

INTERIM MANAGEMENT'S DISCUSSION AND ANALYSIS REPORT FOR THE QUARTER ENDED MARCH 31, 2011

This interim management's discussion and analysis report ("MD&A") provides an analysis of our financial condition and results of operations to enable a reader to assess material changes for the quarter ended March 31, 2011, in comparison with the same period of last year. This interim MD&A was prepared as at June 29, 2011, and is intended to complement the condensed interim financial statements. This interim MD&A and our condensed interim financial statements are intended to provide investors with reasonable basis for assessing our results of operations and financial performance.

Z-Gold Exploration inc. (the "Company") was incorporated pursuant to the provisions of the *Business Corporations Act* (Alberta) on June 15, 2006 and was classified as a Capital Pool Company as defined in Policy 2.4 of the TSX Venture Exchange. On September 16, 2006, the Company changed its name from Powerbeaver Capital Corp. to Nano Capital Corp. On March 11, 2010, the Company changed its articles to change its name from Nano Capital Corp. to Z-Gold Exploration Inc. Z-Gold Exploration Inc. is a junior mining exploration company, exploring for gold and base metals in the Abitibi Greenstone Belt. The shares of Z-Gold Exploration Inc. are trading on the TSX Venture under the symbol ZGG and as at March 31, 2011, 18,768 734 common shares were issued and outstanding and at the date of this MD&A, 18,918,734 common shares were issued and outstanding.

This MD&A contains "forward-looking statements" not based on historical facts. Forward-looking statements express, as at the date of this report, our estimates, forecasts, projections, expectations and opinions as to future events or results. Forward-looking statements herein expressed are reasonable, but involve a number of risks and uncertainties, and there can be no assurance that such statements will prove to be accurate. Therefore, actual results and future events could differ materially from those anticipated in such statements, Factors could cause results or events to differ materially from current expectations expressed or implied by forward-looking statements include, but are not limited to, fluctuations in the market price of precious metals, mining industry risks, uncertainty as to calculation of mineral reserves and requirements of additional financing and the capacity of the Company to obtain financing.

MINING PROPERTIES

ABITIBI GOLD PROPERTY (ONTARIO)

Z-Gold Exploration Inc. has acquired the Abitibi Gold Property by issuing 3,000,000 common shares in favour of 1527805 Ontario Ltd., which company became an insider of the Company, owning more than 10% of the issued shares of the Company.

The Abitibi Gold Property is comprised of five 21 year mining leases containing 85 claims consisting of 91 claim units located in south central part of Munro Township in the Larder Lake Mining Division, Province of Ontario. The Abitibi Gold Property covers approximately 1,459 ha and is located approximately 86 km east northeast of the City of Timmins. Access to the Property is easy with paved highway 101 passing near the south boundary of the Property and gravel secondary roads giving access to the central area of the Property.

On June 29, 2010, the Company entered into an option agreement to acquire a 100% interest in two additional claims (3 units) in the Abitibi Gold. To acquire a 100% interest in the additional claims of the Abitibi Gold Property, the Company paid \$2,000 at signature and issued 150,000 common shares. The vendor has retained a 2% NSR in the Property.

On August 24, 2010, the Company has entered into an option agreement to acquire 24 additional claims (29 units) located in the Munro township, Ontario. To acquire a 100 % interest in the additional claims of the Abitibi Gold Property, the Company paid \$50,000 and issued 1,000,000 shares. There is a 2% NSR on the claims in favour of a former owner.

On November 1st, 2010, the Company entered into an option agreement to acquire one (1) additional claim located in the Munro Township. To acquire a 100% interest in this additional claim of the Abitibi Gold Property, the Company paid \$5,000 at signature and issued 50,000 common shares. The vendor has retained a 2% NSR in the property.

On May 24, 2011, the Company has entered into an option agreement to acquire three additional mining claims (5 units) in the Munro Township. To acquire a 100% interest in these additional claims of the Abitibi Gold Property, the Company has paid \$5,000 at signature and issued 50,000 common shares. The vendor has retained a 2% NSR in the property.

