \$507,927 for the three months ended September 30, 2015 as detailed below:

	Year ended		Three months ended	
	30-Sep-16	30-Sep-15	30-Sep-16	30-Sep-15
Amortization	27,140	50,776	7,014	6,709
Foreign exchange	37,568	(446,448)	9,712	(154,916)
Office and miscellaneous	134,411	115,906	36,463	31,121
Management and consulting fees	221,773	410,459	111,273	37,650
Professional fees	117,088	58,816	37,480	16,570
Directors' fees	160,000	160,000	40,000	40,000
Shareholder communication	84,649	146,864	29,823	17,338
Share-based payments	165,018	83,421	17,377	7,824
Transfer agent and regulatory fees	71,314	32,694	11,191	3,602
Travel and promotion	61,481	78,734	26,020	1,958
Exploration expenses	1,882,148	3,570,911	478,016	498,573
Banking fees	5,675	7,116	1,702	1,498
Interest income	(662)	(2,594)	(219)	-
Gain/(Loss) for the period	(2,967,604)	(4,266,655)	(805,852)	(507,927)
Currency translation adjustment	(22,417)	82,856	(6,675)	22,183
Total Comprehensive Gain/(Loss) for the Period	(2,990,021)	(4,183,799)	(812,527)	(485,744)

The major variance in the quarter arose from foreign exchange fluctuations (\$164,628) and consulting fees (\$73,623) which increased due to the engagement of a consultant to assist during the financing and planning of the current exploration phase.

Liquidity and Capital Resources

As September 30, 2016, the Company had cash resources of \$8,718,573 compared to \$1,271,945 at September 30, 2015. The Company had working capital of \$8,674,023 compared to working capital amounting to \$1,197,037 as at September 30, 2015.

The Company raised gross proceeds of \$10,810,000 through private placements during the year. As a mineral exploration and development company with no current production or revenue from mining operations, the Company's cash flows consist of cash outflows for exploration and evaluation, administrative expenses, salaries, property acquisition, and expenditures for depreciable equipment. Financing activities, such as share issuances and shareholder loans, result in cash inflows to the Company. Since its inception, the Company has relied on capital markets (and in particular, equity markets) to fund its exploration and evaluation activities as well as its investments in machinery and equipment. The Company is dependent on obtaining future financing for exploration and evaluation of its resource properties and for any new projects

The longer term continuation of the Company as a going concern necessitates the creation of a revenue stream from its mineral assets.

CAPITAL DISCLOSURES

Canadian Institute of Chartered Accountants ("CICA") Handbook, requires disclosure of an entity's objectives, policies and processes for managing capital; quantitative data about what the entity regards as capital; whether the entity has complied with any capital requirements; and, if it has not complied, the consequences of such non-compliance. The Company's capital is composed of shareholders' equity. The Company's objective is to raise sufficient capital to execute its exploration plan. The Company does not use any capital-based metrics. The Company does not have any externally imposed capital requirements. There have not been any changes to the overall capital risk management strategy during the year ended September 30, 2016.

Treasury Summary

The Company had the following outstanding as at September 30, 2016:

 Shares
 169,699,855

 Warrants
 139,095,726

 Options
 3,150,000

Full details of share issuances as well as warrant and option transactions are provided in notes 8, 9, and 10 to the audited annual consolidated financial statements for the year ended September 30, 2016.

COURSE OF BUSINESS TRANSACTIONS

Transactions with Related Parties

During the year ended September 30, 2016, transactions with related parties were:

	Years ended September 30,				
		2016		2015	
Directors fees	\$	160,000	\$	160,000	
Management and consulting fees paid to CEO and CFO	\$	144,000	\$	384,000	

Included in share-based compensation for the year ended September 30, 2016 is \$147,105 (2015 - \$43,311) related to stock options granted to management and directors. As at September 30, 2016, accounts payable and accrued liabilities included \$Nil (2015 - \$6,570) due to various parties disclosed above.

