Management's Discussion and Analysis for the six months ended June 30, 2017

This Management's Discussion and Analysis ("MD&A") for the six months ended June 30, 2017, prepared as of August 22, 2017, should be read in conjunction with the unaudited condensed interim consolidated financial statements for the three and six months ended June 30, 2017 of Silver One Resources Inc. (the "Company" or "Silver One"), together with the audited financial statements of the Company for the fourteen months ended December 31, 2016, as well as the accompanying MD&A for the period then ended (the "Annual MD&A").

The referenced unaudited condensed interim consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS"). All amounts included in this MD&A are expressed in Canadian dollars unless otherwise indicated.

The Company's critical accounting estimates, significant accounting policies and risk factors as disclosed in the Annual MD&A have remained substantially unchanged and are still applicable to the Company unless otherwise indicated.

These documents and other information relevant to the Company's activities are available for viewing on SEDAR at www.sedar.com or on the Company's website at www.selverone.com.

COMPANY OVERVIEW

Silver One was incorporated pursuant to the provisions of the Business Corporations Act (British Columbia) on June 8, 2007 and completed its initial public offering as a Capital Pool Company ("CPC") on February 29, 2008. As a CPC, the Company's only business had been to identify and evaluate businesses or assets with a view of completing a Qualifying Transaction ("QT").

On July 27, 2016, the Company completed an option agreement with Anstag Mining Ltd. ("Anstag"), constituting its QT under the applicable policies of the TSX Venture Exchange ("TSX-V"). Upon completion of the QT, the Company became a Tier 2 mining issuer on the TSX-V under the symbol "BRV". The Company's name was changed to Silver One Resources Inc. on September 1, 2016, and the trading symbol was changed to "SVE".

Effective September 1, 2016, the Company completed a forward stock split of the common shares by way of a stock dividend on a basis of 3 post-split common share for 1 pre-split common share (the "Split"). On the stock split date, the number of pre-split common shares was 21,641,659. The Split resulted in the number of post-split common shares being 64,924,977.

The Company's principal activities include the acquisition, exploration and development of mineral properties. On September 26, 2016, the Company completed the acquisition of all issued and outstanding shares of KCP Minerals Inc. ("KCP"), a subsidiary of First Mining Finance Corp. ("First Mining"), and after this transaction holds three Mexican silver projects: Peñasco Quemado in the state of Sonora, La Frazada in the state of Nayarit, and Pluton in the state of Durango. The Company also entered into an option agreement to acquire a 100% interest in the Candelaria Silver project (the "Candelaria Project") located in Nevada.

COMPANY HIGHLIGHTS

Current highlights (including subsequent events up to August 22, 2017) include:

Option agreement with SSR Mining Inc. to acquire 100% interest in the Candelaria Mine Project, Nevada

On January 17, 2017, the Company entered into an Option Agreement ("Option Agreement") with a subsidiary of SSR Mining Inc. ("SSR") (formerly Silver Standard Resources Inc.), to acquire a 100% interest in the Candelaria Project located in Nevada.

In order to exercise the option, Silver One will be required to:

• issue USD \$1,000,000 in shares to SSR on the date that the parties satisfy the conditions to the Agreement,

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including obtaining final approval of the TSX-V (the "Effective Date") (paid);

- issue an additional USD \$1,000,000 in shares on each of the three anniversaries of the Effective Date; and
- assume the reclamation bond on the property immediately prior to exercise of the option.

In order to satisfy the initial option payment of USD \$1,000,000, the Company issued 1,332,900 common shares at a price of \$1.00 per share.

Upon satisfying the terms set forth above, the Company will have earned a 100% interest in the property subject to a 3% net smelter returns royalty payable to Teck Resources USA on production from a certain claims group of the property and a charge of \$0.01 per ton payable for waste rock dumped on certain claims.

The Company has commenced the permitting process for drilling the old heap leach pads that were partially processed during the open pit operations in the 1970's through 1990's. SSR's historic resource on the heaps amount to just over 48 million ounces of silver averaging 1.29 oz/t (~44 g/t) silver. Silver One's goal is to evaluate the grade, distribution and potential metallurgical recovery of the silver for a vat leach reprocessing of the historic heaps. A production decision would be based upon the results of the metallurgical testing and a pre-feasibility and feasibility study.

MINERAL PROPERTIES

USA

Candelaria, Nevada, United States

The Candelaria Mine is located in central west Nevada just off the paved Highway 95, which connects Las Vegas with Reno. The past producing mine site is serviced by paved road, power and water. Reclamation of the Candelaria Mine has been ongoing since 1998. The mine dumps were re-contoured and seeded, and the heap leach piles were rinsed with fresh water and seeded. Other infrastructure has been removed, and the substantial reclamation work meets all state and federal guidelines.

The project lies within the Candelaria Mining District, historically the richest silver mining district in Nevada. Estimated production from the late 1880's to 1954 was 22 million ounces of silver. From 1874 to 1883, the Northern Belle Deposit alone produced high grade lodes averaging 1,700 – 2,000 g/t (50 – 60 oz/t) silver. Open pit mining between 1980 and 1999 resulted in the production of 47 million ounces of silver, with Kinross Gold producing approximately 13 million ounces of that between 1994 and 1999.

