



MANAGEMENT'S DISCUSSION AND ANALYSIS

For the three and six months ended December 31, 2015 and 2014

INTRODUCTION

The following is management's discussion and analysis of the financial condition and the results of operations of Tri Origin Exploration Ltd. (the "Company" or "TOE") for the three and six months ended December 31, 2015, and should be read in conjunction with the Company's unaudited condensed interim financial statements for the three and six months ended December 31, 2015 including the accompanying notes thereto, as well as the Company's audited annual financial statements for the year ended June 30, 2015 and related MD&A. . The Company's unaudited condensed financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS"). Additional information relating to the Company, including press releases, have been filed electronically through the System for Electronic Document Analysis and Retrieval ("SEDAR") and is available online at www.sedar.com. The date of this management's discussion and analysis is February 16, 2016. Unless otherwise indicated all amounts discussed herein are denominated in Canadian dollars.

The Company's common shares are listed on the TSX Venture Exchange under the trading symbol "TOE".

HIGHLIGHTS

During the six months ended December 31, 2015 the Company continued with its corporate and project activities. During the period project expenditures remained at a low level reflecting the depressed state of junior resource markets. It is management's objective to ensure that 2016 delivers an uptrend in exploration activity at the Company's key projects. During the six months ended December 31, 2015 the main activities include;

- An airborne geophysical survey was commenced on behalf of the gold and base metal alliance between Sumac Mines Ltd (a subsidiary of Sumitomo Metal Mining Co, Ltd.) and Tri Origin to survey new properties in the Temagami-Cobalt region of the Abitibi Greenstone Belt of Ontario.
- The property position acquired on behalf of the Sumac Alliance was expanded through additional staking and preliminary field work was conducted during the summer and fall.
- Results from geological and geophysical surveying completed at the Sky Lake property in northwest Ontario were positive and new drill targets were delineated along trend from known gold occurrences. Follow-up work is planned for the spring/summer of 2016.
- A program was commenced to assess geology and geochemical results from over 100 historic drill holes at the North Abitibi property in preparation for a summer field program.
- Tri Origin continues to identify promising new opportunities through its project generation work. One of the Company's objectives for fiscal 2016 is to identify funding partners to ensure that exploration work can be initiated expediently as new projects are acquired.
- Work was conducted without incurring employee or environmental safety incidents. Proactive consultation with communities in the vicinity of the Company's projects continued.

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Cautionary Note Regarding Forward-Looking Information

Certain information included in this management's discussion and analysis may constitute forward-looking information within the meaning of securities laws. Forward-looking information may relate to management's future outlook and anticipated events or results, and may include statements or information regarding the future plans or prospects of the Company. Without limitation, statements about the Company's planned activities related to exploration activities in Canada constitute forward-looking information.

Forward-looking information is based on certain factors and assumptions regarding, among other things, the estimation of mineral reserves and resources, the realization of mineral reserve and resource estimates, metal prices, the timing and amount of future exploration expenditures, the estimation of initial and sustaining capital requirements, the estimation of labour and operating costs, the availability of necessary financing and materials, including financing to conduct any drilling programs and the other activities necessary to continue to explore and develop the Company's properties in the short and long term, the receipt of necessary regulatory approvals, and assumptions with respect to environmental risks, title disputes or claims, weather conditions, climate change and other similar matters. While the Company considers these assumptions to be reasonable based on information currently available to it, they may prove to be incorrect. Without limitation, in estimating expenditures the Company has assumed, among other things, that metal prices will not change materially from the prices used in its current financial forecasts, that it will obtain in a timely fashion all of the financing, regulatory approvals and other authorizations required to enable the continued exploration of its properties, and that such activities will proceed in the ordinary course without undue disruption. See "Risk Factors and Uncertainties".

This MD&A has been prepared in accordance with the provisions of National Instrument 51-102, Section 5 and Form 51-102F1 and has been approved by the Company's Board of Directors.

OVERVIEW

The Company, formed in 1989 pursuant to Articles of Incorporation under the Business Corporations Act (Ontario), is a public mineral exploration company managed by personnel with extensive education, training and experience in the identification and exploration of mineral prospects. The Company also has a strong background in securing the necessary funding to advance properties of merit.

The Company's principal objectives are to explore and, if warranted, develop its existing precious and base metal properties in Ontario. Its secondary objective is to locate, evaluate and acquire other properties and to finance their exploration and development by either issuing additional equity or through joint ventures or option agreements with other mining firms. See "Exploration Properties in Canada".

