

Management's Discussion and Analysis

For the Three and nine months ended December 31, 2020

Dated: March 1, 2021

(An Exploration Stage Company)
Management's Discussion and Analysis
For the Three and nine months ended December 31, 2020

The following Management's Discussion and Analysis ("MD&A") of the operating results and financial condition of Group Ten Metals Inc. ("Group Ten" or the "Company") is for the three and nine months ended December 31, 2020 and is dated March 1, 2021. This MD&A should be read in conjunction with the Company's condensed interim consolidated financial statements for the three and nine months ended December 31, 2020 and the audited consolidated financial statements for year ended March 31, 2020 which have been prepared in accordance with International Financial Reporting Standards.

The Company's shares are listed on the TSX Venture Exchange ("TSX-V") under the symbol "PGE". The Company's shares are also listed on the OTC QB in the United States under the symbol "PGEZF", and on the Frankfurt Stock Exchange under the symbol "5D32".

The Company's functional and presentation currency is the Canadian dollar and all amounts included herein are in Canadian dollars, unless otherwise indicated.

NATURE OF BUSINESS

Group Ten is a growth stage exploration company, focused on the development of exploration properties that host platinum group elements ("PGE") including platinum, palladium and rhodium as well as gold ("Au"), along with battery metals including nickel ("Ni"), copper ("Cu") and cobalt ("Co"). The Company was originally incorporated on April 28, 2006, under the laws of British Columbia, Canada and its key assets include the Stillwater West PGE-nickel-copper-cobalt and gold project adjacent to Sibanye-Stillwater's high-grade PGE mines in the Stillwater district of Montana, USA, the Kluane PGE-Ni-Cu project on trend with Nickel Creek Platinum's Wellgreen deposit in the Kluane belt of Canada's Yukon Territory, and the Black Lake-Drayton Gold project adjoining Treasury Metals' Goliath Gold Complex in the Rainy River district of Northwest Ontario.

Group Ten is a member of the Metallic Group of Companies, a collaboration of three precious and/or base metals exploration companies, with a portfolio of large, brownfield assets in established mining districts adjacent to some of the industry's highest-grade producers of silver, platinum group metals and copper. The Metallic Group includes highly successful explorationists, formerly with leading explorer/developers including NovaGold Resources Inc., Trilogy Metals Inc., Wellgreen Platinum Ltd. (now Nickel Creek Platinum Corp.) and others, as well as larger producers including Placer Dome Inc. (now Barrick Gold Corporation), Goldfields Limited, and Stillwater Mining Company (now Sibanye-Stillwater).

Member companies include Metallic Minerals Corp. (TSX-V: MMG) in the high-grade Keno Hill silver district and La Plata silver and gold district, Granite Creek Copper Ltd (TSX-V: GCX) in the Minto copper district of the Yukon, and Group Ten. Each of the Metallic Group companies has a dedicated, highly experienced management team and board of directors with track records of exploration and project development success.

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HIGHLIGHTS AND KEY DEVELOPMENTS

- On January 12, 2021, the Company announced the significant expansion of its prime land position in the productive and metal-rich Stillwater district in Montana, USA, through the acquisition of the Stillwater East property. The Company also reported high-grade nickel and copper results from a preliminary rock sampling program on the new project, and provided a corporate update including upcoming investor events, and its outlook for 2021. The Company's main objectives for 2021 include the conversion of drill-defined PGE-Ni-Cu-Co mineralization to formal mineral resources in the three most advanced target areas, expansion of defined mineralization into untested adjacent anomalies, and the advancement of earlier stage targets, including high-grade gold targets.
- On November 18, 2020, the Company adopted a shareholder rights plan. The Rights Plan has been adopted to ensure, to the extent possible, that all shareholders of the Company are treated fairly and equally in connection with any take-over bid or other acquisition of control of the Company. The Rights Plan has not been adopted in response to any specific take-over bid or other proposal to acquire control of the Company. As of November 18, 2020, one right will be issued and attached to each common share of the Company outstanding at such time.
- On November 12, 2020 the Company announced the start of a till and rock sampling program at the 100%-owned Black Lake—Drayton gold project, adjacent to Treasury Metals' Goliath Gold Complex. Till sampling has successfully identified significant high-grade gold deposits in similar conditions and related geology in the Sioux Lookout Deformation Zone, and in the broader Rainy River gold belt, where the method played a key role in identifying New Gold's Rainy River mine. Results to date at Black Lake-Drayton have shown potential for discovery of a high-grade gold system between historic high-grade drill and bulk sample programs at the Moretti Zone to the northeast and the Shaft target to the southwest, in a 15-kilometer-long area that has been historically underexplored due to pervasive, shallow ground cover.
- On November 2, 2020 the Company announced the conclusion of its 2020 field exploration campaign at its 100%-owned Stillwater West, including completion of the largest Induced Polarization (geophysical) survey in the Stillwater district and a five-hole 1,823-meter drill campaign at the Chrome Mountain target area. Drilling in 2020 complemented the 2019 drill campaigns at the HGR and Camp target areas by providing necessary data for resource modeling which is in progress in all three target areas while also expanding known mineralization and providing important technical information on the location and characteristics of the mineralized magmatic stratigraphy that hosts these bulk tonnage deposits. The Company also announced high-grade results from earlier-stage geological sampling and mapping programs as part of its on-going reporting of 2020 results. Assay results from the 2020 drill program are now pending.
- On August 4, 2020 the Company announced that an Induced Polarization ('IP') geophysical survey was underway at Stillwater West, and that the drill rig and crew had arrived. Work programs were announced that are expected to focus on the most advanced target areas Discovery, Pine, Camp and HGR with the IP survey preceding the drill with the objective of expanding from known mineralization into untested adjacent targets defined by coincident and high-level soil and conductive anomalies. Group Ten also announced early results from campaigns completed at less advanced targets announced in May 2020 with high-grade precious metals results from the Blakely target.

