

# **Management Discussion and Analysis**

**December 31, 2019** 

#### Introduction

The following is Management's Discussion & Analysis (the "MD&A") of the consolidated financial position and results from operations of Pool Safe Inc. (the "Company" or "Pool Safe") for the year ended December 31, 2019. This MD&A should be read in conjunction with the Company's consolidated financial statements for its years ended December 31, 2019 and December 31, 2018, with accompanying notes to those statements for the years then ended.

The Company's reporting currency is the Canadian dollar and all amounts in this MD&A are expressed in Canadian dollars unless otherwise indicated. The Company's consolidated financial statements for its fiscal years ended December 31, 2019 and December 31, 2018 were prepared in accordance with International Financial Reporting Standards ("**IFRS**").

For the purposes of preparing this MD&A, management, in conjunction with the Board of Directors (the "Board"), considers the materiality of information. Information is considered material if: (i) such information results in, or would reasonably be expected to result in, a significant change in the market price or value of the Company's common shares; (ii) there is a substantial likelihood that a reasonable investor would consider it important in making an investment decision; or (iii) it would significantly alter the total mix of information available to investors. Management, in conjunction with the Board, evaluates materiality with reference to all relevant circumstances, including potential market sensitivity.

During the year ended December 31, 2017, the Company became a reporting issuer in Ontario, British Columbia and Alberta as explained in the Overview section. The common shares of the Company are listed for trading on the TSX-Venture Exchange (the "TSX-V") under the trading symbol POOL. This MD&A is dated as of May 27, 2020.

#### Additional Information

Additional information relating to the Company is on the System for Electronic Document Analysis and Retrieval ("SEDAR") at www.sedar.com.

#### Overview

Pool Safe was a privately held corporation, which was incorporated on October 27, 2011 pursuant to the *Business Corporations Act* (Ontario). Pool Safe was a privately held corporation until April 24, 2017, the date which Pool Safe completed its listing requirements and became publicly trading on the TSX-V.

Pool Safe manufactures and sells a product known as the "PoolSafe". Specifically engineered for its safety benefits, the PoolSafe is a feature rich device that functions as a multi-purpose safe, contains a solar-powered charger for USB compatible devices including phones and tablets as well as a server call-button and a beverage cooler and holders. The service call buttons installed on each PoolSafe alerts service staff to the guest needs. The PoolSafe product is targeted towards the owners and operators of hotels, resorts, waterparks and cruise ships, and is designed to provide their ultimate consumers with security, convenience and guest services.

The Company earns revenues through direct sales of the PoolSafe as well as through a revenue-share partnership where there is no upfront capital cost to the Company's customers. With this, the Company also offers a DBS system, which is a touch screen application installed in the customers' food and beverage area. The touch screen alerts their staff when a guest has pressed the PoolSafe call button. Each PoolSafe is unique, thus enabling the Company's customers to respond directly to their own customer needs. The Company continues to develop its tablet and app product, an application that connects directly to the Point of Sale ("POS") system of the resort.

This allows guests to place their own food and beverage orders directly as well as gain access to other amenities offered at the resort location. The application is specific to each PoolSafe unit. The PoolSafe also provides for branding and customization opportunities. Each PoolSafe can be equipped with a branded lift-lid and a media wrap which will enable the Company to generate additional revenue while enhancing brand awareness.

The PoolSafe provides additional revenue streams including product rental fees, increased food and beverage orders as well as optional media advertising. The cost of the product is quickly recovered through these additional revenue stream.

Throughout the 2018 year, Pool Safe has been developing new hardware and software technology which enables two-way communication between the PoolSafe, its data base gateway and the Cloud. As an IoT enabled appliance, the PoolSafe can collect usage information and deposit it into an archive in the Cloud, for later mining and monetization. For the Company's portfolio of current and future revenue share partnerships, the PoolSafe's food and beverage long range, low power, wireless connectivity technology ("LoRa") facilitates a wider service coverage area. Unlike WiFi, which has a 100-foot range, the LoRa technology has a range of up to 1.2 kilometres, is embedded with the PoolSafe solutions, and does not require the property to add or make changes to their current infrastructure. The Company will continue to add new services to its already feature rich design.

#### **Key Performance Indicators**

Key performance indicators that the Company uses to manage the business and evaluate its financial results and operating performance include new customers, net investment in equipment, revenues, average yields, operating expenses and net income. The Company evaluates its performance on these metrics by comparing the actual results and normalized results to management budgets, forecasts and prior period performance.