The Company also has an investment in base and precious metal exploration in Australia through its equity holding in Heron Resources Ltd ("Heron" or "HER"). At December 31, 2015 the Company held 7,664,740 (June 30, 2015 - 9,174,740) shares of Heron. The investment in Heron is accounted for by the Company at market value based on the closing share price of Heron on the TSX. The market value of the Company's investment in HER at December 31, 2015 is \$613,180. Refer to note 6 to the financial statements for the period ended December 31, 2015 for additional information.

SELECTED QUARTERLY FINANCIAL INFORMATION

Set forth below is certain selected financial information in respect of the eight most recently completed quarters of the Company. This unaudited data is derived from the Company's financial statements, which are prepared in accordance with IFRS.

Quarter Ended:	Working Capital ⁽¹⁾	Total Assets	Shareholders' Equity	Common shares outstanding	Net Income (Loss)	Net Income (Loss) per Common Share
	\$	\$	\$		\$	\$

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31-Dec-15	(201,160)	5,660,947	4,562,914	82,952,306	(158,793)	0.00
30-Sept-15	(95,133)	6,267,239	4,634,017	83,392,306	(96,690)	0.00
30-June-15	31,571	5,822,938	4,738,182	83,876,306	(633,236)	(0.01)
31-Mar-15	718,999	6,330,222	5,382,717	89,403,306	(279,727)	0.00
31-Dec-14	1,109,474	6,432,696	5,678,234	89,403,306	(169,176)	0.00
30-Sept-14	1,342,744	6,629,666	5,855,393	89,403,306	456,708	0.01
30 June 14	-389,930	5,806,554	5,398,685	89,403,306	-32,304	0.00
31 Mar 14	-233,070	5,920,011	5,677,793	89,403,306	69,157	0.00

⁽¹⁾ See Liquidity and Capital Resources for a further discussion of working capital.

RESULTS OF OPERATIONS FOR THE THREE AND SIX MONTHS ENDED DECEMBER 31, 2015

The review of results of operations should be read in conjunction with the unaudited condensed interim financial statements of the Company for the three and six months ended December 31, 2015.

The Company is in the exploration stage of development and, as such, it had no revenues from operations. Exploration expenditures on mineral properties are deferred on the Balance Sheet as long as the property of interest is maintained and the project prospects are not deemed to be impaired. Corporate and administrative expenses are charged to the Statement of Income (Loss) and Comprehensive Income (Loss) and Deficit as incurred. Revenues consist only of short-term investment income from interest on invested funds and payments to the Company under exploration agreements.

The Company reported general and administrative costs for the six months ended December 31, 2015 of \$104,531 (2014- \$213,891). For the three months ended December 31, 2015, general and administrative costs were \$66,019 (2014 -\$93,025). During the six months ended December 31, 2015, the Company earned an administrative fee of \$104,531 (three months ended December 31, 2015 - \$66,019) as a reimbursement of certain general and administrative costs under an exploration agreement entered into with Sumac Mines Ltd. which helped to offset the Company's administrative costs. The Company continues to make an effort to keep administrative costs as low as possible while still maintaining an active exploration presence at its key properties. An unrealized loss on the investment of shares held in HER was recognized for the six months ended December 31, 2015 of \$38,323 (year ended June 30, 2015 - loss of \$182,118). A realized gain on the sale of a portion of the investment of shares held in HER was recognized in the six months ended December 31, 2015 of \$16,805 (year ended June 30, 2015 - \$37,089).

For the six months ended December 31, 2015, net loss was \$158,793 compared to net income of \$267,082 in the same period last year. Net loss for the three months ended December 31, 2015 was \$62,103 compared to a net loss of \$169,176 in the same period last year. The 2016 and 2015 fiscal periods were significantly affected by an unrealized loss and gain, respectively, recognized from the change in market value of HER shares held by the Company after the merger of TriAusMin and Heron was completed. Refer to note 6 to the financial statements for the three and six months ended December 31, 2015.

The market value and carrying value of the Company's HER holding was \$613,180 at December 31, 2015 based on the December 31, 2015 closing share price on the Toronto Stock Exchange of \$0.080 (June 30, 2015- \$779,853).

Retained earnings are in a deficit position. The Company has not paid any cash dividends since inception except for a return of capital through the issuance of shares in TriAusMin Ltd, its former subsidiary, to the Company's shareholders on February 3, 2010.