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• On July 17, 2020 the Company closed a private placement for total gross proceeds of \$4,500,000. A total of 22,500,000 units were issued at a price of \$0.20 per unit (a "Unit"), with each Unit consisting of one common share of the Company (a "Share") and one share purchase warrant (a "Warrant"), with each Warrant entitling the holder to acquire one additional common Share of the Company at a price of \$0.30 per share until July 17, 2023. Finder's fees of \$78,000 cash, 551,550 finder's units and 390,000 compensation option were paid/issued in connection with the financing.

QUALIFIED PERSONS

Mr. Mike Ostensen, P.Geo. (Montana project) and Ms. Debbie James, P.Geo. (Yukon, Alaska and Ontario projects) are Qualified Persons within the meaning of National Instrument ("NI") 43-101, and have reviewed and approved the technical information in this MD&A.

SUMMARY OF MINERAL PROPERTIES

The Company's focus is on platinum group metals, nickel, copper, cobalt and gold exploration in Montana, the Yukon Territory, and Alaska where the Company has 100% ownership of five properties. The Company also continues to pursue high-grade gold exploration at adjoining projects in Ontario, Canada. In British Columbia, the Company has received, and is to continue to receive, annual advance royalty payments and additional cash and royalty payments contingent upon permitting milestones and commercial production.

All references to historical results in this MD&A have been identified as historic in nature and the Company is not treating the historic data or estimates as current as a Qualified Person within the meaning of NI 43-101 has not completed sufficient work to classify the historic data or estimates as current; additional work would be required to verify and upgrade the historic data and estimates to current. The reader is cautioned that historic data and estimates should not be relied upon.

MONTANA PROPERTY, UNITED STATES (Stillwater West project)

On June 26, 2017, the Company entered into an option agreement with Picket Pin Resources LLC ("Picket Pin") to acquire a 100% interest in the Stillwater West project in the Stillwater district of south central Montana, USA.

With additional staking, the Stillwater West project now covers approximately 54 square kilometers ("km²") consisting of 670 claims. The property is located adjacent to, and is contiguous with, Sibanye-Stillwater's mines (East Boulder, Stillwater and Blitz), the highest-grade PGE producers in the world, and, collectively, the largest outside South Africa and Russia. The acquisition of the highly prospective Stillwater West project positions the Company as the second largest land holder in the Stillwater Complex, a district with a rich mining history that includes platinum, palladium, gold, nickel, copper, and chromium. As a brownfields district with three operating mines and a smelter and metallurgical complex, the area has excellent infrastructure including a highway and grid power.

During the nine months ended December 31, 2020 the Company amended the Picket Pin agreement to include an expanded Area of Interest clause, and completed earning its 100% interest by completing the below commitments with Picket Pin:

• Issue 900,000 shares on or before May 31, 2020 (issued on May 28, 2020);

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- Make annual advance royalty payments prior to May 31 of each year of United States Dollars ("USD")
 50,000 until commencement of commercial production; (paid on May 31, 2020), and
- Execute a work contract for a minimum of USD50,000 per year (completed) for the duration of the three year option agreement for technical and management work (complete).

The claims are subject to a 2% Net Smelter Return ("NSR") royalty, with an option to buy down the NSR royalty to 1%.

STILLWATER WEST PROJECT WORK PROGRAM

Group Ten has assembled management and technical teams with extensive global experience in the exploration and development of PGE-Ni-Cu systems. The primary exploration targets at Stillwater West are large-scale disseminated and high-sulphide PGE-Ni-Cu-Co + Au deposits situated below the high-grade PGE reef-type deposits higher in the Stillwater Complex, similar to the setting of the Platreef of the northern limb of the lower Bushveld Complex in South Africa. Work to date by Group Ten using geological models developed at the Platreef has confirmed the presence of Platreef-style mineralization at the five most advanced target areas. Three additional target areas, also multi-kilometer in size, show the potential for similar much larger mineralized systems than have been previously recognized in the Stillwater district.

Large-scale exploration targets, identified through geophysics and surface sampling, were announced in January and February 2018 and were subsequently further described in a series of news releases from May 2018 through June 2019.

Work in 2018 included re-logging and re-assaying of all available core (over 11,000m), entry of all core data into the first property-wide 3D geologic database for modeling and target refinement, development of a predictive geologic model to drive future exploration efforts, ground-based geological sampling, prospecting and mapping programs, 3D modeling of geophysical data, and prioritization of all targets across the 25km long strike length of the project.

In 2019, advanced 3D modeling of geophysical data indicated that favorable, mineralized magmatic stratigraphy may extend several kilometers in depth starting from surface in the most advanced target areas within known mineralized zones defined by past drilling and modelling by Group Ten.

Group Ten completed a drill program in 2019 at the priority Iron Mountain and Camp target areas in addition to re-logging and, where necessary, assaying past core at the Chrome Mountain, Iron Mountain, Camp, and Wild West target areas. Results confirmed the presence of "Platreef-style" mineralization with wide intervals of nickel and copper sulphide mineralization enriched in palladium, platinum, rhodium, gold, and cobalt, and high-grade gold in certain areas. Together, these programs informed developing block models of drill-defined mineralization in the five most advanced areas. Work in 2019 also included geological sampling and mapping programs at less developed target areas, and the completion of a soil geochemistry survey on the western portion of the property.

In 2020, Group Ten completed a drill campaign at the third of the three most advanced target areas, the Chrome Mountain, to complement the 2019 campaigns at the HGR and Camp target areas. Based on those programs, plus an extensive project database that now includes more than 31,000 meters of drill data in total, the Company is advancing block models of drill-defined mineralization towards formal resources in these three areas. An extensive Induced Polarization (geophysical) survey, the largest ever completed in the Stillwater district, was conducted in 2020 and is expected to drive the expansion of known mineralization into untested adjacent targets that are defined by coincident and high-level soil and conductive anomalies in a total of five priority target

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areas, including high-grade gold targets at the Pine target. Work is also on-ongoing at earlier-stage targets, which returned multiple high-grade results in geological sampling and mapping programs.

Objectives for 2021 include the conversion of drill-defined PGE-Ni-Cu-Co mineralization to formal mineral resources in the three most advanced target areas, expansion of defined mineralization into untested adjacent anomalies, and the advancement of earlier stage targets, including high-grade gold targets.

