International Northair Mines Ltd.

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MANAGEMENT DISCUSSION AND ANALYSIS

August 31, 2014

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Form 51-102F1 Management Discussion and Analysis For International Northair Mines Ltd. ("Northair" or the "Company")

The following management discussion and analysis (the "MD&A") of the Company has been prepared as of October 27, 2014 and is intended to supplement and complement the Company's unaudited condensed interim consolidated financial statements for the six months ended August 31, 2014. All financial information has been prepared in accordance with International Financial Reporting Standards and all amounts disclosed are Canadian dollars unless otherwise stated.

Nature of Business

Northair is a mineral exploration company actively engaged in the acquisition, exploration and development of strategic mineral properties throughout North America with a focus in Mexico. The Company is listed on the TSX Venture Exchange and trades under the symbol "INM". In Mexico, exploration is conducted by its wholly owned subsidiary, Grupo Northair de Mexico, S.A. de C.V. ("Grupo Northair").

Highlights for the six months ended August 31, 2014

- The Company appointed Donald J. Birak to its Advisory Board.
- The Company announced that that rock and soil samples taken around newly discovered old workings has identified a new and potentially important silver bearing target west of the Las Carolinas Zone. In addition, soil sampling by crews on a grid basis has identified a new silver/gold in soil anomaly northwest of the new silver zone.
- The Company closed a US\$4.0 Million Royalty Transaction ("Royalty Transaction" or "NSR") with Coeur Capital, Inc. ("Coeur") for the La Cigarra Silver Project. Under the terms of the Royalty Agreement, the Company will receive US\$4.0 million payable for a 2.5% NSR royalty on the La Cigarra silver project. Northair received US\$2,250,000 on May 30, 2014 for a 1.25% NSR; and a further US\$1,750,000 was paid on September 2, 2014 for an additional 1.25% NSR payable on future production from the La Cigarra. Proceeds from the Royalty Agreement will be used for working capital and will allow Northair to earn a 100% interest in certain key mineral rights comprising the Project, as well as carry out continued exploration including core drilling. Northair will pay a finder's fee totalling US\$80,000 (US\$45,000 paid) to Raymond James Ltd. for their assistance in arranging the transaction with Coeur.
- The Company granted 2,615,000 stock options at \$0.15 to directors, officers, employees and consultants. All of the options are exercisable for a period of five years from the date of grant.
- The Company reported exploration results from the Ram Zone at the La Cigarra silver project. Sampling of an underground adit, contained within and parallel to the north-south striking Ram Zone, returned an average silver grade of 554.8 g/t along 33.50 metres; with grades varying from 87.8 g/t silver to 2,850 g/t silver. In order to better determine the width of mineralization of the new zone, three (3) trenches were excavated perpendicular to and above the sampled adit and within the Ram Zone anomaly. Results from the trenches returned the following silver values:
 - Trench #1 35.45 metres of 67.3 g/t silver (including 16.20 metres of 99.6 g/t silver and 4.85 metres of 141.4 g/t silver);

- Trench #2 43.03 metres @ 32.2 g/t silver including two intervals of 13.80 metres @ 23.8 g/t silver and 13.73 metres of 71.3 g/t silver;
- Trench #3 13.60 metres @ 13.6 g/t silver including 2.60 metres of 32.8 g/t silver and 29.70 metres grading 14.2 g/t silver including 13.69 metres of 21.4 g/t silver.
- The Company reported further testing of the Ram Zone; where nine (9) 6 metre-long sample pits were excavated approximately 150 metres south of Trench #3 to expose bedrock over a 200 meter-wide zone where previous soil sampling yielded highly anomalous silver values. Sampling of the nine (9) test pits returned silver values varying from 0.7 g/t to 16.7 g/t with the average of all nine pits being 7.84 g/t. Results of the trenching and pit samples further confirm that the Ram Zone is a large, continuous mineralized system, which remains open along strike to the north and south and down dip to the west.
- The Company commenced a core drill program at its La Cigarra silver project.
- The Company exercised an option to acquire a 100% interest in the six (6) original mineral concessions at the La Cigarra silver project through Grupo Northair by making the final payment totalling US\$200,000.

Highlights Subsequent to August 31, 2014

- The Company announced the retirement of Mr. Fred Hewett as President and CEO and the appointment of Ms. Andrea Zaradic, P.Eng, to the positon of President and CEO. Ms. Zaradic also agreed to join the Board of Directors to fill the opening created by Mr. Hewett's retirement. Mr. Hewett has agreed to maintain an ongoing involvement in the Company in an advisory role. In addition, to Ms. Zaradic's appointment as President and CEO, Mr. David Ernst joined the Company as Vice President Exploration and Mr. John Robins, P.Geo. joined the Company's strategic advisory board. In conjunction with Ms. Zaradic's appointment to the Board, Mr. Maurice Tagami, P. Eng and Mr.Tony Reda also joined the Company's Board.
- The Company completed a non-brokered private placement with the issuance of 39,995,000 Units at a price of \$0.10 per Unit for gross proceeds of C\$3,999,500. Each Unit consists of one Common Share and one Warrant. Each Warrant will entitle the holder to purchase one Common Share of the Company at a price of \$0.18 per Common Share for a period of 18 months from the closing of the Private Placement and \$0.25 per Common Share thereafter until the expiry of the Warrants three years following closing of the Private Placement. The Warrants are subject to a forced exercise provision whereby, if the closing price for the Company's Common Shares is \$0.55 or greater for a period of 10 consecutive trading days from a date beginning six months following the date of issue, and the Company so elects, the holders of Warrants will have 30 days to exercise their Warrants, otherwise, the Warrants will expire on the 31st day.

Exploration Update

Overview

Northair continues to concentrate its exploration activities in Mexico through Grupo Northair. The exploration programs described below were conducted under the direction of Fred Hewett, the Company's former President and CEO, and a Qualified Person under NI 43-101. The technical information below has been reviewed by David Ernst, the Company's Vice President Exploration, and also a Qualified Person under NI 43-101.

Project Discussion

La Cigarra Project, Chihuahua

The La Cigarra Project is located near the city of Parral, in the State of Chihuahua in north central Mexico. La Cigarra consists of mineral concessions totalling approximately 32,000 hectares, which were acquired by the Company through option agreements, staking and purchase. Local topography is gentle and the property has good road access and infrastructure.

La Cigarra was identified as an acquisition target by exploration staff late in 2008, as part of the Company's generative exploration program. Reconnaissance and initial sampling results completed by Northair confirmed numerous silver occurrences along a 3 kilometre trend of mineralization. The Company defined three potentially significant zones of silver mineralization from its initial sampling.

In 2009 the Company completed a program of geological mapping and surface sampling over the three kilometre trend concentrating on the three areas known as: Las Carolinas, San Gregorio and La Borracha.

In July 2010, the Company completed an initial drill program totalling 1,455 metres in 15 reverse circulation drill holes. The program was successful in testing the three known mineralized targets on the property and intercepted significant widths of altered and mineralized sediments and intrusives.

In December 2010, Northair commenced its initial core drill program and before the commencement of the current drill program had completed 24,202 meters of core drilling in 139 HQ sized core holes.

In February 2013, Northair announced the results of a maiden NI 43-101 Resource Estimate completed by Arseneau Consulting Services in conjunction with JDS Energy and Mining Inc.

The resource estimate was calculated based on results from 143 of 154 holes totaling 25,657 metres drilled along the open ended La Cigarra mineralized system which has a drilled strike length of 3.5 kilometres. The 143 holes included in this initial resource estimate were positioned within a potentially surface minable mineralized area comprised of the San Gregorio and Las Carolinas mineralized zones, which combined form a total strike length of 2.1 kilometres within the known 3.5 kilometres. The resource estimate was constrained by a WhittleTM pit shell at an economic cutoff grade of 30 g/t of silver. Highlights of the mineral resource estimate are as follows:

- Measured and Indicated mineral resources of 50,494,000 ounces of silver within 20,755,700 tonnes at an average grade of 76 g/t silver;
- Inferred mineral resource of 3,515,900 ounces silver within 1,780,000 tonnes at an average grade of 61 g/t silver;
- Significant by-products include 40,100 ounces of gold in the measured and indicated categories as well as appreciable lead and zinc values, as provided in mineral resource estimate tables.

Category	Tonnes	Ag (g/t)	Au (g/t)	Pb (%)	Zn (%)	Ag Oz	Au Oz	Pb Lbs	Zn lbs
Measured	6,235,000	65	0.06	0.10	0.16	13,090,800	12,100	13,161,500	21,706,600
Indicated	14,520,700	80	0.06	0.10	0.14	37,402,800	28,100	32,924,700	45,983,100
M + I	20,755,700	76	0.06	0.10	0.15	50,494,000	40,100	46,086,200	67,689,700
Inferred	1,780,150	61	0.05	0.10	0.12	3,515,900	3,000	3,959,300	4,865,700

The mineral resource was calculated at cut-off value of 30 g/t silver. It is constrained within a Whittle pit shell and was calculated using metal prices of \$29.20 silver, \$1.00 lead, \$0.95 zinc and parameters that are considered appropriate for potential open pit operations in this location.

