

LORRAINE COPPER CORP.
Management Discussion & Analysis
For the Year Ended
February 28, 2017

Report Date: June 7, 2017



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Introduction

This Management Discussion and Analysis (“MD&A”) includes financial information from, and should be read in conjunction with, the audited financial statements of Lorraine Copper Corp. (“the Company”) for the years ended February 28, 2017 and February 29, 2016. This MD&A for the year ended February 28, 2017, together with the financial statements and accompanying notes, is intended to provide investors with a reasonable basis for assessing the financial performance of the Company as well as potential future performance.

This MD&A was prepared with information available as of June 7, 2017. Additional information and disclosure relating to the Company can be found on SEDAR at www.sedar.com.

Forward Looking Statements

This MD&A contains “forward-looking statements” within the meaning of applicable Canadian securities legislation, which include all statements, other than statements of historical fact that address activities, events or developments that the Company believes, expects or anticipates will or may occur in the future. These include, without limitation:

- the Company’s anticipated results and developments in the Company’s operations in future periods;
- planned exploration and development of its mineral properties;
- planned expenditures and budgets;
- evaluation of the potential impact of future accounting changes;
- estimates concerning share-based compensation and carrying value of properties; and
- other matters that may occur in the future.

These statements relate to analyses and other information that are based on expectations of future performance and planned work programs.

Statements concerning mineral resource estimates may also be deemed to constitute forward-looking statements to the extent that they involve estimates of the mineralization that will be encountered if the related property is developed.

With respect to forward-looking statements and information contained herein, the Company has made a number of assumptions with respect to, including among other things, the price of metals, economic and political conditions, and continuity of operations. Although the Company believes that the assumptions made and the expectations represented by such statements or information are reasonable, there can be no assurance that forward-looking statements or information contained or incorporated by reference herein will prove to be accurate.

Forward-looking statements are subject to a variety of known and unknown risks, uncertainties and other factors which could cause actual events or results to differ materially from those expressed or implied by the forward-looking statements, including, without limitation:

- fluctuations in mineral prices;
- the Company’s dependence on a limited number of mineral projects;
- the nature of mineral exploration and mining and the uncertain commercial viability of certain mineral deposits;
- the Company’s lack of operating revenues;
- the Company’s ability to obtain necessary financing to fund continuing operations;
- jurisdiction operating risks which can over time include changes in political, economic, regulatory and taxation regimes;
- governmental regulations and specifically the ability to obtain necessary licenses and permits;
- changes in environmental laws and regulations which may increase costs of doing business and restrict the Company’s operations;
- risks related to the Company’s dependence on key personnel; and
- estimates used in the Company’s financial statements proving to be incorrect.

This is not an exhaustive list of the factors that may affect the Company’s forward-looking statements. Should one or more of these risks and uncertainties materialize, or should underlying assumptions prove incorrect,

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actual results may vary materially from those described in the forward-looking statements. The Company's forward-looking statements are based on beliefs, expectations and opinions of management on the date the statements are made. For the reasons set forth above, investors should not place undue reliance on forward-looking statements.

Description of Business

Lorraine Copper Corp. (the "Company") is an exploration stage company engaged in the acquisition and exploration of prospective copper, gold properties in Western Canada. Its original mineral property asset was the Lorraine mineral project, located in the Quesnel Terrane approximately 250 km northwest of Prince George, British Columbia. Following the January 2011 completion of the earn-in by Teck Resources Limited ("Teck") under the Participation Agreement, the Company holds a significant 49% interest in the Lorraine project. In fiscal 2017, the Company completed the acquisition of two additional mineral exploration properties in British Columbia: The Lustdust property was acquired from ALQ Gold Corp. and the Okeover property was acquired from Prophecy Development Corp. and Eastfield Resources Ltd.

The Company trades as a Tier 2 company on the TSX Venture Exchange under the symbol "LLC". The following discussion and analysis of the financial position and results of operations for the Company should be read in conjunction with the annual financial statements, including the notes thereto, of the Company for the year ended February 28, 2017.

J. William Morton, P. Geo. and Glen L. Garratt, P. Geo. are the Company's qualified persons reviewing the exploration projects described throughout the MD&A. They are responsible for the design and conduct of the exploration programs and the verification and quality assurance of analytical results.

