SPANISH MOUNTAIN GOLD LTD.

Management Discussion & Analysis

For the Nine Months Ended September 30, 2013

Dated: November 27, 2013

The following is the management's discussion and analysis ("MD&A") of the financial condition and results of operations of Spanish Mountain Gold Ltd. (the "Company"). This MD&A should be read in conjunction with the audited consolidated financial statements, including the notes thereto, of the Company for the years ended December 31, 2012 and 2011 as well as the unaudited condensed consolidated interim financial statements for the nine months ended September 30, 2013.

The accompanying unaudited condensed consolidated interim financial statements and related notes are presented in accordance with International Financial Reporting Standards 34, Interim Financial Reporting ("IAS 34") as issued by the International Accounting Standards Board ("IASB"). Accordingly, certain disclosures included in annual financial statements prepared in accordance with International Financial Reporting Standards ("IFRSs") as issued by the IASB have been condensed or omitted. These consolidated financial statements, together with the following MD&A dated November 27, 2013 ("Report Date"), are intended to provide investors with a reasonable basis for assessing the financial performance of the Company as well as potential future performance. Please refer to the cautionary notices at the end of this MD&A, especially in regard to forward looking statements. All dollar amounts are in Canadian dollars unless otherwise noted.

Additional information relating to the Company including its consolidated financial statements may be found under the Company's profile on SEDAR at www.sedar.com and on the Company's website at www.spanishmountaingold.com.

This MD&A was reviewed by the Audit Committee and approved and authorized for issue by the Board of Directors on November 27, 2013. The information contained within this MD&A is current to the same date.

Overview

The Company is an exploration stage company engaged in the acquisition, exploration and development of mineral properties. The Company's primary asset is the Spanish Mountain property located approximately 180 kilometres (km) north of Kamloops, British Columbia. The Spanish Mountain property refers to the contiguous mineral and placer claims the Company holds while the Spanish Mountain gold project refers to the mineral resource that the Company has defined in an area within the property. An updated resource estimate for the project was released in July 2012. The Company announced the results of a Preliminary Economic Assessment ("PEA") on the Spanish Mountain gold project on November 15, 2012 and filed a NI 43-101 Technical Report on December 19, 2012 on SEDAR.

The Company's September 30, 2013 consolidated financial statements reflect the financial position and results for the nine months then ended including those for its wholly-owned subsidiary, Wildrose Resources Ltd. ("Wildrose"). All material inter-company transactions have been eliminated.

On March 7, 2013, the Company provided an update regarding planned activities related to the Spanish Mountain property including a review of resource grade as well as the on-going preparatory work for an infill drilling program, additional evaluation and trade-off studies and a reinterpretation of drill data from the Phoenix Zone. The Company believes that these activities can further advance the project without immediately requiring the commitment of significant financial resources.

The Company has commenced a reverse circulation (RC) drilling program within an area of the Main Zone where a resource has been established for the Spanish Mountain gold project. The results from the RC program will be compared with those previously obtained from diamond drilling in order to determine the potential improvement, if any, in the reported resource grade. The initial assay results were released on October 29, 2013. The drilling program is expected to be completed by the end of 2013 with the final results being released during early 2014.

On October 29, 2013, the Company announced that Brian Groves stepped down as Chief Executive Officer and a Director effective October 31, 2013 and will serve as an advisor. Morris Beattie, previously Chief Operating Officer, was appointed CEO effective the same date. The decision to combine the roles of CEO and COO will result in additional cost savings, which are necessitated by current harsh financial climate for junior gold companies.

On September 30, 2013, the Company completed a private placement of flow-through and non-flow through units for total gross proceeds of approximately \$1.4m.

Mineral Asset

Spanish Mountain Gold Project, B.C.

The Spanish Mountain property is located in the Cariboo region of central British Columbia, 6 kilometres (km) east of the village of Likely, and 66 km northeast of the City of Williams Lake. The property, which comprises approximately 47 contiguous mineral claims and 13 placer claims and covers an area of approximately 77 square kilometres (or 30 square miles), is 100% owned by the Company.

The property can be reached from Williams Lake via a paved secondary road that leaves Highway 97 at 150 Mile House, approximately 16 km south of Williams Lake, and continues for 87 km to the village of Likely. From Likely, the property is accessed from the Spanish Mountain Forest Service Road 1300.

The Spanish Mountain gold deposit is a bulk-tonnage, gold system of finely disseminated gold. The largest zone carrying significant gold mineralization is called the Main Zone, which has been traced by drilling over a length of approximately 900 metres (m) north-south and a width of 800 metres.

Gold mineralization occurs predominately as disseminated within the black, graphitic argillite. Gold grain size is typically less than 30 microns, and is often, but not always, associated with pyrite. Gold mineralization also occurs within quartz veins as free, fine to coarse (visible) gold. Although the highest grades have come from coarse gold within quartz veins, disseminated gold within the argillite units is the most economically important type of mineralization. The area of gold enrichment has been traced for over 2 km, occurring in multiple stratigraphic horizons.

The Spanish Mountain gold deposit is classified as sediment-hosted vein ("SHV") deposit, as it has many of the features common to these deposits, including some of the structural characteristics, regional extent of alteration, alteration mineralogy, mineralization style and gold grade.