The Property has been explored since 1912 by trenching, shallow shaft sinking to 10 m or less, ground geophysical surveys, geological mapping and diamond drilling of up to 87 holes. In 1994, prospectors discovered visible gold on the zone C which caught the attention of several companies that completed trenching, ground geophysical and geological surveys as well as diamond drilling. The drilling was unable to locate mineralization similar to that discovered on surface but the host alteration zones of carbonatization were intersected.

The Property sits within the Abitibi Greenstone Belt and more specifically near the south boundary of the Kidd-Munro Assemblage just north of the Porcupine Assemblage, the contact of which is marked by the Pipestone Deformation Zone, a regional thrust fault that can be traced from approximately Garrison Township in the east to west of Timmins. The Property is underlain by mafic and ultramafic volcanic rocks that vary from peridotitic komatiite to High Fe tholeiite which have been intruded by felsic and mafic dykes and sills.

Mineralization on the Property appears to be of two types, either associated with strike-slip shear structures that are related to the Munro Fault or cross fault dilatant structures. The higher gold values do not appear to be associated preferentially with either structural style but the presence of higher concentrations of arsenopyrite and to a lesser extent sulphides usually bodes well for higher gold values. There are ten identified gold zones within the area of the Property (zones A to J) with the most spectacular zone, the zone C, where grab samples have returned assays as high as 2,500 g/t Au. Gold mineralization appears to sit within shallow dipping quartz-carbonate vein systems that are hosted in quartz-carbonate-sericite-sulphide zones that may be near vertical.

The Munro-Croesus Mine is three km west southwest of the zone C and produced 421,246 grams gold from 4,838 tons milled for a grade of 87.07 g/t Au from 1915 to 1936. The Munro-Croesus would be the best deposit model to use in exploring the Property.

Many gold showings need to be tested by geophysical surveys and by a diamond drilling program. An airborne survey covered the property and successfully outlined many structural features.

The Company has completed a line cutting program of 81.9 km, as well as a mag/VLF ground survey and a 20 km IP survey. Also, a sampling program was realized to execute analyses for gold and arsenic. The program has been completed as well as the geochemical analysis. The analysis results were compiled with other geophysical data in order to determine the best drill targets for this property. A drilling program of 10,000 meters has started on the property in May 2011. Eleven drill holes have been completed to date and the assays are pending.

CASA BERARDI PROPERTY (QUEBEC)

In June 2010, the Company entered into an option agreement to acquire 96 mining claims located in the Casa Berardi Township in the mining division of Rouyn-Noranda, province of Quebec. To acquire a 100% interest in the Property, the Company paid \$15,000 at signature and issued 900,000 common shares. The vendor has retained a 2% NSR in the property.

The Casa Berardi property is located in North-western Quebec in the prolific Abitibi Greenstone Belt from where a large amount of Canada's gold has been extracted. Z-Gold acquired the property for its exploration potential. The property is contiguous to the Casa Berardi Mine controlled by Aurizon. The

property is characterized by splay faults of the Casa Berardi Break and the same type of alteration. Many geological input anomalies are present and represent the splay faults and need to be investigated by diamond drilling. A compilation report of historical work conducted on the property is currently underway by a consultant. Following the results of this compilation, other exploration works are necessary. A mandate has been given to a consultant in order to determine the extent of these works.

VAUQUELIN PROPERTY (QUEBEC)

In October 2010, the Company has entered into a sale agreement to acquire 6 mining claims located in the Vauquelin Township, in the mining camp of Val-d'Or, province of Quebec. To acquire a 100 % interest in the property, Z-Gold has issued 250,000 common shares. The vendor has retained a 1% NSR in the property.

Several metallic deposits discovered in Abitibi since the 1950's have been discovered by way of geophysical and geochemistral techniques as well as by the usual geological prospection. Because of their limitations, these old techniques have only permitted to discover mineral deposits located near the surface. The Megatem system is a more advanced and more performing system that allows to detect anomalies located at depth, that were not detected by the old methods of detection. The Vauquelin property has been acquired in that sense, to cover a strong Megatem anomaly located in a favourable geological context.