YUKON PROPERTIES, CANADA (Kluane PGE-Ni-Cu Project)

The Kluane PGE-Ni-Cu project comprises the Catalyst, Spy, Ultra, Ellen, Outpost and Pacer properties. Totaling over 257km², the project positions Group Ten with 100% ownership in the largest land position in the Kluane Ultramafic Belt, a 600km long sequence of igneous and sedimentary rocks that extends from northern British Columbia through the Yukon into Alaska and hosts multiple PGE-Ni-Cu deposits. Within the belt, mineralization typically occurs as magmatic disseminated to massive sulphides within mafic to ultramafic intrusive bodies, or the adjacent sedimentary or volcanic rocks, with the most notable being the Wellgreen deposit which is currently under advanced assessment by Nickel Creek Platinum Ltd. ("Nickel Creek"). Work in 2019 and 2020 consisted of smaller programs focused on target refinement to support the Company in identifying a partner for the Kluane project.

- a) Catalyst Claims The Catalyst claims are positioned adjacent to Nickel Creek's property to the northwest and southeast of Nickel Creek's claims. The northwest claims include the strike extension of Nickel Creek's Wellgreen deposit, with corresponding geophysical anomalies. The Wellgreen deposit is one of the largest undeveloped PGE-Ni-Cu deposits in North America at 5.7 million ounces of platinum ("Pt"), palladium ("Pd") and gold ("Au") and 3.1 billion pounds of Ni and Cu in measured and indicated resources and an additional two million oz of Pt plus Pd plus Au and one billion pounds of Ni and Cu in inferred resources (as of September 2018).
- b) Spy Claims The Spy claims are located 40km southeast of the Wellgreen deposit, along the Kluane Ultramafic Belt and the Alaska Highway. The project encompasses much of the ultramafic Spy Sill, which has been traced for over eight kilometers with widths of 75-100 meters ("m") at surface. Massive sulphide mineralization at the Spy target have assayed up to 5.5 g/t 3E (3.1 g/t Pt, 1.4 g/t Pd, 1.0 g/t Au) with 3.1% Ni, 2.8% Cu and 0.2% Co, and historic grab sample results of up to 90.7 g/t 3E (75.8 g/t Pt, 7.9 g/t Pd, 7.0 g/t Au) with 2.6% Ni, 10.5% Cu and 0.09% Co reported from footwall siltstones.
- c) Ultra Claims The Ultra project is located 50km southeast of the Spy project and, like Spy, follows the Kluane Ultramafic Belt and the Alaska Highway. The Ultra claims include the Frohberg PGE-Ni-Cu showing, where past trenching returned 5.54 g/t Pt, 13.46 g/t Pd, 4.07% Cu and 1.73% Ni.

In July 2018, the Company acquired a 100% interest in 24 additional claims adjoining the Ultra project from two arms-length private vendors in exchange for 100,000 common shares of the Company.

On July 25, 2019, the Company announced it had signed the Agreement with Mount Cairnes, whereby Mount Cairnes can earn a 51% interest in the Company's Ultra property, over a four-year period, by making cash payments to the Company totaling \$750,000, issuing 3,000,000 common shares of Mount Cairnes to the Company and completing \$3,750,000 in exploration work commitments on the Ultra Property, with the Company as the operator. The agreement has been terminated as Mount Cairnes was unable to complete a listing and issue the required shares.

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Exploration work in 2019 and 2020 was partially funded by the Yukon Mineral Exploration Program and was focused on the Frohberg showing, the Main Sill and other targets.

d) Ellen Claims - In August 2018, the Company completed an agreement with an arms-length party whereby the Company earned a 100% interest in the Ellen property by making a cash payment of \$3,200 and issuing 600,000 common shares of the Company. Historical exploration on the Ellen property, which consists of 72 claims totaling approximately 13km², has identified significant massive sulphide mineralization from drilling and trenching.

Historical drilling includes 17 drill holes from 1954 to 1995 with 12 holes returning significant sulphide mineralization including 3.15% Cu over 5.2m in MC66-1, 1.64% Cu over 10.4m in MC66-2, 1.76% Cu over 5.5m in hole 95-1, and a 2.13m intersection grading 1.96% Cu and 2,098 parts per billion gold in hole 95-3. Trenching returned values of up to 7.2% Cu with one g/t Au and one g/t Pd. Strong copper-plus-gold soil geochemical signatures have been identified on the Ellen property that are coincident with a large geophysical conductor nearly one km in length.

Exploration work consisting of soil sampling and geological sampling and mapping was conducted in July and August 2020, partially funded by the Yukon Mineral Exploration Program.

e) Outpost and Pacer Claims - In May 2018, the Company completed an option agreement with an armslength party by which the Company has earned a 100% interest in the Outpost and Pacer properties which consist of three claim blocks totaling approximately 25km². The Company was to complete an additional \$105,000 of work expenditures, which amount was later amended and is now satisfied.

The claims are subject to a 2% NSR royalty and the Company will have the option to buy down the NSR royalty to 1%.

The Outpost and Pacer properties show significant potential for discovery of new PGE-Ni-Cu deposits with a mineralized 70-meter-wide mafic to ultramafic body that outcrops at Outpost adjoining the main Ultra property package, and elevated Ni and Cu values in soils corresponding with kilometer-scale magnetic anomalies at both Outpost and Pacer. Rock sample results at Pacer show elevated Cu and Ni in an area adjacent to the Ellen property where drilling has intercepted mineralized ultramafic sills.

ALASKA PROPERTY, UNITED STATES (Duke Island)

The Duke Island property consists of 31 unpatented claims located south of Ketchikan in the Alexander Platinum Belt of southeast Alaska. The property includes the core area of copper-nickel-platinum-palladium sulphide mineralization discovered in the Duke Island ultramafic complex in 2001.

Historic exploration has defined four large zones of mineralization on the property by geologic mapping, surface geochemistry, surface and airborne geophysics. Only one of these zones has been tested to date with 3,434m of drilling in 16 holes. None of the holes are thought to have penetrated the prospective basal contact of the intrusion where the highest grades of PGE-Ni-Cu sulphide mineralization are inferred to occur.