Additional information relating to the Company including the Company's financial statements may be found under the Company's profile on SEDAR at www.sedar.com or by visiting the Company's website at www.lorrainecopper.com.

Current Operations

Lorraine-Jajay Property

The Lorraine property is accessed by logging haul roads that connect to the communities of MacKenzie and Fort St. James and lies approximately 40 km from the Kemess power line. The mineralization is associated with alkaline intrusions of the Duckling Creek Syenite Complex and is in the alkaline copper-gold deposit class that includes deposits such as Galore Creek, Afton and Copper Mountain.

The Lorraine property is well served by resource infrastructure, including all-season roads, the Kemess power corridor to the northeast and the Canadian National Railway line to the southwest. The Lorraine project is located approximately 100 km northwest of Thompson Creek Mining's Mt. Milligan project. A highlight from Teck's most recent drill program in 2008 at Lorraine is drill hole L08-120 which intersected 159.2 m grading 0.64% copper and 0.30 g/t gold in the Lower Main Zone. The property consists of 119 claims totaling 30,659 hectares (75,759 acres) in addition to the Jan/Tam/Misty property.

Teck held an option to earn a 51% interest in the Lorraine project by spending an aggregate \$9.0 million by December 31, 2010. In January 2011, Teck made a cash payment to the Company of \$251,533 being the balance of the earn-in expenditure requirement and informed the Company that it had earned a 51% interest in the Lorraine project. In November 2015, Teck and the Company entered into an agreement, subject to Exchange and shareholder approval, whereby the Company could acquire Teck's 51% interest in the Lorraine project in exchange for approximately 35.6 million shares (pre-rollback) and various royalty and royalty buy-back interests. Closing this agreement was subject to the Company completing equity financings totaling \$2.0 million on or before February 28, 2016, completing the shares for debt settlement with Eastfield Resources Ltd. and carrying out a 1-for-2 share consolidation. This agreement was extended at the end of February 2016 and was subsequently terminated by the parties on May 3, 2016.

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Teck has also completed the exploration expenditures to earn a 100% interest in the adjoining Jan-Tam-Misty property, and these claims now constitute part of the Lorraine project. Jan-Tam-Misty is subject to certain royalty rights. The combined property now covers an area of approximately 39,046 ha (96,481 acres). To view maps showing the drilling results and IP anomalies as well as other data for the Lorraine Project, go to our website: www.lorrainecopper.com. Teck and the Company are seeking third party participation to continue work at Lorraine.

Lustdust Property

During the year, the Company entered into a purchase agreement with ALQ Gold Corp. to acquire the Lustdust project. Lustdust encompasses 20 mineral claims totalling 9,583 hectares located 150 kilometres north of the community of Fort St. James, BC. It is host to at least one mineralized carbonate replacement system identified as the Canyon Creek copper-gold-silver deposit. Carbonate replacement deposits (CRDs), are epigenetic, intrusion related, high-temperature sulphide-dominant Pb-Zn-Ag-Cu-Au-rich deposits. Limestone, dolomite and dolomitized limestone are the major host rocks.

The agreement allowed the Company to purchase 100% of the Lustdust project by issuing 5.5 million shares to ALQ Gold Corp. (issued) and paying \$50,000 (paid). Lorraine Copper must spend \$100,000 in exploration at Lustdust on or before September 19, 2017..

The project has notable drill intercepts such as 15 metres grading 24.04 g/t gold and 2.2% copper (hole 02-09); 9.7 metres grading 36.7 g/t gold, 182.6 g/t silver and 2.89% copper (hole 02-03); 59 metres grading 0.67 g/t gold and 0.80% copper (hole 01-44); and 5.0 metres grading 13.3 g/t gold, 899 g/t silver and 6.8% combined lead-zinc (hole 03-09).

Lustdust contains an NI 43-101 compliant mineral resource, known as the Canyon Creek deposit, completed by GeoSim Services Inc. in 2010. It contains an indicated mineral resource of 1,253,000 tonnes grading 1.33% Cu, 1.426 g/t Au and 33.0 g/t Ag with a copper equivalent cut-off grade of 1.0%. An additional 3,124,000 tonnes grading 1.12% Cu, 1.366 g/t Au and 25.4 g/t Ag is classified as inferred. The presently defined mineral resource extends some 600 m along strike and down dip and remains open in all directions.