The following highlights the key recent developments in respect of the Spanish Mountain gold project which is located in the northern part of the property area:

Metallurgy

Under the direction of Dr. Morris Beattie, extensive metallurgical testwork has been completed by G&T Metallurgical and SGS Lakefield and a flowsheet for the recovery of gold from the deposit has been developed. This flowsheet incorporates gravity concentration followed by flotation to produce concentrates that are subsequently leached by cyanidation. The gravity concentrate is leached by means of intensive cyanidation followed by regrinding and combination with the flotation concentrate for CIL leaching. Testwork on the Main Zone has demonstrated a gold recovery of 97% or better using this procedure for the gravity concentrate. The gold extraction from the Main Zone flotation concentrate by CIL leaching has been indicated to be 95 - 97%. The recent completed PEA supports an average gold recovery of approximately 88% over the proposed mine life of 15 years for the project and an average 90% recovery during the initial three years.

Drilling and Other Field Activities

The Company has commenced a reverse circulation program in the central portion of the potential open pit as outline in the Preliminary Economic Assessment announced on November 14, 2012. The objective of the RC program is to provide larger samples than previously obtained from NQ diamond drilling to determine if there had been a negative bias in the grade of the resource estimate (see the section below) due to sample sizes generated by diamond drilling.

The first batch of results from 16 RC holes was released on October 29, 2013. A total of 60 holes are expected to be drilled, the final results for which will be released by early 2014.

Tables containing all significant assay results are available on the Company's website and under the Company's profile on SEDAR.

Resource Estimate

On July 24, 2012, the Company released a National Instrument (NI) 43-101 compliant resource estimate for the Spanish Mountain gold project. This resource estimate is an update to the previous estimate disclosed by the Company in a news release dated November 15, 2011.

The recently completed PEA has established an economic cut-off of 0.2 g/t gold based on assumptions of operating costs for a potential open pit operation. The following table presents the updated resource at a cut-off grade of 0.2 g/t gold.

Resource Estimate at a 0.20 g/t gold cut-off

Classification	Tonnes	Gold grade (g/t)	Silver grade (g/t)	Gold (ounces)	Silver (ounces)
					,
Measured	29,360,000	0.60	0.67	560,000	630,000
Indicated	186,870,000	0.44	0.69	2,620,000	4,150,000
Measured & Indicated	216,220,000	0.46	0.68	3,180,000	4,780,000
Inferred	316,740,000	0.36	0.65	3,650,000	6,620,000

Tonnages and contained ounces presented above may not total as shown due to rounding. Readers are cautioned that mineral resources, which are not mineral reserves, do not have demonstrated economic viability.

In total, 670 diamond drill holes (154,368 m) from 2005 to 2012 inclusive have been used in the latest resource estimate. A three dimensional geologic model was produced by the Company's geologist E.A. Gow using Vulcan 3D mining software. The Main Zone mineralization was modelled into an Upper Argillite unit, an Altered Siltstone unit, a Tuff unit and a Lower Argillite unit. The North Zone Argillite was modelled as a separate unit.

The Company has been drilling on the property since 2005. Diamond drilling has identified gold mineralization in an area that extends approximately 1,300 m by 800 m. From drill hole data, elevated gold assay results are observed to be laterally continuous along various stratigraphic sequences. The 2011 and 2012 drill programs in particular have expanded the known mineralization in the northern region of the Main Zone.

All core samples were fire assayed at ALS Chemex Laboratory in Vancouver, BC. The sample security, sample preparation and analytical procedures during the exploration programs by the Company followed accepted industry practice appropriate for the stage of mineral exploration undertaken in accordance with NI 43-101 requirements.

The resource estimate was prepared by independent resource estimate consultant Gary Giroux MASc, P.Eng. (BC) of Giroux Consultants Ltd., who is a qualified person by virtue of education, experience and membership in a professional association. He is independent of both the Company and ALS Chemex, applying all of the tests pursuant to section 1.5 of NI 43-101.

The NI 43-101 compliant technical report has been filed under the profile of the Company on SEDAR.

The latest resource statement contained in the technical report summarized the results of reverse circulation drilling and core drilling and demonstrated a negative bias for the core results, upon which the resource estimate is based. The Company has subsequently evaluated the results obtained by analyzing entire core intervals and comparing the results obtained with those obtained for sub-samples taken from the core according to the standard sample preparation protocol. The results of this comparison appear to support the RC results by indicating that the existing diamond drill grade estimates are potentially understated by a material amount. The Company has initiated a RC drilling program, the results from which will be compared with those generated by previous diamond drilling in order to highlight the potential increase in the expected grades during the initial phase of the project as defined under the PEA.

A report authored by Dr. Morris Beattie, P. Eng, in his previous capacity as Chief Operating Officer of the Company, summarizing the results of the comparisons of previous assays from diamond drilling and RC and the results of analyzing

entire drill intervals, including a recommended work program, was filed under the profile of the Company on SEDAR on March 26, 2013. The Company cautions that the information disclosed in Dr. Beattie's report is conceptual in nature, there are currently not sufficient reverse circulation drilling data to support a change to the resource estimate and it is uncertain if further drilling will result in a grade increase being achieved. Until supported otherwise by drill results and subsequent resource updates, investors should not place undue reliance on the report.

Preliminary Economic Assessment

The completion of a positive PEA for the Spanish Mountain gold project was announced by the Company on November 15, 2012. The PEA was completed by Tetra Tech, an internationally recognized engineering firm. The NI 43-101 Technical Report was filed on December 19, 2012 under the Company's profile on SEDAR.

The results of the PEA demonstrate the potential technical and economic viability of establishing a new gold mine and mill complex on the project site.

The PEA is based on an open pit mine with a conventional truck and shovel operation that provides 40,000 tonnes per day (tpd) of mill feed for a period of 14 years followed by stockpile treatment during year 15. The life of mine strip ratio is expected to be 2.3. The process plant is conventional in design with crushing and grinding followed by gravity concentration and flotation to produce concentrates that are enriched in gold.