SSR completed a large drilling program prior to acquiring the project in 2001, and commissioned a technical resource report titled "Candelaria Project Technical Report" dated May 24, 2001 (filed on SEDAR on June 20, 2002), prepared by Pincock Allen & Holt. Historical resources as outlined in the report amount to approximately 44 million ounces of silver in the Measured and Indicated categories with an additional 82.8 million ounces of silver Inferred. See section titled "Cautionary Note on Historical Resource Estimates".

Silver One entered into a 3-year option agreement with SSR (announced on Jan. 17 and 23, 2017) whereby Silver One issued US\$1.0 million worth of Silver One shares upon TSX-V approval of the option agreement (January 23, 2017), is obligated to issue an additional US\$ 1.0 million worth of Silver One shares upon each of the subsequent 3 anniversaries and assume the reclamation bond on the property immediately prior to exercise of the option. Upon completion of the option agreement, Silver One will have earned 100% of SSR's interest in the property, subject to a 3% net smelter returns royalty payable to Teck Resources USA on production from a certain claims group of the property and a charge of \$0.01 per ton payable for waste rock dumped on certain claims.

Silver One's goal is to re-evaluate all of the resources and to explore for potential down-dip, high-grade extensions to the system. Drilling completed by SSR partially delineated some of these deeper targets, but the testing of their full potential has not been completed.

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The company has initiated the permitting process with the Bureau of Land Management in Nevada ("BLM") to undertake a drilling program on the historic leach pads as well as surface exploration to assess the mineral potential along-strike outside the areas of the old pits.

Mexico

Peñasco Quemado, Sonora, Mexico

Peñasco Quemado, is located in northern Sonora, 60 km south of the town of Sasabe on the US-Mexican border and comprises 3,746 hectares in seven concessions.

A 2006 drilling program outlined a historical measured and indicated resource of 2.57 million tonnes at a grade of 117 g/t Ag for a silver resource of 9.63 million ounces (Technical Report filed on SEDAR on Jan. 9, 2017). The silver mineralization is associated with manganese and barite oxides in a near surface shallow westerly dipping zone of polymictic conglomerate in the northern part of the deposit and in stockwork quartz and manganese oxides in a rhyolite dome in the southern part of the deposit. See "Cautionary Note on Historical Resource Estimates".

The historical resource has been traced along a 450m strike length and drilling to date has been relatively shallow, less than 100m deep, mainly focused on the silver-bearing conglomerate. Soil sampling over the entire property was conducted in late 2016 with results announced on March 1, 2017. Highly anomalous soil values in manganese and barium along with lead and zinc are associated with the historic resource area and extend the potentially mineralized system for an additional 2.6 km to the southeast. As well, a second large anomalous area was outlined by the soil program in the western area of the property, an exploration target area that has never been systematically explored.

The geochemical results at Peñasco Quemado are very encouraging as they put in perspective a much larger upside potential to the property than was previously understood. These two standout exploration targets defined by highly anomalous zinc, lead, barium and manganese values not only extend the prospective strike length of the mineralized system from the 450 meters associated with the Historic Resource to over 3,000 meters, but the association with strongly elevated zinc and lead values suggests the possible presence of other buried zinc and lead +/- silver bearing mineralized systems at depth. This geochemical signature bears strong similarities to the silver-manganese oxide and deeper zinc-lead-silver sulphide deposits currently being successfully evaluated by Arizona Mines at their Hermosa and Taylor projects in Arizona. Further exploration is clearly warranted.

La Frazada, Nayarit, Mexico

La Frazada is located approximately 300 km northwest of Guadalajara and hosts silver rich epithermal veins with base metals. The 299-hectare exploration concession lies within the western foothills of the Sierra Madre Occidental. Access is good, being only a few kilometers from the main coastal highway with average elevations less than 200m above sea level.

La Frazada was mined in the late 1890's by an English company, with the Mexican revolution effectively stopping all activity by 1910. A small ornate smelter stack is all that remains of that early historical production. Two parallel quartz veins with galena and sphalerite have been traced for over 1800m along strike and host mineralization in three known mineralized shoots. A 2008 NI 43-101 Technical Report (filed on SEDAR on Jan. 9, 2017) calculated a historical measured and indicated resource totaling 583,000 tonnes at 250 g/t Ag, 0.87% Pb, and 2.44% Zn; historical inferred resources are an additional 534,000 tonnes at 225 g/t Ag, 0.92% Pb, and 2.62% Zn. These resources are near surface and within the existing mine workings. See "Cautionary Note on Historical Resource Estimates".

A property wide soil sampling program was completed in late 2016, with results announced on March 1, 2017.

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The results reveal lead-zinc-copper and antimony anomalies that correlate with known mineralized veins. Portions of the veins however, do not show contrast with background values. The tropical weather of Frazada has leached silver and to some extent other elements such as zinc and copper that are more easily detectable in dry weather. Thus, the vein is not easily visible with the soil geochemistry. Despite such limitations, certain elements are useful to identify the veins and delineate extensions of the mineralized trends. Antimony, for example, roughly correlates with the Jabalina East vein. Lead, zinc and copper roughly correlate with the Frazada vein in the eastern part of the property and indicate that the vein extends an additional 300 meters to the west.

