

Management's Discussion and Analysis

This Management's Discussion and Analysis ("MD&A") provides a commentary to enable a reader to assess material changes in the financial condition and results of operations of Gabriel Resources Ltd. ("Gabriel" or the "Company") and its subsidiary companies (together the "Group") as at and for the three-month periods ended March 31, 2020 and 2019.

The MD&A should be read in conjunction with the unaudited condensed interim consolidated financial statements and notes thereto of the Company as at and for the three-month periods ended March 31, 2020 and 2019 ("Financial Statements"). The Financial Statements have been prepared in condensed format in accordance with International Financial Reporting Standards ("IFRS") as applicable to the preparation of interim financial statements, including International Accounting Standard IAS 34 ('Interim Financial Reporting'). The Financial Statements should be read in conjunction with the audited consolidated financial statements and notes thereto of the Company as at and for the year ended December 31, 2019, which have been prepared in accordance with IFRS. All amounts included in the MD&A are in Canadian dollars ("\$"), unless otherwise specified. This report is dated as of May 12, 2020, and the Company's public filings can be reviewed on the SEDAR website (www.sedar.com).

This MD&A contains forward-looking statements about the Company's objectives, strategies, financial condition, operations and businesses within the Group. Forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause actual results, performance or achievements of the Group to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. Such forward-looking statements are based upon the beliefs, expectations, reasonable investigation and opinions of Management as of the date of this MD&A. All forward-looking statements, including those not specifically identified herein are made subject to (i) the impact, if any, of the coronavirus pandemic as considered on pages 5, 18 and 20 and (ii) the cautionary language beginning on page 26. Readers are advised to refer to the cautionary language when reading any forward-looking statements.

Overview

Gabriel is a Canadian resource company with its common shares ("Common Shares") listed on the TSX Venture Exchange ("Exchange") which, for many years, was focused principally on the exploration and development of the Roşia Montană gold and silver project in Romania (the "Project"). The Project, one of the largest undeveloped gold deposits in Europe, is situated in an area known as the Golden Quadrilateral in the South Apuseni Mountains of Transylvania, Romania, an historic and prolific mining district that since Roman times has been mined intermittently for over 2,000 years.

The exploitation concession license for the Project ("License") is held by Roşia Montană Gold Corporation S.A. ("RMGC"), a Romanian company in which Gabriel owns an 80.69% equity interest, with the 19.31% balance held by Minvest Roşia Montană S.A. ("Minvest RM"), a Romanian State-owned mining company.

Upon obtaining the License in 1999, RMGC along with Gabriel and its subsidiary companies focused substantially all of their management and financial resources on identifying and defining the size of the four ore bodies, engineering to design the size and scope of the Project, surface rights acquisitions, rescue archaeology and environmental assessment and permitting. Despite the Group's fulfilment of its legal obligations and its development of the Project as a high-quality, sustainable and environmentally-responsible mining project, using best available techniques, Romania has blocked and prevented implementation of the Project without due process and without compensation, effectively depriving the Group entirely of the value of its investments.

On July 21, 2015, the Company and its wholly-owned subsidiary, Gabriel Resources (Jersey) Ltd. (together "Claimants"), filed a request for arbitration ("Arbitration Request") before the World Bank's International Centre for Settlement of Investment Disputes ("ICSID") against the Romanian State (the "Respondent") pursuant to the bilateral investment protection treaties which the Romanian Government has entered into with each of the Government of Canada and the Government of the United Kingdom of Great Britain and Northern Ireland for the Promotion and Reciprocal Protection of Investments (together the "Treaties") ("ICSID Arbitration"). Information on the key milestones to-date in the ICSID Arbitration process is given below.

In light of the continued absence of any positive engagement by the Romanian State since the Arbitration Request, the ICSID Arbitration has become the Company's core focus. Accordingly, any information set out in this MD&A relating to the Project, the License, and the Group's development activities in Romania is for background purposes only and should not be interpreted as being indicative of the Company's expectations as at the date of this document regarding the future development of the Project.

ICSID Arbitration

In reliance on numerous representations made and actions taken by the Romanian authorities and in the reasonable expectation that the Company's projects would be evaluated in accordance with the law and reasonable technical standards and, ultimately, on its merits, the Claimants have invested over US\$700 million to maintain and develop the Project and to define two valuable mineral deposits at the Rodu-Frasin (epithermal gold and silver) site and Tarnița (porphyry copper-gold) site, both within the Bucium area located in the vicinity of Roșia Montană ("Bucium Projects"), in accordance with all applicable laws, regulations, licenses, and permits. However, having encouraged the Claimants' investment in the Project and the Bucium Projects, the Romanian State has frustrated and prevented the implementation of those developments in an unlawful, discriminatory and non-transparent manner by refusing to make permitting and other administrative decisions in accordance with the established procedures required by law.

As a consequence of Romania's acts and inactions, the Project and the Bucium Projects have been blocked politically, depriving the Claimants of the use, benefit and entire value of their property rights associated with the Project and the Bucium Projects, which have effectively been taken without compensation in contravention of the applicable legal and administrative processes and requirements.

The ICSID Arbitration seeks compensation for all of the loss and damage resulting from the Romanian State's wrongful conduct and its breaches of the Treaties' protections, including against expropriation, unfair and inequitable treatment and discrimination, and other unlawful treatment in respect of the Project, the Bucium Projects and related licenses.

Status of the ICSID Arbitration and Recent Developments

The Company is well advanced in the ICSID Arbitration process. To date, and in accordance with the procedural timelines established by the presiding tribunal for the ICSID Arbitration (“Tribunal”), the parties have exchanged a number of substantial written submissions and participated in the first hearing on the merits of the claim, each as summarized below:

- The Claimants filed their memorial on the merits of the claim (“Memorial”) on June 30, 2017 detailing, amongst other things, the factual and legal arguments supporting their claim against Romania and the quantum of the damages sustained;
- On February 22, 2018, the Respondent filed its counter-memorial (“Counter-Memorial”) in response to the Memorial;
- On May 25, 2018, the Respondent filed a supplementary jurisdictional objection with ICSID (“Jurisdictional Challenge”) challenging the jurisdiction of the Tribunal to hear the claims presented by Gabriel Jersey;
- On November 2, 2018, the Claimants submitted their reply (“Reply”) to the Counter-Memorial and the Jurisdictional Challenge;
- On February 28, 2019, the Claimants and the Respondent filed their comments on an amicus curiae submission to the Tribunal by certain non-governmental organizations (or “non-disputing parties”) who have opposed the Project for many years;
- On May 24, 2019, the Respondent filed its response to the Reply (“Rejoinder”) and its reply on the Jurisdictional Challenge, the Respondent’s final substantive submission;
- On June 28, 2019, the Claimants filed their surrejoinder on the Jurisdictional Challenge (“Surrejoinder”);
- An oral hearing on the merits of the claim was held in Washington D.C. between December 2 and December 13, 2019 (“Hearing”); and
- On April 10, 2020, the Claimants and the Respondent filed their comments on a written submission to the Tribunal by the European Commission as a “non-disputing party” in the ICSID Arbitration.

The Hearing focused on the evidentiary record in the case and allowed counsel for both parties to address issues on liability and jurisdiction. The Hearing also afforded the Tribunal the opportunity to hear testimony from certain of the parties’ fact and expert witnesses, as well as to address questions to each of the parties.

On March 10, 2020, the Tribunal issued Procedural Order No. 27 whereby it set out a list of further questions arising from the evidence presented during the Hearing. The Tribunal subsequently issued Procedural Orders No. 28 and No. 31 whereby the parties were instructed to respond to these questions in a sequential manner. The Tribunal also reserved the possibility of having an additional round of answers to the relevant questions. The Claimants filed their answers on May 11, 2020 and the Respondent is required to do so in July 2020.

As previously disclosed, an additional one week oral hearing (“Second Hearing”) has been scheduled for the week commencing September 28, 2020 and will be held at the ICSID hearing facilities in Paris. The Second Hearing will focus on the technical and feasibility-related aspects of the Project and the quantum of the damages claimed with further related testimony from certain of the parties’ fact and expert witnesses.

The Tribunal has indicated to the parties that they will each have the opportunity, following completion of the Second Hearing, to submit post-hearing briefs, to be filed simultaneously, in order to comment in conclusion on the full evidentiary record, as is typically permitted in such arbitrations (“Post-Hearing Briefs”). It is expected that the Tribunal will issue its decision thereafter. There is no specified timeframe in the ICSID Rules in which such a decision is to be made. The Company, however, is informed that it is typical for tribunals in this type of arbitration to require twelve to eighteen months to finalize and issue a decision after Post-Hearing Briefs are submitted. Furthermore, that decision may be subject to a request for annulment (albeit such request can only be submitted on very limited grounds).

A summary of the procedural aspects of the ICSID Arbitration, together with copies of the procedural orders of the Tribunal and the principal submissions, including the Memorial, the Counter-Memorial, the Reply and the Rejoinder are available on ICSID's website. Redacted versions of the transcripts of the Hearing were uploaded to the ICSID website on April 28, 2019.

UNESCO World Heritage

In February 2016, the Romanian Ministry of Culture submitted an application to add what it described as the “Roșia Montană Mining Cultural Landscape” to UNESCO’s “Tentative List” to be declared a UNESCO World Heritage site. The Ministry of Culture subsequently submitted a full application to nominate the “Roșia Montană Mining Cultural Landscape” as a World Heritage site in January 2017. Neither the Company nor RMGC were notified of, or consulted on, this proposal.

The World Heritage Committee issued its draft decision on May 14, 2018 placing Roșia Montană on the agenda for the 42nd session of the World Heritage Committee to be held June 24-July 4, 2018 in Manama, Bahrain, and proposing to inscribe the Roșia Montană site onto the World Heritage List.

The Romanian Government then decided, extraordinarily, in view of the ICSID Arbitration, to request that consideration of Romania’s application be postponed during the pendency of the ICSID Arbitration, but not withdrawn. At its session on July 2, 2018, the World Heritage Committee granted the request for postponement “due to the ongoing international arbitration,” and called on Romania to implement protection measures accordingly.

On January 31, 2020, the Ministry of Culture submitted a letter to UNESCO conveying the Romanian Government’s official request for the “reactivation” of its nomination of the “Roșia Montană Mining Landscape” as a UNESCO World Heritage site. The Ministry of Culture and Romania’s Ambassador to UNESCO also have announced publicly that Romania has resumed the procedure to list Roșia Montană as a UNESCO World Heritage site and has submitted the file to the World Heritage Committee.

The act of applying to UNESCO for such designation is wholly incompatible with development of the Project. The application itself is an undertaking by Romania to protect the subject area from development and precludes mining, as would a decision by UNESCO formally approving the application.

In light of these recent developments and, for the avoidance of doubt, having taken note of Romania's objection in the ICSID Arbitration that breaches of the Treaties relating to its UNESCO application purportedly fall outside the scope of the Tribunal's jurisdiction (which objection the Company understands is without merit and is not legally supported), on February 21, 2020, Gabriel provided notice to Romania of a dispute under the Treaties with regard to Romania's application to UNESCO in relation to Roșia Montană and has reserved its right to commence a further arbitration if warranted accordingly (the "Notice").

In the Notice, Gabriel confirmed that it is prepared to cooperate in good faith at a senior level with the Romanian Government and other authorities in a process of consultation with regard to the UNESCO application. To date, there has been no response from the Romanian Government. Gabriel is hopeful that Romania will engage constructively and that it will promptly withdraw its UNESCO application in order to preserve the possibility that Romania, and in particular the local communities in and around Rosia Montana, can enjoy the significant wide-ranging benefits from the sustainable development of the Project, as part of an amicable resolution of the dispute regarding Gabriel's investments in Romania.

The issuance of the Notice does not in any way interfere with Gabriel's pursuit of the ICSID Arbitration. The Company remains focused on the progression and conclusion of the ICSID Arbitration.

Gabriel understands that, in light of the global pandemic COVID-19, it was decided that the 44th session of the World Heritage Committee, initially scheduled for 29 June - 9 July 2020 will be postponed to a later date.