PROPOSED PROJECT HIGHLIGHTS

- A 15 year mine life producing an average of 197,000 ounces per year of gold for the first 14 years and a total lifeof-mine (LOM) production of 2.8 million ounces of gold and one million ounces of silver.
- Average gold production over years one through three of 268,000 ounces per year.
- An average feed grade during the first three years of operation of 0.70 g/t Au with a life of mine average grade of 0.48 g/t.
- Cash costs averaging US\$526 per ounce for the first three years of production and US\$774 per ounce over the life of the mine.
- Financial Analysis base case gold price assumption of \$1462/oz being the November 1, 2012 36 month trailing average as per US Securities and Exchange Commission guidance.

	Pre-tax		
Gold Price US\$/oz	Net Present Value @ 5% disc. (US\$ millions)	Internal Rate of Return (%)	Payback Period (years)
1350	226	10	7.5
1462 (3-year trailing)	454	15	4.4
1716 (spot Nov.1, 2012)	887	23	2.7

- Initial Capital Cost (Q3 2012) of US\$755.9 million.
- Life of mine average gold recovery of 88%.
- By-product silver production with a silver recovery of 25%.
- On-site operating cost of US\$10.26 per tonne milled plus \$0.42 per tonne off-site costs for a total of US\$10.68 per tonne for the life of mine.
- Production Summary:

Year	1	2	3	LOM
Au, g/t	0.758	0.784	0.570	0.481
Au Recovery, %	90	90	90	88
Strip Ratio	1.58	.90	1.55	2.29
Oz Au Produced	212,000	332,000	241,000	2.8 million
Cash Cost, \$US/oz	517	453	634	774

CAPITAL COST

- The estimated development capital is based on the third quarter of 2012 and includes a contingency of US\$86 million.
- The initial capital cost estimate is summarized as follows:

Pre-Production Capital	US\$
	(millions)
Overall Site	19.9
Open Pit Mining	127.7
Ore handling	54.3
Process	168.1
Tailings and Water Management	69.7
Environmental	11.9
On-site Infrastructures	56.5
Off-site Infrastructures	16.1
Project Indirects	129.0
Owner's Costs	16.6
Contingencies	86.1
PEA Total	755.9

• The life-of-mine sustaining capital is estimated at US\$168.1 million.

OPERATING COST

 Operating costs were estimated for each area of the project and life-of-mine average costs are summarized as follows:

Operating Cost	US\$/tonne milled	
Mining	5.19	
Process	4.45	
Tailings	0.04	
G&A	0.58	
Offsite costs (incl. royalty)	0.42	
Total	10.68	

DISCOUNTED CASH FLOW ANALYSIS

The results of the Discounted Cash Flow (DCF) analysis indicate that the project has a pre-tax NPV of US\$454 million and an after tax NPV of \$291 million at a discount rate of 5% with a pre-tax IRR of 15% and a post tax IRR of 12%. Payback on the project from the start of commercial production is 4.4 years. The NPV calculations are based on the beginning of the construction period, two years prior to the start of production.

The pit design was developed using a gold price of US\$1350/oz while the November 1, 2012 three year trailing gold price of US\$1462 and a silver price of US\$28/oz were used for the financial base case gold price. Payables for gold were 99.5%. All prices quoted in the study are in Q3 2012 US dollars unless otherwise noted. A three year trailing exchange rate of C\$0.99 to US\$1.00 was used.

INFRASTRUCTURE CONSIDERATIONS

The Spanish Mountain gold property is located in an active mining region of the province with the Mt Polley copper mine and QR gold mine being visible from the project site. An existing highway provides access to within a few kilometres of the project and a Forest Service Road leads from this highway through the area of the project.

The Company intends to initiate studies with BC Hydro, the power authorities in the province, for the construction of a 230kV power line from the main lines in the area of the McLeese Lake Capacitor Station to the project site.

Several alternative locations were considered for the tailings storage facility on the basis of cost and risk analysis. The preferred location upon which the project economic model is based envisages a dam construction approximately 2 km in length in the area just below Nina Lake where seepage control is readily achieved. The man-made structure that created Nina Lake has been proposed for decommissioning by the British Columbia Provincial government due to stability concerns and the storage facility could potentially occupy this area.

CURRENT ACTIVITIES

Following the release of the positive PEA for the Spanish Mountain gold project, the Company's project team is currently evaluating multiple scenarios and trade-off studies with the objective of further improving the overall economics of the Project. Among other things, the project team is continuing a critical evaluation of major project parameters such as potential mining rate, resulting life of mine, cut-off grade, capital cost and operating cost based on the data contained in the PEA in order to define the most attractive potential project for further studies.

The Company cautions, in accordance with National Instrument 43-101 — Standards of Disclosure for Mineral Projects as adopted by the Canadian Securities Regulators, that the PEA referred to herein is preliminary in nature, includes inferred mineral resources that are considered too speculative geologically to have the economic consideration applied to them that would enable them to be categorized as mineral reserves, and there is no certainty that the PEA will be realized. Mineral resources are not mineral reserves and do not have demonstrated economic viability.

The independent PEA was completed by Tetra Tech, an internationally recognized engineering firm. The PEA was prepared under the supervision of the following independent consultants:

Project Infrastructure – Hassan Ghaffari, P. Eng. of Tetra Tech WEI Inc.
Project Execution – Hassan Ghaffari, P.Eng. of Tetra Tech WEI Inc.
Capital Cost – Hassan Ghaffari, P. Eng. of Tetra Tech WEI Inc.
Mineral Processing – Andre de Ruijter, P.Eng. of Tetra Tech WEI Inc.
Operating Cost – Andre de Ruijter, P. Eng. of Tetra Tech WEI Inc.
Economic Analysis – Sabry AbdelHafez, P. Eng. of Tetra Tech WEI Inc.
Resource Estimates – Gary Giroux, P. Eng. of Giroux Consultants Ltd.