Okeover ("OK") Property

During the year, the Company entered into an agreement with Prophecy Development Corp. ("Prophecy") to acquire Prophecy's 60% interest in the OK copper-molybdenum project located near Powell River on the southern British Columbia coast.

Under the terms of the agreement and based on regulatory approval, the Company issued 2,200,000 common shares to Prophecy and assumed Prophecy's \$19,079 payment obligation to Eastfield Resources Ltd. Prophecy will additionally be entitled to receive 30% of any payments or proceeds, up to a maximum of \$3,333,334, resulting from third party agreements related to the project, entered into within a period of five years. Therefore, the maximum amount payable to Prophecy will be limited to \$1,000,000.

In June 2016, the Company acquired a 40% interest in Okeover from Eastfield Resources Ltd. in a separate transaction. Under the terms of the agreement the Company paid \$40,000 to Eastfield Resources Ltd. and is required to pay Eastfield Resources Ltd. 20% of any future option payments resulting from 3rd party agreements with the project for a period of 3 years. The agreements with Eastfield and Prophecy give Lorraine Copper Corp. a 100% interest in the Okeover property.

The OK project consists of 17 mineral claims dating to 1966 encompassing 6,313 hectares. Central to the claims are north-south trending zones of porphyry mineralization extending approximately 6.0 km. One of these zones, the North Lake Zone, hosts an NI 43-101 compliant inferred mineral resource of 86.8 million tonnes grading 0.31% copper and 0.014% Mos² (0.009% Molybdenum) [N.C. Carter, P.Eng, 2006, filed on SEDAR].

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Selected Financial Information

Fiscal Year Ended	February 28, 2017	February 29, 2016	February 28, 2015
Total Revenue	\$Nil	\$Nil	\$Nil
Net Loss and Comprehensive Loss	\$675,770	\$1,128,826	\$103,881
Net Loss Per Common Share	\$0.02	\$0.05 ⁽¹⁾	\$0.005 ⁽¹⁾
Total Assets	\$4,277,029	\$3,995,889	\$5,091,949
Total Liabilities	\$234,545	\$170,099	\$137,333
Cash Dividends per Common Share	Nil	Nil	Nil
Number of Commons Shares Issued and Outstanding	37,618,751	22,832,501 ⁽¹⁾	22,832,501 ⁽¹⁾

(1) During the year ended February 29, 2016, the Company completed a common share consolidation on a ratio of two existing common shares for one new common share.

Results of Operations

The audited financial statements of the Company to which this MD&A relates were prepared in accordance with International Accounting Standards as issued by the International Accounting Standards Board (IASB).

The Company incurred a net loss of \$675,770 for the year ended February 28, 2017 (\$0.02 loss per common share) compared to a net loss of \$1,128,826 (\$0.05 loss per common share) in fiscal 2016, a decrease in the net loss of \$453,056. The decrease was primarily due to the difference between an impairment charge of \$1,000,000 taken during the year ended February 29, 2016 and an impairment charge of \$500,000 taken during the year ended February 28, 2017 on the Company's mineral property interest, to reduce its carrying value to its estimated recoverable amount, offset by an increase in share-based compensation expense of \$33,682 during the year ended February 28, 2017.

During the year, the Company's cash position increased from \$13,517 to \$46,817, a net increase of \$33,300, mainly due to financing of \$480,973, net of repayment of promissory notes of \$50,000, \$169,016 of mineral property acquisition and exploration costs, \$52,000 of project deposits and cash used in operating activities of \$176,618.

For the year ended February 28, 2017, the Company incurred expenditures on its properties totaling \$93,363 (2016 - \$14,000), which have been capitalized in accordance with its accounting policies. The majority of the activities for the Company's exploration program typically occur between May and October.

Summary of Quarterly Results

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

	Revenue	Net Income	Basic and Diluted
	\$	(Loss)	Earnings (Loss)
		\$	per share \$⁽¹⁾
February 28, 2017	Nil	(517,503)	(0.014)
November 30, 2016	Nil	(87,956)	(0.002)
August 31, 2016	Nil	(40,820)	(0.002)
May 31, 2016	Nil	(29,491)	(0.001)
February 29, 2016	Nil	(1,048,429)	(0.046)
November 30, 2015	Nil	(37,937)	(0.002)
August 31, 2015	Nil	(21,724)	(0.001)
May 31, 2015	Nil	(20,736)	(0.001)

(1) During the year ended February 29, 2016, the Company completed a common share consolidation on a ratio of two existing common shares for one new common share.