The Company believes that resource expansion is possible as immediate exploration potential exists within and adjacent to the current NI 43-101 resource area (between sections 6+00S in Las Carolinas and 3+50N in San Gregorio) at a 30 g/t silver cut-off as presented in the table below. The potential silver quantity and grade is a geologic prediction as there has been insufficient exploration to define a mineral resource and further exploration will be required to delineate any mineral resource.

		Potential In-Situ Grade				Potential Contained Metal
Category	Tonnes (000)	Ag (g/t)	Au (g/t)	Pb (%)	Zn (%)	Ag (oz)
Exploration Potential	3,000 to 4,500	65 to 75	~0.06	0.09 to 0.1	0.13 to 0.14	6,000,000 to 10,000,000

Immediate Exploration Potential adjacent and within the San Gregorio/Las Carolinas Zones⁽¹⁾

(1) This table has been referenced from the NI 43-101 report titled "San Gregorio/Las Carolinas Resources Technical Report; La Cigarra Project, Chihuahua" dated April 10, 2013 and filed on SEDAR on April 11, 2013.

Northair's technical team continues to conduct geologic mapping, soil, rock and stream sediment sampling on a number of target locations within the enlarged La Cigarra concession package and this work has demonstrated that further resource exploration potential exists along the six (6) kilometre long La Cigarra mineral system. This potential is in part supported by soil sampling along the trend including the La Borracha Zone to the north (where nine (9) drill holes have intercepted silver mineralization) and the Las Venadas Zone to the south.

The Las Venadas Zone, located 500 metres south of Las Carolinas has returned strong silver values from surface sampling over an area of approximately 230 metres by 90 metres, including a rock chip sample returning 2.5 metres of 233.0 g/t silver. In March 2013, Northair reported additional results from the mapping and sampling program, which identified two other zones located within this southern extension known as La Soledad and Las Chinas.

La Soledad, situated approximately 500 meters south of Las Venadas, contains a number of large mine dumps and historic mine workings that exploited a series of silver bearing quartz veins. Although sampling here reported only moderate silver values, the scope of the historic mine workings are comparable to those found within the Las Carolinas Zone. Much of the area is covered, but soil sampling has defined a broad lead anomaly, supporting the possibility that the mineralized system does underlie the covered area.

Las Chinas is located approximately 1,000 meters south of La Soledad and is comprised of a number of historic mine workings that likely exploited silver bearing quartz-calcite veins. Northair has thus far mapped and sampled 600 metres of this structure. Sampling yielded relatively low silver values with the

exception of three samples, with a high of 458 g/t over 0.90 metres. This area is defined by a strong leadzinc soil anomaly and anomalous gold values.

Northair is also preparing for further metallurgical testing to confirm the process flow sheet and metallurgical performance of material from both the San Gregorio and Las Carolinas zones. During the testing announced in October of 2012, the Company collected samples from the San Gregorio Zone and classified the material as either sulphide or oxide. A flotation and cyanide leaching flow sheet was developed in order to achieve optimum recovery of silver and base metals.

For sulphide material, silver was primarily recovered in a lead flotation concentrate. Initial recoveries of up to 73% of the silver and 70% of the lead were achieved at a primary grind size of 75 microns from material containing 68 g/t silver and 0.15% lead. In a separate test, about 85% of the silver in the lead cleaner tailings was extracted in a 96-hour carbon-in-leach process after regrinding to 11 microns. Based on these results, there is potential to recover approximately 85% of the total silver from material in a combined flotation-leaching flow sheet. This will be investigated further in future metallurgical programs. Preliminary assessment of the lead concentrate containing 50% lead and 23,900 g/t silver indicates that it would be marketable to smelters.

For oxide material, the silver is more amenable to whole ore leaching than flotation. Approximately 90% of the silver was extracted from material containing 57 g/t silver in 48 hours of whole ore cyanidation at a grind size of 94 microns.

These results indicate that a combined flotation-leaching flow sheet would achieve maximum silver recovery and could apply to both the sulphide and oxide ores.

In June 2013, the Company reported that exploration at La Cigarra identified a potentially significant mineralized zone known as La Navidad. This new zone represents a mineral trend situated approximately 600 metres to the east and parallel to the main La Cigarra resource area. Geology related to La Navidad appears identical to that hosting silver mineralization at San Gregorio, with easterly dipping altered sedimentary rocks intruded by intrusive dikes and sills and cut by faulting. Rock sampling in the area has defined an anomalous silver bearing zone approximately 470 metres in length and over 200 metres in width paralleling San Gregorio. Twenty four rock samples reported values ranging from 0.1 g/t to 63.7 g/t silver; with eleven samples returning greater than 5 g/t silver.

Systematic soil sampling on a 50 metre by 50 metre grid has defined a strong silver-in-soil anomaly measuring 700 metres in length and 50 to 250 metres wide that is largely coincident with anomalous rock-chip samples. The central core of the soil anomaly, as defined by a 5 ppm silver contour, is comprised of 25 soil samples with a low of 5 ppm silver and a high of 21.7ppm silver. Scattered but anomalous gold values up to 727 ppb occur within the anomaly.

In July 2013, Grupo Northair signed a twenty (20) year lease agreement (the "Agreement") with the Ejido La Estanzuela ("Ejido") that allows full surface access to the Ejido common land that covers significant portions of the mineral resource and the surrounding exploration potential. The Ejido La Estanzuela's common land totals 5,064 hectares. The Agreement allows the Company to conduct surface exploration and road construction. The Agreement also reserves a 471 hectare portion of the land for future construction, mining, and processing, directly adjacent to the known La Cigarra mineral resource.

In December 2013, Northair reported the results of a trenching program completed at La Cigarra within the San Gregorio and Las Carolinas zones and announced the discovery of a previously unknown adit within the San Gregorio Zone. Results of the trenching were encouraging and point to the significant potential to expand the resource with further drilling. Sampling highlights of the trenching include: Trench SG 4+00N - 34.5 metres of 49.1 g/t silver including 7.1 metres @ 153.5 g/t silver, and 36.7 metres

of 15.9 g/t silver; Trench SG 3+50N - 12 metres of 72.0 g/t silver, 5.4 metres of 22.8 g/t silver and 4.5 metres of 24.2 g/t silver; Trench SG 2+00N - 63.1 metres of 49.6 g/t silver including 13.55 metres of 75.5g/t silver and 5.7 metres of 38.1 g/t silver; Trench SG 1+50S - 6 metres of 125.8 g/t silver and 14.4 metres of 29.3 g/t silver. Some of the better sampling of the adit returned intervals of 7.5 metres of 155.4 g/t silver and 16.2 metres of 46.8 g/t silver.

In January 2014, the Company entered into a Letter Agreement (the "DFX Agreement") that significantly expanded its interest in a large land position (the "Parral Concessions") totaling approximately 22,000 hectares surrounding its original six La Cigarra Concessions. The DFX Agreement replaces an earlier agreement with DFX Exploration Ltd. ("DFX") and its relevant subsidiaries dated April 5, 2012 and allows Northair to acquire a 100% interest in a portion of the Parral Concessions (the "Adjacent Property") immediately surrounding its 100% owned La Cigarra silver deposit. The DFX Agreement further allows Northair to acquire a 60% interest in the remaining portion of the Parral Concessions comprising 17,874 hectares surrounding the Adjacent Property (the "Outside Property").

Between February and June 2014, the Company reported the results of its exploration program completed in the Ram Zone at its La Cigarra silver project. Soil sampling completed within the Ram area defined a 1,000 meter long north-south striking zone of potential with silver soil anomaly widths varying from 50 to 250 metres. Rock sampling taken by Northair from historic mine workings at the zone include; silver values from 87.8 g/t silver to 2,850 g/t silver. In order to further test the Ram Zone, crews excavated three hand dug trenches perpendicular to and above the sampled adit and within the Ram Zone anomaly. Results from the trenches are as follows:

- Trench #1 35.45 metres of 67.3 g/t silver (including 16.20 metres of 99.6 g/t silver and 4.85 metres of 141.4 g/t silver);
- Trench #2 43.03 metres @ 32.2 g/t silver including two intervals of 13.80 metres @ 23.8 g/t silver and 13.73 metres of 71.3 g/t silver;
- Trench #3 13.60 metres @ 13.6 g/t silver including 2.60 metres of 32.8 g/t silver and 29.70 metres grading 14.2 g/t silver including 13.69 metres of 21.4 g/t silver.