Mine Planning – Bob Fong, P Eng. of Moose Mountain Technical Services
Geotechnical – Warren Newcomen, P. Eng. of BGC Engineering Inc.

Environmental – Ken Brouwer, P. Eng. of Knight Piésold Ltd.
Tailings Facility – Les Galbraith, P. Eng. of Knight Piésold Ltd.

Power Supply – Ibro Hadzismajlovic, P. Eng. of Stantec Consulting Ltd.

Tax Model – PricewaterhouseCoopers LLP

Agreement with First Nations

The Company executed Protocol Agreements with the Williams Lake Indian Band in March 2011 and the Soda Creek Indian Band (Xatśūll First Nation) in March 2012; and a Cooperation Agreement with Lhtako Dene Nation in September 2012. These agreements address issues in relation to the development of the Spanish Mountain gold project.

Under the agreements, the Company recognizes and respects the First Nations groups' asserted aboriginal rights and title in the area of the Spanish Mountain gold project and the First Nation groups recognize and respect the Company's rights and interests in the exploration and development of the Company's properties. They also reflect commitments by the parties for continued engagement in a respectful and collaborative manner.

The agreements provide capacity support to the First Nations groups for their ongoing involvement in the project as well as training, employment, and business opportunities. Additionally, the parties have committed to negotiating a more detailed agreement regarding the impacts and benefits associated with the construction, operation and reclamation of a large scale mine development.

Environmental Assessment and Permitting Process

On August 4, 2011, the Company announced that the Project Description for the Spanish Mountain gold project had been accepted by both the British Columbia Environmental Assessment Office and the Canadian Environmental Assessment Agency. The Project Description describes the technical, economic, social, environmental, heritage and health components of the construction and operation of the proposed gold mine on the Spanish Mountain property. The acceptance of the Project Description means that the project had now entered the 'Pre-Application' phase of the Environmental Assessment and Permitting process. As part of the process, public meetings will be scheduled although the Company has already held initial public meetings in the communities of Likely, Big Lake and Williams Lake and has held several meetings with both the Williams Lake Indian Band and Soda Creek Indian Band. As described above, the Company has separately signed a protocol agreement with each Indian band.

For further details on the Environmental Assessment and Permitting processes, please refer to the websites listed below:

- British Columbia Environmental Assessment Office: http://www.eao.gov.bc.ca
- Canadian Environmental Assessment Agency: http://www.ceaa.gc.ca
- Government of Canada Major Projects Management Office: http://www.mpmo-bggp.gc.ca

Results of Operations

Three Months Ended September 30, 2013 Compared to Three Months Ended September 30, 2012

General and administrative (G&A) expenses for the three months ended September 30, 2013 total \$434,354, compared to \$794,500 for the three months ended September 30, 2012, a decrease of \$360,146. The decrease is primarily due to lower investor relations and share-based payments expenses during the current quarter. Given the prevailing weak capital market conditions, the Company curtailed its marketing activities significantly leading to lower investor relations expense by \$35,452 (2013 - \$5,946 vs. 2012 - \$41,398). During the three months ended September 30, 2013, the Company recorded share-based payments of \$37,814, compared to \$367,408 recorded during the same period in the prior year, representing a total decrease of \$329,594. As the Company has not granted any new stock options since April 2012, the expense related to share-based payments is expected to be lower relative to the prior periods. Share-based payments recognize the portion of the fair values of granted options attributable to the periods using the Black-Scholes valuation model. The fair values of options are influenced by such parameters as stock price volatility and current interest rates incorporated in the valuation model. Share-based payments are non-cash expenditures.

For the three months ended September 30, 2013, the Company earned an interest income of \$915 (2012 - \$6,956) on its cash balance, which on average was significantly less than the balance during the same period in the prior year as a result of major fund raising occurring in July of 2011.

For the three months ended September 30, 2013, the Company recorded a deferred income tax recovery of \$138,983 compared to a recovery of \$270,476 for the same period in the prior year. The deferred income tax recovery is accrued for tax losses generated during the period reflecting the potential benefits of offsetting future taxable income.

For the three months ended September 30, 2013, the Company incurred expenditures on its mineral properties, before recoverable tax credits, totaling \$1,110,517, (2012 - \$5,380,901), which had been capitalized in accordance with its accounting policies. During the period, the Company elected to let 14 mineral claims within the SHG property group lapse

resulting in an impairment loss of \$221,753. These claims comprised the Willow River area and had very little exploration work completed.

Nine Months Ended September 30, 2013 Compared to Nine Months Ended September 30, 2012

General and administrative (G&A) expenses for the nine months ended September 30, 2013 total \$1,349,049, compared to \$2,627,286 for the nine months ended June 30, 2012, a decrease of \$1,278,237. The decrease is primarily due to cost cutting initiatives put in place since last year. Given the prevailing weak capital market conditions, the Company curtailed its marketing activities significantly during the current period leading to lower investor relations expense by \$138,928 (2013 - \$28,090 vs. 2012 - \$167,018) and lower travel expense by \$94,984 (2013 - \$43,186 vs. 2012 - \$138,170). In addition, office expenses decline by \$24,661 (2013 - \$30,923 vs. 2012 - \$55,584) as a result of other cost cutting measures. These decreases are offset by an increase in rent expense by \$30,198 (2013 - \$113,757 vs. 2012 - \$83,559) due to the relocation of the head office to a new location during mid-2012. During the nine months ended September 30, 2013, the Company recorded share-based payments of \$206,787, compared to \$1,189,214 recorded during the same period in the prior year, representing a total decrease of \$982,427. As the Company has not granted any new stock options since April 2012, the expense related to share-based payments is expected to be lower relative to the prior periods. Share-based payments are non-cash expenditures.