A drilling program targeting deeper levels of the projected ore shoots has never been undertaken, but could appreciably add to the resource. Additional resources could also exist along strike, outside the areas of the underground workings. For more detailed information, please review the NI 43-101 report.

Pluton, Durango, Mexico

Pluton is a 6,534-hectare property comprised of 3 contiguous exploration concessions. It is strategically located within the historic "Ojuela-Mapimi Mining District" and lies along the eastern front of the Sierra Madre Oriental in northern Durango.

Exploration targets at Pluton are silver-lead-zinc carbonate replacement deposits, which may lie beneath the shallow alluvial cover. The property lies adjacent to and just north of the famous Mapimi Mining District, and west of Excellon's (TSX: EXN) Platosa mine, an active silver producer with grades greater than 1000 g/t AgEq. Aeromag and ZTEM surveys show that Pluton, Platosa and the Mapimi districts all lie on the edge of a 25km long buried intrusion, which does not outcrop.

These geophysical surveys, along with geochemistry and IP, resulted in a 3900 m diamond drill program in 2011 aimed at testing for high grade carbonate replacement mineralization in the favourable limestone horizon marginal to the intrusives. All holes encountered silver-lead-zinc mineralization in veins in a shale hornfels overlying the carbonate horizon, but none of the holes passed into the host carbonate rocks. This vein mineralization is interpreted as leakage into the nonreactive hornfels from the intrusion and/or carbonates below. The high-grade target of silver-rich massive sulfides could lie at the contact of the limestone and the downward projection of the mineralized fractures seen in the hornfels.

An ancillary advantage to the district is that the Peñoles Torreon smelter is only 50km away, and transport and power infrastructure is excellent.

Cautionary Note on Historical Resource Estimates

Historical Resource Estimate on Peñasco Quemado

Silvermex completed a NI 43-101 Technical report outlining the following historical resource estimate as set forth below.

Resource Category (Underground)	Mineral Type	Tonnes (Mt)	Ag (g/t)	Ag (Moz)
Measured Indicated Total M + I	Oxides Oxides Oxides	0.12 2.44 2.57	152 115 117	0.60 9.03 9.63
Inferred	Oxides	0.10	41	0.13

Silvermex Resources Limited reported in a technical report titled "Updated NI 43-101 Technical Report and Resource Estimate for the Peñasco Quemado Silver Property" dated March 9, 2007 (filed on SEDAR on March

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16, 2007), prepared by William J. Lewis and James A. McCrea, the above historical mineral resource estimate. The historical mineral resource estimate used "measured mineral resource", "indicated mineral resource" and "inferred mineral resource", which are categories set out in NI 43-101. Accordingly, the Company considers these historical estimates reliable as well as relevant as it represents a target for exploration work by the Company. The data base for the historical resource estimate consisted of 24 reverse circulation holes from a 1981/82 program, 17 reverse circulation holes from a 2006 program and 8 diamond drill holes from a 2006 drill program. Assay data was available for all 49 of the drill holes and 12 trenches. The mineral resource estimate used a kriging estimation method to establish ore zones with a cut-off grade of 30 g/t Ag and assay's capped at 700 g/t Ag. Resource blocks were estimated by ordinary kriging with samples within a search radius of 25 meters classified as a measured mineral resource, within 47 meters classified as an indicated mineral resource and within 70 meters classified as an inferred mineral resource. As required by NI 43-101, CIM definitions (August, 2004) were used to classify mineral resources with the classification of each kriged ore block dependent upon the number of penetrating holes. An in-situ block density of 2.50 t/cu meter was assigned the ore blocks. The qualified person has not done sufficient work to classify the historical estimate as a current mineral resource therefore the Company is treating these historical estimates as relevant but not current mineral resources.

Historical Resource Estimate on La Frazada Property

A NI 43-101 Technical Report prepared for Silvermex Resources Ltd. ("Silvermex") outlined a historical measured resource comprised of 2.54 million ounces, averaging 260 g/t silver, a historical indicated resource comprised of 2.16 million ounces, averaging 241 g/t silver, and a historical inferred resource comprised of 3.86 million ounces of silver, averaging 225 g/t silver.

Resource	Tonnes	Ag	Au	Pb	Zn	Ag	Au	Pb	Zn	Cu
Category	(Mt)	(g/t)	(g/t)	(%)	(%)	(Moz)	(oz)	(Mlb)	(Mlb)	(Mlb)
Measured	0.30	260	0.20	0.88	2.36	2.54	1,900	5.86	15.78	0.63
Indicated	0.28	241	0.14	0.86	2.52	2.16	1,300	5.30	15.50	0.55
Total M+ I	0.58	251	0.17	0.87	2.44	4.70	3,200	11.16	31.28	1.18
Inferred	0.53	225	0.17	0.92	2.62	3.86	3,100	10.86	30.77	1.05

Silvermex Resources Limited reported in a technical report titled "Technical Report and Preliminary Resource Estimate for the La Frazada Silver Property, El Zopilote Mining District, Nayarit, Mexico) dated November 24, 2008 (amended January 19, 2009) (filed on SEDAR on February 18, 2009), prepared by William J. Lewis, the above historical mineral resource estimate. The historical mineral resource estimate used "measured mineral resource", "indicated mineral resource" and "inferred mineral resource", which are categories set out in NI 43-101. Accordingly, the Company considers these historical estimates reliable as well as relevant as it represents a target for exploration work by the Company. The data base for the historical resource estimate consisted of 729 samples; 233 belonging to the La Jabalina West vein, 384 to the La Frazada vein and 112 samples corresponding to the La Jabalina East-Tiro Real vein. The mineral resource estimate used a block model method with a cut-off grade of 80 g/t Ag, 0.75% Pb and 1% Zn. The qualified person has not done sufficient work to classify the historical estimate as a current mineral resource therefore the Company is treating these historical estimates as relevant but not current mineral resources.