The results of exploration together with details on the geology and mineralization are the subject of two NI 43-101 reports (available on SEDAR as filed by Quaterra Resources Inc. on November 26, 2002 and September 7, 2006), and a scientific article in 2014 SEG *Economic Geology*, v. 109, pp. 643–659.

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The Duke Island occurrence is unique in the high percentage of disseminated and net-textured to massive sulphide mineralization within certain phases of the ultramafic complex. Historic outcrop grab samples have returned values up to 2.8% Cu, 0.25% Ni and over 1 parts per million ("ppm") PGE (C. Freeman and C. Van Treeck, 2006, Summary report for the Duke Island Cu-Ni-PGE Property, Ketchikan Mining District, Alaska).

Core holes drilled at the Marquis prospect have intercepted from 5m to 90m of semi-massive to massive sulphide containing anomalous values for Cu (up to 12,500 ppm), Ni (up to 4,694 ppm), Pt (up to 680 parts per billion ("ppb"), and Pd (up to 548 ppb). Marquis is the only target that has been partially drill tested. Three similar EM and NSAMT geophysical anomalies have been defined in relation to surface mineralization at the Lookout and Scarp targets to the east and the Monte area to the south.

The Duke Island project strongly merits continued exploration to follow-up the encouraging results of past work. In 2020, the Company developed a target summary and proposed work program from the consolidated database with the objective of identifying a partner for the project.

ONTARIO PROPERTIES, CANADA (Black Lake-Drayton)

The Black Lake-Drayton project covers approximately 13,733 contiguous hectares (137 km²) and was consolidated by the Company in five parcels as four option deals plus direct staking. Group Ten owns 100% of the Black Lake – Drayton project, subject to royalty interests in certain portions of the project, which include buy-down provisions. Located approximately 10km southeast of the town of Sioux Lookout, the land position includes over 30km of a largely untested strike-length on the Sioux Lookout deformation zone in the rapidly developing Wabigoon Greenstone belt which is south of and parallel to the Birch-Uchi belt, a world-class Archean greenstone belt. The Black Lake-Drayton project shares the Sioux Lookout deformation zone with Treasury Metals Inc.'s recently consolidated Goliath Gold Complex.

Historically, two types of gold mineralization have been identified on the property - shear-hosted gold-bearing quartz-carbonate veins (Red Lake-style) and intrusion-hosted disseminated gold mineralization (Timmins-style). The Company's primary target type is the shear-hosted gold-quartz vein occurrences which occur within a series of northeast-trending deformation zones that transect the stratigraphy over an approximate 6km strike length. The Moretti occurrence is the most historically significant target on the property and comprises quartz-chlorite-carbonate veins exposed in outcrop and historic trenches over a 300m strike length.

Historic work from the Moretti area returned numerous select chip and grab samples grading between 20g/t Au and 1,212g/t Au and several bulk samples including a 8,063kg sample averaging 14.1g/t Au and a second 4,087kg sample, collected from trenches over 100m away, which averaged 18.6g/t Au.

In October 2016, the Company completed a modest, seven-hole, 527m diamond drilling program to test the area directly underneath the Moretti main trench where historical bulk samples returned 8,062 kilograms at 14.01 g/t gold and 4,087 kilograms at 18.65 g/t gold.

All seven holes intersected the targeted zone, with the best intercept being 0.5m at 15.62 g/t gold from a depth of 19.2m to 19.7m in hole BL_16_01. The remaining six holes intersected quartz veining with anomalous gold values, including intercepts of over one meter at over one g/t gold in holes BL 16 05 and BL 16 06.

A combined magnetic and electromagnetic airborne geophysical survey conducted in 2013 to define potentially gold-bearing structures associated with sulphide mineralization and siliceous bodies on the Drayton claim block, was successful in revealing a possible dilation zone within the Sioux Lookout fault system with significant structural disturbance indicative of both alteration and deformation. These present excellent targets for follow-up by subsequent geological studies and potential drill programs as exploration potential is believed

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to exist for high-grade gold mineralization similar to that found elsewhere in the Wabigoon Archean greenstone belt. A full structural and geophysical interpretation of the airborne geophysics has identified several additional targets for ground investigation in upcoming programs.

Compilation and targeting work using structural complexity modelling was successful in identifying a number of entropy anomalies that were tested by till sampling, a technique that played a significant role in the discovery of the Rainy River deposit. Results confirmed the presence of pristine gold grains associated with the entropy anomalies and the Company acquired additional ground by direct staking to incorporate the new targets, as announced on March 25, 2019.

In July 2018, the Company announced an amendment to an option agreement for claims in the Black Lake area whereby the vendors agreed to remove the \$25,000 cash commitment as well as the 1% NSR royalty in exchange for 200,000 common shares of the Company. The shares were issued in August 2018.

Exploration work completed in late 2018 identified pristine gold grains in surface till samples with a demonstrated correlation between the density of these grains and recently identified geophysical (orientation entropy) anomalies. As announced in March 2019, the Company staked additional ground to cover these new targets.

In January and March 2019, the Company announced completion of the earn-in requirements for the two remaining claim blocks such that the Company now owns the entire project 100% subject to royalty interests on certain claim blocks, which include buy-down provisions.

In June 2020 Treasury Metals announced the consolidation of the two most advanced adjoining projects via their purchase of First Mining's Goldund project. The resulting Goliath Gold Complex has a high-grade multi-million-ounce gold resource, excellent infrastructure, and has completed the Federal Environmental Assessment process for construction of a mill.

In November 2020 the Company commenced a work program focused on till and rock sampling at previously identified high-grade gold targets. Till sampling was confirmed to be an effective exploration tool in the Company's 2018 program and has successfully identified significant high-grade gold deposits in similar conditions and related geology in the area. In the broader Rainy River gold belt the method played a key role in identifying New Gold's Rainy River mine. The 2020 work program focused on target definition to support the Company in identifying a partner for the project, and the campaign includes input from potential partners on the project.

BRITISH COLUMBIA PROPERTIES, CANADA (Yankee-Dundee, Ronoke and Warkentin)

In June 2013, the Company closed the sale of its interests and obligations in the properties to Armex Mining Corp. ("Armex") in exchange for advance royalty payments, royalty payments, and production payments. The Company retains back-in rights pursuant to the agreement by which it can reacquire the property in the event specific production milestones are not met.