The Company considers these recent results very encouraging as they continue to develop the potential of the Ram Zone and lends strong confirmation of previous sample results. It is becoming apparent that the Ram Zone is a long, continuous mineralized system, which remains open along strike to the north and south and down dip to the west. Field crews are surveying road access into this area in anticipation of follow up exploration programs.

In June 2014, the Company commenced a core drill program at La Cigarra. The program will total over 5,000 metres of drilling to focus on the expansion of the La Cigarra mineral resource by targeting downdip and on strike projections of mineralization at the north end of the San Gregorio Zone and to the south of the Las Carolinas Zone. The program will also include drilling on trend and further to the south where significant soil and rock geochemical anomalies and historic mine workings have been identified at the Las Venadas and Las Chinas zones. These targets are underlain by the same stratigraphy that hosts mineralization at the San Gregorio and the Las Carolinas zones and could potentially extend the La Cigarra mineral trend. Assays from drilling will be announced as soon as the results are received and interpreted by the Company.

Sierra Rosario Project, Sinaloa

In April of 2002, the Company staked the Sierra Rosario concession along the western flanks of the Sierra Madre Occidental geological province, approximately 40 kilometres east of Alamos, Sonora.

Sierra Rosario contains granodiorite rocks overlain by weakly metamorphosed andesites. Intrusive rocks consisting of intermediate porphyry dikes and large intensely altered rhyolite porphyry are exposed at the San Rafael Zone. Northair's exploration staff discovered multiple zones of gold and silver mineralization during their initial exploration programs with some of these zones showing small scale old mine workings.

Northair's field programs concentrated primarily in the San Rafael Zone, located in the northern portion of the property, which contains epithermal silver with gold mineralization having a surface expression of approximately 200 by 70 metres. First phase mapping and sampling by Northair within the San Rafael Zone returned an average of 181 g/t silver and 0.321 g/t gold from 23 chip channel samples.

In 2004 the project was optioned to Sparton Resources Inc. Sparton earned a 51% interest in the project by paying Northair \$130,000 in cash, issuing 275,000 common shares and incurring \$800,000 in exploration expenditures and a joint venture was formed.

The work completed by Sparton was concentrated on the southern portion of the property and involved geological mapping, sampling and electrical and magnetic geophysical surveys as well as detailed soil sampling. Sparton completed an approximate 775 meter diamond drill program in 2006 to test the La Josca Zone. The seven holes tested a 500-metre-long portion of the 1.1-kilometre-long La Josca structure with modest results.

The San Rafael Zone remains the principal target area on the property. Continual work has defined a magnetic anomaly associated with the San Rafael rhyolite porphyry body and also located a similar anomaly which is covered by upper volcanic series tuffs and may represent a buried intrusion. Both skarn and structurally controlled mineralization containing barite, copper, gold, and silver are present in the area. Values of up to 7.28% copper and 13 g/t gold were also obtained from samples taken from boulders below a historic mine dump. Base/precious metal mineralization is located in a shear fracture zone east of the main rhyolite intrusive as well as in fault zones associated with rhyolite dykes in limestone on the east side of the property where there is a large multi element soil anomaly.

In 2011, the Company executed an agreement with Sparton Resources Inc. and American Consolidated Metals Corp. ("American Consolidated") to facilitate the acquisition by American Consolidated of Sparton's 50% interest in the Sierra Rosario Property. In consideration for Northair waving its right of first refusal to match the American Consolidated offer, Sparton transferred a 1% interest and operatorship in the Sierra Rosario Property to Northair concurrently with the completion of the first payment and share issuance from American Consolidated to Sparton under their agreement in respect of the Acquisition announced May 11, 2011.

In February 2012, an extensive exploration program commenced at Sierra Rosario that focused on the San Rafael Zone target and several other silver and gold prospects that have been identified on the property. Field work included geological mapping, sampling and trenching and a grid was established as part of an induced polarization ("IP") geophysics program. Results of the IP survey identified an open ended northwest-southeast trending chargeability anomaly measuring 1,400 metres in length, extending from line 4+00S (where it is 100 meters wide) to line 18+00S (where it is over 1,300 meters wide). The anomaly remains open to the south and south east. Coincident with the eastern margin of the chargeability anomaly and a northwest-southeast trending ridge, Northair has outlined a silver-gold-arsenic-lead soil anomaly remains open to the south and south east. Individual soil sample values range up to 326.0 g/t silver; 0.712 g/t gold; 1,320 ppm arsenic and 3,470 ppm lead. The highest silver values occur on line 18+00S, the most southern grid line. Based on positive soil samples and coincident IP

anomaly, the geochemical sampling grid was expanded to the east to establish the ultimate size of the potentially mineralized target.

In June 2012, a core drill program totalling approximately 1,400 metres in six holes was completed on the property to test a 600 meter length of the coincident induced polarization geophysical and silver/gold geochemical soil anomaly.

In August 2012, Northair reported the results of the June 2012 drill program. The most significant drill results were obtained in Hole SR-003 where a 7.5 meter interval returned 179.3 g/t silver and 0.287 g/t gold and a 4.9 meter interval assayed 66.7 g/t silver and 0.614 g/t gold. In Hole SR-005, located approximately 400 metres to the southeast of Hole SR-003, a 3.35 meter interval returned 84.1 g/t silver, 0.102 g/t gold and 1.59% lead. The Company also reported that a follow up geochemical program was completed at the property. This additional work extended 3 existing lines towards the northeast and expanded the grid 600 meters to the southeast. Northair and its joint venture partner need to review the possibilities for further exploration on the property.

El Reventon Project, Durango

The El Reventon Project is comprised of approximately 3,400 hectares acquired by staking and a further 60 hectares which was the subject of an option agreement. The Company has acquired a 100% interest in the 60 hectare concession from the optionor by making payments totalling US\$151,000 under an amended agreement.

El Reventon is located in the municipality of Otaez, Durango and is approximately 170 kilometres northwest of the capital city of Durango. The project lies within the Sierra Madre Occidental geological province and a highly prospective mineral belt that includes the mines and districts of Bacis, Montoros, Metates, La Cienega and Topia. The property covers a series of occurrences aligned along a northeast trending belt consisting of low grade metasedimentary rocks overlain by andesite and rhyolite volcanics locally intruded by numerous dykes and stocks. The property's initial exploration focus has been on the Reventon Breccia which contains silver and base metal mineralization in an intensely altered andesite porphyry.

Within the Reventon Breccia, outcrops of the porphyry display intense hydrothermal brecciation, with micro and macro breccia textures. The entire exposed zone has epithermal silica flooding and replacement within the matrix and breccia fragments. Mineralization occurs as disseminations, veining, stockworking, and aggregates of coarse pyrite, galena and sphalerite, contained within the intrusive as well as the adjacent volcanics. On surface the exposed intrusive and mineralized breccia measures approximately 70 by 70 metres.

In 2006, a total of 51 samples taken from the breccia averaged 103.9 g/t silver, 0.74% lead and 0.79% zinc. The Company believes that the Reventon Breccia could be much larger than currently exposed, due to extensive post mineral cover.

In addition to the Reventon Breccia, the Company has identified other mineral occurrences on the property – the most noteworthy being the Los Alisos, La Estrella and the El Portrero Zones. The Los Alisos Zone occurs approximately 500 metres to the south of the Reventon Breccia. The Los Alisos and Reventon Breccia zones appear to be geologically similar in that they have a comparable geochemical signature and both occur in diorite porphyry. The area between the two zones is covered by post-mineral volcanics and agglomerate; however the Los Alisos Zone may be open to the north and the east.

The La Estrella Zone is a high grade silver-gold polymetallic vein system, located two kilometres southwest of the Reventon Breccia. 24 samples taken from the zone average 0.825 g/t gold and 385 g/t

silver over sample widths from .85 to 5 metres. A system of veins and stockworks ranging from approximately 1 to 15 metres in width is exposed in historic underground workings and within surface outcrop over a defined strike length of approximately 180 metres. The zone remains open in both strike directions. Geologic mapping indicates that La Estrella sits in a north westerly striking belt of mineralization that contains numerous old workings and occurs over a distance of 2.3 kilometres.

A third mineralized zone, the El Portrero Zone is located approximately one kilometre northeast of the Reventon Breccia, and contains dozens of prospects and small mine workings over an area of approximately 150 by 225 metres. The zone is postulated as a potential bulk mineable silver target with vein, stockwork and disseminated mineralization occurring in silicified diorite porphyry. A total of 61 samples taken from the zone average 23 g/t silver over widths ranging from 1.5 to 7 metres. The Portrero East Zone lies about 200 metres to the east of the main Portrero Zone, and contains high-level epithermal quartz stockwork and silica replacement in diorite porphyry exposed over an area of approximately 75 by 115 metres. Ten panel samples from this zone average 28 g/t silver.