Historical Resource Estimate on Candelaria Project

SSR reported in a technical report titled "Candelaria Project Technical Report" dated May 24, 2001 (filed on SEDAR on June 20, 2002), prepared by Mark G. Stevens, P.G., of Pincock Allen & Holt, the historical mineral resource estimate shown in the table below.

Candelaria Project								
Historical Resource Estimate								
Area/Type	Classification	Tons	Factored Ag Grade (opt Ag _{total})	Sol. Au Grade (opt Au _{soluble})	AqEq Grade (opt AgEq _{total})	Ag Ounces (Ag _{total})	Aq Equiv. Ounces (AqEq _{total})	
	Measured	3,391,000	4.44	0.004	4.67	15,054,000	15,838,000	
Mount	Indicated	10,231,185	2.84	0.003	3.01	29,005,000	30,796,000	
Diablo	Subtot. M + Ind	13,623,000	3.23	0.003	3.42	44,060,000	46,633,000	
Mount Diablo		5,191,000	2.12	0.003	2.30	11,015,000	11,939,000	
Northern Belle	Inferred	9,162,000	2.26	0.002	2.37	20,661,000	21,714,000	
Leach Pads		37,328,000	1.29		1.29	48,153,000	48,153,000	
L.G. Stockpiles	4,000,000	0.75		0.75	3,000,000	3,000,000		
	Subtot. Inf.	55,681,000	1.49	0.002	1.52	82,829,000	84,806,000	

Notes

- 1) Lode resources tabulated at a 0.5 opt Ag_{soluble} cut-off grades, with only Ag_{total} shown in this table.
- 2) Leach pads and low grade stockpile resources tabulated for entire accumulation of material.
- 3) Total silver grades factored from soluble silver grades using regression formulas developed by Snowden.
- 4) Silver equivalent grade includes the contribution from the gold grade (soluble) using an Ag:Au equivalency ratio of 57.8:1.

The historical mineral resource estimate used "measured mineral resource", "indicated mineral resource" and "inferred mineral resource", which are categories set out in NI 43-101. Accordingly, Silver One considers these historical estimates reliable as well as relevant as it represents key targets for exploration work by Silver One. The data base for the historical resource estimate:

- (1) on the Mount Diablo Deposit consisted of 538 drill holes by previous owners and 10 drill holes by SSR. For drill holes that were twinned, the author used the lower of the two values assigned to the original holes. The mineral resource estimate used a kriging estimation method to establish ore zones with a cut-off grade of 0.5 opt Ag. Ordinary kriging was used to interpolate grades in the block model. The block models were set up with block dimensions of 25 feet by 25 feet in plan and 10 feet in height. The maximum search range used in the higher-grade zone was 235 feet, in the lower grade zone it was 1,000 feet and in the background zone it was 350 feet. Block models more than 300 feet from the nearest composite only constituted 3 percent of the total number of estimated blocks and were assigned to an inferred category,
- (2) on the Northern Belle Deposit consisted of 226 drill holes by previous owners, of which a portion of these holes were duplicated for the Mount Diablo Deposit database. The mineral resource estimate used a kriging estimation method to establish ore zones with a cut-off grade of 0.5 opt Ag. The mineral resource estimate used multiple indicator kriging to interpolate grades in the block model. Block models were set up with block dimensions of 50 feet by 50 feet in plan and 20 feet in height. The maximum search range used in the higher-grade zone was 85 feet, in the intermediategrade zone was 120 feet and the lower-grade zone was 140 feet and in the lower undifferentiated material below the

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- current pit topography was 260 feet. Block models more than 300 feet from the nearest composite only constituted 3 percent of the total number of estimated blocks and were assigned to an inferred category;
- (3) on the Leach Pads consisted of 24,633,000 tons located on Leach Pad 1 and 12,695,000 on Leach Pad 2. The estimate for Leach Pad 1 is based on the fact that silver production indicates 51.5% of total silver was recovered by heap leaching operation, while 81.2% of the soluble silver contact was recovered. Further, the estimate for Leach Pad 2 is based on the fact that silver production indicates 42.4% of total silver was recovered by heap leaching operation, while 71.3% of the soluble silver content was recovered;
- (4) on the Low Grade Stockpile is based on limited and incomplete data and documentation. Material placed on the on the stock piles ranged from 0.5 to 0.65 opt Ag,

To the knowledge of Silver One, there is no new data available since the calculation of the above historical resource estimate and no additional work has been done to upgrade or verify the historical resource estimate. The qualified person has not done sufficient work to classify the historical estimate as a current mineral resource therefore Silver One is treating these historical estimates as relevant but not current mineral resources.