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EXPLORATION AND EVALUATION EXPENDITURES

The Company capitalizes exploration expenditures and property acquisition costs as incurred. Properties are reviewed for impairment on annual basis. Exploration expenditures incurred during the three and six months ended December 31, 2015 are summarized below and disclosed in the notes to the December 31, 2015 financial statements.

Exploration and evaluation expenditures (prior to any write-downs, deductions for option payments received and excluding any exploration expenditures funded by third parties) during the six months ended December 31, 2015 were \$57,709 compared to prior year expenditures for the year ended June 30, 2015 of \$325,685. Expenditure for the current period does not include \$705,439.28 of exploration funding provided by Sumac to conduct exploration at the newly acquired South Abitibi project which is jointly held as to a 50% interest by Tri Origin and 50% interest by Sumac.

Exploration Properties

The Company holds interest in the Red Lake Extension (RLX), North Abitibi, Sky Lake and Detour West properties and has recently acquired interest in the South Abitibi property in Ontario through the Sumac Alliance. A brief summary of the Company's projects follows.

South Abitibi (Sumac Alliance)

During the quarter Tri Origin, as operator of the Sumac gold and base metal alliance entered into during the latter part of fiscal 2015 between Tri Origin and Sumac Mines Ltd (a subsidiary of Sumitomo Metal Mining Co, Ltd.) commenced a new project ("South Abitibi") to acquire and explore properties in the southern part of the Abitibi Greenstone Belt of Ontario. The Alliance agreement calls for Sumac to provide funding for property acquisition and exploration of up to a maximum of \$4.5 million and as the project advances, individual property specific joint ventures may be entered into to advance successful projects.

During the first quarter of fiscal 2016 a large property position of 1900 claim units comprising 146 claims was acquired by staking in the Temagami-Cobalt region of the Abitibi Greenstone Belt. The claims will be held as to a 50% Tri Origin and 50% Sumac interest. The properties cover target areas identified by Tri Origin which are interpreted to host a prospective sequence of Archean-age volcanic rocks which represent the virtually unexplored and, to date, largely unrecognized extension of the southern margin of the Abitibi Greenstone Belt. These rocks are covered by a sequence of younger, Proterozoic-age sedimentary rocks which precluded historic prospecting along this portion of the Abitibi and limited the effectiveness of earlier geophysical equipment which had minimal depth penetration ability. Furthermore, much of this terrain was excluded from exploration during the time period between 1970 and 2000 due to land cautions and exploration moratoriums. This represents a unique exploration opportunity for Tri Origin where a large area of highly prospective rocks of the Abitibi Greenstone Belt will now be explored through a funded Alliance to focus on high-grade and high-value gold and gold-rich, poly-metallic sulphide deposits. A regionally extensive airborne geophysical survey at this property was commenced during the recent quarter and is anticipated to be completed during the 3rd quarter of fiscal 2016.

Expenditures by TOE during the six months ended December 31, 2015 were \$nil. An additional \$705,439.28 of direct exploration funding was provided by Sumac which has not been included in the Company's accounts.

Detour West

Detour West is a gold exploration project located 180 kilometres north of Timmins, Ontario and 20 kilometres west of the Detour Lake Gold Mine. The property consists of 30 staked mining claims comprising 480 claim units covering an area of approximately 77 square kilometres owned 100% by Tri Origin. The claims tie directly onto mining claims held by Detour Gold Corporation the operator of the nearby Detour Lake Mine which has a 15.5 million ounce gold reserve making it one of the largest gold reserves in Canada. Detour West is interpreted by the Company to cover extensions of the Sunday Lake, Massicotte and Lower Detour deformation zones which host the Detour Lake Mine, Lower Detour

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discovery and many other important gold occurrences extending east of Detour Lake for over 50 kilometres into Quebec. The property is entirely overburden covered but is interpreted by Tri Origin to be underlain by a previously unexplored extension of the rock units which host the Detour Lake Gold Mining District to the west of the Detour Lake Mine. These rocks have not previously been explored for gold and management believes that the Detour West property represents a unique opportunity for the Company.

Expenditures at Detour West during the three and six months ended December 31, 2015 totalled \$7,165 (for the year ended June 30, 2015 - \$62,700). Total spending from inception to December 31, 2015 by the Company was \$69,865.