The Megatem conductor surrounds a circular magnetic anomaly in contact with the Vauquelin-Pershing batholith and volcanic rocks of the Val-d'Or group. This circular magnetic anomaly could be the reflection of an ultramafic intrusion. A strong lineal regional structure, previously unknown, crosses the whole sequence. This structure is interpreted as being a major fault. The zone of interest is located at the north end of the tectonic zone of Cadillac. Based on the geophysics results obtained, the IP technique was used to test the property for disseminated gold sulphides. A target has been identified and has been drilled in the month of May 2011. Assays are pending and will determine the next phase of the exploration program.

Analysis of the Exploration Expenditures

The Company has incurred in the first quarter ending March 31, 2011, exploration expenditures totalizing \$227,788 (\$0 in 2010).

Description	Abitibi Gold	Casa Berardi	Vauquelin	Total
	\$	\$	\$	\$
Geology	-	11,667	8,000	19,667
Drilling	-	-	-	-
Analyses	45,936	-	2,342	48,278
Line cutting	-	-	7,810	7,810
Geophysics	143,922	-	7,985	151,907
General Exploration Expenses	112	-	14	126
Total	189,970	11,667	26,151	227,788

Analysis of Acquisitions, Write-off and Renewal of Mining Claims

These amounts represent the costs pertaining to the payments in cash or in shares of the Company following options agreements for the acquisition of mining properties.

Properties	Balance as at 12-31-2010	Payments in Cash	Payments in Shares	Write-Off	Total
	\$	\$	\$	\$	\$
Abitibi Gold	834,750	-	-	-	834,750
Casa Berardi	109,500	1,440	-	-	110,940
Vauquelin	55,000	90	-	-	55,090
Total	999,250	1,530	-	-	1,000,780

Royalties on the mining properties are as follows:

Abitibi Gold Project	2%	Casa Berardi	2%

Vauquelin 1%

The Company has no research and development expenses.

The Company doesn't have any deferred expenses others than the mining properties and the deferred exploration expenses.

Person Responsible of the Technical Information

The qualified person pursuant to National Instrument 43-101, responsible of the technical information of the Company is Mr. Christian Dupont, P.Eng.

SELECTED FINANCIAL INFORMATION

Our condensed interim financial statements have been prepared in accordance with IFRS applicable to the preparation of interim financial statements, including IAS 34, *Interim Financial Reporting* ("IAS 34") and IFRS 1, *First-Time Adoption of International Financial Reporting Standards* ("IFRS"). The condensed interim financial statements should be read in conjunction with our Canadian GAAP annual financial statements for the year ended December 31, 2010. All monetary values contained in this MD&A are expressed in Canadian currency.

Significant Financial Data (Audited)

YEARS ENDED DECEMBER 31	2010	2009	2008
	\$	\$	\$
Total assets	1,844,647	307,089	297,296
Total liabilities	174,669	161,715	10,622
Revenue	-	-	-
Net loss	(1,097,456)	(141,300)	(26,700)
Net loss per share on a diluted basis	(0.06)	(0.03)	(0.01)

As at December 31, 2010, the total assets of the Company has considerably increased because of the acquisition of mining properties as well as deferred exploration expenses. The net loss increased significantly because of the increase in the activities of the Company compared to 2009 and 2008.

QUARTERLY INFORMATION (Not Audited)

	Mar. 31, 11	Dec. 31, 10	Sept. 30, 10	June 30, 10	Mar. 31, 10	Dec., 30, 09	Sep. 30, 09	Jun 30, 09
Total Assets	1,938,703	1,844,647	1,480,977	1,167,062	1,227,097	307,089	272,875	290,757
Total Liabilities	160,698	174,669	318,037	69,137	323,662	161,715	15,751	31,067
Revenues	-	1,330	-	-	-	-	-	-
Net loss	(73,995)	(413,619)	(148,133)	(134,740)	(200,482)	(111,750)	(2,566)	(18,900)
Basic and diluted loss per share	(0.04)	(0.03)	(0.01)	(0.02)	(0.03)	(0.03)	(0.00)	(0.01)

STATEMENT OF EARNINGS

Being a mining exploration company, Z-Gold does not generate any regular earnings so in order to survive; the Company has to issue capital stock. The revenues recorded are interests received.