SUMMARY OF QUARTERLY RESULTS

Three months ended (\$)	June 30, 2017 ¹	March 31, 2017 ¹	December 31 2016 ²	October 31 2016 ³
Revenues	-	-	-	-
Net loss	(434,160)	(337,348)	(172,498)	(849,607)
Net loss per share – (basic and diluted) ⁶	(0.01)	(0.00)	(0.00)	(0.02)
Total assets ⁴	9,496,874	10,001,652	8,980,178	9,197,158

Three months ended (\$)	July 31 2016	April 30 2016	January 31 2016	October 31 2015 ⁵
Revenues	-	-	-	-
Net (loss) income per share	(56,654)	(18,348)	(5,314)	3,095
Net (loss) income per share - (basic and diluted)6	(0.00)	(0.00)	(0.00)	0.00
Total assets	363,354	8,144	28,800	32,128

¹ The net losses for the quarters ended March 31, 2017 and June 30, 2017 result from an increase in corporate activities in connection with the acquisition of KCP and Option Agreement on the Candelaria Project.

RESULTS OF OPERATIONS

Three months ended June 30, 2017

During the three months ended June 30, 2017, the Company reported a net loss of \$434,160 or \$0.01 per share compared to \$56,654 or \$0.00 per share for the three months ended July 31, 2016. The increased loss was primarily due to an increase in corporate activities after the acquisition of KCP and the Option Agreement on the Candelaria Project, and the resulting increase in office and administrative expenses. The most significant expenses of variance to prior periods are as follows:

Administrative and office of \$31,236 (2016 - \$544)

Administrative and office costs increased due to the increased administrative activity of the Company following the acquisition of KCP.

² The December 31, 2016 period is a two-month stub period from November 1, 2016 – December 31, 2016.

³ Net loss for the quarter ended October 31, 2016 is mostly the result of a share-based payment charge as well as an increase in expenses due to the Company's increased activity.

⁴ Total assets as at October 31, 2016 increased significantly due to the acquisition of KCP and the mineral properties acquired as part of this acquisition.

⁵ Net income for the quarter ended October 31, 2015 is the result of the CRA reaching a final resolution with the Company and allowing \$9,144 of GST / HST Input Tax Credits for the 2009 and 2010 fiscal years.

⁶ The basic and diluted loss per share calculation results in the same value due to the net loss, and resulting anti-dilutive effect of outstanding options, or due to there being no options outstanding.

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Consulting of \$33,345 (2016 - \$nil)

The increase in consulting is the result of the Company's increased activities on the mineral properties, and the resulting geological consulting required to perform this work.

Exploration and evaluation of \$91,092 (2016 - \$nil)

The exploration and evaluation fees during the three months ended June 30, 2017 relate to reconnaissance work performed on potential properties.

Salaries and benefits of \$60,000 (2016 - \$10,744)

Salaries and benefits expense includes fees paid to the Company's President and CEO appointed to the position in 2016.

Share-based payments of \$65,794 (2016 - \$nil)

The increase in share-based payments relates to options granted at the end of 2016 that had a vesting charge during the three months ended June 30, 2017, as well as the vesting charge on options granted during the quarter. There were no options outstanding during the three months ended July 31, 2016.

Shareholder communications of \$30,100 (2016 - \$946)

The increase in shareholder communications is the result of increased marketing and promotional activities following the QT in the third quarter of 2016.

Travel and related costs of \$92,234 (2016 - \$2,663)

Travel and related costs increased due to the increased marketing and promotional roadshows as well as travel to the newly-acquired properties.

Six months ended June 30, 2017

During the six months ended June 30, 2017, the Company reported a net loss of \$771,508 or \$0.01 per share compared to \$75,002 or \$0.00 per share for the six months ended July 31, 2016. The increased loss was primarily due to an increase in corporate activities after the acquisition of KCP and Option Agreement on the Candelaria Project, and the resulting increase in office and administrative expenses. The most significant expenses of variance to prior periods are as follows:

Administrative and office of \$49,104 (2016 - \$594)

Administrative and office costs increased due to the increased administrative activity of the Company following the acquisition of KCP.

Consulting of 66,581 (2016 - \$nil)

The increase in consulting is the result of the Company's increased activities on the mineral properties, and the resulting geological consulting required to perform this work.

Exploration and evaluation of \$93,516 (2016 - \$nil)

The exploration and evaluation fees during the six months ended June 30, 2017 relate to reconnaissance work performed on potential properties.

Salaries and benefits of \$123,536 (2016 - \$10,744)

Salaries and benefits expense includes fees paid to the Company's President and CEO appointed to the position in 2016.

Share-based payments of \$98,359 (2016 - \$nil)

The increase in share-based payments relates to options granted at the end of 2016 that had a vesting charge during the six months ended June 30, 2017, as well as the vesting charge on options granted during the period. There were no options outstanding during the six months ended July 31, 2016.

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Shareholder communications of \$96,932 (2016 - \$946)

The increase in shareholder communications is the result of increased marketing and promotional activities following the QT in the third quarter of 2016.

Travel and related costs of \$132,080 (2016 - \$2,663)

Travel and related costs increased due to the increased marketing and promotional roadshows as well as travel to the newly-acquired properties.

FINANCIAL CONDITION, LIQUIDITY AND CAPITAL RESOURCES

Net working capital including cash

As at June 30, 2017, the Company had \$1,507,004 in cash and working capital of \$1,510,910, compared to cash of \$2,423,334 and working capital of \$2,408,684 at December 31, 2016. The decrease in working capital of \$897,774 was primarily due to the net loss during the six months ended June 30, 2017, as well as amounts spent on the mineral properties.