Off-Balance Sheet Transactions

The Company has not entered into any off-balance sheet arrangements.

Proposed Transactions

The Company continues to review property and industry information in search of future opportunities in terms of new property acquisitions and business partnerships.

CRITICAL ACCOUNTING ESTIMATES

The preparation of the consolidated financial statements in conformity with IFRS requires that the Company's management make critical judgments, estimates and assumptions about future events that affect the amounts reported in the consolidated financial statements and related notes to the consolidated financial statements. Actual results may differ from those estimates. Estimates and assumptions are reviewed on an ongoing basis based on historical experience and other factors that are considered to be relevant under the circumstances. Revisions to estimates are accounted for prospectively.

The Company has identified the following critical accounting policies under which significant judgments, estimates and assumptions are made and where actual results may differ from these estimates under different assumptions and conditions and may materially affect financial results or the financial position reported in future periods.

Recoverability of Property, Plant and Equipment

The Company assesses all property, plant and equipment at each reporting date to determine whether any indication of impairment exists. Where an indicator of impairment exists, a formal estimate of the recoverable amount is made, which is considered to be the higher of the fair value less costs to sell and value in use. These assessments require the use of estimates and assumptions such as long term commodity prices, discount rates, foreign exchange rates, future capital requirements, exploration potential and operating performance.

Title to Mineral Properties

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

Property, Plant and Equipment - Estimated Useful Lives

Management estimates the useful lives of property, plant and equipment based on the period during which the assets are expected to be available for use. The amounts and timing of recorded expenses for depreciation of property, plant and equipment for any period are affected by these estimated useful lives. The estimates are reviewed at least annually and are updated if expectations change as a result of physical wear and tear, technical or commercial obsolescence and legal or other limits to use. It is possible that changes in these factors may cause significant changes in the estimated useful lives of the Company's property, plant and equipment in the future.

Share-based Payment Transactions

The Company measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. Estimating fair value for share-based payment transactions requires determining the most appropriate valuation model, which is dependent on the terms and conditions of the grant. This estimate also requires determining the most appropriate inputs to the valuation model including the expected life of the share option, volatility and dividend yield and making assumptions about them. The assumptions and models used for estimating fair value for share-based payment transactions are disclosed in note 10 of the Annual Consolidated Financial Statements for the year months ended September 30, 2016.

Warrants

Management uses judgement to determine the inputs to the Black-Scholes option pricing model including the expected life of the warrant, volatility, and dividend yield and making assumptions about them. The assumptions used for estimating the fair value of warrants are disclosed in Note 9 of the Annual Consolidated Financial Statements.

Determination of control of subsidiaries and joint arrangements

Judgement is required to determine when the Company has control of subsidiaries or joint control of joint arrangements. This requires an assessment of the relevant activities of the investee, being those activities that significantly affect the investee's returns, including operating and capital expenditure decision-making, financing of the investee, and the appointment, remuneration and termination of key management personnel; and when the decisions in relation to those activities are under the control of the Company or require unanimous consent from the investors. Judgement is also required when determining the classification of a joint arrangement as a joint venture or a joint operation through an evaluation of the rights and obligations arising from the arrangement. Changes to the Company's access to those rights and obligations may change the classification of that joint arrangement.

Management has determined that it controls KGL Somituri SARL as the Company directs the business of the partnership and no one investee can effect a change in this control, and have consolidated the operations of KGL Somituri SARL in these financial statements. Management has determined that the Company has significant influence in Isiro (Jersey) Limited and KGL Isiro SARL based on their current ownership interest in these entities and their ability to affect the operating and capital decision-making and have accounted for the operations of these entities using the equity method of accounting. Management has determined that the Company does not have joint control due to the terms of the Joint Venture Agreement with Randgold Resources Limited, relating to Isiro (Jersey) Limited and KGL Isiro SARL. The Joint Venture Agreement sets out that the decision-making rights are based on voting interest; as a result no joint arrangement exists.