Expenses

During the three month period ending March 31, 2011, the loss before taxes of the Company is \$89,995 compared to \$200,482 for the same period ending March 31, 2010. In 2010, the loss before taxes is higher because the Company changed its classification, moved its head office and listed on the TSX Venture.

During the quarter ended March 31, 2011, the registration, listing fees and shareholders information decreased, going from \$22,536 in 2010 to \$12,353 in 2011 as well as the professional fees that went from \$117,853 in 2010 to \$11,244 in 2011. The consultants' fees item also decreased, going from \$51,500 in 2010 to \$47,290 in 2011. The general administrative expenses increased, going from \$8,593 in 2010 to \$18,426 in 2011.

Summary of the administrative expenses for the last fourth quarters

	Mar. 31, 2011	Dec. 31, 2010	Sept. 30, 2010	June 30, 2010
General administrative expenses	18,426	11,638	4,854	6,519
Professional fees	11,244	17,595	6,395	67,432
Consultants fees	47,290	47,987	60,513	41,000
Registration, listing fees and	12,353	16,592	16,651	19,789
shareholders' information				
Stock-based compensation	-	-	61,050	-
Amortization	682	964	-	-

- a) During the quarter ended March 31, 2011, the general administrative expenses are higher compared to the other quarters because the Company participated in the PDAC in Toronto.
- b) During the quarter ended June 30, 2010, the professional fees are higher because the Company amended its articles to change its corporate name from Nano Capital Corp. to Z-Gold Exploration inc., changed its classification and became a Tier 2 company in the category of mining issuer.
- c) During the quarter ended September 30, 2010, the consultant fees have increased because the Company is working with the financial community to make its projects known.
- d) The registration, listing fees and shareholders' information are higher in the quarter ending March 31, 2010 because the Company changed its classification, closed a private placement and paid fees to the Exchange and to the Securities Commissions to be relisted.
- e) During the quarter ended September 30, 2010, the Company has disbursed \$61,050 in stock based compensation because of the grant of stock options.

CASH FLOWS

During the quarter ended March 31, 2011, the Company has recorded \$390,000 following a private placement and subscriptions to receive. The Company incurred \$1,978 in issuance expenses following the private placement.

During the quarter ended March 31, 2011, the Company incurred in investment activities expenses, \$1,530 for the acquisition of mining properties, \$227,788 in deferred exploration expenses and \$2,091 for the acquisition of fixed assets. These financing activities are directly linked to the sector of activity of Z-Gold and are in accordance with the plans of management.

SOURCE OF FINANCING

Date	Financin	g	Commercial Goals
March and April	Flow-through shares	\$340,000	Exploration expenditures in Ontario
2010	Common shares	\$117,000	Working capital
August 2010	Flow-through shares	\$120,000	Exploration expenditures in Quebec
October 2010	Flow-through shares	\$304,000	Exploration expenditures in Quebec
		\$16,000	Exploration expenditures in Ontario
	Common shares	\$80,000	Working capital
October 2010	Flow-through shares	\$268,200	Exploration expenditures in Ontario
	Common shares	\$29,800	Working capital
December 2010	Flow-through shares	\$34,200	Exploration expenditures in Quebec
		\$136,800	Exploration expenditures in Ontario
	Common shares	\$19,000	Working capital
January 2011	Flow-through shares	\$16,000	Exploration expenditures in Quebec
		\$140,400	Exploration expenditures in Ontario
	Common shares	\$39,100	Working capital
February 2011	Flow-through shares	\$45,000	Exploration expenditures in Quebec
		\$135,000	Exploration expenditures in Ontario
	Common shares	\$20,000	Working capital

During the first quarter ended March 31, 2011, the Company has closed a private placement out of which \$180,000 is in flow-through shares and \$20,000 is in common shares.

The Company will have to disburse about \$300,000 in administrative expenses in the current year. The Company will have to continue its efforts in order to realize others financings to pursue its projects.

OBLIGATION AND CONTRACTUAL COMMITMENTS

The Company finances in part by the issuance of flow-through shares. However, there is no guarantee that the amounts incurred by the Company will be eligible as Canadian Exploration Expenses (CEE), even if the Company has made the commitment to take all necessary measures in this effect. Because of the flow-through financings, the Company will have to incur in exploration expenses an amount of \$632,093 (\$0 as at March 31, 2010) at the latest on December 31, 2011 and an amount of \$180,000 at the latest on December 31, 2012. Refusal from the tax authorities of certain expenses would have negative tax consequences for the investors.