Operating activities

Cash used in operating activities for the six months ended June 30, 2017 was \$694,100 compared to cash used of \$12,653 in the six months ended July 31, 2016. The cash used in operating activities related mostly to an increase in corporate activities in connection with the acquisition of KCP and the Option Agreement on the Candelaria Project.

Investing activities

Cash used in investing activities for the six months ended June 30, 2017 was \$228,855 compared to \$5,187 in the six months ended July 31, 2016. The cash used in investing activities increased due mostly to the \$211,361 of cash mineral property expenditures incurred during the period.

Financing activities

Cash provided by financing activities during the six months ended June 30, 2017 was \$6,625 compared to \$418,392 in the six months ended July 31, 2016. The cash provided by financing activities during the six months ended July 31, 2016 was due to the completion of private placement.

Capital expenditures

The capital expenditures of the Company during the six months ended June 30, 2017 included cash mineral property expenditures of \$100,953 (2016 - \$nil) on the Company's Mexican properties and \$110,408 (2016 - \$nil) on the Candelaria Project. During the six months ended July 31, 2016, \$5,187 in cash mineral property expenditures were spent on the Margurete Property, which was written off during the fourteen months ended December 31, 2016 after the Company terminated its option to acquire the property.

Liquidity and capital resources

As at June 30, the Company has a working capital of \$1,510,910. The Company has not yet put into commercial production any of its mineral properties and as such has no operating revenues or cash flows. Accordingly, the Company is dependent on the equity markets as its sole source of operating working capital, and the Company's capital resources are largely determined by the strength of the junior resource capital markets, by the status of the Company's projects in relation to these markets, and its ability to compete for investor support of its projects. There can be no assurance that financing, whether debt or equity, will always be available to the Company in the amount required at any particular time or for any particular period or, if available, that it can be obtained on terms satisfactory to it.

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OFF-BALANCE SHEET ARRANGEMENTS

The Company has no off-balance sheet arrangements.

RELATED PARTY TRANSACTIONS

The Company's related parties consist of the Company's directors and officers, and any companies associated with them. The Company incurred the following charges during the three and six months ended June 30, 2017 and July 31, 2016:

Service or item	Three months ended June 30 2017	Three months ended July 31 2016	Six months ended June 30 2017	Six months ended July 31 2016
			\$	\$
Consulting fees	38,253	-	51,813	_
Professional fees	9,078	3,805	22,228	6,110
Salaries and benefits	60,000	10,744	123,735	10,744

Consulting fees include amounts paid to Raul Diaz, a director of the Company, for geological consulting services.

Professional fees include amounts paid to Malaspina Consultants Inc., a company owned by Robert McMorran, a former director of the Company, and in which the CFO, Carmen Amezquita Hernandez, is an associate.

Salaries and benefits include amounts paid to Greg Crowe, President and Chief Executive Officer of the Company.

As at June 30, 2017, directors, officers or their related companies were owed \$18,055 (December 31, 2016 - \$12,665) in respect of services. The amounts due to related parties are unsecured, non-interest-bearing and due on demand.

Key management includes directors and executive officers of the Company. Other than the amounts disclosed above, there was no other compensation paid or payable to key management for employee services for the reported periods.

FINANCIAL INSTRUMENTS

The Company's financial instruments consist of cash, other receivables, accounts payable and accrued liabilities. Cash and other receivables are designated as loans and receivables, which are measured at amortized cost. Accounts payable and accrued liabilities are designated as other financial liabilities, which are also measured at amortized cost. The carrying values of cash, other receivables, and accounts payable and accrued liabilities approximate their fair values due to the short-term nature of these instruments. The risks associated with financial assets and liabilities have not changed since December 31, 2016.

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ACCOUNTING STANDARDS ISSUED BUT NOT YET APPLIED

The following new standard has been issued but not yet applied. The Company is currently evaluating the impact of these standards on its financial statements.

IFRS 9 – Financial Instruments

In July 2014, the IASB issued the final version of IFRS 9, *Financial Instruments* ("IFRS 9") bringing together the classification and measurement, impairment and hedge accounting phases of the IASB's project to replace IAS 39, *Financial Instruments: Recognition and Measurement*. IFRS 9 retains but simplifies the mixed measurement model and establishes two primary measurement categories for financial assets: amortized cost and fair value. IFRS 9 also amends some of the requirements of IFRS 7, *Financial Instruments: Disclosures*, including added disclosures about investments in equity instruments measured at fair value in other comprehensive income, and guidance on financial liabilities and the de-recognition of financial instruments. The mandatory effective date of IFRS 9 will be annual periods beginning on or after January 1, 2018, with early adoption permitted.

IFRS 15 - Revenue from Contracts with Customers

The new IFRS 15, Revenue from Contracts with Customers standard contains a single model that applies to contracts with customers and two approaches to recognizing revenue: at a point in time or over time. New estimates and judgmental thresholds have been introduced, which may affect the amount and/or timing of revenue recognized. This amendment will be mandatory for reporting periods beginning on or after January 1, 2018.