Red Lake Extension (RLX)

RLX is a gold exploration project located 15 kilometres southeast of the town of Red Lake in northwestern Ontario. The Company has a 100% ownership in 62 adjoining mining claims consisting of 859 claim units totalling an area of 141 square kilometres in the Red Lake Greenstone Belt. RLX claims are contiguous with Goldcorp Inc's Red Lake Mine property and are within the "Mine Trend" structural corridor which hosts the Red Lake and other important gold mines of the District which have produced over 20 million ounces of gold.

During the recently completed year, the Company has focused on identifying and approaching potential senior partners to secure funding for continued exploration at the RLX property. Tri Origin continues to analyse geological data to refine target areas for the next phase of exploration.

Expenditures at RLX during the six months ended December 31, 2015 were \$5,173 (Year ended June 30, 2015 - \$21,374). The Company has spent a total of \$3,026,726 at RLX from inception to December 31, 2015. This does not include an amount of \$823,340 which was provided by Osisko Mining Corporation during an earn-in option which was in effect from February, 2012 to October, 2013.

Sky Lake

Sky Lake is a gold exploration project covering an area of 79.4 square kilometres located 35 kilometres southwest of Pickle Lake in northwestern Ontario. It is comprised of 24 100% owned mining claims totaling 376 claim units covering an area of 60 square kilometers. An 80% interest in 8 other contiguous mining claims covering an area of 14.4 square kilometres was vested through completion of an earn-in option during fiscal 2015. This interest increased during the quarter to 81.37% due to work completed by the Company during the period ended December 31, 2015. An earn-in option agreement to acquire an initial 51% interest by February 2016 in two other claims covering an area of approximately 5 square kilometres was terminated during the recent quarter.

The property hosts a number of underexplored gold occurrences and is along trend from small but significant gold deposits partially delineated during the 1950's. The gold-hosting geological environment at Sky Lake is recognized by management to resemble that at the Bousquet-LaRonde District- Quebec's most important gold-producing area. During the period ended December 31, 2015, the Company compiled and reviewed data collected during a program of geological mapping, soil geochemical sampling and induced polarization geophysical surveying conducted during the latter part of fiscal 2015. This work was successful in outlining new drill targets along strike from known gold occurrences. The property remains in good standing and the Company has plans to continue with its exploration during the coming season.

During the six months ended December 31, 2015, the Company spent \$18,498 to conduct exploration on the property (for the year ended June 30, 2015 - \$99,489). Total spending from inception to December 31, 2015 was \$1,361,188.

North Abitibi

North Abitibi is a gold exploration project located 150 kilometres north of Kirkland Lake, Ontario, in the Abitibi Greenstone Belt. The property consists of 16 claims covering an area of 28.5 square kilometres subject to an agreement with Vista Gold Corp. ("Vista") which transferred 100% of its interest in the claims to Tri Origin during 2010. The agreement calls for return of the claims to Vista if an expenditure commitment of \$1,000,000 is not met by Tri Origin by 2015. Upon completion of the \$1,000,000

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expenditure and after the Company has spent \$2,000,000, Vista Gold has the option to earn back a majority interest in the property.

During the final quarter of fiscal 2014, Tri Origin negotiated an extension to the term of the Vista agreement from January 2015 to June 2017. As part of the extension, Vista was issued 1,000,000 warrants for the purchase of common shares of Tri Origin.

The North Abitibi property is within the Abitibi greenstone belt approximately 40 kilometres west and along-trend of the Casa Berardi Gold Mine now operated by Hecla Mining Corp. Gold mineralization has been discovered throughout the property at a number of occurrences and two partially-delineated deposits, the Spade Lake Zone and the Road Gold Zone have been the focus of a significant amount of drilling. Tri Origin has exposed a small portion of the Road Gold Zone by excavating and intends to continue to evaluate both gold zones through continued excavating and diamond drilling in the future. A limited program of geological surveying and sampling was completed during the fall and winter of 2014-2015. Results were encouraging and a field program has been planned to commence as funds are available.

During the six months ended December 31, 2015, the Company spent \$21,893 on exploration expenditures on the property (for the year ended June 30, 2015 – \$59,818, excluding the value of warrants issued for the extension agreement). Total spending from inception to December 31, 2015 was \$296,001.