The Yankee-Dundee claims, incorporating the old Yankee Girl and Dundee mines and a number of other historic mines and prospects, cover 362 hectares on the north slope of Oscar Creek (formerly known as Bear Creek) approximately 3km north-east from the town of Ymir and about 41 km east of Trail in the Nelson Mining District, in the province of British Columbia. All claims are contiguous.

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The Ronoke and Warkentin claims are also located in the Nelson Mining District. Subsequent to the sale agreement, all non-core Ronoke claims were allowed to lapse. Additionally, non-core Warkentin claims were allowed to lapse and the property now consists of 9 mineral claims.

Armex disputes the overdue advance royalty payments of \$50,000 per annum that were payable on or before each of August 28, 2015, 2016, 2017, 2018, 2019, and 2020.

EXPLORATION OUTLOOK

Group Ten is planning continued exploration programs on its three primary projects, with a focus on Stillwater West, while implementing precautionary COVID-19 protocols and preventative measures. Exploration programs at the Company's Kluane (Yukon, PGE-Ni-Cu-Co) and Black Lake – Drayton (Ontario, high-grade gold) projects are being planned with the primary objectives of refining targets and identifying partners for the assets. The Company's overall exploration effort will remain focused on its flagship Stillwater West project and the potential for "Platreef-style" bulk tonnage PGE-Ni-Cu-Co + Au deposits, based on 3D blocks of mineralization in five target areas, including high-grade gold at one area. Conversion of drill-defined mineralization at the three most advanced target areas – Discovery, Camp and HGR - to formal, NI 43-101 - compliant resources is a priority, supported by drilling in 2019 and 2020 and building on an extensive project database. Expansion of drill-defined mineralization into adjacent, untested targets is a second exploration priority, and one that is expected to be enhanced substantially by results of the 2020 Induced Polarization survey, in addition to soil surveys from 2006 and 2019, and past geophysical surveys. Group Ten's drill programs will continue to be designed to provide important understanding of the location and characteristics of the mineralized magmatic stratigraphy that hosts these bulk tonnage deposits. Work programs including geological sampling and mapping will continue at earlier-stage targets developed by the Company's systematic approach to the database and district.

The Company looks forward to providing continued updates from the 2020 field season, resource modeling work, and new exploration activities as they are completed.

FINANCIAL CONDITION

The net assets of the Company increased by \$989,657, from \$5,391,318 at March 31, 2020 to \$6,380,975 at December 31, 2020. The increase was mostly due to the Company closing a private placement on July 17, 2020 for total gross proceeds of \$4,500,000. The most significant assets at December 31, 2020 were exploration and evaluation assets of \$2,969,244 (March 31, 2020: \$2,498,097) and cash and cash equivalents of \$2,525,221 (March 31, 2020: \$2,261,726). Total liabilities at December 31, 2020 were \$228,887 (March 31, 2020: \$255,561).

The increase in exploration and evaluation assets of \$471,147 was a result of the Company issuing shares valued at \$216,000 relating to its Stillwater West option agreement and incurring other acquisition costs of \$248,257 on the Stillwater West property and \$6,890 on the Duke Island property.

The decrease in prepaid expenses and deposits of \$227,043 was primarily a result of the Company amortizing the deposit for the engagement of GoldSpot Discoveries Corp.

Current liabilities consisted of accounts payable and accrued liabilities of \$171,507 (March 31, 2020: \$105,870), due to related parties of \$nil (March 31, 2020: \$7,890) and a flow-through share premium liability of \$57,380 (March 31, 2020: \$141,801).

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The flow-through share premium liability is a result of a private placement of FT units that was completed in November 2019. Investors paid a premium for the flow-through feature and as a result, a flow-through share premium liability was recognized.

RESULTS OF OPERATIONS

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The net loss for the three months ended December 31, 2020 was \$1,348,007 (2019: \$1,103,210). The majority of the increase of \$244,797 was attributable to an increase of \$199,580 in exploration expenditures and an increase of \$81,479 in share-based payments, partially offset by a decrease in investor relations and corporate development of \$53,449. The most significant expenses for the three months ended December 31, 2020 were exploration expenditures of \$969,387 (2019: \$769,807), investor relations and corporate development expenses of \$131,727 (2019: \$185,176), consulting fees of \$66,644 (2019: \$88,316) and share-based payments of \$126,898 (2019: \$45,419).

Exploration expenditures for the three months ended December 31, 2020 were incurred on the Company's Stillwater West (\$638,955), Yukon (\$61,054) and Black Lake-Drayton (\$269,378) properties. The most significant exploration expenses were consulting fees (\$528,878), analysis of \$161,683 and drilling of \$117,424. Investor relations and corporate development expenses of \$131,727 consisted of corporate advisory fees of \$7,017, conferences of \$15,579 and advertising of \$93,660. Consulting fees of \$66,644 consisted mainly of \$30,000 earned by the President & CEO and \$13,330 for accounting and CFO.

Other income of \$34,349 consisted exclusively of the settlement of flow-through share premium liability as a result of incurring qualified exploration expenditures related to flow-through private placements.

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The net loss for the nine months ended December 31, 2020 was \$4,717,639 (2019: \$2,894,699), an increase of \$1,822,940. The majority of the increase was attributable to an increase of \$1,511,126 in exploration expenditures and an increase of \$292,532 in share-based payments. The most significant expenses for the nine months ended December 31, 2020 were exploration expenditures of \$3,483,570 (2019: \$1,972,444), share-based payment expense \$431,143 (2019: \$138,611), consulting fees of \$337,834 (2019: \$336,043) and investor relations and corporate development expenses of \$344,719 (2019: \$393,495).

The majority of the exploration expenditures for the nine months ended December 31, 2020 were incurred on the Company's Stillwater West (\$2,782,805), Yukon (\$399,750) and Black Lake-Drayton (\$301,014) properties. The most significant exploration expenses were consulting fees (\$1,344,478), drilling (\$627,790), and transport (\$592,497). The investor relations and corporate development expenses of \$344,719 consisted of corporate advisory fees of \$143,168, conferences of \$36,888 and advertising of \$121,767. Consulting fees of \$337,834 consisted mainly of, \$140,000 for the President & CEO, \$53,676 for accounting and CFO services and \$75,000 for consulting and performance bonuses to directors.