In April 2010, the Company entered into a management contract with a private company. This service contract provides for the management of the mining exploration projects of the Company. This contract is ending on April 21, 2012. However, both parties reserve the right to terminate the agreement at any time. The private company will incur the majority of the expenses pertaining to the exploration projects and it will invoice to Z-Gold Exploration the costs by using a rate comparable to the one used in the mining industry.

RELATED PARTY TRANSACTIONS AND COMMERCIAL GOALS

Rodrigue Tremblay

As at March 31, 2011, the Company incurred exploration expenses of \$11,667 (\$0 as at March 31, 2010) with a company controlled by the president of Z-Gold Exploration Inc. The Company also incurred professional fees for an amount of \$15,000 (\$0 as at March 31, 2010) with the president of the Company. The Company also incurred general administrative expenses for an amount of \$2,080 (\$0 as at March 31, 2010) with a company that the president of Z-Gold is also a director. In connection with these transactions, as at March 31, 2011, an amount of \$855 was also included in the accounts payable and the accrued liabilities.

These transactions are concluded in the normal course of operations of the Company and are measured at the exchange amount which is the amount of consideration established and agreed by the parties.

Transition to IFRS

Z-Gold Exploration Inc.'s financial statements for the year ending December 31, 2011 will be the first annual financial statements that comply with IFRS and these interim financial statements were prepared as described in Note 3, including the application of IFRS 1. IFRS 1 requires an entity to make an explicit and unreserved statement of compliance with IFRS in its first annual financial statements prepared under IFRS. Z-Gold Exploration Inc. will make this statement in its 2011 annual financial statements. IFRS 1 also requires that comparative financial information be provided. As a result, the first date at which Z-Gold Exploration Inc. has applied IFRS was January 1, 2010 (the "Transition Date"). IFRS 1 requires first-time adopters to retrospectively apply all effective IFRS standards as of the reporting date, which for Z-Gold Exploration Inc. will be December 31, 2011. However, it also provides for certain optional exemptions and certain mandatory exceptions for first-time IFRS adopters. Set forth below are the IFRS 1 elections made by Z-Gold Exploration Inc. to convert the GAAP results to IFRS.

Exemption to full retrospective application elected by the Company under IFRS 1

In the preparation of its first financial statements in IFRS in accordance with IFRS 1, Z-Gold Exploration Inc. has elected to use some exemptions from other IFRSs by taking into account exceptions to the retrospective application of other IFRSs.

- Apply IFRS 2 *Share based payment* only to equity instruments that were granted after November 7, 2002 and had not fully vested by the transition date.
- Apply the exemption which allows designating, at the date of transition to IFRSs, any financial asset or financial liability as at fair value through profit or loss, subject to meet classification criteria of IAS 39 at that date.
- Apply the exemption which allows to a first-time adopter to not separate liability and equity component of compound financial instruments if the liability component is no longer outstanding at the date of transition to IFRSs.

Exception to the Retrospective Application for Estimates (IFRS 1)

The Company expects that the estimates made in accordance with IFRSs at the date of transition to IFRSs will be consistent with estimates made for the same date in accordance with pre-changeover Canadian GAAP (after adjustments made to reflect any difference in accounting policies).

Reconciliation of GAAP to IFRS

IFRS 1 requires an entity to reconcile equity, comprehensive income and cash flows for prior periods.

The following represents the reconciliations from GAAP to IFRS for the respective periods noted for equity, earnings and comprehensive loss:

Reconciliation of Equity

For the Periods Ended	As at March 31,	As at	As at January
	2010	December 31,	1, 2010
		2010	
	\$	\$	\$
Total Shareholders' equity under Canadian	903,435	1,730, 978	145,374
GAAP			
Adjustment for change in accounting policy related to self-through shares (1)	(22,000)	(61,000)	
Total Equity under IFRS	881,435	1,669,978	145, 374

⁽¹⁾ See « Reclassification hereafter.