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While the Company's general and administrative expenses tend to be incurred evenly throughout the year, fluctuations in expenditures occur reflecting the seasonal variations of exploration and the Company's ability to defer certain expenditures without hindering its projects' progress. The Company's ability to raise capital to fund its project activities may also influence the timing of certain expenditures. For example, most exploration activities occur in the summer months with an attendant increase in administration expenses over the same period. Furthermore, periods ending in February typically have year-end adjustments such as mineral property impairment and share-based compensation for incentive share purchase options. During the quarter ended February 28, 2017 the increase in net loss was primarily due to an impairment charge of \$500,000 taken on the Company's Lorraine mineral property interest.

Quarter ended February 28, 2017

During the quarter ended February 28, 2017, the Company's cash position decreased from \$150,917 to \$46,817, a decrease of \$104,100, attributable to a net operating loss of \$517,503 (including a \$500,000 Lorraine property impairment charge), exploration and property acquisition costs of \$27,881 and changes in working capital.

During the quarter, the Company incurred expenditures on its properties totaling \$27,881 which have been capitalized in accordance with its accounting policies. \$10,376 of these expenditures were incurred on the Lustdust property, and \$16,194 was incurred on the OK property

The main activities year to date have been negotiation with Teck to advance the Lorraine project, agreements with Eastfield Resources Ltd. and Prophecy Development Corp. to acquire the Okeover property and an agreement with ALQ Gold to acquire the Lustdust property.

Liquidity and Capital Resources

As of February 28, 2017, the Company had working capital of \$29,279 (February 29, 2016 – working capital deficiency of \$22,118), which includes \$46,817 (February 29, 2016 - \$13,517) in cash and cash equivalents. The increase in cash balance derives principally from financings totaling \$480,973, net of \$176,618 of operating costs and \$169,016 of mineral property exploration and acquisition costs for the year to date.

During the year, the Company issued 7,700,000 shares as partial consideration to acquire a 60% interest in the OK property interest and 100% of the Lustdust mineral property. In May and October 2016, respectively, the Company issued 2,000,000 units at \$0.05 per unit for gross proceeds of \$100,000, where each unit was composed of one flow-through common share and one common share purchase warrant exercisable at \$0.05 per share for a period of 5 years, and 4,723,500 units at \$0.06 per unit for gross proceeds of \$283,410, where each unit was composed of one common share and one common share purchase warrant exercisable at \$0.10 per share for a period of 2 years.

During the year ended February 28, 2017, the Company borrowed an additional \$100,000 from Eastfield Resources Ltd. (a related company). The unsecured promissory notes have a term of 24 months and bear interest at a rate of 10% per annum, which is payable at the end of the term together with the principal. During the year ended February 28, 2017, the Company repaid \$50,000 of principal on the outstanding balance of the promissory notes due to Eastfield Resources Ltd.

Lorraine Copper has 48,367,251 fully diluted shares outstanding at the Report Date (37,618,751 shares issued as at February 28, 2017). The Company does anticipate the need to raise equity funds early in the new year to fund administration costs and an active exploration program on the Lorraine-Jajay project. As always, the Company will endeavor to keep share issuances low and reduce risk for the shareholders by optioning mineral properties and covering overheads with option payments. The Company remains committed to the core philosophy of building a company with a strong portfolio of projects funded by option partners.

The working capital balance at the end of the year, assuming completion of the planned equity financing, is expected to be sufficient to meet the Company's planned exploration expenditures and administration costs for the 2017/2018 fiscal year. The Company is at the exploration stage and has no material revenue from its

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business operations. The Company's ability to meet its future obligations and maintain operations is contingent upon successful completion of additional financing arrangements. Although the Company has been successful in raising funds in the equity markets to date, there can be no assurance that additional funding will be available in the future at reasonable terms.

At February 28, 2017, the Company had 7,723,500 share purchase warrants outstanding with exercise prices ranging from \$0.05 to \$0.12 and expiration dates from October 28, 2018 to May 26, 2021. The Company also had 2,075,000 share purchase options outstanding (all of which are vested and exercisable) with exercise prices from \$0.05 to \$0.10 and with expiry dates ranging from May 3, 2026 to January 17, 2027.