International Financial Reporting Standards ("IFRS")

Note 3 to the audited annual consolidated financial statements for the year ended September 30, 2016 sets out significant accounting policies in accordance with IFRS.

BASIS OF PRESENTATION

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC"). The consolidated annual financial statements were authorized for issue by the Board of Directors on January 20, 2017.

The accounting policies applied in the consolidated financial statements have been applied consistently in all periods presented unless otherwise stated, and should be read in conjunction with the Company's annual consolidated financial statements for the year ended September 30, 2016 together with the notes thereto.

Consolidated financial statements have been prepared on the historical cost basis and are presented in Canadian Dollars. The functional currency of the Company and Kilo Inc. is the Canadian Dollar. The functional currency of KGL Somituri SARL, Isiro (Jersey) Limited, KGL Isiro SARL and Kilo Isiro Atlantic Ltd. is the United States Dollar.

The consolidated financial statements have been prepared on a going concern basis which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. The Company has not generated revenue from operations. During the year ended September 30, 2016, the Company reflected an operating loss of \$2,967,604 (2015: Loss \$4,266,655), and as of that date, the Company's deficit was \$76,973,731(September 30, 2015 - \$74,006,127). The Company intends to raise financing when needed in order to fund operating activities. Whilst the Company has been successful in the past in raising funds, there is no assurance it will be able to do so in the future.

As the Company's continued existence is dependent upon the discovery of economically recoverable reserves, the ability of the Company to obtain the necessary financing to complete the exploration and development of its properties and upon future profitable production or proceeds from the disposition of the properties.

FINANCIAL INSTRUMENTS

The Company has classified its financial instruments as follows:

Financial InstrumentClassificationCash and cash equivalentsFVTPL

Bid Bond Loans and receivables
Receivables Loans and receivables
Reclamation bonds Loans and receivables
Accounts payable and accrued liabilities
Bid bond payable Other financial liabilities
Other financial liabilities

Fair Values

Except as disclosed elsewhere in the consolidated financial statements, the carrying amounts for the Company's financial instruments approximate their fair values because of the short-term nature of these items. Reclamation bonds, which are long term, are valued at amortized cost which approximates their fair value.

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

Credit risk

Credit risk is the risk of a financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligation. The Company is not exposed to any significant credit risk as at September 30, 2016. The Company's cash and cash equivalents and bid bond are on deposit with a highly rated banking groups.

Liquidity risk

Liquidity risk is the risk that an entity will not be able to meet its financial obligations as they come due. The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As at September 30, 2016, the Company had current assets of \$8,832,003 (September 30, 2015: \$1,399,912) and current liabilities of \$157,980 (September 30, 2015: \$202,875). All of the Company's current financial liabilities and receivables have contractual maturities of less than 120 days and are subject to normal trade terms. Working capital of the Company is \$8,674,023 as at September 30, 2016. As disclosed in the Capital Stock and Financing section, the Company raised \$10,810,000 in gross proceeds through private placements during the year.

Market risk

(i) Interest rate risk

The Company has significant cash and cash equivalents balances and it has no interest-bearing debt. The Company's current policy is to invest its excess cash in highly liquid money market investments such as interest bearing deposit accounts and guaranteed investment certificates. These short term money market investments are subject to interest rate fluctuations.

(ii) Foreign currency risk

The Company's functional currency is primarily the Canadian dollar. The majority of the Company's operating expenses are transacted in Canadian dollars, and the majority of the Company's resource property costs are transacted in United States dollars. As at September 30, 2016, the Company had cash of \$186,431 United States Dollars, accounts receivable of \$10,557 United States Dollars and accounts payable and accrued liabilities of \$7,114 United States Dollars. As at September 30, 2016, the Company also had accounts payable of 46,801 United Kingdom Pounds Sterling.