Reconciliation of Comprehensive Loss

For the Year and the Three-Month Period Ended,	Three-month ended March 31, 2010	Year ended December 31, 2010
	\$	\$
Comprehensive loss previously reported under		
Canadian GAAP	(200,482)	(1,134,456)
Adjustment for change in accounting policy related		
to flow-through shares	-	37,000
Comprehensive loss under IFRS	(200,482)	(1,097,456)

Reconciliation of Opening Statement of Financial Position

The changes in accounting policies resulting from the Company's adoption of IFRS had no impact on the unaudited opening statement of financial position as at January 1, 2010.

Reconciliation of Cash Flows

Given that the Company's first time adoption of IFRS did not have an impact on the total operating, investing or financing cash flows, no specific reconciliation is presented for cash flows.

Reclassification

Canadian GAAP currently includes guidance on accounting for flow-through shares but on transition to IFRSs, this guidance is withdrawn. IFRSs do not specifically address the accounting for flow-through shares or the related tax consequences arising from such transactions.

The Company has decided to follow the view point published in May 2011 by the Mining Industry Task Force created by the Canadian Institute of Chartered Accountants and the Prospectors and Developers Association of Canada relatively to the accounting treatment for flow-through shares.

Therefore, when the Company issued flow-through shares, it measures what had been issued to investor that is an equity interest and a right to a stream of tax deductions.

The Company has retrospectively measured the premium related to the right of tax deductions using relative fair value method. This application resulted in modified values for capital stock and warrants compared to the one previously recorded. The amount determined for the premium was recorded as other liability in the statement of financial position. Other liability represents the Company's obligation to pass on tax deductions to investor by incurring fiscally eligible expenses. The Company transferred other liability amount to the comprehensive loss as a deferred tax expense reduction progressively at the fulfillment of obligation to pass on the right of tax deductions.

As at March 31, 2010, the cumulative impact of this change resulted in a \$22,000 increase in other liability, a \$10,772 decrease in capital stock, and an \$11,228 decrease in warrants. Since the Company had not fulfilled any portion of its obligation at this date, there was no impact on comprehensive loss.

As at December 31, 2010, the cumulative impact of this change result in a \$61,000 increase of other liability, a \$40,153 increase in capital stock, a \$138,153 decrease in warrants, and a \$37,000 decrease of the comprehensive loss.

There was no cumulative impact related to this change as at January 1, 2010 transition date.

FINANCIAL INSTRUMENTS

The fair value of the Company's financial instruments nears the book value unless indicated otherwise in the notes. The cash flow, creditors and accrued liability bear no interest.

FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company's activities are exposed to financial risks: market risk, credit risk and liquidity risk.

Market Risk

i) Fair Value

Fair value estimates are made at the balance sheet date, based on relevant market information and other information about the financial instruments. Fair value of cash, cash reserved for exploration and accounts payable and accrued liabilities approximate carrying value due to their short-term.

ii) Fair Value Hierarchy

Cash and cash reserved for exploration are measured at fair value and they are categorized in Level 1. This valuation is based on data observed in the market.

iii) Interest Rate Risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The financial assets and liabilities are not exposed to interest rate risk because they don't bear interest.

iv) Currency Risk

The Company is not exposed to currency fluctuations as all transactions occur in Canadian dollars.

Credit Risk

Credit risk is the risk that one party to a financial instrument fails to discharge an obligation and causes the other party to incur a financial loss. Financial instruments which potentially expose the Company to credit risk mainly consist of cash, taxes receivable and other receivables. The credit risk on cash is limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies. Also, as the majority of its receivables are from the governments of Quebec and Canada in the form of sales taxes receivable, the credit risk is minimal.

Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet the obligations associated with its financial liabilities. At the end of December 2010, management is optimistic to get sufficient funds to meet its financial liabilities and future financial liabilities from its commitments.