Other income of \$84,421 consisted exclusively of the settlement of flow-through share premium liability as a result of incurring qualified exploration expenditures.

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CASH FLOWS

For the three months ended December 31, 2020

For the three months ended December 31, 2020, cash and cash equivalents decreased by \$1,404,142, from \$3,929,363 at September 30, 2020 to \$2,525,221 at December 31, 2020. The decrease was a result of cash used in operating activities of \$1,537,477 partially offset by cash provided by financing activities of \$133,335. The cash provided by financing activities consisted of the Company receiving \$134,895 pursuant to the exercise of share purchase warrants. The cash used in operating activities consisted of a net loss of \$1,348,007 and a net change in non-cash working capital items of \$282,019, decreased by non-cash items of \$92,549.

For the nine months ended December 31, 2020

For the nine months ended December 31, 2020, cash and cash equivalents increased by \$263,495, from \$2,261,726 at March 31, 2020 to \$2,525,221 at December 31, 2020. The increase was a result of cash used in operating activities of \$4,541,511 and cash used in investing activities of \$255,147 offset by cash provided by financing activities of \$5,060,153.

The cash provided by financing activities consisted of the Company receiving gross proceeds of \$4,500,000 pursuant to a private placement, less cash share issue costs of \$104,679. The Company received \$81,000 pursuant to the exercise of options and \$583,832 pursuant to the exercise of share purchase warrants. The cash used in operating activities consisted of a net loss of \$4,717,639 and a net change in non-cash working capital items of \$170,594, increased by non-cash items of \$346,722. The cash used in investing activities of \$255,147 consisted of exploration and evaluation acquisition costs on the Stillwater West and Duke Island properties.

SUMMARY OF QUARTERLY RESULTS

The following financial data was derived from the Company's condensed consolidated interim financial statements for the last eight quarters:

	Q3, 2021	Q2, 2021	Q1, 2021	Q4, 2020
Net loss for the period	(1,348,007)	(2,674,895)	(694,737)	(785,397)
Basic and diluted loss per share	(0.01)	(0.02)	(0.01)	(0.01)
	Q3, 2020	Q2, 2020	Q1, 2020	Q4, 2019
	Q3, 2020	Q2, 2020	Q1, 2020	Q4, 2019
Net loss for the period	Q3, 2020 (1,103,210)	Q2, 2020 (1,453,674)	Q1, 2020 (337,815)	Q4, 2019 (366,322)

Over the last eight quarters, the Company's loss has ranged from \$337,815 in Q1, 2020 to \$2,674,895 in Q2, 2021. The significant losses in Q2 and Q3, 2020 and Q2 and Q3, 2021 were attributed to the Company conducting exploration field programs.

RELATED PARTY TRANSACTIONS

Key management personnel are the Directors and Executive Officers of the Company. Key management personnel, or their related parties, may hold positions in other entities that result in them having control or significant influence over the financial or operating policies of those entities. The amounts paid by the

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Company for the services provided by related parties have been determined by negotiation among the parties and are reviewed and approved by the Company's Board. These transactions are in the normal course of operations and are measured at their exchange amount, which is the amount agreed upon by the transacting parties.

In addition to key management personnel, the Company transacted with the following related parties during the three and nine months ended December 31, 2020 and 2019:

- TruePoint Exploration Inc. ("TruePoint") is a private exploration service company that provides exploration and administrative services to the Company. Michael Rowley, President and CEO of the Company is a minority shareholder and key management personnel of TruePoint. Charges from TruePoint are for exploration, management and office administration expenses; and
- MVR Consulting Inc., a private company controlled by the President and CEO.

Details of transactions between the Company and related parties, in addition to those transactions disclosed elsewhere in these consolidated financial statements, are described below.

a) Related Party Transactions

The Company's related party transactions for the three and nine months ended December 31 were as follows:

	Three months ended December 31,		Nine months ended December 31,	
	2020	2019	2020	2019
	\$	\$	\$	\$
Consulting fees (1)	37,407	59,413	273,004	225,063
Share-based payments (2)	37,092	8,628	130,151	48,717
Transactions with TruePoint (3)	609,612	870,995	1,167,036	2,023,289
	684,111	939,036	1,570,191	2,297,069

¹ Consulting fees for the three and nine months ended December 31, 2020 and 2019 consisted of fees earned by key management personnel including the CEO and CFO.

b) Related Party Balances

The Company's related party balances consisted of the following:

	December 31,	March 31,
	2020	2020
Due to Related Parties	\$	\$
Due to Michael Rowley (1)		7,890
		7,890

² This amount was for expense reimbursements.

² Share-based payments expense is a non-cash item that consisted exclusively of the fair value of stock options that were granted to key management personnel.

³ Transactions with TruePoint for the nine months ended December 31, 2020 consisted of exploration expenditures (\$959,828), consulting fees (\$9,644), investor relations and corporate development fees (\$185,912) and other/office fees (\$11,652).

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	December 31, 2020	March 31, 2020
Due from Related Parties	<u> </u>	\$
Due from TruePoint (1)	684,059	233,981
Due from Michael Rowley	50,000	<u> </u>
	734,059	239,981

¹ This amount was the net of cash advances made to TruePoint, partially offset by charges from TruePoint.

Amounts due to related parties are unsecured, non-interest-bearing, and have no formal terms of repayment.

c) Insider Participation in Private Placements

A summary of insider participation in the Company's private placements for the nine months ended December 31, 2020 and 2019 was as follows:

July 2020 Private Placement	Number of Units	Price	Proceeds
		\$	\$
Gregor Hamilton	250,000	0.20	50,000
Gregory Johnson	250,000	0.20	50,000
Michael Rowley	250,000	0.20	50,000
	750,000	_	150,000
November 2019 Private Placement	Number of Units	Price	Proceeds
		\$	\$
Gregory Johnson	395,000	0.14	55,300

LIQUIDITY AND CAPITAL RESOURCES

As at December 31, 2020, the Company had working capital of \$3,411,731 (March 31, 2020: \$2,893,221). Current assets, comprised of cash and cash equivalents, accounts receivables, prepaid expenses and deposits and due from related parties, totaling \$3,640,618 at December 31, 2020 (March 31, 2020: \$3,148,782).