IFRS 16 – Leases. IFRS 16 Leases will replace IAS 17 Leases

This standard introduces a single lessee accounting model and requires a lessee to recognize assets and liabilities for all leases with a term of more than twelve months. A lessee is required to recognize a right-of-use asset representing its right to use the underlying asset and a lease liability representing its obligation to make lease payments. The standard will be effective for annual periods beginning on or after January 1, 2019.

SECURITIES OUTSTANDING

Authorized share capital: The Company can issue an unlimited number of common shares with no par value.

	Expiry date	Exercise Price	Number	
Options	August 5, 2021	\$0.05	4,487,496	
·	August 31, 2021	\$0.33	930,000	
	December 2, 2021	\$0.85	100,000	
	April 27, 2022	\$0.58	575,000	
	June 6, 2022	\$0.65	200,000	

Escrow shares

Pursuant to the regulatory requirements as at June 30, 2017, 1,631,251 issued and outstanding post-split common shares were held in escrow under the CPC Escrow Agreement (December 31, 2016 - 1,957,500). Under the CPC Escrow Agreement 10% of the shares were released on the issuance of the Final Exchange Bulletin on August 4, 2016 (the "Initial Release"). An additional 15% will be released every 6 months following the Initial Release.

Management's Discussion and Analysis for the six months ended June 30, 2017

DISCLOSURE OF CONTROLS AND PROCEDURES

In connection with National Instrument 52-109 (Certificate of Disclosure in Issuer's Annual and Interim Filings) ("NI 52-109"), the Chief Executive Officer and Chief Financial Officer of the Company have filed a Venture Issuer Basic Certificate with respect to the financial information contained in the condensed interim consolidated financial statements for the three and six months ended June 30, 2017 and this accompanying MD&A (together, the "Interim Filings").

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

RISKS AND UNCERTAINTIES

Financing risks

The Company has incurred significant losses since inception. The continued operations of the Company are dependent on its ability to generate future cash flow and obtain additional financing. The Company has traditionally financed its cash requirements through the issuance of common shares. If the Company is unable to generate cash from operations or obtain additional financing its ability to continue as a going concern could be impeded.

Exploration and development

Resource exploration is a speculative business and involves a high degree of risk. There is no known body of commercial ore on the Company's mineral properties and there is no certainty that the expenditures made by the Company in the exploration of its mineral properties or otherwise will result in discoveries of commercially recoverable quantities of minerals. The exploration for and development of mineral deposits involves significant risks, which even a combination of careful evaluation, experience and knowledge may not eliminate. Although the discovery of an ore body may result in substantial rewards, few properties explored are ultimately developed into producing mines. It is impossible to ensure that the current exploration programs planned by the Company will result in a profitable commercial mining operation.

There is no assurance that the Company's mineral properties possess commercially mineable bodies of ore. The Company's mineral properties are in the exploration stage as opposed to the development stage and has no known body of economic mineralization. The known mineralization of the properties has not been determined to be economic ore and there can be no assurance that a commercially mineable ore body exists on the properties. Such assurance will require completion of final comprehensive feasibility studies and, possibly, further associated exploration and other work that concludes a potential mine is likely to be economic. In order to carry out exploration and development programs of any economic ore body and place it into commercial production, the Company may be required to raise substantial additional funding.

Title of mineral properties

There is no assurance that the Company's title to its properties will not be challenged. Title to and the area of mineral properties may be disputed. While the Company has diligently investigated title to its properties, it may be subject to prior unregistered agreements or transfers or indigenous land claims to which title may be affected. Consequently, the boundaries may be disputed.

Option agreements

The Company is currently earning some of its interests in its mineral properties through option agreements and acquisition of title to the property is only completed when the option conditions have been met. These conditions generally include making option payments and incurring exploration expenditures on the properties. If the Company does not satisfactorily complete its option conditions in the time frame laid out in the option agreement, the Company's title to the mineral property will not vest and the Company will have to write-down the previously capitalized costs related to that property.

Management's Discussion and Analysis for the six months ended June 30, 2017

Unknown environmental risks for past activities

Exploration and mining operations involve a potential risk of releases to soil, surface water and groundwater of metals, chemicals, fuels, liquids having acidic properties and other contaminants. In recent years, regulatory requirements and improved technology have significantly reduced those risks. However, those risks have not been eliminated and the risk of environmental contamination from present and past exploration or mining activities exists for mining companies. Companies may be liable for environmental contamination and natural resource damages relating to properties that they currently own or operate or at which environmental contamination occurred while or before they owned or operated the properties. However, no assurance can be given that potential liabilities for such contamination or damages caused by past activities at these properties do not exist.

Political regulatory risks

Any changes in government policy may result in changes to laws affecting ownership of assets, mining policies, monetary policies, taxation, rates of exchange, environmental regulations, labour relations, repatriation of income and return of capital. This may affect both the Company's ability to undertake exploration and development activities in respect of present and future properties in the manner currently contemplated, as well as its ability to continue to explore, develop and operate those properties in which it has an interest or in respect of which it has obtained exploration and development rights to date. The possibility that future governments may adopt substantially different policies, which might extend to expropriation of assets, cannot be ruled out.