Other Recent Developments

Impact of Coronavirus

With respect to the outbreak of the novel coronavirus (COVID-19), Gabriel has carefully considered the impact, noting the widespread disruption to normal activities and the uncertainty over the duration of this disruption. The highest priority of the Board of Directors is the health, safety and welfare of the Group's employees, contractors and community members. Gabriel recognizes that the situation is extremely fluid and is monitoring the relevant recommendations and restrictions on travel. At this time, these recommendations and restrictions do not significantly impact Gabriel's ability to continue the ICSID Arbitration process or conduct the limited operations in Romania. As previously announced, the Group is currently seeking new investment and it is likely that this will now take longer than previously anticipated. The Group is also looking to sell its long lead time equipment assets, the market for which may be adversely affected by the effects of COVID-19. As a result, Gabriel will make the necessary adjustments to the work processes required to maintain the ICSID Arbitration calendar, and, should the disruption last for an extended duration, review certain planned activities in Romania, and take remedial actions if it is determined to be necessary or prudent to do so.

RMGC - Government Audits and Investigations

Since the filing of the ICSID Arbitration, RMGC has been subjected to several audits and investigations by the Romanian National Agency for Fiscal Administration (“ANAF”), a Romanian Government agency operating under the Ministry of Public Finance, a Romanian Government department, which is also charged with organizing and overseeing Romania’s defense of the ICSID Arbitration.

RMGC was served with a decision by ANAF assessing a liability for value-added-tax (“VAT”) in the amount of RON 27 million (approximately \$8.6 million) on July 5, 2017 (the “VAT Assessment”). The assessment relates to VAT refunds previously claimed and received by RMGC from the Romanian tax authorities in respect of RMGC’s purchase of goods and services from July 2011 to December 2015.

On October 2, 2017, the Alba Iulia Court of Appeal admitted RMGC’s request for a stay of enforcement of the VAT Assessment, pending the determination of RMGC’s annulment challenge of the VAT Assessment. On October 23, 2017, RMGC received an additional demand from ANAF in respect of interest and penalties related to the VAT Assessment for RON 18.6 million (approximately \$6.0 million).

On February 6, 2019, the Alba Court of Appeal (Division for Administrative and Tax Claims) ruled in favour of RMGC’s annulment challenge of the VAT Assessment. ANAF subsequently filed an appeal against this decision with the High Court of Cassation and Justice, and the first hearing date has been set as December 2, 2020. RMGC is contesting this appeal. The stay of enforcement remains in effect for the VAT Assessment and for the interest and penalties demand. The Company, along with RMGC, intends to pursue all available legal avenues to challenge the VAT Assessment along with the interest and penalties and to fully protect its rights and assets.

In parallel with the VAT Assessment, and for over four years as of the date of this MD&A, a separate directorate of ANAF has continued to pursue an ad hoc investigation covering a broad range of operational activities and transactions of RMGC, and a number of its suppliers, consultants and advisors, over an extensive period spanning 1997 to 2016 (the “ANAF Investigation”). Although RMGC is co-operating in good faith with ANAF, in December 2019, immediately prior to the Hearing, an additional requirement to provide materials and explanations in response to further questions was received from ANAF, with a deadline prior to the end of the Hearing. As at the date of this MD&A Gabriel still awaits formal indication of the grounds for the ANAF Investigation and neither the Company nor RMGC has received any feedback on its status.

Prosecutor Office Investigation

As previously disclosed, in November 2013, RMGC was informed of an investigation by the Ploiesti Public Prosecutor's Office (“PPPO”) into alleged tax evasion and money laundering on the part of the principals/key shareholder(s) of a group of companies including Kadok Interprest LLC (“Kadok Group”).

Allegedly based on the analysis of the bank accounts and commercial relations of the Kadok Group, by an ordinance issued on November 18, 2013 (Ordinance No. 465/P/2013) the Ploiești prosecutor’s office extended the investigation to 43 additional companies, including RMGC, and froze the payments these companies had made to the Kadok Group. RMGC has cooperated fully with the PPPO and provided evidence to the PPPO of its legitimate business dealings with the Kadok Group.

RMGC lodged a challenge to the legality of a restriction order on the equivalent of \$0.3 million held in one of RMGC's Romanian bank accounts (the "Restriction Order") pending the outcome of the PPPO investigation.

On March 7, 2014, the Kadok Group was indicted. The case was then bifurcated and registered under case file 194/P/2014 for further investigation of RMGC and other companies for alleged tax evasion and accessory to money laundering. On March 25, 2014, RMGC filed a complaint with the PPPO seeking the annulment of Ordinance No. 465/P/2013 extending the Kadok investigation to RMGC. On May 27, 2014 the PPPO declined to annul the Ordinance.

In late 2019, RMGC was informed that the case file 194/P/2014 had been moved from the PPPO to the prosecutor's office in Prahova. In March 2020, RMGC was further informed that the Prahova prosecutor's office had closed the file in relation to the commercial relationship between RMGC and the Kadok Group but transmitted the file to another prosecutor's office for continued investigation of the commercial relations between RMGC and a list of service providers.

In April 2020, RMGC filed a request with the Prahova prosecutor's office, amongst other things, for the removal of the Restriction Order and removal of a notation on RMGC's file at the Romanian Trade Registry that the company was "under criminal investigation". The Prahova prosecutor's office subsequently admitted RMGC's requests and ordered the lifting of the Restriction Order and the removal of the notation from the Trade Register. On May 11, 2020 and pursuant to the order of the Prahova prosecutor's office, RMGC received confirmation of the release of the funds in the sum of \$0.3 million.

Long Lead-Time Equipment

Long lead-time equipment ("LLTE") comprised of crushing and milling equipment was originally procured by the Group between 2007 and 2009 for the operational phase of the Project. The prospect of the LLTE being used in the future for the purpose for which it was purchased is considered remote.

Since 2015, the Group has sold a majority of the LLTE, most recently concluding the sale of the remaining ball mill in the fourth quarter of 2019 for aggregate net proceeds of US\$2.3 million (approx. \$3.0 million).

The Company continues, through its agents, to procure the sale of the remaining LLTE, comprising predominantly a SAG mill together with a gearless motor drive and ball mill motors. During the quarter ended March 31, 2020, the carrying amount of the remaining LLTE was assessed for indicators of impairment and Management deemed it was not appropriate to record an impairment charge.

Liquidity

Cash and cash equivalents at March 31, 2020 were \$15.7 million.

The Company's average monthly cash usage during Q1 2020 was \$3.3 million (Q4 2019: \$4.0 million) primarily reflecting:

- a \$5.7 million reduction in accruals for costs in respect of the ICSID Arbitration at the end of Q1 2020 (Q4 2019: \$6.5 million);
- higher Q4 2019 ICSID Arbitration related activities, including analyzing the Respondent's Rejoinder and the significant resources necessary to undertake intense activity preparing for and attending the Hearing in December 2019; and
- limited activities in the first quarter of 2020 preparing supplemental documents for the Claimant's rebuttal submission and a response to a written submission to the Tribunal by the European Commission as a "non-disputing party" in the ICSID Arbitration.

As previously announced, on September 13, 2019, the Company completed closing of a non-brokered private placement (the "2019 Private Placement") for gross proceeds of approximately \$26.4 million. Following the 2019 Private Placement, the Group had sufficient funds as at March 31, 2020 to settle all current and existing long-term liabilities, after taking into account that the Company has the option to repay all or a proportion of the principal amount of the convertible notes outstanding at maturity by issuing Common Shares. Management continues to review the Company's activities in order to identify areas to rationalize expenditures.

Capital Resources

The Company believes that it has sufficient sources of funding to enable the Group to maintain its primary assets, including its License and associated rights and permits, and to fund general working capital requirements together with the material estimated costs associated with the Company advancing the ICSID Arbitration through the Second Hearing to the fourth quarter of 2020. Notwithstanding, there can be no assurances that the ICSID Arbitration will advance in a customary or predictable manner or within any specific or reasonable period of time.

As at March 31, 2020, the Group had no sources of operating cash flows and does not have sufficient cash to fund either the development of the Project or all the long-term activities required to see the ICSID Arbitration through to its conclusion, including in any potential annulment proceeding and/or litigation to enforce any award. Accordingly, once costs associated with the Company advancing the ICSID Arbitration through the Second Hearing are taken into account, the Group will require additional funding in the short-term to maintain its primary assets while it awaits a decision from the Tribunal and to pursue the ICSID Arbitration to its conclusion.

Outlook

Notwithstanding the ongoing ICSID Arbitration, the Company remains open to engagement with the Romanian authorities in order to achieve an amicable resolution of the dispute or a settlement enabling the Group to develop the Project and the Bucium Projects.

In the meantime, the Company's current plans for the ensuing year are as follows:

- the advancement of the ICSID Arbitration through the Second Hearing and Post-Hearing Briefs;
- securing additional funding;
- carefully managing its cash resources (including the disposition of the remaining long lead-time equipment acquired for the Project); and
- the protection of its rights and interests in Romania (including, so far as reasonably practical and desirable, ensuring that existing licenses and permits remain in good standing).

Results of Operations

The results of operations are summarized in the following tables. The amounts are derived from the Financial Statements prepared under IFRS.

<i>in thousands of Canadian dollars, except per share amounts</i>	2020 Q1	2019 Q4	2019 Q3	2019 Q2
Income Statement				
Loss - attributable to owners of parent	6,756	18,263	11,128	7,408
Loss per share - basic and diluted	0.01	0.03	0.02	0.02
Statement of Financial Position				
Working capital	11,981	15,146	27,242	9,365
Total assets	21,629	31,183	42,791	21,755
Statement of Cash Flows				
Cash flows from financing activities	-	401	26,228	-

<i>in thousands of Canadian dollars, except per share amounts</i>	2019 Q1	2018 Q4	2018 Q3	2018 Q2
Income Statement				
Loss - attributable to owners of parent	7,732	12,665	17,176	13,794
Loss per share - basic and diluted	0.02	0.03	0.04	0.04
Statement of Financial Position				
Working capital	13,858	12,573	2,804	18,090
Total assets	26,153	26,893	20,115	33,464
Statement of Cash Flows				
Cash flows from financing activities	6,324	19,828	-	-

Review of Financial Results

	3 months ended March 31	
<i>in thousands of Canadian dollars, except per share amounts</i>	2020	2019
Operating loss for the period	5,840	5,740
Loss for the period		
- attributable to owners of parent ⁽¹⁾	6,756	7,732
Loss per share - basic and diluted	0.01	0.02

⁽¹⁾ The transfer by the Company of equity in RMGC to Minvest RM during Q1 2014 resulted in the presentation of a non-controlling interest, as set out in the Financial Statements.

Operating loss for the three-month period ended March 31, 2020 of \$5.8 million was \$0.1 million higher when compared to the corresponding 2019 period (\$5.7 million). Costs related to the ongoing ICSID Arbitration were \$0.5 million higher in the 2020 period compared to 2019, as explained in the Corporate, General and Administrative costs analysis below.

Loss for the three-month period ended March 31, 2020 was \$0.9 million lower than the prior year principally driven by exchange gains of \$1.4 million, due to the strong appreciation of the US dollar against the Canadian dollar having a favorable effect on US dollar cash balances held by the Group when converted at period end to the presentation currency.

Such gains were partially offset by higher finance costs in the three-month period to March 31, 2020 (\$2.4 million) when compared to the same period in 2019 (\$2.1 million). The increase in finance costs year-on-year is due to the interest component of the convertible subordinated unsecured notes (“Convertible Notes”) issued in the 2014 increasing as the liability to repay those notes increases over the period to maturity.

Expenses

Corporate, General and Administrative

	3 months ended March 31	
<i>in thousands of Canadian dollars</i>	2020	2019
ICSID Arbitration related	1,673	1,169
Payroll	1,221	1,370
Finance	214	193
Travel and transportation	200	228
Community relations	191	240
Property and exploration taxes	177	173
Long lead-time equipment storage costs	121	150
Information technology	113	108
Office rental and utilities	131	129
External communications	71	42
Legal	58	102
Other	332	385
Corporate, general and administrative expense	4,502	4,289

All operating expenditures incurred by the Group are included in corporate, general and administrative expenses.

ICSID Arbitration related expenses are for legal and other services provided to the Company in respect of the ICSID Arbitration which, for the three-month period ended March 31, 2020, were approximately \$1.7 million, reflecting activity following the Hearing in respect of preparing supplemental rebuttal documents and a response to the amicus curiae submission to the Tribunal by the European Commission. ICSID Arbitration activity in the corresponding quarter of 2019 was similarly limited to addressing matters ahead of the Respondent's rejoinder, including a response to an amicus curiae submission to the Tribunal by several non-governmental organisations opposed to the Project.