For the nine months ended September 30, 2013, the Company earned an interest income of \$14,304 (2012 - \$73,501) on its cash balance, which on average was significantly less than the balance during the same period in the prior year as a result of major fund raising occurring in July of 2011.

For the nine months ended September 30, 2013, the Company recorded a deferred income tax expense of \$561,335 compared to a recovery of \$1,080,996 for the same period in the prior year. The income tax expense for the period, in spite of a pre-tax loss totaling \$1,556,498, reflects two significant accounting charges. The Company recorded a provision of approximately \$127,000 related to a change in effective tax rates and an additional provision of approximately \$750,000 related to renouncing \$2,710,227 flow-through expenditure in January 2013. The flow-through offering was completed in December 2012.

For the nine months ended September 30, 2013, the Company incurred expenditures on its mineral properties, before recoverable tax credits and impairment loss, totaling \$1,901,444 (2012 - \$14,995,007), which had been capitalized in accordance with its accounting policies.

Summary of Quarterly Results

The selected quarterly consolidated information set out below has been derived from and should be read in conjunction with the previous eight quarterly consolidated financial statements for each respective financial period.

	Revenue \$	Income (Loss) \$	Income (Loss) per share \$
September 30, 2013	Nil	(516,208)	(0.00)
June 30, 2013	Nil	(508,974)	(0.00)
March 31, 2013	Nil	(1,092,671)	(0.01)
December 31, 2012	Nil	(2,632,803)	(0.01)
September 30, 2012	Nil	(517,067)	(0.00)
June 30, 2012	Nil	(721,954)	(0.00)
March 31, 2012	Nil	(233,770)	(0.00)
December 31, 2011	Nil	(250,401)	(0.00)

In accordance with the Company's accounting policies, G&A items are charged to the period's income as they are incurred. Expenditures on mineral properties are capitalized and form parts of the carry values of the underlying assets. When an impairment event occurs, any write-down provision is charged to the period's income.

Liquidity and Capital Resources

At September 30, 2013, the Company has working capital totalling \$3,066,102 (December 31, 2012 - \$4,832,574), which includes \$1,988,881 (December 31, 2012 - \$3,718,025) in cash and cash equivalents and \$2,052,795 (December 31, 2012 - \$2,764,651) in BC Mining Exploration Tax Credit (BCMETC) receivable. The decrease in cash balance during the period

ended September 30, 2013 reflects cash expenditures incurred for the Company's operations as the Company's projects are at an exploration stage and do not generate any revenues. The BCMETC balance represents the expected refund on qualified exploration expenditures as determined by the Company. Generally, the BCMETC refund amounts to 30% of qualified exploration expenditures on the Company's properties. The filed claim is subject to Canada Revenue Agency's formal assessment process, which may include a field audit by its auditors. The actual refund may be different from what the Company has accrued and any adjustment will be recorded when the CRA issues its Notice of Assessment for the claim.

The current working capital balance described above is expected to sufficiently meet the Company's cash requirements in the near term. The Company's main uses of cash are its general & administrative expenditures and its exploration/ project activities at its Spanish Mountain gold project. The Company's current monthly G&A expenditures approximate \$120,000 comprised of primarily payroll costs for current level of staff and general administrative costs for its head office. The Company's expenditures on its mineral properties, which are capitalized in accordance with its accounting policy, have been the most significant use of its capital resources. In accordance with the terms of the offering of flow-through units completed in December 2012, the Company is required to incur qualified exploration expenditures, as defined under relevant tax legislation, totalling \$2,710,227 by December 31, 2013. At Report Date, most of these required flow-through expenditures have been incurred and the field program is expected to finish during the first week of December. On September 24, 2013, the Company completed another offering of flow-through units for total gross proceeds of \$1,046,296, which is required to be spent on qualified exploration expenditures by December 31, 2014. Other than these flow-through expenditures, the Company has not made additional commitments with respect to expenditures on mineral properties or other capital items for 2014 at Report Date.

The Company has initiated cost cutting measures to conserve cash and may take actions to further reduce expenditures if required. The Company is at an exploration/development stage and has no revenue from its business operations. The Company's ability to meet its future obligations and maintain operations for the foreseeable future is contingent upon successful completion of additional financing arrangements. Although the Company has been successful in raising funds in the equity markets to date, there can be no assurance that additional funding will be available in the future at reasonable terms. As needs arise, the Company will explore financing opportunities involving stock or flow-through shares to fund its exploration/development program.

The change in cash flow activities can be summarized as follows:

	` ,	Increase (Decrease) in Cash & Cash Equivalents for the Period Ended September 30	
	2013	2012	
Operating Activities	\$(2,583,995)	\$(4,426,009)	
Financing Activities	\$ 1,198,810	\$ 2,821,837	
Investing Activities	\$(343,957)	\$(10,076,052)	
Total Change in Cash	\$(1,729,143)	\$(11,680,224)	
Cash and Cash Equivalents, Beginning of the Year	\$3,718,025	\$17,290,967	
Cash and Cash Equivalents, End of the Period	\$1,988,881	\$5,610,743	

Cash used in operating activities primarily comprise general and administrative expenditures as the Company is at an exploration/ project development stage and has no significant source of revenue. The \$1,842,014 decrease in the use of cash for operating activities for the period ended September 30, 2013 over the prior year is mainly attributable to the decreasing rates of payments on account payable balances. The Company has adopted prudent cash management practices in order to preserve cash to the extent possible.