On May 16, 2017, the Company granted 950,000 common share purchase options exercisable at \$0.07 per share for a term of 10 years.

Contractual Obligations

The Company has no contractual obligations.

Additional Disclosure for Venture Issuers Without Significant Revenue

No additional disclosure is required.

Transactions with Related Parties

Related party transactions are recorded at the exchange amount as agreed to by the parties.

In the normal course of business, the Company enters into transactions with a related company, Eastfield Resources Ltd. ("Eastfield") for the use of equipment, services and rental of office space. The Company is related to Eastfield through common directors. During the year, amounts payable for rent, salaries, telephone, office, consulting, and investor relations to Eastfield amounted to \$69,014 (2016 - \$76,639). At February 28, 2017, payable to related parties included \$4,083 (2016 - \$12,347) payable to Eastfield.

During the year, geological services totaling \$70,505 (2016 - \$14,000) were provided to the Company by Mincord Exploration Consultants Ltd. ("Mincord"), a geological service company owned by two directors of the Company. Mincord's relationship with the Company is non-exclusive and without retainer, and is used on a project by project basis. Services provided include the hiring of field and professional personnel, rental of vehicular, camp and technical equipment, transportation and mobilization costs. At February 28, 2017, payable to related parties included \$3,417 (2016 - \$Nil) payable to Mincord.

In the year ended February 28, 2011, reclamation bonds of \$12,000, which had been released by the Ministry of Energy, Mines and Petroleum Resources to Cariboo Rose Resources Ltd., a related company with directors in common, were transferred to the Company. This amount remains owing to Cariboo Rose at February 28, 2017.

Remuneration for key management personnel included \$33,056 (2016 - \$Nil) in share-based compensation.

The Company has issued unsecured promissory notes to a related company, Eastfield Resources Ltd. The total principal and accrued and unpaid interest outstanding on these unsecured promissory notes is \$184,366 at February 28, 2017 (2016 - \$117,428). During the year ended February 28, 2017, the Company incurred \$16,938 of interest expense related to these unsecured promissory notes (2016 - \$10,800).

During the year ended February 28, 2017, the Company acquired a 40% interest in the Okeover property from Eastfield Resources Ltd. for consideration of \$40,000 and 20% of any future option payments resulting from 3rd party agreements with the property made by the Company for a period of 3 years. In addition, during the year ended February 28, 2017, the Company purchased Prophecy Development Corp.'s 60% interest in the Okeover property, which includes a \$6,500 receivable from Eastfield Resources Ltd. As at February 28, 2017, receivable from a related party includes \$6,500 due from Eastfield Resources Ltd. related to a project deposit on the Okeover property.

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Financial Instruments and Other Instruments

The Company's financial instruments are exposed to certain risks, which include credit, liquidity and market risk. The risks related to financial instruments are managed by the senior management of the Company under policies and directions approved by the Board of Directors.

Credit Risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations. The Company's cash and cash equivalents and project deposits are held through major Canadian financial institutions. Its accounts receivable include goods and services taxes receivable from the Government of Canada and mineral exploration tax credit receivable from the Government of British Columbia. The Company's receivable from a related party is due from a related party, Eastfield Resources Ltd.

The Company considers this risk to be minimal on its cash and cash equivalents, goods and services taxes receivable and mineral exploration tax credits receivable. For amounts due from a related party, the Company monitors the receivable balance and the payments made by the related company in order to determine if an allowance for estimated credit losses is required. When determining the allowance for estimated credit losses the Company will consider historical experience with the related company, current market and industry conditions and any specific collection issues. At February 28, 2017, none of the Company's accounts receivable are past due or impaired.

Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk through the management of its capital structure and financial leverage. The following tables are the remaining contractual maturities of the Company's non-derivative financial liabilities at the statement of financial position date. The amounts are gross and undiscounted, and include estimated interest payments.