Total payroll costs for the three-month period ended March 31, 2020 reflect a comparatively weaker Romanian Lei against the Canadian Dollar in the three-month period to March 31, 2020 compared to the same period in 2019, plus slightly reduced corporate headcount period on period.

LLTE costs for the three-month period ended March 31, 2020 are lower than the corresponding 2019 period as a result of the sale of the remaining ball mill in the fourth quarter of 2019.

Legal expenses include ongoing corporate legal advice within the Group, in particular with regard to matters such as the VAT Assessment and the ANAF investigations.

Stock Based Compensation

	3 months ended March 31	
	2020	2019
Stock option compensation		
Number of stock options granted	5,952,704	5,131,029
Average value ascribed to each option granted	\$ 0.46	\$ 0.36
Number of stock options exercised	5,000	-
Average value ascribed to each option exercised	\$ 0.40	\$ -
Number of stock options expired/cancelled	1,976,160	-
Average value ascribed to each option expired/cancelled	\$ 0.56	\$ -
DSU compensation		
Number of DSUs issued	115,944	130,870
Average value ascribed to each DSU issued	\$ 0.49	\$ 0.33

	3 months ended March 31	
<i>in thousands of Canadian dollars</i>	2020	2019
DSUs - expense	121	299
Stock option - expense	1,204	1,098
Stock based compensation	1,325	1,397

During the three-month period ended March 31, 2020, 6.0 million incentive stock options ("Options") were granted at a weighted average exercise price across all grants of \$0.46, of which 3.1 million vested immediately and the remaining 2.9 million vest on the first anniversary of the grant. A total of 2.0 million Options lapsed unexercised in the period.

In the corresponding three-month period ended March 31, 2019, 5.1 million Options were granted at a weighted average exercise price of \$0.36, of which 2.6 million vested immediately and the remaining 2.5 million vested on the first anniversary of the grant.

The estimated fair value of the Options is calculated using the Black Scholes method as at the date of grant and amortized over the period during which the Options vest.

With effect from July 1, 2016, non-executive directors receive at least fifty per cent of their director's fees payable in deferred share units ("DSUs") or Options in lieu of cash. Certain non-executive directors have elected to receive all of their director's fees payable in DSUs or Options. A total of 102,704 Options (all of which vest immediately) and 115,944 DSUs were granted to certain non-executive directors during the three-month period ended March 31, 2020 in lieu of cash fees for services provided during Q4 2019. The Company has accrued \$0.1 million for the cost of future issuance of Options and DSUs for fees for services provided during Q1 2020.

DSUs are revalued each period end based on the period end closing share price. The initial value of the DSUs on grant, and the effect on the valuation of DSUs of the period-on-period change in share price, is expensed. At March 31, 2020, the Company's share price was \$0.47 (December 31, 2019: \$0.49), resulting in a DSU revaluation expense of \$0.1 million for the three-month period ended March 31, 2020.

Finance Income

	3 months ended	
	March 31	
<i>in thousands of Canadian dollars</i>	2020	2019
Interest income	61	115

Interest income reflects the average holdings of cash and cash equivalents during the respective periods shown above.

As at March 31, 2020, approximately 73% of the Company's cash and cash equivalents were invested in US government guaranteed instruments, with the majority of the balance held as cash deposits with major Canadian banks.

Finance Costs

	3 months ended	
	March 31	
<i>in thousands of Canadian dollars</i>	2020	2019
Financing costs - convertible note accretion	2,410	2,141

Finance costs relate to the accretion of the debt components of the Convertible Notes issued in private placements closed in 2014 and 2016, which are measured at amortized cost using the effective interest rate method.

Foreign Exchange

The Company has experienced an increase in foreign currency gains and losses as a result of increased exposure to the US dollar. A significant portion of the funds raised in the four private placements of debt, equity and warrants since 2014 were received in US dollars and the Company retained these US dollars to fund its subsequent US dollar denominated working capital expenses, principally costs related to the ICSID Arbitration.

Taxes

Except as described above in the section entitled “*RMGC Audits and Investigations*”, all tax assessments received prior to March 31, 2020 have been paid or provided for in the Financial Statements.

Investing Activities

The majority of Group expenditures over the years through December 31, 2015 were for identifying and defining the size of the four ore bodies, for engineering to design the size and scope of the Project, environmental assessment and permitting, social support to local communities, communications and public relations activities to support the permitting process, archeological and rehabilitation work to buildings, as well as surface rights and property acquisition and resettlement housing and infrastructure.

Since January 1, 2016, no significant expenditures apart from building maintenance have been incurred in these areas and any such expenditures are expensed in the income statement.

Purchase of Capital Assets

<i>in thousands of Canadian dollars</i>	3 months ended	
	March 31	
	2020	2019
Total investment in capital assets	5	29
Depreciation and disposal - expensed	13	54

The purchase of capital assets remains low, in line with the Company’s cost containment strategy. Depreciation costs have decreased in 2020 due to the de-recognition of certain leases that had been recognized as assets upon the 2019 adoption of IFRS 16 by the Company, which no longer qualify as such.

Financing Activities

The Company has raised funds since 2014 through private placements of Convertible Notes, equity and warrants (together “Private Placements”) amounting to gross aggregate proceeds of \$148.2 million. The Company is using the proceeds of the Private Placements to finance the costs of the continuing ICSID Arbitration and for general working capital purposes. Further information on the Private Placements is provided in the Financial Statements.

Cash Flow Statement

Liquidity and Capital Resources

The main sources of liquidity are the Company’s cash and cash equivalents, and the equity and debt markets. At March 31, 2020, aggregate cash and cash equivalents were \$15.7 million (December 31, 2019: \$25.7 million).

Working Capital

At March 31, 2020, the Company had working capital, calculated as total current assets less assets held for sale less total current liabilities, of \$12.0 million (December 31, 2019: \$15.1 million).

As at March 31, 2020, the Company had current liabilities of \$4.8 million (December 31, 2019: \$11.3 million). This period on period decrease is primarily due to the payment of significant ICSID Arbitration cost accruals at December 31, 2019 for work performed in preparation for, and attendance at, the Hearing.

Resettlement Liabilities

RMGC had a program for purchasing homes in the Project area, which was suspended in February 2008 due to the suspension of the environmental review process in September 2007.

At March 31, 2020 the Company had accrued resettlement liabilities totaling \$0.6 million (December 31, 2019: \$0.6 million).

Contractual Obligations

A summary of the Company's contractual capital and operating lease commitments as of March 31, 2020 is included within the Financial Statements.

The Company and its subsidiaries have a number of arms-length agreements with third parties who provide a wide range of goods and services. Typically, the service agreements are for a term of not more than one year and permit either party to terminate upon notice periods ranging from 15 to 90 days. At termination, the Company has to pay for services rendered, and costs incurred, to the date of termination.

Critical Accounting Estimates

The preparation of Financial Statements in conformity with IFRS requires Management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent assets and liabilities at the date of the Financial Statements and the reported amount of expenses and other income during the reporting period.

Significant estimates and assumptions include those related to going concern, the recoverability or impairment of certain assets, benefits of future income tax assets, estimated useful lives of capital assets, valuation of stock based compensation and other benefits, assumptions and determinations as to whether costs are expensed or capitalized, and the valuation and measurement of the components of the Private Placements.

While Management believes that these estimates and assumptions are reasonable, actual results could vary significantly therefrom. The critical accounting estimates are not significantly different from those reported in the Financial Statements as at, and for the year ended, December 31, 2019.

Going Concern

On the basis of the Company's balance of cash and cash equivalents as at March 31, 2020, the Company believes that it has sufficient sources of funding to enable the Group to maintain its primary assets, including its License and associated rights and permits, and to fund general working capital requirements together with the material estimated costs associated with the Company advancing the ICSID Arbitration through the Second Hearing to the fourth quarter of 2020. There can be no assurances that the ICSID Arbitration will advance in a customary or predictable manner or within any specific or reasonable period of time.

Management continues to review the Company's activities in order to identify areas to rationalize expenditures. As at March 31, 2020, the Group had no sources of operating cash flows and does not have sufficient cash to fund either the development of the Project or all the long-term activities required to see the ICSID Arbitration through to its conclusion, including in any potential annulment proceeding and/or litigation to enforce any award. Accordingly, once costs associated with the Company advancing the ICSID Arbitration through the Second Hearing are taken into account, the Group will require additional funding in the short-term to maintain its primary assets while it awaits the decision of the Tribunal and to pursue the ICSID Arbitration to its conclusion.

Future income tax assets

Income taxes are calculated using the asset and liability method of tax accounting. Under this method, current income taxes are recognized for the estimated income taxes payable for the current period. Future income tax assets and liabilities are determined based on differences between the financial reporting and tax bases of assets and liabilities, and are measured using the substantively enacted tax rates and laws that are expected to be in effect when the differences reverse. Income tax assets are recognized to the extent that the recoverability of future income tax assets is considered probable.

The Company has subsidiaries in countries that have differing tax laws and tax rates, primarily Romania and the United Kingdom. The provision for income taxes is based on a number of estimates and assumptions made by Management, including its understanding of domestic and international tax rules. Advice is also sought from local professional tax advisors in the respective countries where the Group operates.

Tax authorities in Romania have regularly initiated various tax audits to assess the appropriateness of RMGC's tax filing positions. Regulators may interpret tax regulations differently from the Company and its subsidiaries, which may cause changes to the estimates made. As noted above, in 2017 RMGC received the VAT Assessment from ANAF which, with interest and penalties, amounted to approximately RON 45.6 million (approximately \$14.6 million). RMGC initiated a formal challenge to the VAT Assessment through the Romanian courts, with a favourable ruling from the Alba Iulia Court of Appeal which has now been appealed by ANAF. A hearing date for the appeal has been set as December 2, 2020.

Valuation of the Private Placements

The units issued by the Company in 2014 and 2016 private placements consisted of Convertible Notes, warrants and arbitration value rights. The Company utilized a Black Scholes valuation model to value the warrant component of the units and a discounted cash flow model to value the debt component of notes. The equity component of the notes was recognized initially at the difference between the fair value of each private placement as a whole and the fair value of the debt and warrant components. Any directly attributable transaction costs were allocated to the liability and equity components in proportion to their initial carrying amounts. A nil value was initially ascribed to the arbitration value rights and, given the current stage of the ICSID Arbitration process, a nil valuation remains applicable as at March 31, 2020. The private placements in 2014 and 2016 contain two embedded derivatives, both of which were initially valued at nil with no subsequent adjustment in value.

The units issued by the Company in the 2018 and 2019 private placements consisted of Common Shares and warrants each of which entitle the holder to acquire one Common Share at an exercise price of \$0.49 and \$0.645 respectively, at any time in the five years following issuance. The Company utilized a Black Scholes valuation model to value the warrant component of the units and allocated the remainder of the value to the equity component. Any directly attributable transaction costs were allocated to the equity and warrant components in proportion to their initial carrying amounts.

Useful lives of capital assets

The Company's policy is to amortize capital assets over their useful lives once the assets are brought into production. Management assesses useful lives to ensure that the useful lives of assets reflect the intended use of those assets.

Valuation of stock-based compensation

The Company utilizes Options, DSUs and restricted share units ("RSUs") as means of compensation. Equity settled RSUs and Options are valued using a Black Scholes valuation model, and are amortized over the expected vesting periods. Management reviews the assumptions used in the Black Scholes valuation on an annual basis to ensure appropriateness.

DSUs are initially issued at the five-day weighted average market price of the Common Shares at the date of issue, and the value thereof is subsequently recalculated to fair value based on the quoted market value of the Common Shares at the end of each reporting period.

Financial instruments and management of financial risk

The recorded amounts for cash, cash equivalents, accounts receivable, accounts payable, accrued liabilities and other liabilities approximate fair values based on the nature of those instruments.

The Company's objective is to safeguard its cash and cash equivalents in order to be able to fund ongoing expenditures. The Company manages its capital structure and makes adjustments to it based on the level of funds on hand and anticipated future expenditures. The long-term costs, including advisors' fees of pursuing the ICSID Arbitration and general corporate working capital, have been material and are estimated to continue to be significant.

To safeguard cash the Company invests its surplus capital in liquid instruments at reputable financial institutions with acceptable credit standings.