In the fall of 2007, the Company completed an initial core drill test of the Reventon Breccia that totalled 660 metres in six NQ holes. All holes intercepted significant zones of mineralized breccia including 33.5 metres of 179 g/t silver, 22.8 metres of 94.7 g/t silver and 56.4 metres g/t silver, with associated lead and zinc values.

To follow-up these results, in March 2008, the Company conducted reverse circulation drill program totalling 2,170 metres in 17 holes at the Reventon Breccia and Los Alisos Zone. The program was successful in increasing the size of the Reventon Breccia with highlights including 91.4 metres of 87 g/t silver containing an intercept of 19.8 metres of 176.4 g/t silver; and 80.8 metres of 71.9 g/t silver containing an intercept of 7.6 metres of 234.5 g/t silver.

During fiscal 2013, the Company entered into agreements whereby it granted Focus Ventures Ltd. ("Focus") the option to acquire an 80% interest in its El Reventon Silver Project. Under the terms of the agreements, Focus could earn its interest by the payment of US\$235,000 (\$10,000 received) to the Company over 24 months and incurring US\$2,000,000 of exploration expenditures on the property over a three year period.

During the first part of 2012, work carried out by Focus concentrated on the La Estella Zone, where a total of 62 samples, taken from old underground workings along a 400 kilometre strike, returned significant grades in silver and associated gold, lead and zinc values. Focus then commenced a detailed soil survey over a 6 x 8 kilometre grid at El Reventon to geochemically map and better define targets such as the Estrella Zone, and generate new targets for follow-up exploration.

In October 2012, Focus reported that the 930-sample grid-based soil survey undertaken over El Reventon had identified multiple silver targets. The largest of the targets is a >10 g/t silver-in-soil anomaly over 1,300 x 500metres located in the southern part of the claims, approximately 2 kilometres southwest of the drilled Reventon Breccia. The coincident gold and silver anomaly is accompanied by strongly anomalous lead, zinc, arsenic and antimony values. A number of soil samples returned fire assay results over 100 g/t silver, to a maximum of 384 g/t silver and 0.59 g/t gold. Samples were taken at 40m sample spacing on lines 200m apart.

In 2013, Focus's field work included a review and re-evaluation of all previous data, surface sampling and diamond drill program. Although Focus had originally planned to carry out a 2,000 metre diamond drill program on the property to test several targets, due to mechanical problems with the contracted drill equipment, only approximately 500 metres in two holes were completed at the Estrella and Chicle zones. Results of Focus' drilling did successfully encounter high-grade silver mineralization at depth in both holes. The most significant intersections found within the two holes were 2 metres of 305 g/t silver,

which included 0.3 g/t gold from 239.6 metres down-hole at the Chicle Zone and 2 metres of 115 g/t silver from 188 metres down-hole at the Estrella Zone.

Subsequent to the drill program, Focus terminated its option to acquire an interest in El Reventon. Northair now holds a 100% interest in the 3,370 hectare property, including a 100% interest in the 60 hectare internal concession covering the Reventon Breccia, which was previously covered by an option agreement. The Company is presently evaluating future plans for the property.

Financial Condition, Liquidity, Capital Resources, Operations and Financial Results

Overall Performance

During the six months ended August 31, 2014, the Company initiated its 2014 drilling program, and continued its sampling programs in Mexico. In addition, the Company completed the acquisition of the La Cigarra concessions, made the initial payment to acquire ownership of the DFX Exploration Ltd. concessions adjacent to La Cigarra and raised proceeds by a Net Smelter Royalty ("NSR") sale to fund ongoing work.

Subsequent to August 31, 2014, the Company completed the acquisition of the DFX adjacent concessions, raised \$3,995,000 by way of a private placement and received the US\$1,750,000 payment from Coeur Capital Inc. on the sale of a 1.25% net smelter royalty on the La Cigarra property.

At August 31, 2014, the Company's financial position was as follows:

	<u>August 31, 2014</u>	February 28, 2014	February 28, 2013
Current assets	\$ 1,714,619	\$ 901,308	\$ 2,921,307
Non-current assets	11,961,358	13,174,173	10,507,761
Liabilities	(277,254)	(162,283)	(728,022)
Shareholders' equity	\$ 13,398,723	\$ 13,913,198	\$ 12,701,046

Financial Condition – August 31, 2014 compared to February 28, 2014

At August 31, 2014, the Company had working capital of \$1,437,365 that included cash and short-term deposits of \$1,157,581, amounts receivable of \$486,083, other current assets of \$70,955 and current liabilities of \$277,254. This is compared to working capital of \$739,025 at February 28, 2014, that included cash and short-term deposits of \$742,604, amounts receivable of \$107,632, other current assets of \$51,072 and current liabilities of \$162,283. During the six months ended August 31, 2014, the Company spent \$1,412,032 on its Mexican exploration and evaluation assets, incurred a \$854,127 loss from operations and raised of \$2,442,851 as part of the Royalty Transaction with Coeur.

At August 31, 2014, the Company had a potential value added tax receivable of \$622,944 before deducting provisions taken in prior years as a result of the Mexican government's delays in payment.

Financing/Use of Proceeds

In fiscal 2014, Northair completed private placements for gross proceeds of \$1,859,315, for funding its ongoing administration and exploration activities. During the first 6 months of fiscal 2015, the Company negotiated the sale of an NSR on its La Cigarra Project to provide funds for working capital, the acquisition of mineral rights and continued exploration.

Results of Operations

The Company's net losses for the three and six month periods ended August 31, 2014, were \$363,020 or \$0.00 per share and \$854,127 or \$0.01 per share respectively. This is compared with net losses of \$456,226 or \$0.00 per share and \$1,122,446 or \$0.01 per share for the comparative period ended August 31, 2013. The primary reasons for the reduced loss for the six months ended August 31, 2014 compared to August 31, 2013 was a result of a reduction in share based compensation charges.

During the three and six months ended August 31, 2014, general and administrative expenses were \$327,292 and \$812,742 respectively. This is compared to administrative expenses of \$438,576 and \$1,104,116 for the comparative three and six months ended August 31, 2013.

The \$111,284 reduction in administrative expenses for the three month period ended August 31, 2014 compared to the three month period ended August 31, 2013 was largely attributable to reduced professional and consulting activities incurred in the quarter. The reduction in activities for the period ended August 31, 2014 was a result of the Company's structuring a net smelter royalty financing in the first quarter of fiscal 2015, leading to the Company not having to incur comparable expenditures in the second quarter.

The \$291,374 reduction in administrative expenses for the six month period ended August 31, 2014 compared to the six months ended August 31, 2013 was largely attributable to reductions in share-based payments \$255,157 (2013- \$464,238) and office, salaries and general expenses \$333,129 (2013-\$403,083). These reductions in costs reflect the Company's cutting back on administrative activities as a result of the uncertainties in the current exploration market.

During the six months ended August 31, 2014, exploration costs written-off totalled \$27,879 compared with \$27,008 in the comparative period. The amounts written off reflect the expensing of general exploration activities undertaken by the Company in the review of opportunities in Mexico.

Geographical Segments

The Company's business consists of mineral exploration and development and is focused on the advancement of its flagship La Cigarra silver project. Details on its geographical segments are as follows:

Total Non-current Assets	August 31, 2014	February 28, 2014
Canada	\$ 33,829	\$ 39,926
Mexico	 11,927,529	13,134,247
Total	\$ 11,961,358	\$ 13,174,173
Net Loss	For the six months ended August 31, 2014	For the six months ended August 31, 2013
Canada Mexico	\$ 815,010 39,117	\$ 1,071,976 50,470
Total	\$ 854,127	\$ 1,122,446

Exploration and Evaluation Assets

At August 31, 2014, the Company's expenditures on exploration and evaluation assets consisted of the following:

	Parral 1, Mexico	La Cigarra, Mexico	El Reventon, Mexico	Sierra Rosario and Other	Total
February 28, 2013	\$ 552,383	\$ 7,338,329	\$932,137	\$274,294	\$ 9,097,143
Acquisition and tenure	1,083,665	229,024	21,201	6,671	1,340,561
Camp and general Drilling and data	35,510	151,312	-	38,732	225,554
collection	86,781	145,160	-	-	231,941
Field work and travel	5,475	38,939	518	-	44,932
Salaries and consulting	144,651	828,547	3,796	502	977,496
Write-offs	-	-	-	(38,397)	(38,397)
February 28, 2014	1,908,465	8,731,311	957,652	281,802	11,879,230
Acquisition and tenure	214,572	272,958	21,484	3,455	512,469
Camp and general Drilling and data	14,492	35,250	-	27,879	77,621
collection	45,342	387,492	-	-	432,834
Field work and travel Salaries, consulting and	3,321	11,287	-	-	14,608
fees Proceeds on sale of	92,230	425,692	-	-	517,922
royalty	-	(2,442,851)	-	-	(2,442,851)
Write-offs	-	-	-	(27,879)	(27,879)
August 31, 2014	\$2,278,422	\$7,421,139	\$979,136	\$285,257	\$10,963,954

La Cigarra, Mexico

During the year ended February 28, 2010, the Company entered into an option agreement, through Grupo Northair, to acquire a 100% interest in the La Cigarra Project located in the State of Chihuahua, Mexico. Grupo Northair acquired a 100% ownership in the concessions by making payments over a five year period totalling US\$445,000.