Project Generation

The Company continues to assess new areas for exploration. It is an objective of the Company to increase its portfolio of properties during the coming year. During the six months ended December 31, 2015, the Company spent \$4,980 on project generation activities including review and assessment of reports and preliminary analytical work (for the year ended June 30, 2015 - \$82,307 all of which was expensed at year end).

Project Expenditures

	Red Lake Extension	North Abitibi	Sky Lake	Detour West	South Abitibi	Project Generation	Total
	\$	\$	\$	\$	\$	\$	\$
Balance, June 30, 2014	3,000,179	214,290	1,243,201	-	-	-	4,457,670
Acquisition Costs, including staking	-	-	-	48,741	-	-	48,741
Geological, geophysical and Geochemical	8,384	41,110	71,135	-	-	-	120,629
Field supplies, travel and logistics	2,056	6,892	14,517	-	-	-	23,465
Management and other	10,934	11,816	13,837	13,959	-	82,307	132,853
Property fee	-	-	-	-	-	(50,000)	(50,000)
Sub-total	3,021,553	274,108	1,342,690	62,700	-	32,307	4,733,358
Amounts expensed in year	-	-	-	-	-	(32,207)	(32,207)
Balance, June 30, 2015	3,021,553	274,108	1,342,690	62,700	-	-	4,701,051
Acquisition Costs, including staking	715	425	1,286	-	-	-	2,426
Geological, geophysical and Geochemical	-	14,353	10,024	-	-	-	24,377
	4,458	7,115	7,188				

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Management and other				7,165	-	4,980	30,906
Property fee				-	-	-	-
Balance, December 31, 2015	3,026,726	296,001	1,361,188	69,865	-	4,980	4,758,760

Community Consultation

Tri Origin is committed to the preservation of the environment in which it works and respecting the needs and land uses of members of nearby communities and other stakeholders in the vicinity of its projects. Tri Origin maintains open communication with indigenous peoples in the vicinity of its projects to understand and respect the impact the Company's work programs may have on the local environment and their communities. Community consultation is an ongoing process and may or may not lead to the necessity for agreements between Tri Origin, other stakeholders and local communities regarding the provision of assistance and services to local communities and environmental compensation. This process may affect the timing of upcoming exploration and drilling programs planned by the Company.

Under the Ontario Mining Act it is now required that exploration companies submit their proposed upcoming exploration programs including the nature of the work to be conducted and time schedules in the form of Exploration Plan and Exploration Permit applications for each project area to the Ontario government for circulation to native communities to solicit their concerns regarding the proposed programs. If no specific concerns are received or if concerns are adequately addressed by the Company then an Exploration Plan or Exploration Permit (depending on the level of activity) will be issued to the Company by the government allowing its exploration program to proceed. Exploration plan and permit applications have been made to the government regarding upcoming programs contemplated by the Company at each of its projects. As of the date of this report approval for all submitted Exploration Plans and Permits have been received.

LIQUIDITY AND CAPITAL RESOURCES

Cash and Financial Condition

The cash position of the Company at December 31, 2015 was \$280,943 (June 30, 2015 - \$317,503) in addition to the Company's equity holding of marketable securities consisting of 7,664,740 shares of Heron Resources Ltd valued at \$613,180 on December 31, 2015 (at June 30, 2015 the Company's investment in Heron had a market value of \$779,853). Depending on corporate objectives in the future the Company may utilize a portion of this investment to fund its operations. Other than cash in long term investments, cash not on account at a bank is invested in bank-guaranteed, short-term maturity instruments.

The Company's total assets at December 31, 2015 decreased to \$5,660,947 from \$5,822,938 at June 30, 2015. The Company's current liabilities as of December 31, 2015 were \$1,098,033 as compared to \$1,084,756 at June 30, 2015.

Effective November 1, 2015, the Company had issued a short-term convertible note for \$300,000 to replace a convertible debenture for \$100,000 and promissory notes totalling \$200,000 both of which were issued in 2014 and have recently expired. The short-term convertible note may be repaid in cash or by conversion into common shares of the Company at a value of five cents per common share or by a combination of cash and common shares. Any common shares issued as a result of repayment of the note will be subject to a hold period of four months and one day from the date of issuance. The note is unsecured with interest at a rate of 8 per cent per annum payable monthly beginning on November 30, 2015, with a maturity date of October 31, 2016. Dr. Robert I. Valliant, who is director, president and chief executive officer of the company, has acquired the full \$300,000 of principal amount of the note through Underrock Inc., a private corporation controlled by Dr. Valliant.