The Group's risk exposures and the impact on the Group's financial instruments are summarized below:

Credit risk

The Group's credit risk is primarily attributable to cash and cash equivalents that are held in investment accounts with Canadian banks and invested in Canadian and United States sovereign debt. The Group has adopted an investment strategy to minimize its credit risk by investing in sovereign debt (primarily issued by Canada and the United States, subject to availability) with the balance of cash being invested on short-term overnight deposit with the major Canadian banks.

The Group is exposed to the credit risk of domestic Romanian banks that hold and disburse cash on behalf of its Romanian subsidiaries. The Group manages its Romanian bank credit risk by centralizing custody, control and management of its surplus cash resources outside of Romania at the corporate office and only transferring money to its Romanian subsidiary based on near-term cash requirements, thereby mitigating exposure to domestic Romanian banks.

The Group holds small cash balances in the United Kingdom to fund corporate office activities.

The Group's credit risk is also attributable to value-added taxes receivable. Value-added taxes receivable are primarily receivables from the Romanian Government, which are more recent and not subject to challenge pursuant to the VAT Assessment. As at March 31, 2020, overdue VAT receivable amounts claimed by RMGC total approximately \$0.4 million.

Liquidity risk

The Company has the ability to repay the Convertible Notes at maturity by issuing Common Shares from treasury (as more fully described in the Financial Statements); these notes represent a significant portion of the long-term Group liabilities. As of the date of this MD&A, taking account of the Group's existing treasury balances, and subject to raising additional funding as described above, the Group expects to have sufficient funds to settle all other current and existing long-term contractual liabilities as they fall due.

Market risk

(a) Interest rate risk

The Group has significant cash balances and fixed coupon debt in the form of Convertible Notes. The Group maintains a short-term investment horizon, typically less than 3 months, for its cash and cash equivalents, and therefore minimizes the risk of interest rate volatility at investment maturity.

With a short-term investment horizon and the intent to hold all investments until maturity, the Group is only marginally exposed to capital erosion should interest rates rise and cause fixed yield investments to devalue.

The Group's primary objective with respect to cash and cash equivalents is to mitigate credit risk. The Group has elected to forego yield in favor of capital preservation.

The interest rate attributable to the Convertible Notes is a fixed interest rate for the period of the instrument and is therefore not subject to market fluctuations.

(b) Foreign currency risk

The Group's presentation currency is the Canadian dollar and its activities expose it to fluctuations in foreign exchange rates. The Group has monetary assets and liabilities which are denominated in Romanian Lei, US dollars, UK pounds and Euros and is, therefore, subject to exchange variations against both the functional and presentation currency.

The Group maintains cash and cash equivalents in various currencies and is therefore susceptible to market volatility as foreign cash balances are revalued to the functional currency of the entity and thereafter to the presentation currency of the Group. Therefore, the Group may report foreign exchange gains or losses during periods of significant economic and market volatility. At March 31, 2020 the Group held 86% and 5% of its cash and cash equivalents in US and Canadian dollars, respectively.

The Company has not entered into any derivative hedging activities.

Sensitivity

As of March 31, 2020, the carrying amount of the financial instruments equals fair market value. Based on Management's knowledge and experience of the financial markets, in respect of the Company's balance of cash and cash equivalents as at March 31, 2020, the Company believes the following market movements are "reasonably possible" over a twelve-month period and would have the stated effects on net income:

- A plus or minus 1% change in earned interest rates; would affect net interest income by \$0.2 million.
- A plus or minus 1% change in foreign exchange rates; would affect net income by \$0.2 million.

Risks and uncertainties

An investment in the Common Shares is subject to a number of risks and uncertainties. This section describes existing and future material risks to the business of the Group. The risks described below are not exhaustive. Additional risks and uncertainties not currently known to the Company, or those that it currently deems to be immaterial, may become material and adversely affect the Group's business. The realization of any of these risks may materially and adversely affect the Group's business, financial condition, results of operations and/or the market price of Gabriel's securities.

The outbreak of the coronavirus (COVID-19)

The Company faces risks related to health epidemics and other outbreaks of communicable diseases, which could significantly disrupt the Group's operations, including, but not limited to, the advancement of the ICSID Arbitration, and the effects of the coronavirus or other epidemics may materially and adversely affect its business and financial conditions.

The extent to which the coronavirus impacts the Group's business and operations, and the market for its securities, will depend on future developments, which are highly uncertain and cannot be predicted at this time, and include the duration, severity and scope of the outbreak and the actions taken to contain or treat the coronavirus outbreak.

In particular, the continued spread of the coronavirus and travel and other restrictions established to curb the spread of the coronavirus, could materially and adversely impact the Group's business including, without limitation, the progress of the ICSID Arbitration (for example the availability of legal counsel, industry experts and ICSID personnel), the planned Project work program, employee health, limitations on travel, and other factors that will depend on future developments beyond the Company's control, which may have a material and adverse effect on the its business, financial condition and results of operations. There can be no assurance that the Group's personnel will not be impacted by these pandemic diseases and ultimately the Group may see its workforce productivity reduced or incur increased medical costs or insurance premiums as a result of these health risks.

ICSID Arbitration

The resources necessary to pursue the ICSID Arbitration are substantial and the costs, fees and other expenses and commitments payable in connection with the ICSID Arbitration may differ materially from Management's expectations. In view of the case-specific nature of arbitration, and the inherent uncertainty in the actions of the Respondent and in the process, timing and outcome of the ICSID Arbitration, there can be no assurances that the ICSID Arbitration will advance in a customary or predictable manner or be completed or settled within any specific or reasonable period of time.

There is no assurance that the Claimants will be successful in establishing Romania's liability in the ICSID Arbitration or, if successful, that the Claimants will collect an award of compensation from the Respondent in the amount requested or at all. Failure to prevail in the ICSID Arbitration, or to obtain adequate compensation for the loss in value of the Group's investment, would materially adversely affect the Group.

The pursuit by the Company of the ICSID Arbitration may lead to the commencement of further abusive fiscal and other investigations and assessments against RMGC or its staff or employees by the Romanian State.

UNESCO World Heritage List

As described above, on January 31, 2020, the Romanian Government indicated that it had taken steps to resume the procedure to list the "Roşia Montană Mining Landscape" as a UNESCO World Heritage site.

The act of applying to UNESCO for such designation is wholly incompatible with the development of the Project. The application itself is an undertaking by Romania to protect the Project area from development and precludes mining, as would a decision accepting the application. The inclusion of Roşia Montană on the UNESCO World Heritage List would have a material adverse impact on the Company's business insofar as it would undermine the possibility of an amicable resolution of the dispute with Romania that would allow for the development of the Project.

Additional funding

Further funding will be required by the Company to pursue the ICSID Arbitration to its conclusion, including the enforcement of any award, and for general working capital requirements.

Historically the Company has been financed through the issuance of its Common Shares, Convertible Notes and other equity based securities. Although the Company has been successful in the past in obtaining financing, it has limited access to financial resources as a direct result of the dispute concerning the Project and the core focus of the Company upon the ICSID Arbitration. Notwithstanding the Company's historic funding, there is a risk that sufficient additional financing may not be available to the Company on acceptable terms, or at all. In addition, the current outbreak of COVID-19 has had a negative impact on global economies and financial markets. The continued spread of COVID-19 and any future emergence and spread of similar pathogens could have an adverse impact on global economic conditions which may adversely impact the Company's ability to obtain financing.

While, as disclosed above, the Company is continuing a process to sell its remaining LLTE which would, if completed, provide the Company with a reduced cost base and additional working capital, there are no assurances regarding the success of such a sale process or that any proceeds may be realized from the sale of the remaining equipment. The timing of the receipt of any such sales proceeds is also uncertain.

Refinancing of existing securities

The Company may need or desire to refinance all or a portion of the Convertible Notes issued and outstanding pursuant to the Private Placements. There can be no assurance that the Company will be able to refinance any of its indebtedness or incur additional indebtedness.

Political and economic uncertainty in Romania

Gabriel's material operations, property rights and other interests are located in Romania. As such, the Company's activities are subject to a number of country specific risks over which it has no control. These risks may include risks related to social, political, economic, legal and fiscal instability and changes of Romanian laws and regulations affecting mining, foreign ownership, taxation, working conditions, rates of exchange, exchange control, exploration licensing, and export licensing and export duties.

In the event of a dispute arising in respect of the Company's activities in Romania (other than the ICSID Arbitration), the Company may be subject to the exclusive jurisdiction of foreign courts or may not be successful in subjecting foreign persons to the jurisdiction of courts in Canada or elsewhere. Any adverse or arbitrary decision of a court, arbitrator or other governmental or regulatory body may have a material adverse impact on the Company's business, assets, prospects, financial condition and results of operations and/or the market price of its securities.

Mineral tenure rights

RMGC is the titleholder of the License which had an initial duration of 20 years and was due to expire on June 21, 2019. RMGC has the right to extend the term of the License for successive subsequent five-year periods as may be needed to ensure rational exploitation of the mineral resources and reserves identified and approved by the Romanian National Agency for Mineral Resources ("NAMR"). Although RMGC retains "nominal ownership" of the License, the acts and omissions of the Romanian State have prevented RMGC from realizing any benefits of such ownership and thus have deprived the License entirely of its value.

An addendum providing for the extension of the term of the License to June 20, 2024, and including a revised royalty rate to 6% on mineral production value (as set forth in Romanian law since 2014), was concluded on June 18, 2019.

Pursuant to an exploration concession license issued by the Romanian State in May 1999 relating to the Rodu-Frasin and Tarnița deposits located in the vicinity of Roșia Montană, and following the completion of extensive exploration at Bucium which identified two feasible deposits, RMGC acquired a direct and exclusive legal right to obtain exploitation licenses for such deposits. However, in violation of RMGC's legal rights and of Romania's legal obligations, Romania has failed for the last 11 years to act on RMGC's applications for exploitation licenses for Rodu-Frasin and Tarnița.

As illustrated above, any adverse or arbitrary decision of NAMR may have a material adverse impact on the Company's business, assets, prospects, financial condition and results of operations and/or the market price of its securities.

Legal proceedings

As previously disclosed, Gabriel has been party (directly and through RMGC) to a number of legal challenges in Romania and, in the course of its business, may from time to time become involved in the defence and initiation of legal claims, arbitration and other legal proceedings.

Due to the inherent uncertainties of the judicial process in Romania, the nature and results of any such legal proceedings cannot be predicted with any certainty. In addition, such claims, arbitration and other legal proceedings can be lengthy and involve the incurrence of substantial costs and resources by the Company. The initiation, pursuit and/or outcome of any particular claim, arbitration or legal proceeding could have a material adverse effect on the Company's financial position and results of operations, and on the Company's business, assets and prospects.

Dependence on Management and key personnel

The Group is dependent on a relatively small number of key directors, officers and employees. Loss of any one of those persons could have an adverse effect on it. Retaining qualified and experienced personnel is critical to the Company's success. However, there can be no assurance that the Group will be successful in so doing.

Furthermore, the loss of key employees, in particular those who possess important historical knowledge related to the Project which could be relevant to the ICSID Arbitration, could have a material adverse effect on the outcome of the ICSID Arbitration and future operations of the Group.

Minvest mine closure plan

In May 2006, Minvest permanently ceased all of its mining operations at Roșia Montană. As a result, a mine closure plan was developed, which, Gabriel understands, was approved by the Romanian Ministry of Economy and NAMR. The mine closure plan was developed to integrate into RMGC's development plans for Roșia Montană in order to avoid any conflict between the Romanian State's closure activities and RMGC's development activities. A state-owned company under the coordination of the Ministry of Economy, S.C. CONVERSMIN S.A. ("CONVERSMIN"), has responsibility for the mine closure plan.

There can be no assurance that the activities contemplated by such mine closure plan will be implemented in a timely fashion, and no such action has been undertaken to date. Until the mine closure plan has been fully implemented, there can be no assurance that such activities will not attract liability to RMGC, as the titleholder of the License, under the current or future laws, rules and regulations applicable to mining activities in Romania. Likewise, there can be no assurance that the legally binding assumption by the Romanian State-owned operator of all liabilities associated with its past mining operations and the indemnification of RMGC from such liabilities will be fulfilled by, or be enforceable against, such entity. However, CONVERSMIN is currently seeking funding from the EU, through the Operational Programme for Large Infrastructure (POIM), for several mine closures including Rosia Montana.