During the year ended February 29, 2012, the Company expanded the project to include the La Borracha concession at a cost of US\$35,000.

During fiscal 2013, the Company also acquired surface rights to land adjoining and overlying the La Cigarra Project at a cost of US\$825,000 (paid). In addition, a US\$200,000 amount will be payable should the Company announce development of a mine on the La Cigarra Project. These rights are capitalized to property and equipment.

During the year ended February 28, 2014, the Company reached an agreement to allow access and conduct exploration on a portion of the land for future construction, mining and processing.

Parral 1, Mexico

During the year ended February 28, 2013, the Company executed an agreement with DFX to acquire up to a 70% interest in a land position in the area of its La Cigarra Project, consisting of the adjacent and outside properties. Under the terms of the agreement the Company paid \$175,000 and issued 450,000 shares, valued at \$101,500, during the past two years. In addition, the Company has purchased 1,000,000 common shares in DFX at a price of \$0.25 per share and has recorded the share purchase as an acquisition cost. Effective March 24, 2014, the Company entered into an agreement with DFX, amending the original agreement in order to acquire a 100% interest in the adjacent property and a 60% interest in the outside property, subject to a 1% net smelter royalty payable to the original property vendor. To acquire the 100% interest in the adjacent property the Company must pay DFX \$450,000 (\$200,000 paid prior to August 31, 2014 and \$250,000 paid subsequent to August 31, 2014) in cash and issue 5,000,000 common shares (issued with a fair value of \$750,000). Subsequent to earning its interest in the adjacent property, the Company will be required to issue an additional 3,000,000 common shares to DFX if it completes 20,000 meters of diamond drilling on the property, commences commercial production on the property or if the Company is acquired by another company. In addition, DFX will be paid an upfront bonus of \$0.10 per silver ounce equivalent up to a maximum of 50 million ounces if prior to September 30, 2016, at least 50 million silver equivalent ounces are estimated to exist on the adjacent property in a NI 43-101 technical report prepared by the Company. If silver equivalent ounces are produced from the adjacent property, DFX will be paid \$0.10 per silver equivalent ounce from production to a maximum of (i) 135 million ounces, in the event that DFX received the upfront bonus or (ii) 185 million ounces if the upfront bonus was not applicable.

In order for the Company to exercise the option and acquire a 60% interest in the outside property, the Company must incur an aggregate of \$500,000 in exploration expenses on the property, after which a joint venture will be formed with all exploration costs paid on a pro rata basis.

Effective May 21, 2014, the Company entered into the Royalty Agreement to sell the NSR on the La Cigarra Project for gross proceeds of US\$4,000,000. Under the terms of the Royalty Agreement the Company received gross proceeds of US\$2,250,000 for an initial 1.25% NSR with a further US\$1,750,000 (received subsequent to August 31, 2014) to be paid for an additional 1.25%. A finder's fee of US\$80,000 was paid in connection with the closing of the transactions.

El Reventon, Mexico

The El Reventon project in Durango, Mexico was acquired by staking a 100% interest in certain claims and by entering into, on July 2006, an option agreement for an additional concession. Under the terms of the option agreement, the Company earned a 100% interest in the optioned concession by making payments totalling US\$151,000 (paid).

During the year ended February 28, 2013, the Company entered into an agreement whereby it granted Focus the option to acquire up to 80% interest in the El Reventon Silver Project located in the state of Durango, Mexico. Under the terms of the agreement, Focus could earn its interest by the payment of US\$235,000 (US\$10,000 received) to the Company over 24 months, incurring US\$2,000,000 of exploration expenditures on the property over a three year period and the maintenance of the underlying option agreement and costs. During the year ended February 28, 2014, Focus terminated its option agreement with the Company.

Sierra Rosario, Mexico

During the year ended February 29, 2012, the Company executed an agreement with Sparton and American Consolidated to facilitate the acquisition by American Consolidated of Sparton's 50% interest in the Sierra Rosario Property located in the state of Sinaloa, Mexico. Sparton held a 51% interest in Sierra Rosario under a Joint Venture Agreement with the Company. In consideration for the Company waving its right of first refusal to match the American Consolidated offer, Sparton transferred a 1% interest and operatorship in the Sierra Rosario Property to the Company concurrently with the completion of the first payment and share issuance from American Consolidated to Sparton under their agreement.

Brandywine, Canada

The Company has maintained the Brandywine claim near Whistler, B.C. The nine unit claim is in good standing until August 3, 2015. Subsequent to August 31, 2014, the Company abandoned the Brandywine claim.

Summary of Quarterly Results

The following table sets out selected unaudited quarterly financial information of Northair and is derived from unaudited quarterly financial statements prepared by management.

Quarter Ended	Revenues	Net Income (Loss)	Basic Earnings (Loss) per share
August 31, 2014	\$ Nil	\$(363,020)	\$ (0.00)
May 31, 2014	\$ Nil	\$(491,107)	\$ (0.01)
February 28, 2014	\$ Nil	\$(440,054)	\$ (0.00)
November 30, 2013	\$ Nil	\$(295,803)	\$ (0.00)
August 31, 2013	\$ Nil	\$(456,226)	\$ (0.00)
May 31, 2013	\$ Nil	\$(666,220)	\$ (0.01)
February 28, 2013	\$ Nil	\$(808,586)	\$(0.01)
November 30, 2012	\$ Nil	\$(479,366)	\$(0.01)

Variations of Quarterly Results

The Company's quarterly results can be affected by many factors such as seasonal fluctuations, variations in capital markets, the write-off of capitalized amounts, the write-off of amounts receivable, stock-based compensation costs, tax recoveries/costs and legal matters. The Company's exploration activities in Mexico can be seasonal, with less work conducted during certain months due to the rainy season.

During fiscal 2014 and 2015, the Company has continued to be active in exploring in Mexico and its exploration expenditures for the periods reflect this activity.

During the second quarter of fiscal 2015, the Company incurred share based payments of \$97,240 (2013-\$96,170) and office, salaries and general costs of \$190,523(2013- \$192,776) resulting in a loss of \$363,020 for the quarter. The loss for the second quarter was less than comparative quarter largely as a result of reduced professional and consulting fees. Professional and consulting costs incurred in the comparative quarter were greater as a result of the Company's need to secure additional funds which resulted in increased fees. During the first quarter of fiscal 2015, the Company incurred share based payments of \$157,917 and professional and consulting fees of \$128,507 resulting in a loss of \$491,107 for the quarter. In addition, the Company entered into an agreement for the sale of a NSR on its La Cigarra Property.

During the fourth quarter of the year ended February 28, 2014, the Company incurred share based payments of \$24,783 and wrote-down its Mexican value added tax by \$125,574 resulting in a loss of \$440,054 for that quarter.

During the third quarter of fiscal 2014, the Company had share based payments of \$38,119, shareholder information costs of \$64,216 and office, salaries and general of \$173,086 resulting in a loss of \$295,803 for that quarter.

During the second quarter of fiscal 2014, the Company had share based payments of \$96,170, professional and consulting fees of \$102,907 and office, salaries and general of \$166,176 resulting in a loss of \$456,226 for the period.

During the first quarter of fiscal 2014, the Company had share based payments of \$368,068, shareholder information costs of \$102,934 and office, salaries and general of \$172,199 resulting in a loss for the quarter of \$666,220.

The loss for the fourth quarter of fiscal 2013 reflects the increased activity level of the Company, the write-off of exploration and evaluation assets and a \$195,438 write-down of value added taxes due to delays in the collection of the tax from Mexican authorities.

The loss for the third quarter of fiscal 2013 reflects share based payments of \$90,589 and office, salaries and general costs of \$177,185.

Share based payments are non-cash charges to operations created on the granting/vesting of options and can have a significant impact on reported earnings/losses as a result of fluctuations in the price of the Company's shares.

<u>Liquidity</u>

During the six months ended August 31, 2014, the Company's cash position was increased by \$195,067 (2013- \$193,415) as a result of its operating, investing and financing activities. Subsequent to August 31, 2014, to increase its working capital the Company completed a \$3,995,000 financing and the sale of a 1.25% net smelter royalty (NSR) for proceeds of US\$1,750,000.