#### Recent Events

On July 18, 2016, the Company entered into a letter of intent ("**LOI**") with Pounder Venture Capital Corp. ("**Pounder**") relating to a proposed business combination involving Pounder and Pool Safe. The transaction constituted an arm's-length qualifying transaction for Pounder, as defined in Policy 2.4 of the TSX Venture Exchange. The Company issued 1,786,923 common shares to acquire Pounder. The Company issued 1,704,892 common shares in settlement of \$192,994 of Pounder liabilities assumed.

On April 19, 2017, the Company issued 11,052,040 units for cash proceeds of \$1,251,250 (proceeds net of broker cash fees of \$48,394, and legal and other costs of \$139,154, were \$1,063,702). Each unit was comprised of one common share and one half of one common share purchase warrant. Each whole share warrant can be converted into one common share at an exercise price of approximately \$0.18 for a period until April 18, 2019.

During 2018, the Company issued a \$460,000 principal amount of unsecured convertible debentures (the "Debentures"). The Debentures bear interest at a rate of 10% per annum, calculated annually and matures on February 8, 2020 (\$300,000), May 11, 2020 (\$125,000) and June 21, 2020 (\$35,000).

For Debentures with a face value of \$310,000, each \$0.11 of the principal amount of the Debentures is convertible into one Purchase Unit ("Unit"). Each Unit is exercisable to purchase one Common Share and one-half Common Share warrant at a price of \$0.11 per Common Share for a period of two years following issuance. Each full warrant can be exercised for one Common Share at a price of \$0.15 for a period of two years following the issuance of the Note. The securities issued in connection with the loan are subject to a statutory four month hold period from the date of issuance. The Company issued 196,364 broker warrants in connection with these Debentures. Each broker warrant is exercisable into one share and one-half common share purchase warrant at

a price of \$0.11. Each full warrant can be exercised for one share at a price of \$0.15. The broker warrants expire February 8, 2020.

For the Debentures with a face value of \$150,000, each \$0.11 of the principal amount is convertible into one share. This series of debentures were issued with 681,750 warrants. Each of these warrants is exercisable into one Common Share at a price of \$0.15 for two years from the date if issuance of the debenture.

In May 2018, the Company signed a financing agreement with Commercial Funding Group ("**CFG**") which will enable the Company to build, deliver and install its IoT Connected PoolSafe product with revenue share partners around the world. The arrangement is intended to provide up-front capital to leverage product placement. In May 2019, the financing agreement was terminated.

During the three-month period ended September 30, 2018, the Company raised \$395,011 via a private placement of 5,643,020 units. Each unit consists of one common share and one-half of one common share purchase warrant. Each warrant entitles the holder thereof to purchase one common share at a price of 12 cents for a period of 24 months following the closing date of the offering, subject to an acceleration right in favour of the Company. The Company paid a cash commissions and other expenses totaling \$21,515 and granted 81,143 finder's warrants. Each finder's warrant entitling the holder thereof to acquire one unit at a price of 12 cents per unit for a period of 24 months following the closing date of the offering. The Company settled outstanding litigation via a share issuance of 3,400,000 at an ascribed value of \$289,000. Legacy debt of \$19,080 was also settled via a share issuance of 173,456 shares.

In November 2018, the Company closed the final tranche of \$120,750 of its previously announced private placement through the issuance of 1,725,000 units. In connection with the closing of this tranche, the company paid certain eligible persons cash commissions totaling \$4,991 and granted 80,800 finder's warrants to acquire common shares. Insiders of the Company subscribed to 1,525,000 units of this financing.

In April 2019, the Company completed a credit agreement with Intrexa Ltd. for a secured revolving credit facility of \$1 million to be advanced in instalments. This facility enables the Company to access its working capital needs in a manner that is very shareholder friendly. No longer constrained by access to working capital, management will be able to actively move forward to conclude numerous revenue sharing opportunities with hotels, resorts and water parks around the world. The Company made draws of \$272,800 against this facility in the June 2019 quarter.

Announced that it had signed three Florida based outdoor waterparks to three-year revenue share partnerships, for a total deployment of 83 PoolSafe units. These units were delivered and deployed in the June 2019 quarter. The strong development of the Florida market is important to the Company as its location and climate lends itself to an extended season of PoolSafe usage.

Sold 23 PoolSafe units to Maui Jack's, a premier waterpark in Virginia. The waterpark industry continues to be a very strong sales and revenue share vertical for the Company. According to Hotel & Leisure Advisors, LLC, there are over 1,150 waterparks in the North America, with the U.S. Midwest and Southern regions being home to the most waterparks with almost 800 facilities.

# **Selected Financial Information**

The table below summarizes key operating data for the last three fiscal years.