Potential dilution to existing shareholders

As described above, the Company will require additional financing in order to pursue the ICSID Arbitration to its conclusion and for general working capital requirements. In order to raise such financing, the Company may sell additional equity securities including, but not limited to, Common Shares, share purchase warrants or some form of convertible security. The additional issuances of equity securities, if made, will result in dilution to existing shareholders.

The conversion and/or exercise (as applicable) of the Company's outstanding Convertible Notes and existing warrants could result in the issuance of a significant number of Common Shares causing significant dilution to the ownership of existing shareholders. Unless and until the Company successfully permits the Project or collects an arbitral award, if any, or acquires and/or develops other operating properties which provide positive cash flow, the Company's ability to meet its obligations as they fall due or redeem in whole or part or otherwise restructure the Convertible Notes will be limited to the Company's cash on hand and/or its ability to issue additional equity or debt securities in the future. Such transactions could potentially cause substantial dilution to the shareholders at that time.

Continued listing of the Common Shares

The continued listing of the Common Shares on the Exchange is conditional upon its ability to meet the applicable continued listing requirements of the Exchange. In the event that Gabriel is not able to maintain a listing of its Common Shares on the Exchange or any substitute exchange, it may be extremely difficult or impossible for shareholders to sell their Common Shares. If the Company is delisted from the Exchange but obtains a substitute listing for the Common Shares, the Common Shares may have less liquidity and more price volatility than experienced on the Exchange. Shareholders may not be able to sell their Common Shares on any such substitute exchange in the quantities, at the times, or at the prices that could potentially be available on a more liquid trading market.

As a result of these factors, if the Common Shares are delisted from the Exchange, the price of the Common Shares may decline and the Company's ability to obtain financing in the future could be materially impaired.

Compliance with Anti-Corruption Laws

Gabriel is subject to various anti-corruption laws and regulations including, but not limited to, the Canadian Corruption of Foreign Public Officials Act 1999 and the UK Bribery Act 2010. In general, these laws prohibit a company and its employees and intermediaries from bribing or making other prohibited payments to foreign officials or other persons to obtain or retain business or gain some other business advantage. Gabriel's primary operations are located in Romania, a country which, according to Transparency International, is perceived as having fairly high levels of corruption relative to the rest of Europe (Romania ranks 70th out of 180 countries in terms of corruption, according to a 2019 index published in January 2020 by Transparency International). Gabriel cannot predict the nature, scope or effect of future anti-corruption regulatory requirements to which Gabriel's operations might be subject or the manner in which existing laws might be administered or interpreted.

Failure to comply with the applicable legislation and other similar foreign laws could expose Gabriel and/or its senior management to civil and/or criminal penalties, other sanctions and remedial measures, legal expenses and reputational damage, all of which could materially and adversely affect Gabriel's business, financial condition and results of operations. Likewise, any investigation of any potential violations of the applicable anti-corruption legislation by UK, Canadian or foreign authorities could also have an adverse impact on Gabriel's ability to develop the Project or its business, financial condition and results of operations.

As a consequence of these legal and regulatory requirements, Gabriel has instituted policies and procedures with regard to business ethics, which have been designed to ensure that Gabriel and its employees comply with applicable anti-corruption laws and regulations. However, there can be no assurance or guarantee that such efforts have been and will be completely effective in ensuring Gabriel's compliance, and the compliance of its employees, consultants, contractors and other agents, with all applicable anti-corruption laws and regulations.

Insurance and uninsurable risks

Gabriel maintains insurance to protect it against certain risks related to its operations in type and amounts that it believes are reasonable depending upon the circumstances surrounding each identified risk and the advice of its retained insurance advisor. There are also risks against which the Company cannot insure or against which it may elect not to insure for various reasons. The potential costs associated with any liabilities not covered by insurance, or in excess of insurance coverage, or compliance with applicable laws and regulations may cause substantial delays to its operations and require significant capital outlays, adversely affecting the future business, assets, prospects, financial condition and results of operations of the Company.

General economic and financial market conditions

Global economic and financial conditions may impact the ability of the Company to obtain loans, financing and other credit facilities in the future and, if obtained, on terms favourable to the Company. As a consequence, global financial conditions could adversely impact the Company's financial status and share price.

Currency fluctuations

The Company's reporting currency is the Canadian dollar, which is exposed to fluctuations against other currencies. The Company's primary operations are located in Romania and many of its expenditures and obligations are denominated in Romanian Lei. In addition, the Company has and/or will have expenditures and obligations denominated in other currencies including, but not limited to, Canadian dollars, US dollars, EUROS and United Kingdom pounds sterling ("GBP"). The Company maintains active cash accounts in Canadian dollars, US dollars, GBP and RON and has either monetary assets and/or liabilities in currencies including US dollars, Canadian dollars, EUROS, GBP and RON. As such, the Company's results of operations are subject to foreign currency fluctuation risks and such fluctuations may adversely affect the financial position and operating results of the Company. The Company does not currently use any derivative products to actively manage or mitigate any foreign exchange exposure.

Market price volatility

Publicly quoted securities are subject to a relatively high degree of price volatility. It may be anticipated that the quoted market for the Common Shares will be subject to market trends generally and there may be significant fluctuations in the price of the Common Shares.

No history of earnings or dividends

The Company has no history of earnings and as such the Company has not paid dividends on its Common Shares since incorporation. The Company does not intend to declare or pay cash dividends at present.

Accounting policies and internal controls

Since January 1, 2011, the Company has prepared its financial reports in accordance with International Financial Reporting Standards. In preparation of financial reports, Management of Gabriel may need to rely upon assumptions, make estimates or use their best judgment in determining the financial condition of the Company. Significant accounting policies are described in more detail in the Company's audited Financial Statements.

In order to have a reasonable level of assurance that financial transactions are properly authorized, assets are safeguarded against unauthorized or improper use, and transactions are properly recorded and reported, the Company has implemented and continues to analyze its internal control systems for financial reporting. Although the Company believes its financial reporting and Financial Statements are prepared with reasonable safeguards to ensure reliability, the Company cannot provide absolute assurance.

Enforcement of civil liabilities

As substantially all of the assets of Gabriel and its subsidiaries are located outside of Canada, and certain of its directors and officers are resident outside of Canada, it may be difficult or impossible to enforce judgements granted by a court in Canada against the assets of Gabriel or its subsidiaries or its directors and officers residing outside of Canada.

Conflicts of interest

Some of the directors and officers of the Company are, or may be, on the boards of other natural resource companies, or other providers of finance, from time-to-time resulting in conflicts of interests. Therefore, there is the potential for a conflict of interest between the Company and some of its directors and officers. Directors and officers of the Company with conflicts of interest will be subject to and will follow the procedures set out in applicable corporate and securities legislation, regulations, rules and policies.

CEO/CFO Certification

The Company's Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO") have reviewed the interim financial statements and interim MD&A (the "Interim Filings") for the three-month period ended March 31, 2020.

The CEO and CFO certify that, as at March 31, 2020, based on their knowledge, having exercised reasonable diligence, the Interim Filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, for the period covered by the Interim Filings.

The CEO and CFO certify that, as at March 31, 2020, based on their knowledge, having exercised reasonable diligence, the interim financial statements for the period, together with the other financial information included in the Interim Filings, fairly present in all material respects the financial condition, financial performance and cash flows of the Company, as of March 31, 2020 and for the three month period to that date.

Outstanding Share Data

The Company's fully diluted share capital as at May 11, 2020 was:

	Outstanding
Common shares	574,251,496
Common stock options	31,603,619
Deferred share units - Common Shares	3,452,814
Restricted share units - Common Shares	539,000
Warrants	299,692,330
Convertible notes (maturing June 2021)	307,912,500
Fully diluted share capital	1,217,451,759

Forward-Looking Statements

This MD&A contains “forward-looking information” (also referred to as “forward-looking statements”) within the meaning of applicable Canadian securities legislation. Forward-looking statements are provided for the purpose of providing information about Management’s current expectations and plans and allowing investors and others to get a better understanding of the Company’s operating environment. All statements, other than statements of historical fact, are forward-looking statements.

In this MD&A, forward-looking statements are necessarily based upon a number of estimates and assumptions that, while considered reasonable by the Company at this time, are inherently subject to significant business, economic and competitive uncertainties and contingencies that may cause the Company’s actual financial results, performance, or achievements to be materially different from those expressed or implied herein. Some of the uncertainties associated with material factors or assumptions used to develop forward-looking statements include, without limitation: the progress of the ICSID Arbitration, actions by the Romanian Government or affiliates thereof, the impact of current or future litigation against the Group, conditions or events impacting the Company’s ability to fund its operations (including but not limited to the completion of additional funding noted above) or service its debt, the ability to progress exploration, development and operation of mining properties and the overall impact of misjudgments made in good faith in the course of preparing forward-looking information.

Forward-looking statements involve risks, uncertainties, assumptions, and other factors including those set out above and below, that may never materialize, prove incorrect or materialize other than as currently contemplated, which could cause the Company’s results to differ materially from those expressed or implied by such forward-looking statements.

Any statements that express or involve discussions with respect to predictions, expectations, beliefs, plans, projections, objectives, assumptions or future events or performance (often, but not always, identified by words or phrases such as “expects”, “is expected”, “is of the view” “anticipates”, “believes”, “plans”, “projects”, “estimates”, “assumes”, “intends”, “strategy”, “goals”, “objectives”, “potential”, “possible” or variations thereof or stating that certain actions, events, conditions or results “may”, “could”, “would”, “should”, “might” or “will” be taken, occur or be achieved, or the negative of any of these terms and similar expressions) are not statements of fact and may be forward-looking statements.

Numerous factors could cause actual results to differ materially from those in the forward-looking statements, including without limitation:

- the outbreak of the coronavirus (COVID-19) may affect the Company’s operations and/or the anticipated timeline for the ICSID Arbitration;
- the duration, required disclosure, costs, process and outcome of the ICSID Arbitration;
- the advancement of Romania’s nomination of the “Roşia Montană Mining Landscape” as a UNESCO World Heritage site;
- changes in the Group’s liquidity and capital resources;
- access to funding to support the Group’s continued ICSID Arbitration and/or operating activities in the future;
- equity dilution resulting from the conversion of the Convertible Notes, or exercise of warrants, in part or in whole to Common Shares;
- the ability of the Company to maintain a continued listing on the Exchange or any regulated public market for trading securities;

- the impact on business strategy and its implementation in Romania of: unforeseen historic acts of corruption, uncertain legal enforcement both for and against the Group and political and social instability;
- regulatory, political and economic risks associated with operating in a foreign jurisdiction including changes in laws, governments and legal and fiscal regimes;
- volatility of currency exchange rates; and
- the availability and continued participation in operational or other matters pertaining to the Group of certain key employees and consultants.

This list is not exhaustive of the factors that may affect any of the Company's forward-looking statements.

Investors are cautioned not to put undue reliance on forward-looking statements, and investors should not infer that there has been no change in the Company's affairs since the date of this MD&A that would warrant any modification of any forward-looking statement made in this document, other documents periodically filed with or furnished to the relevant securities regulators or documents presented on the Company's website. All subsequent written and oral forward-looking statements attributable to the Company or persons acting on its behalf are expressly qualified in their entirety by this notice. The Company disclaims any intent or obligation to update publicly or otherwise revise any forward-looking statements or the foregoing list of assumptions or factors, whether as a result of new information, future events or otherwise, subject to the Company's disclosure obligations under applicable Canadian securities regulations. Investors are urged to read the Company's filings with Canadian securities regulatory agencies.

Gabriel Resources Ltd.