Operating activities

The Company's operating activities used cash of \$699,951 (2013 - \$623,777) during the six months ended August 31, 2014 as a result of funding a net loss of \$894,127 (2013 - \$1,122,446) adjusted for the changes in non-cash expenditures such as amortization of \$16,174 (2013 - \$16,878), share-based payments \$255,157 (2013 - \$464,238), write-offs \$27,879 (2013 - \$27,008) and \$145,034 (2013 - \$9,455) on changes in taxes receivable, receivables, short-term investments, due to property vendors, prepaid expenses and accounts payable.

Investing activities

The Company's investing activities generated cash of \$1,029,928 (2013 - use of cash of \$1,633,381) during the six months ended August 31, 2014. The Company used \$1,412,032 (2013 - \$1,139,173) for

work on its exploration and evaluation assets, \$891 (2013 - \$6,908) to purchase equipment and generated proceeds of \$2,442,851 (2013 - \$nil) on the sale of an NSR on its La Cigarra Project.

Financing activities

Financing activities used cash of \$134,910 (2013 - source of \$2,450,573) during six months ended August 31, 2014 as a result of its investment of \$219,900 (2013 - redeemed \$700,000) in short-term deposits and the issuance of shares \$85,000 (2013 - \$1,750,573).

<u>Risks and Uncertainties</u>

Industry

An investment in natural resource companies involves a significant degree of risk. The degree of risk increases substantially where the Company's properties are in the exploration as opposed to the development stage. Investment in the securities of the Company should be considered as highly speculative due to the nature of the Company's business. The following additional risk factors should be given special consideration.

Exploration, Development and Mining Risks

Exploring and developing mineral resource projects bears a high potential for all manner of risks. Additionally, few exploration projects successfully achieve development due to factors that cannot be predicted or foreseen. Moreover, even one such factor may result in the economic viability of a project being detrimentally impacted such that it is neither feasible nor practical to proceed. Mineral exploration involves many risks, which even a combination of experience, knowledge and careful evaluation may not be able to overcome. Operations in which the Company has a direct or indirect interest will be subject to all the hazards and risks normally incidental to exploration, development and production of base/precious metals, any of which could result in work stoppages, damage to property, and possible environmental damage. If any of the Company's exploration programs are successful, there is a degree of uncertainty attributable to the calculation of ore resources and corresponding grades being mined or dedicated to future production. Until ore is actually mined and processed, quantity of reserves and grade must be considered as estimates only. In addition, the quantity of reserves may vary depending on metal prices. Any material change in quantity of reserves, grade or recovery ratio, may affect the economic viability of the Company's properties. In addition, there can be no assurance that metal reserves in small-scale laboratory tests will be duplicated in larger scale tests under on-site conditions or during production. The Company closely monitors its activities and those factors, which could impact them, and employs experienced consulting, engineering, and legal advisors to assist in its risk management reviews.

The Company's properties are currently being assessed for exploration and as a result, the Company has no source of operating cash flow. Failure to obtain additional financing could result in a delay or indefinite postponement of further exploration. Development of the Company's mineral properties will only follow upon obtaining satisfactory exploration results. Mineral exploration and development involves a high degree of risk and few properties that are explored are ultimately developed into producing mines. There is no assurance that the Company's mineral exploration and development activities will result in any discoveries of bodies of ore. The long-term profitability of the Company's operations will be in part directly related to the cost and success of its exploration programs, which may be affected by a number of factors. Substantial expenditures are required to establish reserves through drilling, to develop metallurgical processes to extract the metal from the resources and, in the case of new properties, to develop the mining and processing facilities and infrastructure at any site chosen for mining. Although substantial benefits may be derived from the discovery of a major mineralized deposit, no assurance can be given that minerals will be discovered in sufficient quantities to justify commercial operations or that the funds required for development can be obtained on a timely basis.

Foreign Operation Risks

The Company's operations are affected in varying degrees by Mexican government regulations (both state and federal), including those with respect to restrictions on foreign investment, production, price controls, export controls, income taxes, and expropriation of property, employment, land use, water use, environmental legislation and mine safety. The regulatory environment is frequently in a state of change and new laws, regulations and requirements may be retroactive in their effect and implementation. Northair's operations may also be affected in varying degrees by political and economic instability, economic and other sanctions imposed by other nations on Canada or Mexico, terrorism, military repression, crime, extreme fluctuations in currency exchange rates and high inflation. These risks and uncertainties also include the rights of others, including local Ejido communities, to control the surface of the Company's concessions.

To mitigate some of these factors, the Company maintains its head office in Vancouver, Canada. With the exception of short term operational requirements for Grupo Northair, funds are maintained and controlled in Vancouver, both in Canadian and U.S. dollars. The Company hires consultants as necessary to provide geological and other services. Overhead costs in Mexico compare favorably with Canada and the political and economic climate is considered by the Company to be stable.

Insurance

The Company's involvement in the exploration for mineral properties may result in the Company becoming subject to liability for pollution, property damage, personal injury or other hazards. Although the Company has insurance to address many risks, such insurance has limitations on liability that may not be sufficient to cover the full extent of such liabilities. In addition, such risks may not, in all circumstances be insurable or, in certain circumstances, the Company may elect not to obtain insurance to deal with specific risks due to the high premiums associated with such insurance or other reasons. The payment of such uninsured liabilities would reduce the funds available to the Company. The occurrence of a significant event that the Company is not fully insured against, or the insolvency of the insurer of such event, could have a material adverse effect on the Company's financial position, results of operations or prospects.

Environmental Risks

All phases of the mineral exploration and development business present environmental risks and hazards and are subject to environmental legislation. Environmental legislation provides for, among other things, restrictions and prohibitions on spills, releases or emissions of various substances used and or produced in association mining exploration and mining operations. The legislation also requires that facility sites be operated, maintained, abandoned and reclaimed to the satisfaction of applicable regulatory authorities. Compliance with such legislation can require significant expenditures and a breach may result in the imposition of fines and penalties, some of which may be material. Environmental legislation is evolving in a manner expected to result in stricter standards and enforcement, larger fines and liability and potentially increased capital expenditures and operating costs. The discharge of pollutants into the air, soil or water may give rise to liabilities to foreign governments and third parties and may require the Company to incur costs to remedy such discharge. No assurance can be given that the application of environmental laws to the business and operations of the Company will not result in a curtailment of production or a material increase in the costs of production, development or exploration activities or otherwise adversely affect the Company's financial condition, results of operations or prospects. The current or future operations of the Company, including development activities and commencement of production on its properties require permits from the applicable governmental authorities and such operations are and will be governed by laws and regulations governing prospecting, development, mining, production, exports, taxes, labour standards, occupational health, waste disposal, toxic substances, land use, environmental protection, mine safety and other matters. Companies engaged in the development or operation of mines and related facilities generally experience increased costs, and delays in production and other schedules as a result of the need to comply with applicable laws, regulations and permits. There can be no assurance, however, that all permits which the Company may require for construction of mining facilities and conduct of mining operations will be obtainable on reasonable terms or that such laws and regulations would not have an adverse effect on any mining project which the Company might undertake. Failure to comply with applicable laws, regulations and permitting requirements may result in enforcement actions thereunder, including orders issued by regulatory or judicial authorities causing operations to cease or be curtailed, and may include corrective measures requiring capital expenditures, installation of additional equipment, or remedial actions. Parties engaged in mining operations may be required to compensate those suffering loss or damage by reason of the mining activities and may have civil or criminal fines or penalties imposed for violations of applicable laws or regulations. Amendments to current laws, regulations and permits governing operations and activities of mining companies, or more stringent implementation thereof, could have a material adverse impact on the Company and cause increases in capital expenditures or production costs or reduced levels of production at producing properties or require abandonment or delays in development of new mining properties.

Prices, Markets and Marketing of Base/Precious Metals

The Company's revenues, if any, are expected to be in large part derived from the mining and sale of base/precious metals or interests related thereto. The price of those commodities has fluctuated widely, particularly in recent years, and is affected by numerous factors beyond the Company's control including international economic and political trends, expectations of inflation, currency exchange fluctuations, interest rates, global or regional consumptive patterns, speculative activities and increased production due to new mine developments and improved mining and production methods. The effect of these factors on the price of base/precious metals, and therefore the economic viability of any of the Company's exploration projects, cannot accurately be predicted.

The marketability of any minerals acquired or discovered may be affected by numerous factors which are beyond the control of the Company and which cannot be accurately predicted, such as the proximity and capacity of milling facilities, mineral markets and processing equipment and governmental regulations including regulations relating to royalties, allowable production and importing and exporting of minerals.

Substantial Capital Requirements; Liquidity

The Company anticipates that it will make substantial capital expenditures for the acquisition, exploration, development and production of its mineral properties in the future. The Company currently has no revenue and may have limited ability to expend the capital necessary to undertake or complete future drilling programs. There can be no assurance that debt or equity financing, or cash generated by operations will be available or sufficient to meet these requirements or for other corporate purposes or, if debt equity financing is available, that it will be on terms acceptable to the Company. Moreover, future activities may require the Company to alter its capitalization significantly. The inability of the Company to access sufficient capital for its operations could have a material adverse effect on the Company's financial condition, results of operations or prospects.