RISKS FACTORS

Exploration Risks

Exploration and mining involve a high degree of risk. Few exploration properties end up going into production. Other risks related to exploration and mining activities include unusual or unforeseen formations, fire, power failures, labor disputes, flooding, explosions, cave-ins, landslides and shortages of adequate or appropriate manpower, machinery or equipment. The development of a resource property is subject to many factors, including the cost of mining, variations in the quality of the material mined, fluctuations in the commodity and currency markets, the cost of processing equipment, and others, such as aboriginal claims, government regulations including regulations regarding royalties, authorized production, import and export of natural resources and environmental protection. Depending on the price of the natural resources produced, the Company may decide not to undertake or continue commercial production. There can be no assurance that the expenses incurred by the Company to explore its properties will result in the discovery of a commercial quantity of ore. Most exploration projects do not result in the discovery of commercially viable mineral deposits.

Environmental and Other Regulations

Current and future environmental laws, regulations and measures could entail unforeseeable additional costs, capital expenditures, restrictions or delays in the Company's activities. Environmental regulations and standards are subject to constant revision and could be substantially tightened, which could have a serious impact on the Company and its ability to develop its properties economically. Before it commences mining a property, the Company must obtain environmental permits and the approval of the regulatory authorities. There is no assurance that these permits and approvals will be obtained, or that they will be obtained in a timely manner. The cost of complying with government regulations may also impact the viability of an operation or altogether prevent the economic development of a property.

Financing and Development

Development of the Company's properties therefore depends on its ability to raise the additional funds required. There can be no assurance that the Company will succeed in obtaining the funding required. The Company also has limited experience in developing resource properties, and its ability to do so depends on the use of appropriately skilled personnel or signature of agreements with other large resource companies that can provide the required expertise.

Commodity Prices

The factors that influence the market value of gold and any other mineral discovered are outside the Company's control. Resource prices can fluctuate widely, and have done so in recent years. The impact of these factors cannot be accurately predicted.

Risks Not Covered by Insurance

The Company may become subject to claims arising from cave-ins, pollution or other risks against which it cannot insure itself or chooses not to insure itself due to the high cost of premiums or other reasons. Payment of such claims would decrease and could eliminate the funds available for exploration and mining activities.

Tax

No assurance can be given that Canada Revenue Agency or that the Quebec Ministry of Revenue will agree with the Company's characterization of expenditures as Canadian exploration expenses.

Dependence on Key Personnel

The development of the Company is and will continue to be dependent on its ability to attract and retain highly qualified management and mining personnel. The Company faces competition for personnel from other mining companies.

Conflict of Interest

Certain directors of the Company are also directors, officers or shareholders of other companies that are similarly engaged in the business of acquiring, developing and mining of natural resources properties. Such associations may give rise to conflicts of interests from time to time. The directors of the Company are required by law to act honestly and in good faith of view of the best interests of the Company and to disclose any interest, which they may have on any project or opportunity of the Company. If a conflict arises at the meeting of the board of directors, any director in conflict will disclose his interest and abstain from voting on such matter.

The general and administrative expenses for the quarter ended March 31, 2011 are broken down as follows:

Traveling expenses, representation and promotion:	9,394
Office supplies:	1,495
Office rent:	2,142
Electricity and telecommunications:	1,040
Permits	<u>4,355</u>
For a total of:	\$18,426

Long-Term Debt

The Company has no long-term debt.

INFORMATION ON OUTSTANDING SHARES

As at March 31, 2011, the share capital of the Company is composed of 18,768,734 common shares, issued and outstanding. As at the date of this MD&A, the share capital of Z-Gold is composed of 18,918,734 common shares issued and outstanding.

Share Purchase Options

The Company has a stock option plan intended for its officers, consultants and directors. As at June 29, 2011, the stock options are as follows:

<u>Number</u>	Exercise price	<u>Expiration</u>
550,000	\$0.20	09-14-2012

Warrants

As at June 29, 2011, the Company's outstanding warrants are as follows:

Number	Exercise price	Expiration
847 500	\$0.26	03-15-2012
275,000	\$0.26	04-14-2012
333,333	\$0.26	08-13-2012
1,000,000	\$0.26	10-07-2012
1,490,000	\$0.26	10-13-2012
527,778	\$0.26	12-03-2012
488,750	\$0.26	01-12-2013
869,565	\$0.29	02-23-2013
5,831,926		

Options issued to Brokers

As at June 29, 2011, the Company's outstanding options issued to brokers are as follows:

Number	Exercise price	<u>Expiration</u>
$100,000^{(1)}$	\$0.20	03-15-2012
$66,666^{(2)}$	\$0.18	08-13-2012
166,666		

- (1) These options entitle their holder to acquire one unit, in consideration of \$0.20, composed of one share and one warrant. One warrant and \$0.26 are required to acquire one share.
- (2) These options entitle their holder to acquire one unit, in consideration of \$0.18, composed of one share and one warrant. One warrant and \$0.26 are required to acquire one share.