	February 28, 2017			
	Less than 3 months	3 months to 1 year	1-5 years	Over 5 years
Accounts payable and accrued liabilities	\$ 22,451	\$ -	\$ -	\$ -
Payables to related parties	7,500	-	-	-
Promissory note	-	-	184,366	-
Payable to Cariboo Rose Resources Ltd.	-	-	-	12,000
Total	\$ 29,951	\$ -	\$ 184,366	\$ 12,000

	February 29, 2016			
	Less than 3 months	3 months to 1 year	1-5 years	Over 5 years
Accounts payable and accrued liabilities	\$ 28,324	\$ -	\$ -	\$ -
Payables to related parties	12,347	-	-	-
Promissory note	-	-	117,428	-
Payable to Cariboo Rose Resources Ltd.	-	-	-	12,000
Total	\$ 40,671	\$ -	\$ 117,428	\$ 12,000

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Market Risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. The Company's market risk is comprised of interest rate risk.

(i) Interest Rate Risk

Interest rate risk is the risk that changes in interest rates will affect the fair value or future cash flows of the Company's financial instruments. The Company is exposed from time to time to interest rate risk as a result of holding floating rate temporary investments of varying maturities. The Company reduces the risk that it will realize a loss as a result of a decline in the fair value of these investments by limiting these investments to highly liquid securities with short-term maturities. At February 28, 2017, the Company is not exposed to significant interest rate risk.

Outstanding Share Data

The Company had the following common shares, share purchase warrants share purchase options and other shares reserved for issuance outstanding as at the Report Date:

	At Report Date
Common shares	37,618,751
Share purchase options	3,025,000
Share purchase warrants	7,723,500
Fully Diluted shares outstanding	48,367,251

Critical Accounting Estimates

Significant areas requiring the use of management estimates include the collectability of amounts receivable, recovery of British Columbia Mining Exploration Tax Credit receivable, balances of accrued liabilities, the fair value of financial instruments, the recoverability of mineral property interests, determination of asset retirement and environmental obligations, estimates of deferred income tax assets and liabilities, valuation allowances for deferred income tax assets, measurement of the fair value of tax benefits sold and the measurement of equity instruments and share-based compensation. While management believes that these estimates are reasonable, actual results could differ from those estimates and could impact future results of operations and cash flows.

Off-balance Sheet Arrangements

The Company has no off-balance sheet arrangements.

Changes in Accounting Policies and Future Accounting Pronouncements

International Financial Reporting Standards ("IFRS")

The Company's financial statements are prepared in accordance with IFRS and the relevant accounting policies have been used in preparing the financial statements for the year ended February 28, 2017 and February 29, 2016.

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Future Accounting Pronouncements

Standards issued but not yet effective up to the date of issuance of the Company's financial statements are listed below. This listing is of standards and interpretations issued, which the Company reasonably expects to be applicable at a future date. The Company intends to adopt those standards when they become effective. The Company is currently evaluating the impact of the adoption of the new standards and amendments on its financial statements.

		<u>Effective Date</u>
IFRS 2	Share-based Payment	January 1, 2018
IFRS 9	Financial Instruments	January 1, 2018
IFRS 15	Revenue from contracts with customers	January 1, 2018
IFRS 16	Leases	January 1, 2019
IAS 7 (Amendment)	Statement of Cash Flows	January 1, 2017
IAS 12 (Amendment)	Income Taxes	January 1, 2017

Other Requirements

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

Risks and Uncertainties

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

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

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

The property interests owned by the Company, or in which it has an option to earn an interest, are in the exploration stages only, are without known bodies of commercial mineralization and have no ongoing mining operations. Mineral exploration involves a high degree of risk and few properties, which are explored, are ultimately developed into producing mines. Exploration of the Company's mineral properties may not result in any discoveries of commercial bodies of mineralization. If the Company's efforts do not result in any discovery of commercial mineralization, the Company will be forced to look for other exploration projects or cease operations.

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

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Website

The Company's web site address is www.lorrainecopper.com. Other information relating to the Company may be found on SEDAR at www.sedar.com.

Corporate Information

Directors and Officers

J. William Morton, P. Geo
President, CEO and Director

Donald D. Sharp, CPA, CA
Chief Financial Officer and Director

Glen L. Garratt, P. Geo.
Vice President, Secretary and Director

D. Kim Evans, CPA, CGA
Director

Auditors

Hay & Watson
900 – 1450 Creekside Dr.
Vancouver, B.C. V6J 5B3

Legal Counsel

Miller Thomson
1000-880 Howe St.,
Vancouver, B.C. V6Z 2M1

Registrar/ Transfer Agent

Computershare
2nd Floor, 510 Burrard St.
Vancouver, B.C.

Share Listing

TSX Venture Exchange: Symbol: **LLC**