Commitments

As at August 31, 2014, the commitment for rental of the Company's office space is as follows:

Year ending	Amount
February 28, 2015	\$ 134,885
February 29, 2016	\$ 247,290

These amounts include the basic monthly rent, as well as the Company's proportionate share of the building's operating costs and property taxes. The Company has sub-lease agreements which allow it to recover a portion of the minimum annual rental commitments.

Capital Resources

The Company has no operations that generate cash flow and its long-term financial success is dependent on management's ability to discover and develop economically viable mineral deposits. Exploration is a lengthy process that can take many years and is subject to factors that are beyond the Company's control.

In order to finance the Company's exploration programs and to cover administrative and overhead expenses, the Company raises money through equity sales, from the exercise of convertible securities and, in the past, from the sale of investments. Although the Company has had past success in obtaining financing, there can be no such assurance that it will be able to obtain adequate financing in the future or that the terms of any financing will be favourable. Many factors influence the Company's ability to raise funds, including the state of the resource market and commodities prices, the climate for mineral exploration, the Company's track record and the experience and caliber of its management.

Actual funding requirements may vary from those planned due to a number of factors, including the progress of exploration activity and foreign exchange fluctuations. The Company intends to continue to use various strategies to minimize its dependence on equity capital, including the securing of joint venture partners where appropriate.

Transactions with Related Parties

Balances and transactions between the Company and its subsidiary have been eliminated on consolidation and are not disclosed in this note. Details of the transactions between the Company and other related parties are disclosed below.

a) Related party transactions

Balances and transactions between the Company and its subsidiary have been eliminated on consolidation and are not disclosed in this note. Details of the transactions between the Company and other related parties are disclosed below.

b) Related party transactions

Certain companies which have an officer and/or director in common which render services or are charged for certain services as follows:

	Nature of transactions
New Dimension Resources Ltd.	Administrative and salary recoveries
Mercator Minerals Ltd. (formerly Creston Moly Corp.)	Administrative recoveries
Condire Investors LLC.	Consulting
North Arrow Minerals Inc.	Administrative recoveries
Grenville Strategic Royalty Corp.	
(formerly Troon Ventures Ltd.)	Administrative recoveries

The Company incurred the following transactions in the normal course of operations in connection with companies which have an officer and/or director in common or with a company.

		For the six months ended August 31, 2014	For the six months ended, August 31, 2013
Administrative recoveries	<i>(i)</i>	\$ (9,387)	\$ (12,973)
Consulting and financing cost		\$ 65,434	\$ 123,999
Salary recoveries		\$ (86,553)	\$ (100,729)

(i) The Company recovered salaries from companies with certain officers and directors in common. These amounts have been recorded against office, salaries and general expense.

c) Compensation of key management personnel

		six months August 31, 2014	For the six months ended, August 31, 2013
Management fees, directors' fees, salaries		\$ 202,904	\$ 192,750
Stock-based compensation	<i>(i)</i>	\$ 187,176	\$ 304,968

(i) Stock-based compensation represents the expense for the six months ended August 31, 2014 and 2013.

- d) Employment agreements
 - i) During the year ended February 28, 2013, the Company entered into employment agreements with certain senior employees and officers requiring minimum annual payments totalling \$308,500. In addition, the agreements contain clauses which could provide for payments to be made to these employees or officers upon the conclusion of a change in control or similar transaction. On the event of such a transaction the Company could become liable for the payment of salaries of \$617,000.
 - ii) Subsequent to August 31, 2014, the Company entered into a retirement agreement with the chief executive officer which provided for the cancellation of his previous agreement for the consideration of a retirement payment of \$438,976. In addition, the Company entered into an agreement for a year term with a company related to the former chief executive officer for advisory services at a cost of \$196,000 per year.
 - iii) Subsequent to August 31, 2014, the Company entered into employment agreements with two senior officers requiring minimum annual payments of \$200,000 and US\$175,000. In addition, the agreements contain clauses which could provide for payments to these senior officers on the termination of these contracts of up to \$400,000 and US\$262,500 respectively.
 - iv) Subsequent to August 31, 2014, the Company entered into a \$50,000 loan agreement with a senior officer of the Company. The loan is repayable over a period of two years and was for the purchase of shares of the Company from treasury.

These transactions are in the normal course of operations and are measured at the exchange amount of consideration established and agreed to by all the related parties. Amounts due from related parties are unsecured and non-interest bearing.

Outstanding Share Data

	Price	Expiry date	Number of common shares
Common shares, issued and outstanding			150,137,069
Securities convertible into common shares			
Warrants	\$0.25	July 22, 2015	1,776,947
	\$0.18	September 5, 2017	39,995,000
Options			
	\$0.15	October 30, 2014	15,000
	\$0.15	March 11, 2015	125,000
	\$0.15	April 21, 2015	150,000
	\$0.71	May 19, 2016	1,075,000
	\$0.495	July 18, 2016	550,000
	\$0.305	September 20, 2016	50,000
	\$0.25	September 28, 2016	175,000
	\$0.24	December 15, 2016	255,000
	\$0.28	June 13, 2017	2,475,000
	\$0.29	January 10, 2018	445,000
	\$0.22	March 4, 2018	2,665,000
	\$0.25	July 24, 2015	225,000
	\$0.15	May 30, 2019	2,615,000
	\$0.165	September 8, 2019	3,000,000
			205,729,016

The table below presents the Company's common share data as of October 27, 2014.

Stock options

The Company has established a share purchase option plan whereby the board of directors may, from time to time, grant up to a total of 18,332,662 options to directors, officers, employees or consultants. The vesting period of options outstanding range from the grant date to one year and expire 5 years from the grant date.

Shareholder Rights Plan

The Company's board of directors approved the adoption of a Shareholder Rights Plan (the "Rights Plan") that the shareholder approved at the Company's annual general meeting of shareholders held on August 16, 2011. The Rights Plan has an initial term which expires at the annual general meeting of shareholders of the Company to be held in 2014, unless terminated earlier. The Rights Plan may be extended beyond 2014 by resolution of shareholders at such meeting. Under the terms of the Rights Plan, should a transaction or event occur, holders will be entitled to acquire common shares at a 50% discount to the market price. Certain persons or groups may be exempt from the dilutive effects of the Rights Plan. The Rights Plan has received the approval of the TSX Venture Exchange.

Changes in Accounting Policies and Critical Accounting Estimates

Northair is incorporated under the laws of the Province of British Columbia, Canada. The Company's corporate office, registered address and records office is located at 625 Howe Street, Suite 860, Vancouver, British Columbia.

The condensed interim consolidated statements of financial position and statements of comprehensive loss of the Company are presented in Canadian dollars, which is the functional currency of the Company and of its Mexican subsidiary, Grupo Northair. The Company trades its shares on the TSX Venture Exchange.

The Company is an exploration stage company which is engaged principally in the acquisition and exploration of mineral properties. Northair's financial statements have been prepared on the assumption that the Company is a going concern, meaning that it will continue in operation for the foreseeable future and will be able to realize assets and discharge liabilities in the normal course of operations. The Company has incurred a deficit of \$29,851,914 at August 31, 2014 and has no current source of operating revenue. During fiscal 2014 and 2015 the Company raised capital to meet its working capital requirements for fiscal 2014 and part of 2015. The Company's continuation as a going concern is dependent on its' ability to attain profitable operations and generate funds therefrom and/or raise funds sufficient to meet current and future obligations. There can be no assurances that management's future plans for the Company will be successful. These material uncertainties may cast significant doubt upon the Company's ability to continue as a going concern. The Company's financial statements do not include any adjustments to the recoverability and classification of assets and liabilities that might be necessary, should the Company be unable to continue as a going concern.

Basis of Presentation

Statement of Compliance to International Financial Reporting Standards

The Company's unaudited condensed interim consolidated financial statements, including comparatives, have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting using accounting policies consistent with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

Basis of Consolidation

The Company's consolidated financial statements include the accounts of the Company and its whollyowned subsidiary Grupo Northair. Subsidiaries are entities controlled by the Company. Control exists when the Company possesses power over an investee, has exposure to variable returns from the investee and has the ability to use its power over the investee to affect its returns. All intercompany balances and transactions have been eliminated.

New Accounting Pronouncements

Refer to the audited financial statements for the year ended February 28, 2014 for a summary of significant accounting policies.