The Company has been dependent on equity financing to fund its operations. For the period ended September 30, 2013, the Company completed an offering of flow through and non-flow through units for total proceeds of \$1,198,810, net of stock issue costs. During the period ended September 30, 2012, proceeds from warrant exercise amount to \$2,821,837.

During the period ended September 30, 2013, the Company's expended \$1,051,003 in cash on mineral properties, which was offset by a METC refund of \$711,856. The cash expenditures of \$10,076,052 on mineral properties were significantly higher during the prior period as the Spanish Mountain gold project was progressing toward the PEA.

Transactions with Related Parties

The Company has engaged Beattie Consulting Ltd., on an ongoing basis, to provide technical and strategic advice since 2010. Following the appointment of Dr. Morris Beattie to the Company's Board of Directors in March 2011, Beattie Consulting Ltd., of which Dr. Beattie is major shareholder, has been classified as a related party. For the nine months ended September 30, 2013, the Company was charged \$162,000 (2012 - \$162,000) for such services.

Due to the significant increase in investor and shareholder activities in Europe during the recent years, the Board of Directors has authorized the Company to retain Lancelot Gold Limited, a London-based firm, to provide marketing, administrative support and, if required, office facility. A director of the Company is a director and major shareholder of this firm. For the nine months ended September 30, 2013, the Company was charged \$179,606 (2012 - \$178,999) for such services.

Compensation of key management personnel, including directors, for the nine months ended September 30, 2013 amounts to \$1,033,349 (2012 - \$1,982,315) which includes \$184,087 (2012 - \$1,125,025) in non-cash share based payments. Certain executive officers are entitled to termination benefits equivalent to two years' gross salary totalling approximately \$1,432,000 in the event of a change of control in the Company's ownership. No termination benefits were paid to any key management personnel during the nine months ended September 30, 2013 and 2012. In accordance with Brian Groves' employment contract with the Company, severance pay totalling \$65,000 was due to Mr. Groves following his departure effective October 31, 2013.

Financial Instruments and Other Instruments

The Company has classified its financial instruments as follows:

- Cash and cash equivalents as fair value through profit or loss ("FVTPL")
- Deposits for reclamation as held-to-maturity
- Accounts payable and accrued liabilities as other financial liabilities.

The carrying values of cash and cash equivalents, accounts payable and accrued liabilities, approximate their fair values due to the short-term maturity of these financial instruments. The carrying value of reclamation deposits approximates fair value since amounts held earn interest at market rates.

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

(a) Credit risk

Credit risk refers to the potential that counterparty to a financial instrument will fail to discharge its contractual obligations and arises principally from the Company's holdings of cash and cash equivalents. The Company manages credit risk, in respect of cash and cash equivalents by holding these at a major Canadian financial institution.

Concentration of credit risk exists with respect to the Company's cash and cash equivalents as all amounts are held at a single major Canadian financial institution.

(b) Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company maintains sufficient cash and cash equivalents at September 30, 2013 in the amount of \$1,988,881. At September 30, 2013, the Company had accounts payable and accrued liabilities of \$1,179,414, which have contractual maturities of 90 days or less.

(c) Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The Company is exposed to interest rate, foreign currency risk, and other price risk as follows:

I. Interest rate risk

The Company's cash and cash equivalents are held in bank accounts earning interest at variable interest rates. Due to the short-term nature of these financial instruments and the prevailing interest rate environment, fluctuations in market rates do not have a significant impact on estimated fair values as of September 30, 2013.

II. Foreign currency risk

The Company's operations are located in Canada with substantially all transactions denominated in Canadian dollars and, accordingly, the Company is not exposed to significant foreign currency risk.

III. Other price risk

Other price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market prices, other than those arising from interest rate risk. The Company is not exposed to significant other price risk with respect to its financial instrument as their fair values and future cash flows are not impacted by fluctuations in market prices.

Outstanding Share Data

The Company had the following common shares, stock options and warrants outstanding as at Report Date:

	At Report Date
Common shares	201,447,706
Stock options	9,845,000
Warrants	13,409,922
Fully Diluted shares outstanding	224,702,628

Off-balance Sheet Arrangements

The Company has no off-balance sheet arrangements.

Proposed Transactions

At Report Date, the Company does not have any proposed material transactions. All material transactions including those completed subsequent to the financial statement date are fully disclosed in the consolidated financial statements for the nine months ended September 30, 2013.

Critical Accounting Estimates

Significant areas requiring the use of management estimates include the collectability of amounts receivable, recovery of the BCMETC receivable, completeness of accrued liabilities, the fair value of financial instruments, the rates for amortization of property and equipment, the recoverability of mineral property interests, determination of asset retirement and environmental obligations, estimates of deferred income tax assets and liabilities, and the determination of variables used in the calculations of share-based payment. While management believes that these estimates are reasonable, actual results could differ from those estimates and could impact future results of operations and cash flows.

Commitments

The Company's minimum combined lease payments for office premises and equipment for the next five years are as follows:

2013 (remainder of the year)	\$51,683
2014	189,976
2015	175,764
2016	171,971
2017	67,587
	\$656,980

Commitments related to mineral properties are as follows:

Spanish Mountain Property, British Columbia

Pursuant to the purchase agreement, the Company's discharged the remaining obligation of \$51,000 with a cash payment on January 20, 2012. The wholly-owned property is subject to various net smelter returns ("NSR") at 2.5%. The Company may, at its option, reduce the NSR to 1% or 1.5% dependent on the underlying mineral claims with a maximum aggregate payment of \$1,000,000 to the vendors.