The Company does not generate any revenue from operations and, without further financing, the Company may not have sufficient capital to meet the requirements for its administrative overhead, maintaining its mineral interests and continuing with its exploration program in the following twelve months. For the foreseeable future, the Company will need to rely on raising capital in the equity markets, enter into joint venture agreements and/or accelerate the exercise of outstanding share purchase warrants to provide working capital to fund mineral property acquisitions and/or exploration activities.

Although the Company has been successful in the past in obtaining financing through the issuance of its securities, there can be no assurance that the Company will be able to obtain adequate financing in the future in light of factors such as the market demand for its securities, the general state of financial markets and other relevant factors. Failure to obtain such additional financing could result in delay or indefinite postponement of further exploration and development of its projects with a possible loss of some properties and reduction or termination of operations.

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The Company raised gross proceeds of \$4,500,000 pursuant to a private placement during the nine months ended December 31, 2020 and further received \$81,000 gross proceeds from the exercise of options and \$583,832 from the exercise of warrants.

DISCLOSURE OF OUTSTANDING SHARE DATA

As of the date of this report, there were 146,659,915 common shares, 40,467,596 share purchase warrants, 12,380,000 stock options and 390,000 compensation options outstanding.

FINANCIAL AND OTHER INSTRUMENTS

The Company's financial instruments include cash and cash equivalents, accounts receivable, due from related parties, accounts payable and accrued liabilities and due to related parties. The Company has classified its financial instruments as amortized cost.

The carrying values of accounts receivable, due from related parties, accounts payable and accrued liabilities and due to related parties approximate their fair values due to the short period to maturity.

The Company's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk. There have been no changes in any risk management policies since March 31, 2020.

OFF-BALANCE SHEET ARRANGEMENTS

The Company does not have any off-balance sheet arrangements and is not contemplating entering into such arrangements in the foreseeable future.

PROPOSED TRANSACTIONS

As of the date of this report, there were no proposed transactions.

CONTRACTUAL OBLIGATIONS

As a result of the issuance of FT Shares on November 21, 2019, the Company had a commitment to incur \$1,359,500 on qualifying Canadian exploration expenditures. As of December 31, 2020, approximately \$487,732 of the commitment was remaining. On July 10, 2020, in recognition of the impacts of COVID-19, the Canada Revenue Agency announced proposed temporary relief measures to flow-through regulations including allowing companies an additional 12 months time to incur eligible expenses. Once put in place by necessary legislative amendments, this temporary relief measure is expected to reduce Group Ten's short-term flow-through commitment substantially by extending the deadline for incurring expenses to December 31, 2021.

DISCLOSURE CONTROLS AND PROCEDURES

Disclosure controls and procedures are intended to provide reasonable assurance that information required to be disclosed is recorded, processed, summarized, and reported within the time periods specified by securities regulations and that the information required to be disclosed is accumulated and communicated to management. Internal controls over financial reporting are intended to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes

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in accordance with IFRS. In connection with National Instrument 52-109 (Certificate of Disclosure in Issuer's Annual and Interim Filings) ("NI 52-109"), the Chief Executive Officer and Chief Financial Officer of the Company have filed a Venture Issuer Basic Certificate with respect to the financial information contained in the interim condensed consolidated financial statements for the nine months ended December 31, 2020 and this accompanying MD&A (together, the "Interim Filings").

In contrast to the full certificate under NI 52-109, the Venture Issuer Basic Certificate does not include representations relating to the establishment and maintenance of disclosure controls and procedures and internal control over financial reporting, as defined in NI 52-109. For further information the reader should refer to the Venture Issuer Basic Certificates filed by the Company with the Interim and Annual Filings on SEDAR at www.sedar.com.

ADDITIONAL DISCLOSURE FOR VENTURE ISSUERS WITHOUT SIGNIFICANT REVENUE

The Company provides disclosure related to capitalized or expensed exploration and acquisition costs in the notes to the financial statements and disclosure related to general and administration expenses in the statements of operations and comprehensive loss. The Company has no expensed research and development costs nor deferred development costs.

RISKS AND UNCERTAINTIES

The principal business of the Company is the acquisition and exploration of mineral properties. Given the nature of the mining business, the limited extent of the Company's assets and the present stage of development, the following risk factors, among others, should be considered:

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The Company does not hold any known mineral reserves of any kind and does not generate any revenues from production. The Company's success will depend largely upon its ability to locate commercially productive mineral reserves. Mineral exploration is highly speculative in nature, involves many risks and frequently is non-productive. There is no assurance that exploration efforts will be successful. Success in establishing reserves is a result of a number of factors, including the quality of management, the level of geological and technical expertise, and the quality of property available for exploration.

Once mineralization is discovered, it may take several years in the initial phases of drilling until production is possible, during which time the economic feasibility of production may change. Substantial expenditures are required to establish proven and probable reserves through drilling and bulk sampling, to determine the optimal metallurgical process to extract the metals from the ore and, in the case of new properties, to construct mining and processing facilities. Because of these uncertainties, no assurance can be given that exploration programs will result in the establishment or expansion of resources or reserves.

Operating History and Availability of Financial Resources

The Company does not have an operating history and has no operating revenues and is unlikely to generate any significant amount in the foreseeable future. Hence, it may not have sufficient financial resources to undertake by itself all of its planned mineral property acquisition and exploration activities. Operations will continue to be financed primarily through the issuance of securities.

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The Company will need to continue its reliance on the issuance of such securities for future financing, which may result in dilution to existing shareholders. Furthermore, the amount of additional funds required may not be available under favorable terms, if at all. Failure to obtain additional funding on a timely basis could result in delay or indefinite postponement of further exploration and development and could cause the Company to forfeit its interests in some or all of its properties or to reduce or discontinue its operations.