On September 9, 2014, the Company announced the completion of a convertible debenture with a principal amount of \$400,000 with an arm's-length individual investor. The debenture initially matured on February

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28, 2015, and was extended to December 31, 2015 and bears interest at a rate of 8.0 per cent per annum, payable at maturity or on conversion. On December 16, 2015, this debenture was replaced with a new debenture in the amount of \$400,000 with the same arm's-length investor. The new debenture matures on December 31, 2016 and bears interest at a rate of 8.0 per cent per annum, payable at maturity. Tri Origin's obligations under the new debenture are secured by 5,000,000 Heron shares, which it holds as an investment and will be held in escrow until released in accordance with the terms of the debenture.

Capital

The authorized capital of the Company consists of an unlimited number of common shares without par value.

As at December 31, 2015 the Company's capital stock position consisted of:

	December 31, 2015
Shares outstanding	82,952,306
Stock options outstanding	5,100,000
Warrants Outstanding	1,000,000

For a description of the outstanding warrants and options that are available to purchase common shares of the Company, please refer to notes 13 and 14 of the unaudited condensed interim financial statements for the three and six months ended December 31, 2015.

Regulatory approval for a Normal Course Issuer Bid ("NCIB") was received by the Company on December 10, 2014. The NCIB allowed the Company to repurchase for cancellation up to 7,768,179 of its outstanding common shares through the facilities of the TSX-V during the period December 15, 2014 to December 14, 2015. For the period ended June 30, 2015 the Company repurchased 5,527,000 shares at an average cost of \$0.012 per share for a total gross value of \$66,273. Of the \$66,273 cash used to repurchase the shares, \$1,379,926 was attributable to a reduction in capital and remainder was an adjustment to retained earnings of \$1,313,653. For the six months ended December 31, 2015 the Company repurchased 924,000 shares at an average cost of \$0.018 per share for a total gross value of \$16,475. Of the \$16,475 cash used to repurchase the shares, \$231,695 was attributable to the reduction in capital and remainder was an adjustment to retained earnings of \$215,220. All of the shares purchased under the NCIB were cancelled as of December 31, 2015. Shareholders can obtain a copy of the notice of the NCIB, without charge, by contacting the issuer.

COMMITMENTS

The Company is required to undertake a certain level of expenditures to keep exploration properties in good standing in the normal course of business. All claims are in good standing as of December 31, 2015.

RELATED PARTY TRANSACTIONS

Refer to note 20 of the condensed interim financial statements for the three and six months ended December 31, 2015.

OFF BALANCE SHEET ARRANGEMENTS

There are no off-balance sheet arrangements as at December 31, 2015 and June 30, 2015.

TRENDS AND OUTLOOK

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The Company holds four important gold exploration properties in northern Ontario – Red Lake Extension, Detour West, Sky Lake and North Abitibi. All of these properties excepting Detour West have seen significant amounts of previous exploration and this work returned encouraging results which indicate that additional work is warranted. In addition the Company has acquired a large land position in the Temagami-Cobalt region of the Abitibi Greenstone Belt through the 50% Tri Origin/50% Sumac alliance. The Company intends to continue its work programs on this exploration portfolio during fiscal 2016. However, due to the continuing depressed market conditions for junior resource companies the level of exploration activity during the upcoming fiscal year will depend on the overall health of resource markets and the Company's ability to raise capital or form partnerships to fund its programs. Exploration expenditure during the period ended December 31, 2015 was low as the Company focused on conserving cash. In part, due to the Sumac Alliance, levels of expenditure have begun to increase - a trend which management will work toward strengthening throughout 2016.

The Company will continue to search for a well-capitalized mining firm to fund activities at its RLX property. New opportunities have been identified through field work recently conducted at its Sky Lake project and it may also consider optioning this property to meet exploration objectives over the coming year. Results obtained from earlier field programs conducted at the North Abitibi project indicate that further work is warranted. It is anticipated that exploration activities at two important gold zones on the North Abitibi property will recommence during 2016.

The Company will also continue to evaluate and pursue other exploration opportunities as they arise. Promising areas have been identified from research and data compilations at a number of areas throughout the Canadian Shield in Ontario and evaluations of these areas will proceed during 2016 to determine if their acquisition is warranted. It is an objective of the Company to set up new projects and exploration ventures during fiscal 2016 and to create alliances with senior mining partners to advance these ventures.