Changes in Accounting Standards

The IASB has issued a number of new standards of which certain applicable ones are disclosed below. Each of the new standards is effective for annual periods beginning on or after January 1, 2014 with early

adoption permitted, except IFRS 7 which becomes effective January 1, 2015 and IFRS 9 which has a tentative effective date of January 1, 2018. The following is a brief summary of the new standards:

- IAS 36 Impairment of assets disclosure This standard has limited scope amendments to disclosure requirements in IAS 36, Impairment of Assets. The adoption of IAS 36 did not result in any change in the financial statements.
- IAS 32 Financial instruments presentation This standard has been amended to clarify requirements for offsetting of financial assets and financial liabilities. The adoption of IAS 32 did not result in any change in the financial statements.
- IFRS 9 Financial Instruments classification and measurement
 - This is the first part of a new standard on classification and measurement of financial assets that will replace IAS 39, "Financial Instruments: Recognition and Measurement". IFRS 9 has two measurement categories: amortized cost and fair value. All equity instruments are measured at fair value. A debt instrument is recorded at amortized cost only if the entity is holding it to collect contractual cash flows and the cash flows represent principal and interest. Otherwise it is measured at fair value with changes in fair value through profit or loss. In addition, this new standard has been updated to include guidance on financial liabilities and derecognition of financial instruments. The extent of the impact of adoption of IFRS 9 has not yet been determined.
- IFRS 7 Financial instruments disclosure
 - This standard has been amended to require additional disclosures on transition from IAS 39 to IFRS 9. The extent of the impact of adoption of IFRS 7 has not yet been determined.

Significant accounting estimates and judgments

The preparation of financial statements requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, profit and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

The most significant accounts that require estimates as the basis for determining the stated amounts include exploration and evaluation assets, the valuation of share based payments and the valuation of deferred tax amounts.

Significant assumptions and critical judgments exercised relate to, but are not limited to, the following:

• The carrying value and the recoverability of exploration and evaluation assets, which are included in the statements of financial position;

- Environmental rehabilitation is calculated using available market factors;
- The inputs used in accounting for share-based payment expense which is included in the statement of loss and comprehensive loss. These estimates are derived using the Black-Sholes option pricing model or are based on the value of comparable goods and services. Inputs are determined using readily available market data.
- The recognition of deferred tax assets is determined on whether it is more probable than not that these assets will be recovered.
- The determination of the Company's subsidiary's functional currency.

Financial Instruments

Categories of financial instruments

	August 31, 2014	February 28, 2014
Financial assets		
FVTPL Assets		
Cash	\$ 300,671	\$ 105,604
Short-term deposits	856,910	637,000
AFS Assets		
Short-term investments	253	758
Loans and receivables		
Receivables	452,194	70,012
Due from related parties	33,889	37,620
Taxes receivable	106,544	388,800
	\$ 1,750,461	\$ 1,239,794
Financial liabilities Other financial liabilities Accounts payable and accrued liabilities	\$ 277,254	\$ 162,283
	\$ 277,254	\$ 162,283

Fair value of financial instruments

Financial instruments measured at fair value are classified into one of three levels in the fair value hierarchy according to the relative reliability of the inputs used to estimate the fair values. The three levels of the fair value hierarchy are:

- Level 1 Unadjusted quoted prices in active markets for identical assets or liabilities;
- Level 2 Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and
- Level 3 Inputs that are not based on observable market data.

The Company's classifications of financial instruments within the fair value hierarchy are summarized below:

	August 31, 2014	February 28, 2014
Level 1		
Cash	\$ 300,671	\$ 105,604
Short-term deposits	856,910	637,000
Short-term investments	253	758
Level 2	-	-
Level 3	-	-
Total	\$ 1,157,834	\$ 743,362

The carrying value of receivables, taxes receivable, accounts payable and accrued liabilities, and due to related parties approximates their fair value because of the short-term nature of these instruments.

Financial Risk Management

The Company's financial instruments are exposed to certain financial risks. The risk exposures and the impact on the Company's financial instruments are summarized below.

a) Currency Risk

The Company is primarily exposed to currency fluctuations relative to the Canadian dollar through expenditures that are denominated in US dollars and Mexican pesos. Also, the Company is exposed to the impact of currency fluctuations on its monetary assets and liabilities.

The Company is exposed to foreign currency risk through the following financial assets and liabilities denominated in currencies other than Canadian dollars:

August 31, 2014	Cash and short- term deposits	Receivables	Accounts payable and accrued liabilities
US dollar	\$ 933,676	\$ 385,000	\$ 154,350
Mexican peso	11,463	116,665	4,083
	\$ 945,139	\$ 501,665	\$ 158,433

February 28, 2014	Cash and short- term deposits	Receivables	A	Accounts payable and accrued liabilities
US dollar Mexican peso	\$ 36,892 14,664	\$ 397,258	\$	20,970 17,087
k	\$ 51,556	\$ 397,258	\$	38,057

At August 31, 2014, with other variables unchanged, a +/-10% change in exchange rates would decrease/increase pre-tax loss by\$129,000.

b) Interest Rate and Credit Risk

The Company has cash balances and no interest-bearing debt. The Company has no significant concentrations of credit risk arising from operations. The Company's current practice is to invest excess cash in investment-grade short-term deposit certificates issued by reputable financial institutions with which it keeps its bank accounts and management believes the risk of loss to be

remote. The Company periodically monitors the investments it makes and is satisfied with the credit ratings of its banks.

Cash and short-term deposits include deposits which are at variable interest rates. Sensitivity to a plus or minus 1% change in rates would affect annual net loss by \$11,600.

Receivables include amounts due from government agencies and are unsecured and non-interest bearing. Amounts due from related parties include recoveries for administrative services provided to companies with certain officers and directors in common, such amounts are based on time spent, unsecured, non-interest bearing and due on demand. Management believes that the credit risk concentration with respect to receivables is limited.

c) Liquidity Risk

The Company manages liquidity risk by maintaining sufficient cash balances. Liquidity requirements are managed based on expected cash flows to ensure that there is sufficient capital in order to meet short term obligations. As at August 31, 2014, the Company had cash and short term deposit balances of \$1,157,581 (February 28, 2014 - \$742,604) to settle current liabilities of \$277,254 (February 28, 2014 - \$162,283).

d) Commodity Price Risk

The Company's ability to raise capital to fund exploration or development activities is subject to risks associated with fluctuations in the market prices of gold and silver. The Company closely monitors commodity prices to determine the appropriate course of action to be taken by the Company.

Capital Management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the development of its mineral properties and to maintain a flexible capital structure for its projects for the benefit of its stakeholders. As the Company is in the exploration stage, its principal source of funds is from the issuance of common shares.

In the management of capital, the Company includes the components of shareholders' equity.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, enter into joint venture property arrangements, acquire or dispose of assets or adjust the amount of cash and investments.

The Company's investment policy is to invest its cash in highly liquid short-term interest-bearing investments, selected with regards to the expected timing of expenditures from continuing operations.

The Company may require additional funding to carry its exploration and development plans and operations through its current operating period.

Forward-Looking Information

Forward-looking statements relate to future events or future performance and reflect management's expectations or beliefs regarding future events and include, but are not limited to, statements with respect to the estimation of mineral reserves and resources, the realization of mineral reserve estimates, the

timing and amount of estimated future production, costs of production, capital expenditures, success of mining operations, environmental risks, permitting risks, unanticipated reclamation expenses, title disputes or claims and limitations on insurance coverage. In certain cases, forward-looking statements can be identified by the use of words such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or statements that certain actions, events or results "may", "could", "would", "might" or "will be taken", "occur" or "be achieved" or the negative of these terms or comparable terminology. By their very nature forward-looking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Such factors include, among others, risks related to actual results of current exploration activities; changes in project parameters as plans continue to be refined; future prices of resources; possible variations in ore reserves, grade or recovery rates; accidents, labour disputes and other risks of the mining industry; delays in obtaining governmental approvals or financing or in the completion of development or construction activities; as well as those factors detailed from time to time in the Company's interim and annual financial statements which are filed and available for review on SEDAR at www.sedar.com. Although the Company has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, there may be other factors that cause actions, events or results not to be as anticipated, estimated or intended. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements. The Company disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, or to explain any material difference between subsequent actual events and such forward-looking statements, except to the extent required by applicable law.

Additional Disclosure for Venture Issuers without Significant Revenue

Additional disclosure concerning Northair's general and administrative expenses and resource property costs is provided in the Company's Consolidated Statement of Loss and Deficit and the Consolidated Schedule of Exploration and Evaluation Assets contained in its Unaudited Consolidated Financial Statements for August 31, 2014 that is available on Northair's website at <u>www.internationalnorthair.com</u> or on its SEDAR Page Site accessed through <u>www.sedar.com</u>.

Approval

The Board of Directors of Northair has approved the disclosure contained in this MD&A. A copy of this MD&A will be provided to anyone who requests it. The exploration programs described were conducted under the direction of Mr. Fred Hewett, the Company's former President and CEO, and a Qualified Person under NI 43-101.

Additional Information

Additional information relating to Northair is on SEDAR at <u>www.sedar.com</u>.