Price Volatility and Lack of Active Market

Securities markets in Canada and elsewhere continue to experience a high level of price and volume volatility, and the market prices of securities of many public companies have experienced significant fluctuations in price which have not necessarily been related to the operating performance, underlying asset values or prospects of such companies. It may be anticipated that any quoted market for the Company's securities will be subject to such market trends and that the value of such securities may be affected accordingly. If an active market does not develop, the liquidity of the investment may be limited and the market price of such securities may decline below the subscription price.

Competition

The resource industry is intensively competitive in all of its phases, and the Company competes with many other companies possessing much greater financial and technical resources. Competition is particularly intense with respect to the acquisition of desirable undeveloped properties. The principal competitive factors in the acquisition of prospective properties include the staff and data necessary to identify and investigate such properties, and the financial resources necessary to acquire and develop the projects. Competition could adversely affect the Company's ability to acquire suitable prospects for exploration.

Government Regulations and Environmental Risks and Hazards

The Company's conduct is subject to various federal, provincial and state laws, and rules and regulations including environmental legislation. The Company has adopted environmental practices designed to ensure that it continues to comply with environmental regulations currently applicable to it. All of the Company's activities are in compliance in all material respects with applicable environmental legislation.

Environmental hazards may exist on the Company's properties, which may have been caused by previous or existing owners or operators of the properties. The Company is not aware of any existing environmental hazards related to any of its current property interests that may result in material liability to the Company.

Environmental legislation is becoming increasingly stringent and costs and expenses of regulatory compliance are increasing. The impact of new and future environmental legislation on the Company's operations may cause additional expenses and restrictions. If the restrictions adversely affect the scope of exploration and development on the resource property interests, the potential for production on the property may be diminished or negated.

Dependence on Key Personnel

The Company is dependent on a relatively small number of key directors, officers and senior personnel. Loss of any one of those persons could have an adverse effect on the Company. The Company does not currently maintain "key-man" insurance in respect of any of its management.

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Licenses and Permits

The operations of the Company require licenses and permits from various government authorities. The Company believes that it holds all necessary licenses and permits under applicable laws and regulations for work in progress and believes it is presently complying in all material respects with the terms of such licenses and permits. However, such licenses and permits are subject to change in various circumstances. There can be no guarantee that the Company will be able to obtain or maintain all necessary licenses and permits that may be required to explore and develop its properties, commence construction or operation of mining facilities or to maintain continued operations that economically justify the cost.

Title to Property

Although the Company has exercised the usual due diligence with respect to title to properties in which it has a material interest, there is no guarantee that title to the properties will not be challenged or impugned. The Company's mineral property interest may be subject to prior unregistered agreements or transfers, aboriginal land claims, government expropriation and title may be affected by undetected defects. In addition, certain mining claims in which the Company has an interest are not recorded in the name of the Company and cannot be recorded until certain steps are taken by other parties.

Corona virus (COVID-19) Pandemic

Outbreak of the corona virus and the worldwide COVID-19 pandemic may result in impacts to the Company's on-going exploration plans and activities in 2020. The Company is focused on the health and well-being of its workers and the communities in which we work and has implemented preventative measures accordingly. The Company will continue to monitor advice and regulations from the World Health Organization, governments and local communities, and adjust measures as appropriate.

The Company may face disruption to operations, supply chain delays, travel and trade restrictions, and impacts on economic activity in affected countries or regions can be expected that are difficult to quantify. Regional disease outbreaks represent a threat to hiring and maintaining skilled workers, and could be a major health-care challenge for its workforce. There can be no assurance that the Company's personnel will not be impacted by these regional disease outbreaks and ultimately that the Company could see its workforce productivity reduced or incur increased medical costs as a result of these health risks.

In addition, the COVID-19 pandemic has created a dramatic slowdown in the global economy. The duration of the COVID-19 outbreak and the resulting travel restrictions, social distancing recommendations, government response actions, business disruptions and business closures may have an impact on the Company's exploration operations and access to capital.

There can be no assurance that the Company will not be impacted by adverse consequences that may be brought about by the COVID-19 pandemic's impact on global industrial and financial markets which may reduce metal prices, share prices and financial liquidity, thereby limiting access to additional capital.

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FORWARD LOOKING STATEMENTS

Some of the statements contained in this MD&A may be deemed "forward-looking statements."

These include estimates and statements that describe the Company's future plans, objectives or goals, and expectations of a stated condition or occurrence. Forward-looking statements may be identified by the use of words such as "believes", "anticipates", "expects", "estimates", "may", "could", "would", "will", or "plan". Since forward-looking statements are based on assumptions and address future events and conditions, by their very nature they involve inherent risks and uncertainties.

Actual results relating to, among other things, results of exploration, reclamation, capital costs, and the Company's financial condition and prospects, could differ materially from those currently anticipated in such statements for many reasons such as but not limited to; changes in general economic conditions and conditions in the financial markets; changes in demand and prices for the minerals the Company expects to produce; litigation, legislative, environmental and other judicial, regulatory, political and competitive developments; technological and operational difficulties encountered in connection with the Company's activities; and changing foreign exchange rates and other matters discussed in this MD&A.

Readers should not place undue reliance on the Company's forward-looking statements. Further information regarding these and other factors, which may cause results to differ materially from those projected in forward-looking statements, are included in the filings by the Company with securities regulatory authorities.

The Company does not assume any obligation to update or revise any forward-looking statement that may be made from time to time by the Company or on its behalf, except in accordance with applicable securities laws, whether as a result of new information, future events or otherwise.

Additional information relating to the Company is available on the Company's website at www.grouptenmetals.com and on SEDAR at www.sedar.com.

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OTHER INFORMATION

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Directors and Officers

Michael Rowley - Director, President & CEO, Audit Committee member Greg Johnson – Director, Executive Chairman, Audit Committee member Gregor Hamilton – Director, Audit Committee member Rebecca Moriarty – CFO Alicia Milne – Corporate Secretary

Listings

TSX Venture Exchange - Trading Symbol "PGE" OTC QB in the United States under the symbol "PGEZF" Frankfurt Stock Exchange under the symbol "5D32"

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