Condensed Interim Consolidated Financial Statements
(Unaudited)

For the period ended March 31, 2020

Condensed Consolidated Statement of Financial Position

As at March 31, 2020 and December 31, 2019

(Unaudited and expressed in thousands of Canadian dollars)

	Notes	March 31 2020	December 31 2019
Assets			
Current assets			
Cash and cash equivalents	7	15,709	25,730
Trade and other receivables		428	368
Prepaid expenses and supplies		635	395
Total current assets (excluding assets classified as held for sale)		16,772	26,493
Assets held for sale	6	3,356	3,210
Total current assets		20,128	29,703
Non-current assets			
Restricted cash	7	556	526
Property, plant and equipment		131	142
Loan receivable	12	814	812
Total non-current assets		1,501	1,480
TOTAL ASSETS		21,629	31,183
Liabilities			
Current liabilities			
Trade and other payables	8	2,516	9,241
Resettlement liabilities	9	611	563
Lease liabilities (short term)	4	21	21
Other current liabilities	10	1,643	1,522
Total current liabilities		4,791	11,347
Non-current liabilities			
Convertible, subordinated, unsecured notes	13	82,480	80,070
Total non-current liabilities		82,480	80,070
TOTAL LIABILITIES		87,271	91,417
Deficit			
Share capital	14	900,587	900,583
Other reserves		158,664	157,461
Currency translation adjustment		1,737	1,623
Accumulated deficit		(1,130,618)	(1,123,862)
Deficit attributable to owners of the parent		(69,630)	(64,195)
Non-controlling interest	11	3,988	3,961
TOTAL DEFICIT		(65,642)	(60,234)
TOTAL DEFICIT AND LIABILITIES		21,629	31,183

Going concern – Note 1

The accompanying notes are an integral part of these condensed consolidated financial statements.

Condensed Consolidated Income Statement

For the three-month periods ended March 31

(Unaudited and expressed in thousands of Canadian dollars, except per share data)

	Notes	3 months ended March 31	
		2020	2019
Expenses			
Corporate, general and administrative	5	4,502	4,289
Share-based compensation		1,325	1,397
Depreciation		13	54
Operating loss	15	5,840	5,740
Other (income) / expense			
Interest received		(61)	(115)
Gain on disposal of assets		(19)	-
Finance costs: lease liability accretion		-	29
Finance costs: convertible notes accretion	13	2,410	2,141
Foreign exchange gain		(1,414)	(63)
Loss for the period attributable to owners of the parent		6,756	7,732
Basic and diluted loss per share		\$0.01	\$0.02

Condensed Consolidated Statement of Comprehensive Loss

For the three-month periods ended March 31

(Unaudited and expressed in thousands of Canadian dollars)

	3 months ended March 31	
	2020	2019
Loss for the period	6,756	7,732
<i>Other comprehensive (income) / loss</i>		
<i>- may recycle to the Income Statement in future periods</i>		
Currency translation adjustment	(141)	166
Comprehensive loss for the period	6,615	7,898
Comprehensive (gain) / loss for the period attributable to:		
- Owners of the parent	6,642	7,866
- Non-controlling interest	(27)	32
Comprehensive loss for the period	6,615	7,898

The accompanying notes are an integral part of these condensed consolidated financial statements.

Condensed Consolidated Statement of Changes in Shareholders' Deficit

For the three-month periods ended March 31
(Unaudited and expressed in thousands of Canadian dollars)

	Note	2020	3 months ended March 31 2019
Common shares			
At January 1	14	900,583	880,197
Shares issued in private placement		-	3,798
Shares issued on the exercise of share options	14	2	-
Transfer from contributed surplus: exercise of share options	14	2	-
At March 31		900,587	883,995
Other reserves			
At January 1		157,461	142,481
Share-based compensation		1,205	1,098
Exercise of share options	14	(2)	-
Warrants, net of issue costs		-	2,526
At March 31		158,664	146,105
Currency translation adjustment			
At January 1		1,623	1,836
Currency translation adjustment		114	(134)
At March 31		1,737	1,702
Accumulated deficit			
At January 1		(1,123,862)	(1,079,331)
Loss for the period	15	(6,756)	(7,732)
At March 31		(1,130,618)	(1,087,063)
Non-controlling interest			
At January 1		3,961	4,012
Currency translation adjustment		27	(32)
At March 31		3,988	3,980
Total shareholders' deficit at March 31		(65,642)	(51,281)

The accompanying notes are an integral part of these condensed consolidated financial statements.

Condensed Consolidated Statement of Cash Flows

For the three-month periods ended March 31

(Unaudited and expressed in thousands of Canadian dollars)

		3 months ended	
	Notes	2020	March 31 2019
Cash flows used in operating activities			
Loss for the period		(6,756)	(7,732)
Adjusted for the following non-cash items:			
Depreciation		13	54
Share-based compensation		1,325	1,397
Gain on disposal of assets		(19)	-
Finance costs: convertible notes accretion	13	2,410	2,170
Unrealized foreign exchange (gain) / loss		(1,307)	263
		(4,334)	(3,848)
Changes in operating working capital:			
Unrealized foreign exchange gain		(68)	(35)
Decrease in accounts payable		(6,689)	(2,899)
Increase in accounts receivable		(302)	(701)
		(11,393)	(7,483)
Cash flows used in investing activities			
Purchase of property, plant and equipment		(5)	(29)
		(5)	(29)
Cash flows provided by financing activities			
Proceeds from the exercise of share options		2	-
Proceeds from December 2018 private placement, received in January 2019, net of costs	13	-	6,324
		2	6,324
Decrease in cash and cash equivalents		(11,396)	(1,188)
Effect of foreign exchange on cash and cash equivalents		1,375	(228)
Cash and cash equivalents - beginning of period		25,730	18,116
Cash and cash equivalents - end of period		15,709	16,700

The accompanying notes are an integral part of these condensed consolidated financial statements.

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

1. Nature of operations and going concern

Gabriel Resources Ltd. (“Gabriel” or the “Company”) is a Canadian resource company whose common shares (“Common Shares”) are listed on the TSX Venture Exchange (“Exchange”).

Gabriel’s activities over many years were previously focused on permitting and developing the Roşia Montană gold and silver project (the “Project”) in Romania. The exploitation license for the Project (“License”) is held by Roşia Montană Gold Corporation S.A. (“RMGC”), a Romanian company in which Gabriel owns an 80.69% equity interest, with the 19.31% balance held by Minvest Roşia Montană S.A. (“Minvest RM”), a Romanian state-owned mining company.

Over US\$700 million has been invested to maintain and develop the Project in accordance with all applicable laws, regulations, licenses, and permits and also in defining two valuable mineral deposits at the Rodu-Frasin (epithermal gold and silver) site and the Tarniţa (porphyry copper-gold) site, both within the Bucium area located in the vicinity of Roşia Montană (“Bucium Projects”). The Romanian State has, however, frustrated and prevented the implementation of those developments in an unlawful manner, ultimately depriving the Claimants (defined below) of the use, benefit and entire value of their property rights associated with the Project and the Bucium Projects.

These Condensed Interim Consolidated Financial Statements (“Condensed Financial Statements”) reflect the principal focus of Gabriel and its subsidiary companies (together the “Group”) on the pursuit of international bilateral investment treaty claims against Romania, as described further below, which seek compensation resulting from the Romanian State’s expropriation, unfair and inequitable treatment, discrimination, and other unlawful treatment in respect of the Project and the Bucium Projects.

On July 21, 2015, pursuant to the provisions of international bilateral investment protection treaties which the Romanian State entered into with each of Canada and the United Kingdom of Great Britain and Northern Ireland for the Promotion and Reciprocal Protection of Investments (together the “Treaties”), Gabriel and its subsidiary company, Gabriel Resources (Jersey) Limited (“Claimants”), filed a request for arbitration (“Arbitration Request”) before the World Bank’s International Centre for Settlement of Investment Disputes (“ICSID”) against the Romanian State (“ICSID Arbitration”). The Arbitration Request was registered by ICSID on July 30, 2015 and the presiding tribunal for the ICSID Arbitration (“Tribunal”) was originally constituted on June 21, 2016. The ICSID Arbitration seeks compensation for all of the loss and damage resulting from the Romanian State’s wrongful conduct and its breaches of the Treaties’ protections.

Key milestones in the ICSID Arbitration proceedings to date include:

- On June 30, 2017, the Claimants delivered a memorial to ICSID on the merits and quantum of the ICSID Arbitration claims (“Memorial”).
- On February 22, 2018, the Romanian State (“Respondent”) delivered a counter memorial (“Counter Memorial”) in response to the Memorial filed by the Claimants.
- On May 25, 2018, the Respondent supplemented the submission of its Counter-Memorial with a further preliminary objection to the jurisdiction of the Tribunal to hear the claims presented by Gabriel Resources (Jersey) Limited (“Jurisdictional Challenge”).
- On November 2, 2018, the Claimants filed with ICSID a reply in support of the claims (“Reply”) responding to the Respondent’s Counter-Memorial and Jurisdictional Challenge.
- On February 28, 2019, the Claimants and the Respondent filed their comments on a submission to the Tribunal by certain non-governmental organizations (or “non-disputing parties”) who opposed the Project for many years.
- On May 24, 2019, the Respondent filed its response to the Reply (“Rejoinder”) and its reply on the Jurisdictional Challenge, the Respondent’s final substantive submission.
- On June 28, 2019, the Claimants filed a surrejoinder on the Jurisdictional Challenge (“Surrejoinder”).

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

1. Nature of operations and going concern (continued)

- An oral hearing on the merits of the claim was held in Washington D.C. between December 2 and December 13, 2019 (“Hearing”) to address issues on liability and jurisdiction and to hear testimony from certain of the parties’ fact and expert witnesses.
- On April 10, 2020, the Claimants and the Respondent filed their comments on a written submission to the Tribunal by the European Commission as a “non-disputing party” in the ICSID Arbitration.

The Hearing focused on the evidentiary record in the case and allowed counsel for both parties to address issues on liability and jurisdiction. The Hearing also afforded the Tribunal the opportunity to hear testimony from certain of the parties’ fact and expert witnesses, as well as to address questions to each of the parties.

On March 10, 2020, the Tribunal issued Procedural Order No. 27 whereby it set out a list of further questions arising from the evidence presented during the Hearing. The Tribunal subsequently issued Procedural Orders No. 28 and No. 31 whereby the parties were instructed to respond to these questions in a sequential manner. The Tribunal also reserved the possibility of having an additional round of answers to the relevant questions. The Claimants filed their answers on May 11, 2020 and the Respondent is required to do so in July 2020.

An additional one week oral hearing (“Second Hearing”) has been scheduled for the week commencing September 28, 2020 and will be held at the ICSID hearing facilities in Paris. The Second Hearing will focus on the technical and feasibility-related aspects of the Project and the quantum of the damages claimed with further related testimony from certain of the parties’ fact and expert witnesses. The Tribunal has indicated to the parties that they will each have the opportunity, following completion of the Second Hearing, to submit post-hearing briefs, in order to comment in conclusion on the full evidentiary record, as is typically permitted in such arbitrations (“Post-Hearing Briefs”). It is expected that the Tribunal will issue its decision thereafter. There is no specified timeframe in the ICSID Rules in which such a decision is to be made. The Company is informed, however, that it is typical for tribunals in this type of arbitration to require twelve to eighteen months to finalize and issue a decision after Post-Hearing Briefs are submitted. Furthermore, that decision may be subject to a request for annulment (albeit such request can only be on very limited grounds).

There can be no assurances that the ICSID Arbitration will advance in a customary or predictable manner or be completed or settled within any specific or reasonable period of time. The resources necessary in pursuing the ICSID Arbitration are substantial and the costs, fees and other expenses and commitments payable in connection with the ICSID Arbitration may differ materially from Management’s expectations. Further funding will be required by the Company to pursue the ICSID Arbitration to its conclusion, including in any potential annulment proceeding and/or litigation to enforce any award.

Impact of the Coronavirus

With respect to the outbreak of the novel coronavirus (COVID-19), Gabriel has carefully considered the impact, noting the widespread disruption to normal activities and the uncertainty over the duration of this disruption. The highest priority of the Board of Directors is the health, safety and welfare of the Group’s employees, contractors and community members. Gabriel recognizes that the situation is extremely fluid and is monitoring the relevant recommendations and restrictions on travel. At this time, these recommendations and restrictions do not significantly impact Gabriel’s ability to continue the ICSID Arbitration process or conduct the limited operations in Romania. As previously announced, the Group is currently seeking new investment and it is possible that this will take longer than previously anticipated. The Group is also looking to sell its long lead time equipment assets, the market for which may be adversely affected by the effects of COVID-19. As a result, Gabriel will make the necessary adjustments to the work processes required to maintain the ICSID Arbitration calendar, and, should the disruption last for an extended duration, review certain planned activities in Romania, and take remedial actions if it is determined to be necessary or prudent to do so.