(iii) Price risk

The prices of metals and minerals fluctuate widely and are affected by many factors outside of the Company's control. The prices of metals and minerals and future expectation of such prices have a significant impact on the market sentiment for investment in mining and mineral exploration companies. This in turn may impact the Company's ability to raise equity financing for its long term working capital requirements.

Future Accounting Changes

IFRS 9, Financial Instruments ("IFRS 9")

IFRS 9 addresses classification and measurement of financial assets and replaces the multiple category and measurement models in IAS 39, Financial Instruments: recognition and measurement, for debt instruments with a new mixed measurement model having only two categories: amortized cost and fair value through profit or loss. IFRS 9 also replaces the models for measuring equity instruments, and such instruments are either recognized at fair value through profit or loss or at fair value through other comprehensive income. Where such equity instruments are measured at fair value through other comprehensive income, dividends are recognized in profit or loss to the extent not clearly representing a return of investment; however, other gains and losses (including impairments) associated with such instruments remain in accumulated other comprehensive income indefinitely.

Requirements for financial liabilities were added in October 2010 and they largely carried forward existing requirements in IAS 39, Financial Instruments – Recognition and Measurement, except that fair value changes due to credit risk for liabilities designated at fair value through profit and loss would generally be recorded in other comprehensive income.

IFRS 16 Leases was issued in January 2016 and replaces IAS 17 Leases. Under IAS 17, lessees were required to make a distinction between a finance lease and an operating lease. If the lease was classified as a finance lease, a lease liability was included on the statement of financial position. IFRS 16 now requires lessees to recognize a right of use asset and lease liability reflecting future lease payments for virtually all lease contracts. The right of use asset is treated similarly to other non-financial assets and depreciated accordingly. The lease liability accrues interest. The IASB has included an optional exemption for certain short term leases and leases of low value assets; however, this exemption can only be applied by lessees. Under IFRS 16, a contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Control is conveyed where the customer has both the right to direct the identified asset's use and obtain substantially all the economic benefits from that use. IFRS 16 is effective for annual periods beginning on or after January 1, 2019 with early adoption permitted if IFRS 15, Revenue from Contracts with Customers, is also applied.

The Company has not determined the extent of the impact of the above standards and does not plan to early adopt these new standards.

DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROL OVER FINANCIAL REPORTING

Management, including the President and Chief Executive Officer ("CEO") and the Chief Financial Officer ("CFO"), is responsible for designing, establishing, and maintaining a system of internal controls over financial reporting ("ICFR") to provide reasonable assurance that all information prepared by the Company for external purposes is reliable and timely. Internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the consolidated financial statements for external purposes in accordance with IFRS.

The Company's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately reflect the transactions of the Company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with IFRS, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company's assets that could have a material effect

on the Company's Financial Statements. Due to its inherent limitations, internal control over financial reporting and disclosure may not prevent or detect all misstatements.

The CEO / CFO has evaluated whether there were changes to the ICFR during the year ended September 30, 2016 that have materially affected, or are reasonably likely to materially affect, the ICFR. As a result, no such significant changes were identified through their evaluation.

There have been no material changes in the Company's internal control over financial reporting during the year ended September 30, 2016, that have materially affected, or are reasonably likely to materially affect, internal control over financial reporting.

OTHER MD&A REQUIREMENTS

As at January 20, 2017, the Company had 169,699,885 common shares outstanding. If the Company were to issue 139,095,726 common shares upon conversion of all its outstanding warrants and 3,150,000 common shares upon conversion of all its outstanding options it would raise \$27,668,640.

QUALIFIED PERSON

The scientific and technical data included in this MD&A has been reviewed by Howard Fall, B.Sc., Ph.D., MAusIMM CP (Geo), a consultant to the Company, and a Qualified Person pursuant to National Instrument 43-101.

ADDITIONAL INFORMATION

Additional information relating to the Company is available on SEDAR at www.sedar.com.