On June 15, 2010, the Company acquired a 100% undivided interest in the Cedar Creek property, which is contiguous to the Spanish Mountain property. The wholly-owned property is subject to a 2.5% NSR in favour of a third party. The NSR may be purchased by the Company for \$500,000 per 1% NSR. On May 23, 2011 the Company acquired two additional mineral claims that are adjacent to the Cedar Creek Property for \$110,000 cash. The claims are subject to a 3% NSR, 2.5% of which may be purchased for \$1,000,000.

On August 21, 2012, the Company completed the acquisition of an additional group of mineral claims for considerations of \$500,000 in cash and 2,000,000 common shares of the Company. The property is subject to an underlying 4% NSR. The Company has the option to reduce the net NSR to 2% by paying a onetime cash payment of \$2,000,000 to the royalty holders.

SHG, Cariboo Mining Division, British Columbia

The Company purchased 100% of five mineral properties to the northwest of the Spanish Mountain property on July 26, 2006. The vendor retains a 2% NSR, which may be reduced to 1% by the Company for \$1,000,000.

New Standards and Interpretations Not Yet Adopted

All of the new and revised standards described below may be applicable to the Company and may be early-adopted. The Company does not expect any material impact from adopting these standards.

(a) IFRS 9 Financial Instruments (2009)

IFRS 9 introduces new requirements for classifying and measuring financial assets, as follows:

- Debt instruments meeting both a "business model" test and a "cash flow characteristics" test are measured at amortized cost (the use of fair value is optional in some limited circumstances)
- Investments in equity instruments can be designated as "fair value through other comprehensive income" with only dividends being recognized in profit or loss
- All other instruments (including all derivatives) are measured at fair value with changes recognized in profit or loss

- The concept of "embedded derivatives" does not apply to financial assets within the scope of the standard and the entire instrument must be classified and measured in accordance with the above guidelines.

This standard is only applicable if it is optionally adopted for the Company's annual periods beginning before January 1, 2015. For annual periods beginning on January 1, 2015, the Company must adopt IFRS 9 (2010).

(b) IFRS 9 Financial Instruments (2010)

A revised version of IFRS 9 incorporating revised requirements for the classification and measurement of financial liabilities, and carrying over the existing de-recognition requirements from IAS 39 *Financial Instruments: Recognition and Measurement*.

The revised financial liability provisions maintain the existing amortized cost measurement basis for most liabilities. New requirements apply where an entity chooses to measure a liability at FVTPL; in these cases, the portion of the change in fair value related to changes in the entity's own credit risk is presented in other comprehensive income rather than within profit or loss.

Applicable to the Company's annual periods beginning on January 1, 2015; this standard supersedes IFRS 9 (2009). However, for annual reporting periods beginning before January 1, 2015, the Company may early-adopt IFRS 9 (2009) instead of applying this standard.

(c) IFRS 10 Consolidated Financial Statements

Requires a parent to present consolidated financial statements as those of a single economic entity, replacing the requirements previously contained in IAS 27 Consolidated and Separate Financial Statements and SIC-12 Consolidation - Special Purpose Entities.

The standard identifies the principles of control, determines how to identify whether an investor controls an investee and therefore must consolidate the investee, and sets out the principles for the preparation of consolidated financial statements.

The standard introduces a single consolidation model for all entities based on control, irrespective of the nature of the investee (i.e., whether an entity is controlled through voting rights of investors or through other contractual arrangements as is common in "special purpose entities"). Under IFRS 10, control is based on whether an investor has power over the investee, exposure, or rights, to variable returns from its involvement with the investee, and the ability to use its power over the investee to affect the amount of the returns.

Applicable to the Company on January 1, 2013.

(d) IFRS 12 Disclosure of Interests in Other Entities

Requires the extensive disclosure of information that enables users of financial statements to evaluate the nature of, and risks associated with, interests in other entities and the effects of those interests on its financial position, financial performance and cash flows.

In high-level terms, the required disclosures are grouped into the following broad categories:

- Significant judgments and assumptions such as how control, joint control, significant influence has been determined;
- Interests in subsidiaries including details of the structure of the group, risks associated with structured entities, changes in control and so on;
- Interests in joint arrangements and associates the nature, extent and financial effects of interests in joint arrangements and associates (including names, details and summarized financial information); and

Interests in unconsolidated structured entities - information to allow an understanding of the nature and
extent of interests in unconsolidated structured entities and to evaluate the nature of, and changes in, the
risks associated with its interests in unconsolidated structured entities.

IFRS 12 lists specific examples and additional disclosures, which further expand upon each of these disclosure objectives, and includes other guidance on the extensive disclosures required.

Applicable to the Company on January 1, 2013.

(e) IFRS 13 Fair Value Measurement

Replaces the guidance on fair value measurement in existing IFRS accounting literature with a single standard.

This IFRS defines fair value, provides guidance on how to determine fair value and requires disclosures about fair value measurements. However, IFRS 13 does not change the requirements regarding which items should be measured or disclosed at fair value.

IFRS 13 applies when another IFRS requires or permits fair value and requires disclosures about fair value measurements (and measurements, such as fair value less costs to sell, based on fair value or disclosures about hose measurements). With some exceptions, the standard requires entities to classify these measurements into a "fair value hierarchy" based on the nature of the inputs:

- Level 1 Quoted prices in active markets for identical assets or liabilities that the entity can assess at the measurement date;
- Level 2 Inputs other than quoted market prices included within Level 1 that are observable for the asset or liability, either directly or indirectly; and
- Level 3 Unobservable inputs for the asset or liability.