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

Going concern

The Condensed Financial Statements have been prepared on a going concern basis, which assumes that the Company will be able to meet its obligations and continue its operations for the foreseeable future. On the basis of the Company's balance of cash and cash equivalents as at March 31, 2020, the Company has sufficient funding necessary to maintain the Group's primary assets and to fund general working capital requirements together with the material estimated costs associated with the Company advancing the ICSID Arbitration through the Second Hearing to the fourth quarter of 2020. The Group will require additional funding in the short-term to maintain its primary assets, including its License and associated rights and permits, whilst it awaits the decision of the Tribunal, and to pursue the ICSID Arbitration to its conclusion. Notwithstanding the Company's historic funding, there is a risk that sufficient additional financing may not be available to the Company on acceptable terms, or at all. This material uncertainty may cast significant doubt about the Company's ability to continue as a going concern.

The Condensed Financial Statements do not reflect the adjustments to the carrying values of assets or liabilities and the reported expenses and consolidated statement of financial position classifications that would be necessary if the Company were unable to realize its assets and settle its liabilities as a going concern in the normal course of operations or as a result of any adverse conclusion to the ICSID Arbitration. Such adjustments could be material.

The Company's registered address is Suite 200 – 204 Lambert Street, Whitehorse, Yukon, Canada Y1A 1Z4. The Company receives significant management services from its wholly owned subsidiary, RM Gold (Services) Ltd. ("RMGS"). The principal place of business for RMGS is Central Court, 25 Southampton Buildings, London, WC2A 1AL, United Kingdom. The Company is the ultimate parent of the Group and does not have any controlling shareholders.

2. Basis of preparation

The Condensed Financial Statements for the three-month period ended March 31, 2020, have been prepared in accordance with IFRS as applicable to the preparation of interim financial statements, including International Accounting Standard 34 - Interim Financial Reporting. The Condensed Financial Statements should be read in conjunction with the audited consolidated financial statements for the year ended December 31, 2019 (the "2019 Financial Statements"), which have been prepared in accordance with IFRS. The Condensed Financial Statements have been prepared according to the historical cost convention and were approved by the Board of Directors on May 12, 2020.

3. Critical accounting estimates, risks and uncertainties

The preparation of condensed consolidated financial statements in conformity with IFRS requires Management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities, if any, at the date of the financial statements and the reported amount of expenses and other income for the period including the classification and measurement of assets as held for sale. These estimates and assumptions are based on Management's knowledge of the relevant facts and awareness of circumstances, having regard to prior experience and information available at the balance sheet date. The significant estimates and assumptions are not materially different from those disclosed in the 2019 Financial Statements.

4. Accounting policies

The material accounting policies followed in the Condensed Financial Statements are the same as those applied in the 2019 Financial Statements.

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

5. Corporate, General and Administrative expenses

<i>in thousands of Canadian dollars</i>	3 months ended	
	2020	March 31 2019
ICSID Arbitration related	1,673	1,169
Payroll	1,221	1,370
Finance	214	193
Travel and transportation	200	228
Community relations	191	240
Property and exploration taxes	177	173
Long lead-time equipment storage costs	121	150
Information technology	113	108
Office rental and utilities	131	129
External communications	71	42
Legal	58	102
Other	332	385
Corporate, general and administrative expense	4,502	4,289

ICSID Arbitration related costs are legal and other advisory services provided to the Company in respect of the ICSID Arbitration. The increase compared to the corresponding 2019 period is due to the reduced 2019 activity level while awaiting the May 2019 filing of the Rejoinder by the Respondent as compared to activities in the first quarter of 2020 preparing supplemental documents for the Claimant's rebuttal submission and a response to the amicus curiae submission to the Tribunal by the European Commission.

Payroll is the total of salaries, bonuses and relevant taxes for all Group employees. The decrease in payroll costs compared to the corresponding 2019 period reflects a comparatively weaker Romanian Lei against the Canadian Dollar in the three-month period to March 31, 2020, plus slightly reduced corporate headcount period on period.

6. Assets held for sale

Balance - December 31, 2018	6,554
Disposal	(2,120)
Impairment charge	(956)
Currency translation adjustment	(268)
Balance - December 31, 2019	3,210
Currency translation adjustment	146
Balance - March 31, 2020	3,356

The prospect of the long lead-time equipment being used in the future for the purpose for which it was purchased is considered remote. In late 2015, the Company engaged two specialist agents to broker the sale of the long lead-time equipment, and the equipment was transferred to assets held for sale on December 31, 2015. The agents' engagement is ongoing.

On October 18, 2019, RMGC concluded the sale of the remaining ball mill, excluding motors, for aggregate gross proceeds of US\$3.3 million (approximately \$4.3 million).

The remaining long lead-time equipment comprises milling equipment, predominantly a SAG mill, together with a gearless motor drive and ball mill motors. These items are currently stored in warehouses in the port of Antwerp, Belgium. During the three-month period ended March 31, 2020, the value of the long lead-time equipment was assessed for indicators of impairment. No further indicators of impairment were noted.

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

7. Cash and cash equivalents and restricted cash

As at	March 31 2020	December 31 2019
Cash at bank and on hand	4,256	7,501
Short-term bank deposits	11,453	18,229
Cash and cash equivalents	15,709	25,730
Restricted cash	556	526
	16,265	26,256

Cash at bank and on hand earns interest at floating rates based on daily bank deposit rates. Cash is readily accessible and is deposited at reputable financial institutions with acceptable credit standings.

The Group manages its domestic Romanian bank credit risk by centralizing custody, control and management of its surplus cash resources from its corporate office and only transferring money to its Romanian subsidiary based on near term cash requirements, thereby mitigating exposure to domestic Romanian banks. At March 31, 2020, the Group held \$0.4 million in unrestricted cash and cash equivalents in Romanian banks (at December 31, 2019: \$0.3 million).

Short-term bank deposits represent investments in government treasury bills with maturities of less than 90 days.

Restricted cash represents cash collateralization of legally required environmental guarantees for future clean-up costs of \$0.1 million.

In addition, in late 2013 the Romanian regional prosecutor's office in Ploiesti placed a restriction order on \$0.3 million held in one of RMGC's Romanian bank accounts pending the outcome of an investigation into a group of companies, one of which was a former supplier to RMGC. The restricted cash amount represents the value of the goods procured from the supplier during 2012. In March 2020, RMGC was informed that the prosecutor's office had closed the file in relation to the commercial relationship between RMGC and the supplier but transmitted the file to another prosecutor's office for continued investigation of the commercial relations between RMGC and a list of service providers. In April 2020, RMGC filed a request with the prosecutor's office, amongst other things, for the removal of the restriction order and removal of a notation on RMGC's file at the Romanian Trade Registry that the company was "under criminal investigation". The prosecutor's office subsequently admitted RMGC's requests and ordered the lifting of the restriction order and the removal of the notation from the Trade Register. On May 11, 2020, RMGC received confirmation of the release of the funds.

8. Trade and other payables

As at	March 31 2020	December 31 2019
Trade payables	324	90
Payroll liabilities	292	2,365
Accruals and other payables	1,900	6,786
	2,516	9,241

Trade and other payables are accounted for at amortized cost and are categorized as other financial liabilities. Lower payroll liabilities at March 31, 2020 compared to December 31, 2019 reflect the payment in the period of 2019 performance related compensation, accrued at December 31, 2019 following the annual review by the Board of Directors. The decrease in accruals and other payables between balance sheet dates is due to the material decrease in ICSID Arbitration related activities in the three-month period to March 31, 2020 and payment of significant costs previously accrued in respect of preparation for and attendance at the Hearing in December 2019.

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

9. Resettlement liabilities

RMGC previously had a program for purchasing homes in the Project area. Under the resettlement program residents were offered two choices; either to take the sale proceeds and move to a new location of their choosing, or exchange their properties for a new property to be built by RMGC at a new resettlement site. For those residents who chose the new resettlement site alternative, the Company recorded a resettlement liability for the anticipated construction costs of the resettlement houses. The total resettlement liability balance at March 31, 2020 was \$0.6 million (December 31, 2019:\$0.6 million).

10. Other current liabilities

The Company has a deferred share unit (“DSU”) plan under which qualifying participants receive certain compensation in the form of DSUs. With effect from July 1, 2016, certain Company non-executive directors have received fifty percent or more of their director fees payable in DSUs. DSUs are initially valued at the five-day weighted average market price of the Common Shares at the date of grant, with the value adjusted based on fair value on the closing share price at the end of each subsequent reporting period.

As at March 31, 2020, the Company’s share price increased in comparison to December 31, 2019 and, accordingly, a fair value increase of \$0.1 million has been recorded in the DSU liability and as a net expense.

Lease liabilities of less than \$0.1 million (2019: less than \$0.1 million) relating to right-of-use assets are also contained within other current liabilities.

11. Non-controlling interest

The Company has historically advanced loans totaling US\$39.5 million to Minvest RM, the non-controlling shareholder of RMGC, to facilitate mandatory statutory share capital increases in RMGC in accordance with Romanian company law rules on capitalization. These loans, which remain outstanding at March 31, 2020, are non-interest bearing and according to their terms are to be repaid as and when RMGC distributes dividends to its shareholders. The loans are accounted for as part of the Group’s net investment in RMGC and, accordingly, have been set-off against non-controlling interests in the Consolidated Statement of Financial Position. The loans and non-controlling interest components will be reflected individually at such time as repayment of the loans is made possible.

In December 2013, the Group was required to recapitalize RMGC in order to comply with minimum company law requirements. The subscription to RMGC share capital by the Company was effected through a conversion of existing intercompany debt. On January 17, 2014, the Group agreed to transfer to Minvest RM, for nil consideration, a proportion of the shares subscribed to in December 2013, with a face value of \$20.4 million, in order to preserve the respective shareholdings in RMGC. This transfer gave rise to the disclosed non-controlling interest and subsequent accounting.

12. Related Party Transactions

The Group had related party transactions with associated persons or corporations which were undertaken in the normal course of operations as follows:

Historical related party transactions with Minvest RM are disclosed in Note 11.

In June 2018, the Company entered into a facility agreement with SC Total Business Land SRL (“TBL”), an entity controlled by current and former employees of RMGC, pursuant to which it agreed to lend \$0.9 million to TBL. The loan is repayable in 2028, accrues interest at a rate of 1% per annum and is secured by a mortgage over certain assets of the borrower and personal guarantees in favour of the Company by the principals of TBL. By February 2019, TBL had drawn down the entire \$0.9 million facility. Partial payments of principal on the loan were received in April and October 2019, with the next repayment expected in May 2020.

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

13. Private placements

Summary

In 2014 and 2016, the Company completed private placements in which a total of 95,625 units were issued at a price of \$1,000 per unit to raise aggregate gross proceeds of \$95.625 million (the “2014 and 2016 Private Placements”).

The units issued in the 2014 and 2016 Private Placements consist, in aggregate, of:

- \$95,625,000 of convertible subordinated unsecured notes, with an annual coupon of 0.025%, a conversion price of \$0.3105 and a maturity date of June 30, 2021;
- 111,536,250 Common Share purchase warrants which are exercisable at a price of \$0.46 at any time prior to June 30, 2021; and
- 95,625 arbitration value rights (“AVRs”), comprising, in aggregate, of an entitlement to a pro rata share of 13.04% of any proceeds received in relation to the ICSID Arbitration, subject to a maximum aggregate entitlement of \$304.3 million among all holders of such AVRs.

On January 15, 2019, the Company announced it had completed the final closing of a private placement of up to 106,425,846 units at a price of \$0.2475 (each unit comprising one Common Share and one Common Share purchase warrant to acquire one Common Share at an exercise price of \$0.49 at any time in the five years following their issue) to raise gross proceeds of approximately \$26.3 million (the “2018 Private Placement”).

On September 13, 2019, the Company announced it had completed the final closing of a private placement of up to 81,730,233 units at a price of \$0.3225 (comprising one Common Share and one Common Share purchase warrant to acquire one Common Share at an exercise price of \$0.645 at any time in the five years following their issue) to raise gross proceeds of approximately \$26.3 million (the “2019 Private Placement”).

2014 and 2016 Private Placements

Subsequent to initial measurement, the debt component of the 2014 and 2016 Private Placements is measured at amortized cost using the effective interest rate method. The valuation of the equity component is not adjusted subsequent to the initial recognition except on conversion or expiry.