FORWARD-LOOKING INFORMATION

The Company's condensed interim consolidated financial statements for the three and six months ended June 30, 2017, and this accompanying MD&A, contain statements that constitute "forward-looking statements" within the meaning of National Instrument 51-102, Continuous Disclosure Obligations of the Canadian Securities Administrators. It is important to note that, unless otherwise indicated, forward-looking statements in this MD&A describe the Company's expectations up to the date of the MD&A.

Forward-looking statements often, but not always, are identified by the use of words such as "seek", "anticipate", "believe", "plan", "estimate", "expect", "targeting" and "intend" and statements that an event or result "may", "will", "should", "could", or "might" occur or be achieved and other similar expressions. Forwardlooking statements in this MD&A include statements regarding the Company's future plans and expenditures, the satisfaction of rights and performance of obligations under agreements to which the Company is a part, the ability of the Company to hire and retain employees and consultants and estimated administrative assessment and other expenses. Forward-looking statements involve known and unknown risks, uncertainties, assumptions and other factors that may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Factors that could cause the actual results to differ include market prices, continued availability of capital and financing, inability to obtain required regulatory approvals and general market conditions. These statements are based on a number of assumptions, including assumptions regarding general market conditions, the timing and receipt of regulatory approvals, the ability of the Company and other relevant parties to satisfy regulatory requirements, the availability of financing for proposed transactions and programs on reasonable terms acceptable to the Company and the ability of third-party service providers to deliver services in a timely manner. Some of these risks and uncertainties are identified under the heading "RISKS AND UNCERTAINTIES" as disclosed elsewhere in this MD&A. Additional information regarding these factors and other important factors that could cause results to differ materially may be referred to as part of particular forward-looking statements.

Forward-looking statements contained herein are made as of the date of this MD&A and the Company disclaims any obligation to update any forward-looking statements, whether as a result of new information, future events or results or otherwise except as required by securities law. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially

Management's Discussion and Analysis for the six months ended June 30, 2017

from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements.

OUTLOOK

Silver One's aim is to become a premier silver exploration and development company. The Company has an option agreement with SSR to acquire 100% of their interest in the past silver producing Candelaria Mine in Nevada. The company also holds three high-quality Mexican silver projects acquired from First Mining Finance. These properties include Peñasco Quemado in the state of Sonora, La Frazada in the state of Nayarit, and Pluton in the state of Durango. Ultimately, the Company's goal is to focus on identifying, acquiring, and exploring silver properties.

As the Company incurs additional retention and exploration expenditures, the Company will likely need to access additional capital. On September 27, 2016, the Company completed a non-brokered private placement by issuing 10,000,000 post-split common shares at a price of \$0.25 per common share for gross proceeds of \$2,500,000. In 2017, the Company intends to add shareholder value through further potential acquisitions of companies and/or properties and organically through the continued exploration of its current mineral property holdings.

QUALIFIED PERSONS

Greg Crowe, P. Geo, President, CEO and Director of the Company, is a Qualified Person as defined in National Instrument 43-101 Standards of Disclosure for Mineral Projects, and is responsible for the review of technical information in the MD&A.

OTHER INFORMATION

Additional information relating to the Company can be found on SEDAR at www.sedar.com or on the Company's website at www.silverone.com.

ADDITIONAL DISCLOSURE FOR VENTURE ISSUERS WITHOUT SIGNIFICANT REVENUE - MINERAL PROPERTY EXPENDITURES

As at June 30, 2017 and December 31, 2016, the Company has capitalized the following acquisition and exploration costs on its mineral properties:

	Balance	Six months ended	Balance
	June 30, 2017		December 31, 2016
	\$	\$	\$
<u>Mexico</u>			
La Frazada			
Acquisition costs	2,086,202	-	2,086,202
Consulting fees	11,911	9,590	2,321
Laboratory and analysis fees	8,150	8,150	-
Land payments	1,555	1,555	-
Travel and accommodation fees	4,494	1,335	3,159
Field supplies and other costs	3,088	2,978	110
Currency translation adjustment	(41,552)	(71,615)	30,063
Total	2,073,848	(48,007)	2,121,855
Peñasco Quemado			
Acquisition costs	3,194,966	-	3,194,966
Consulting fees	6,777	3,866	2,911
Field supplies and other costs	3,662	506	3,156
Laboratory and analysis fees	7,452	6,042	1,410
Land payments	34,267	34,267	0
Travel and accommodation fees	4,473	179	4,294
Currency translation adjustment	(63,889)	(109,927)	46,038
Total	3,187,708	(65,067)	3,252,775
Pluton			
Acquisition costs	1,091,245	-	1,091,245
Consulting fees	1,340	1340	-
Land payments	30,525	30,525	-
Warehouse and storage costs	819	620	199
Currency translation adjustment	(22,042)	(37,766)	15,724
Total	1,101,887	(5,281)	1,107,168
Mexico total	6,363,443	(118,355)	6,481,798
		, ,	<u> </u>
USA			
Candelaria			
Option payments - shares	1,332,900	1,332,900	-
Consulting fees	22,944	22,944	-
Field supplies and other costs	16,329	16,329	-
Land payments	63,774	63,774	-
Travel and accommodation fees	7,361	7,361	<u>-</u>
Total	1,443,308	1,443,308	-
USA total	1,443,308	1,443,308	
Minoral proportion total	7 000 754	4 224 052	6 404 700
Mineral properties total	7,806,751	1,324,953	6,481,798