As at the date of this report the junior resource industry remained in a depressed and uncertain condition. This uncertainty has, over the past three years, and may over the coming year affect the availability of investment funds and consequently, the level of exploration activities conducted by the Company. Management intends to continue to use its best efforts to increase the level of exploration activity during the coming year.

The asset value of the Company's holding in HER is determined by progress made by HER on its exploration and development projects and by general market and economic conditions. Due to the recent completion of the merger between TriAusMin and Heron, funds have been made available to advance the Woodlawn Underground Project and consequently increase the value of this investment. This investment will be monitored on a regular basis and may be utilized in whole or in part to advance the Company's projects in the Canadian Shield.

RISK FACTORS AND UNCERTAINTIES

Business Risk

The Company is in the business of acquiring, exploring and developing mineral properties and is exposed to a number of risks and uncertainties that are common to other exploration companies in the same business. The industry is capital intensive at all stages and must rely on equity financing to fund exploration and development activities.

The Company's major mineral properties are the Red Lake Extension, the Detour West, the Sky Lake, the North Abitibi and South Abitibi properties (the "Properties"). Unless the Company acquires or develops additional material properties, the Company will be mainly dependent upon its existing Properties. If the Company acquires no additional major mineral properties, any adverse development affecting the Company's Properties would have a material adverse effect on the Company's financial condition and results of operations.

The ability of the Company to realize and profit from a property development is dependent upon its ability to define and delineate an ore body, to finance development costs, adhere to government and environmental regulations, and/or be able to realize the costs incurred on disposition of a property.

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The future prospects of the Company are subject to a variety of risks that may cause actual results to differ materially from projected outcomes. Factors that could cause such differences include: world gold markets, foreign exchange markets, equity markets, access to sufficient working capital, the ability to attract mining partners, the loss of or inability to hire key personnel, as well as government, local communities and native consultation and environmental restrictions. Most of these factors are beyond the control of the Company which consequently cannot guarantee future results, levels of activity or ensure that a mineral discovery can be developed into a profitable mining operation. In addition, prices for the commodities contained in the Company's mineral resources at its exploration properties have fluctuated significantly over the last few years and may continue to do so. Such volatility may affect the timing and magnitude of funds which the Company may seek to raise to support further exploration and development.

Verification of Title

The Company has taken steps to verify the title to its mineral properties, in accordance with industry standards for the current stage of exploration of such properties but 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's properties are located in northern Ontario and indigenous peoples and native bands in the province have determined that all lands in northern Ontario fall within their territorial lands. In some cases, to achieve harmonious working relationships and guarantee access to properties, certain agreements may be required to be entered into between the Company and native communities. There is no guarantee that these agreements can be successfully entered into or that equitable terms can be reached. This may affect commencement or completion of the Company's projects.

Conflicts of interest

Certain directors of the Company also serve as directors of other companies involved in natural resource exploration and consequently there exists the possibility for such directors to be in a position of conflict.

Liquidity and need for additional financing

On December 31, 2015, the Company had working capital deficit of \$201,160 and is not generating positive cash flows from operations. Working Capital includes the Company's investment of \$613,180. This investment consists of marketable securities in shares of the Company's former subsidiary and any or all of the shares could be sold to generate cash to fund ongoing operations. Apart from this investment, there may not be sufficient cash to meet general and administration expenses plus planned project activities for the following twelve months.

All of the Company's mineral properties are at the exploration stage. At this time the Company has no operating revenue and does not anticipate any operating profits until the Company is able to realize value from its assets through either the sale of, or placing into production, a resource property. In order to continue its exploration programs, the Company will be required to raise funds through equity financing, possibly supplemented by the exercise of options and warrants. In the past, the Company has successfully raised capital through issuance of equity. There can be no assurance that the Company will be able to raise more capital or obtain adequate financing in the future or that the terms of such financing will be favourable. Failure to raise capital or obtain financing could result in the postponement of further exploration. Any additional financing or capital raised by the Company could result in substantial dilution to the shareholders of the Company.

ADDITIONAL INFORMATION

Additional Company information can be found at www.triorigin.com or on the SEDAR website at www.sedar.com.

TRI ORIGIN EXPLORATION LTD.

APPROVAL

The Board of Directors of Tri Origin Exploration Ltd. has approved the disclosure contained in this Management Discussion and Analysis dated February 16, 2016.

TRI ORIGIN EXPLORATION LTD.

CORPORATE INFORMATION



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