There are two derivatives that are embedded within the convertible notes to the 2014 and 2016 Private Placements: a ‘make-whole premium’ to protect holders of the convertible notes in a change of control event as stated in the note indenture; and a ‘common share repayment right’ providing the Company with the right to repay the principal in Common Shares at a discounted amount of 95% of par at maturity. As at March 31, 2020, these two embedded derivatives were determined to have insignificant values and were accordingly not accounted for, but will be reassessed by Management at each reporting date.

The aggregate composition of the 2014 and 2016 Private Placements is set out in the following table:

	Gross allocation	Financing fees	Net allocation
Liability component of convertible debentures	52,205	461	51,744
Equity component of convertible debentures	45,213	642	44,571
Warrants	32,573	417	32,156
Charge on issue of in-the-money equity instruments	(34,366)	-	(34,366)
Proceeds of private placement	95,625	1,520	94,105

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

13. Private placements (continued)

In accordance with IAS 7, changes in the value of the 2014 and 2016 Private Placements are as follows:

Balance - December 31, 2018	71,136
Interest paid	(24)
Accretion of debt component	8,958
Balance - December 31, 2019	80,070
Accretion of debt component	2,410
Balance - March 31, 2020	82,480

2018 Private Placement

On December 24, 2018, the Company announced that it had completed an initial closing of the 2018 Private Placement of a total of 80,702,475 units, issued at a price of \$0.2475 per unit to raise aggregate gross proceeds of approximately \$20 million.

On January 15, 2019, the Company announced that it had completed the final closing of the 2018 Private Placement by issuing a further 25,723,372 units, on the same terms as above, to raise gross proceeds of approximately \$6.3 million.

Each unit of the 2018 Private Placement consists of:

- One Common Share; and
- One Common Share purchase warrant, which entitles the holder to acquire one Common Share at an exercise price of \$0.49 at any time prior to the date that is five years following the date of issue.

The key inputs used in determining the value of the final closing of the 2018 Private Placement set out in these Condensed Financial Statements are as follows:

- Volatility (based on historic 60-month volatility of the Gabriel Resources stock price) 95.49%
- Remaining life (years) 5.0
- Risk-free rate (5-year Government of Canada benchmark bond) 1.90%

The aggregate composition of the 2018 Private Placement is set out in the following table:

	Gross allocation	Financing fees	Net allocation
Common shares	15,805	99	15,706
Warrants	10,534	66	10,468
Proceeds of private placement	26,339	165	26,174

2019 Private Placement

On August 23, 2019, the Company announced that it had completed an initial closing of the 2019 Private Placement of a total of 76,504,263 units, issued at a price of \$0.3225 per unit, to raise aggregate gross proceeds of approximately \$24.6 million.

On September 13, 2019, the Company announced that it had completed the final closing of the 2019 Private Placement by issuing the remaining 5,225,970 units, on the same terms as above, to raise gross proceeds of approximately \$1.7 million.

Each unit of the 2019 Private Placement consists of:

- One Common Share; and
- One Common Share purchase warrant, which entitles the holder to acquire one Common Share at an exercise price of \$0.645 at any time prior to the date that is five years following the date of issue.

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

13 Private placements (continued)

The key inputs used in determining the value of the 2019 Private Placement set out in these Condensed Financial Statements are as follows:

Initial closing

- Volatility (based on historic 60-month volatility of Gabriel's stock price) 93.36%
- Remaining life (years) 5.0
- Risk-free rate (5-year Government of Canada benchmark bond) 1.21%

Final closing

- Volatility (based on historic 60-month volatility of Gabriel's stock price) 94.54%
- Remaining life (years) 5.0
- Risk-free rate (5-year Government of Canada benchmark bond) 1.49%

The aggregate composition of the 2019 Private Placement is set out in the following table:

	Gross allocation	Financing fees	Net allocation
Common shares	15,968	79	15,889
Warrants	10,392	51	10,341
Proceeds of private placement	26,360	130	26,230

14. Share capital

Authorized:

Unlimited number of Common Shares without par value

Unlimited number of preferred shares, issuable in series, without par value (none outstanding)

Issued:

	Number of shares (000's)	Amount
Balance - December 31, 2018	465,156	880,197
Shares issued in private placement	107,454	19,687
Shares issued on the exercise of RSUs	694	-
Shares issued on the exercise of DSUs	89	-
Shares issued on the exercise of share options	853	425
Transfer from contributed surplus - exercise of share options	-	274
Balance - December 31, 2019	574,246	900,583
Shares issued on the exercise of share options	5	2
Transfer from contributed surplus - exercise of share options	-	2
Balance - March 31, 2020	574,251	900,587

Common Share purchase warrants

A summary of Common Share purchase warrants issued and outstanding, along with their exercise prices, are as follows:

Expiry date	Number of warrants	Exercise price (dollars)
June 30, 2021	111,536,250	0.460
December 21, 2023	80,702,475	0.490
January 15, 2024	25,723,372	0.490
August 23, 2024	76,504,263	0.645
September 13, 2024	5,225,970	0.645

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

14. Share capital (Continued)

Share Options

The exercise price of Share Options is determined as the higher of the five-day weighted average closing price of the Common Shares prior to the grant date of the Share Option and the closing price of the Common Shares on the day before the grant date of the Share Option. Share Options granted vest in accordance with milestones or vesting periods set by the Board at the grant date and are exercisable over five years to ten years from the date of issuance.

The maximum number of Common Shares issuable under the Option Plan is equal to 10% of the issued and outstanding Common Shares at any point in time.

As at March 31, 2020, Share Options held by directors, officers, employees and consultants were as follows:

Range of exercise prices (dollars)	Outstanding			Exercisable		
	Number of options (thousands)	Weighted average exercise price (dollars)	Weighted average remaining contractual life (years)	Number of options (thousands)	Weighted average exercise price (dollars)	Weighted average remaining contractual life (years)
0.28 - 0.40	14,883	0.35	7.6	13,312	0.35	7.7
0.41 - 0.50	10,924	0.45	8.6	7,670	0.44	8.1
0.51 - 0.60	88	0.57	9.5	88	0.57	9.5
0.61 - 0.70	586	0.65	6.4	586	0.65	6.4
0.71 - 0.80	5,000	0.79	3.8	5,000	0.79	3.8
	31,481	0.46	7.3	26,656	0.47	7.1

The estimated fair value of Share Options is amortized using graded vesting over the period in which the Share Options vest. For those Share Options which vest on a single date, either on issuance or on achievement of milestones (the “measurement date”), the fair value of these Share Options is amortized using graded vesting over the anticipated vesting period.

Certain Share Option grants have performance vesting conditions. The fair value of these Share Options that vest upon achievement of milestones will be recognized and expensed over the estimated vesting period of these Share Options. Adjustments resulting from the recalculation of the estimated vesting periods are recorded in the Consolidated Statement of Comprehensive Loss.

Director, officer, employee and consultant Share Options were as follows:

	Number of options ('000)	Weighted average exercise price (dollars)
Balance - December 31, 2018	24,619	0.53
Options granted	6,068	0.37
Options expired	(2,325)	0.84
Options exercised	(853)	0.50
Balance - December 31, 2019	27,509	0.47
Options granted	5,953	0.46
Options expired	(1,976)	0.56
Options exercised	(5)	0.40
Balance - March 31, 2020	31,481	0.46

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

14. Share capital (Continued)

During the three-month period ended March 31, 2020, 6.0 million incentive stock options (“Options”) were granted at a weighted average exercise price across all grants of \$0.46, of which 3.1 million vested immediately and the remaining 2.9 million vest on the first anniversary of the grant. A total of 2.0 million Options lapsed unexercised in the period.

In the corresponding three-month period ended March 31, 2019, 5.1 million Options were granted at a weighted average exercise price of \$0.36, of which 2.6 million vested immediately and the remaining 2.5 million vested on the first anniversary of the grant.

The valuation of the Options granted was calculated using a Black-Scholes valuation model with the following assumptions:

	March 31 2020	December 31 2019
Weighted average risk-free interest rate	1.5%	1.81%
Volatility of share price	90%	97%
Weighted average life of options (years)	5.2	5.2
Pre-vesting forfeiture rate	10%	20%
Weighted average fair value of awards (\$)	0.33	0.28

At March 31, 2020, the fair value of Options to be expensed is \$0.9 million (December 2019: \$0.9 million).

15. Loss per share

	2020	3 months ended March 31 2019
Loss for the period attributable to owners of the parent	6,756	7,732
Weighted-average number of common shares (000's)	574,249	486,921
Basic and diluted loss per share	\$0.01	\$0.02

16. Commitments

The following is a summary of Canadian dollar equivalent of the contractual commitments of the Group, including payments due for each of the next five years and thereafter:

	Total	2020	2021	2022	2023	2024	Thereafter
<i>Operating lease commitments</i>							
Rosia Montana exploitation license	973	278	278	278	139	-	-
Surface concession rights	1,137	29	29	29	29	29	992
Property lease agreements	100	89	11	-	-	-	-
Total commitments	2,210	396	318	307	168	29	992

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

17. Segmental information

Operating segments are reported in a manner consistent with internal reporting provided to the chief operating decision-maker. The chief operating decision-maker is responsible for allocating resources and assessing performance of the operating segments and has been identified as the Company's Chief Executive Officer.

The Group has two segments: the first being the Romanian operating company, the principal activity of which was formerly the exploration, evaluation and development of precious metal mining projects in the country (designated as "Romania"). The rest of the entities within the Group form part of a secondary segment (designated as "Corporate").

The segmental report is as follows:

	Romania		Corporate		Total	
For the three-month period ended March 31,	2020	2019	2020	2019	2020	2019
Reportable items in the Condensed Consolidated Income Statement and Comprehensive Loss						
Interest received	-	-	(61)	(115)	(61)	(115)
Finance costs-convertible notes accretion	-	-	2,410	2,141	2,410	2,141
Depreciation	9	9	4	45	13	54
Reportable segment loss	1,580	2,404	5,176	5,328	6,756	7,732
As at March 31,						
Reportable segments in the Condensed Consolidated Statement of Financial Position						
Reportable segment current assets	5,176	8,067	14,952	16,335	20,128	24,402
Reportable segment non-current assets	663	642	838	1,109	1,501	1,751
Reportable segment liabilities	(799)	(839)	(86,472)	(76,595)	(87,271)	(77,434)

The Group's assets classified as held for sale are predominantly located in port facilities within the European Union.

Notes to Condensed Consolidated Financial Statements

For the period ended March 31, 2020

(Unaudited, tabular amounts in thousands of Canadian dollars, unless otherwise stated)

18. Contingent liabilities

As at March 31, 2020, the Company does not believe that the outcome of any of the matters not recorded in the Condensed Financial Statements, individually or in aggregate, would have a material adverse impact to the Company's financial position.

RMGC has been subject to two tax inspections by the Romanian National Agency for Fiscal Administration (the Agenția Națională de Administrare Fiscală – “ANAF”) in relation to the value added tax (“VAT”) previously claimed and received by RMGC from the Romanian tax authorities in respect of RMGC's purchase of goods and services in the period from July 2011 to January 2016.

The first inspection was concluded by ANAF in July 2016 and assessed a liability with interest and penalties of RON 42.9 million (then approximately \$13.7 million). This 2016 assessment was successfully challenged by RMGC and partially quashed in September 2016.

A repeat inspection was undertaken by ANAF and on July 5, 2017, RMGC was served with a decision by ANAF assessing a liability in the amount of RON 27 million (approximately \$8.6 million) (“VAT Assessment”).

On October 2, 2017, the Alba Iulia Court of Appeal admitted RMGC's request for a stay of enforcement of the VAT Assessment, pending the determination of RMGC's annulment challenge of the VAT Assessment. On October 23, 2017, RMGC received an additional demand from ANAF in respect of interest and penalties related to the VAT Assessment for RON 18.6 million (approximately \$6.0 million).

On February 6, 2019, the Alba Julia Court of Appeal (Division for Administrative and Tax Claims) ruled in favour of RMGC's annulment challenge of the VAT Assessment. ANAF subsequently filed an appeal against this decision with the High Court of Cassation and Justice, and a hearing date has been set as December 2, 2020. RMGC is contesting this appeal and the stay of enforcement remains in effect for the VAT Assessment and for the interest and penalties demand.

The Company, along with RMGC, intends to pursue all available legal avenues to challenge the VAT Assessment along with the interest and penalties and to fully protect its rights and assets. The Company considers that the outflow of economic resources in respect of the VAT Assessment is not probable, and consequently no liability has been recognized at March 31, 2020 and December 31, 2019.