STRATEGY AND PERSPECTIVE

Z-Gold Exploration Inc. is a new junior mining exploration company which is listed on the TSX Venture (ZGG) since March 16, 2010. Z-Gold has acquired the Abitibi Gold Property located approximately 86 kilometers east north-east of the city of Timmins, Province of Ontario. The Abitibi Gold Property consists of five mining leases containing 85 claims (91 units) covering approximately 1459 ha. The Company has recently increased this property by acquiring 30 additional claims. The property covers now 2,087.9 hectares.

The Property sits within the Abitibi Greenstone Belt and more specifically near the south boundary of the Kidd-Munro Assemblage just north of the Porcupine Assemblage, the contact of which is marked by the Pipestone Deformation Zone, a regional thrust fault that can be traced from approximately Garrison Township in the east to west of Timmins. The Property is underlain by mafic and ultramafic volcanic rocks that vary from peridotitic komatiite to High Fe tholeiite which have been intruded by felsic and mafic dykes and sills.

Mineralization on the Property appears to be of two types, either associated with strike-slip shear structures that are related to the Munro Fault or cross fault dilatant structures. The higher gold values do not appear to be associated preferentially with either structural style but the presence of higher concentrations of arsenopyrite and to a lesser extent sulphides usually bodes well for higher gold values. There are ten identified gold zones within the area of the Property (zones A to J) with the most spectacular zone, the zone C, where grab samples have returned assays as high as 2,500 g/t Au. Gold mineralization appears to sit within shallow dipping quartz-carbonate vein systems that are hosted in quartz-carbonate-sericite-sulphide zones that may be near vertical.

Many gold showings have to be investigated by geophysical surveys and by a diamond drill program. An airborne survey covered the property and successfully outlined many structural features. The geophysical surveys have been completed and a 10,000 meters diamond drill program is currently carried out on the property. Eleven holes have been drilled so far and results are pending.

Z-Gold also acquired the Casa Berardi Property for its exploration potential. The property is located in North-western Quebec in the prolific Abitibi Greenstone Belt from where a large amount of Canada's gold has been extracted. The property is contiguous to the Casa Berardi Mine controlled by Aurizon. The property is characterized by splay faults of the Casa Berardi Fault and the same type of alteration. Many geological input anomalies are present and represent the splay faults and need to be investigated by diamond drilling. A compilation of historical work is carried out and will help the Company to determine the future work.

In October 2010, the Company has acquired the Vauquelin property. This property is interesting because of its localisation in the Val-d'Or mining camp. A ground geophysical survey has been completed and a drill target was determine and drilled in May 2011. Results are pending and will determine the future of the exploration program on this property.

The outlook looks encouraging for Z-Gold. The positive results obtained during the geophysical works completed on the Abitibi Gold property have determined very interesting drill targets. A 10,000 meters drilling program has begun in May 2011 on the Property. Eleven drill holes have been completed so far and results are pending. As for the Vauquelin property, a drill hole was completed in May 2011 and results are pending. They should determine the potential of this property. Finally, the results of the compilation of works completed on the Casa Berardi property should identify geological horizons for more advanced exploration work. Z-Gold is also evaluating the acquisition of potential gold and base metals properties to enhance shareholder value.

Z-Gold has negotiated a private placement that should help to finance the on-going projects of the Company in the coming months. Management is well aware that it will have to multiply its efforts in order to make the Company better known from the financial community.

ADDITIONAL INFORMATION AND ONGOING DISCLOSURE

This MD&A was prepared as at June 29, 2011. The Company regularly discloses additional information by means of press releases and quarterly financial statements on SEDAR's website (www.sedar.com).

CERTIFICATE

This MD&A was approved by the board of directors.

(s) Rodrigue Tremblay Rodrigue Tremblay June 29, 2011