Entities are required to make various disclosures depending upon the nature of the fair value measurement (e.g., whether it is recognized in the financial statements or merely disclosed) and the level in which it is classified.

Applicable to Company on January 1, 2013.

(f) IFRIC 20 Stripping Costs in the Production Phase of a Surface Mine

Clarifies the requirements for accounting for stripping costs associated with waste removal in surface mining, including when production stripping costs should be recognized as an asset, how the asset is initially recognized, and subsequent measurement.

The Interpretation requires stripping activity costs, which provide improved access to ore, are recognized as a noncurrent "stripping activity asset" when certain criteria are met. The stripping activity asset is depreciated or amortized on a systematic basis, over the expected useful life of the identified component of the ore body that becomes more accessible as a result of the stripping activity, using the units-of-production method unless another method is more appropriate.

Applicable to annual periods beginning on or after January 1, 2013.

(g) IFRS 7 Amendment Offsetting Financial Assets and Financial Liabilities

Amends the disclosure requirements in IFRS 7 Financial Instruments: Disclosures to require information about all recognized financial instruments that are set-off in accordance with paragraph 42 of IAS 32 Financial Instruments: Presentation.

The amendments also require disclosure of information about recognized financial instruments subject to enforceable master netting arrangements and similar agreements even if they are not set off under IAS 32.

Applicable to the Company on January 1, 2013.

(h) IAS 27 Separate Financial Statements (2011)

This amended version of IAS 27 that now only deals with the requirements for separate financial statements, which have been carried over largely unamended from IAS 27 Consolidated and Separate Financial Statements. Requirements for consolidated financial statements are now contained in IFRS 10.

Applicable to the Company on or after January 1, 2013.

Subsequent Events

Termination benefits totalling \$65,000 were incurred due to a change of key management personnel on October 31, 2013.

Fifty-three mineral claims belonging to the SHG property group expired in November 2013 resulting in an impairment loss of \$4,091,022.

Other Requirements

Additional disclosure of the Company's technical reports, material change reports, news releases, and other information can be obtained under the Company's profile on SEDAR.

Risks and Uncertainties

The Company's principal activity is mineral exploration and development. Companies in this industry are subject to many and varied kinds of risks, including but not limited to, environmental, metal prices, political and economical.

Although the Company has taken steps to verify the title to mineral properties in which it has an interest, in accordance with industry standards for the current stage of exploration of such properties, these procedures do not guarantee the Company's title. Property title may be subject to unregistered prior agreements or transfers and title may be affected by undetected defects.

The Company has no significant source of operating cash flow and no revenues from operations. None of the Company's mineral properties currently have reserves. The Company has limited financial resources. Substantial expenditures are required to be made by the Company to establish ore reserves.

The property interests owned by the Company, or in which it has an option to earn an interest are in the exploration stages only, are without known bodies of commercial mineralization 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 forced to look for other exploration projects or cease operations.

The Company is subject to the laws and regulations relating to environmental matters in all jurisdictions in which it operates, including provisions relating to property reclamation, discharge of hazardous material and other matters. The Company may also be held liable should environmental problems be discovered that were caused by former owners and operators of its properties and properties in which it has previously held an interest. The Company conducts its mineral exploration activities in compliance with applicable environmental protection legislation. The Company is not aware of any existing environmental problems related to any of its current or former properties that may result in material liability to the Company.

Cautionary Notices

The Company's consolidated financial statements for the period ended September 30, 2013, and this accompanying MD&A contain statements that constitute "forward-looking statements" within the meaning of National Instrument 51-102, Continuous Disclosure Obligations of the Canadian Securities Administrators. Forward-looking statements often, but not always, are identified by the use of words such as "seek", "anticipate", "believe", "plan", "estimate", "expect", "targeting" and "intend" and statements that an event or result "may", "will", "should", "could", or "might" occur or be achieved and other similar expressions. Forward-looking statements in this MD&A include statements regarding the Company's future exploration plans and expenditures, the satisfaction of rights and performance of obligations under agreements to which the Company is a part, the ability of the Company to hire and retain employees and consultants and estimated administrative assessment and other expenses. The forward-looking statements that are contained in this MD&A involve a number of risks and uncertainties. As a consequence, actual results might differ materially from results forecast or suggested in these forward-looking statements. Some of these risks and uncertainties are identified under the heading "RISKS AND UNCERTAINTIES" in this MD&A. Additional information regarding these factors and other important factors that could cause results to differ materially may be referred to as part of particular forward-looking statements. The forwardlooking statements are qualified in their entirety by reference to the important factors discussed under the heading "RISKS AND UNCERTAINTIES" and to those that may be discussed as part of particular forward-looking statements. Forwardlooking statements involve known and unknown risks, uncertainties, assumptions and other factors that 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. Factors that could cause the actual results to differ include market prices, exploration success, continued availability of capital and financing, inability to obtain required regulatory approvals and general market conditions. These statements are based on a number of assumptions, including assumptions regarding general market conditions, the timing and receipt of regulatory approvals, the ability of the Company and other relevant parties to satisfy regulatory requirements, the availability of financing for proposed transactions and programs on reasonable terms and the ability of third-party service providers to deliver services in a timely manner. Forward-looking statements contained herein are made as of the date of this MD&A and the Company disclaims any obligation to update any forward-looking statements, whether as a result of new information, future events or results or otherwise. 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.