	Year Ended	Year Ended	Year Ended
	<b>December 31, 2019</b>	<b>December 31, 2018</b>	December 31, 2017
_	\$	\$	\$
Total revenue	416,309	372,660	445,153
Cost of sales	276,723	285,511	354,882
Operating costs	854,100	1,083,685	1,362,471
Net and comprehensive loss	(714,514)	(996,536)	(1,272,268)
Total assets	824,652	977,314	641,048
Total liabilities	1,090,090	608,672	231,969
Total equity	(265,438)	368,642	409,105
Shares outstanding, end of period	65,251,239	65,251,239	54,309,763
Weighted average shares outstanding	65,251,239	57,030,627	50,006,376
Net loss per share	(0.01)	(0.02)	(0.03)

# **Selected Quarterly Financial Information**

The following quarterly results for the eight most recent quarters have been prepared in accordance with IFRS as listed below.

						Weighted
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Three Months		Current		Net	Per	Shares
Ended	Cash	Liabilities	Revenue	Loss	Share	Outstanding
December 31, 2019	\$ 61	\$ 846,604	\$ 43,830	\$ (187,910)	\$ (0.003)	65,251,239
September 30, 2019	24,904	607,426	206,460	(91,760)	(0.001)	65,251,239
June 30, 2019	35,896	567,834	130,560	(221,386)	(0.003)	65,251,239
March 31, 2019	727	219,957	35,459	(213,458)	(0.003)	65,251,239
December 31, 2018	146,838	195,548	55,262	(203,631)	(0.003)	64,182,489
September 30, 2018	365,343	310,326	118,480	(384,317)	(0.007)	55,231,771
June 30, 2018	710	195,577	108,102	(220,502)	(0.004)	54,309,763
March 31, 2018	69,744	170,318	90,816	(188,086)	(0.004)	54,309,763

# Three-month periods ended December 31, 2019 and December 31, 2018

The net loss for the three-month period ended December 31, 2019 was \$187,910 (December 31, 2018 - \$203,631). Sales and gross margins in Q4 2019 reflect a lack of capital to place units into service. Operating costs were similar in the two periods.

The following table sets forth a summary of the Company's operating expenses by category for the three-month periods:

	Three-Month Period Ended Dec. 31, 2019	Three-Month Period Ended Dec. 31, 2018
	\$	\$
Selling, general and administrative	96,486	94,922
Stock-based compensation	1,882	23,895
Professional fees	(26,830)	23,592
Investor relations and regulatory	6,876	(7,739)
Foreign exchange	3,083	5,402
Advertising and promotion	16,435	22,081
Depreciation	29,196	529
Interest on loan payable	44,426	25,389
	171,554	188,071

Operating expenses were \$171,554 for the three-month period ended December 31, 2019 (December 31, 2018 - \$188,071). Some expenses were adjusted in Q4 2019. The reduction in professional fees resulted from costs reassigned to SGA. However, lease costs, previously in SGA, reported as depreciation in Q4 2019. Stockbased compensation was lower as there were no grants in 2019. Higher interest costs reflects increased debt.

# Years ended December 31, 2019 and December 31, 2018

The net loss for the year ended December 31, 2019 was \$714,514 (December 31, 2018 - \$996,536). Sales in 2019 increased with more higher margin revenue share placements. Sales and margins in the later part of 2019 were negatively affected by a lack of invested capital. The Company has experienced an increased interest from a number of potential customers for revenue share units for the 2020 year.

Pool Safe continues to see greater interest from the hotel, resort and waterpark customers as represented in the sales growth, quarter over quarter. The Company expects to grow its sales force through establishing additional distribution relationships within the hospitality industry. This will likely enable the Company to more effectively penetrate the global marketplace.

Expenses in 2018 were reduced from 2017. The following table sets forth a summary of the Company's operating expenses by category for the years:

	Year Ended	Year Ended
_	Dec. 31, 2018	Dec. 31, 2018
Selling, general and administrative	\$ 459,415	\$ 456,136
Stock-based compensation	26,822	107,964
Public listing fee	=	-
Professional fees	31,736	105,590
Litigation settlement	=	289,000
Regulatory fees	30,185	8,903
Advertising and promotion	107,084	40,341
Depreciation	30,603	2,117
Foreign exchange	3,056	6,225
Gain on debt repayment	-	(4,336)
Interest on loans payable	165,199	75,745
- -	\$ 854,100	\$ 1,083,685

Operating expenses were \$854,100 for the year ended December 31, 2019 (December 31, 2018 - \$1,083,685). Significant differences in 2019 as compared to 2018 include:

- Stock based compensation is a non-cash expense. The Company did not grant options in 2019, reducing the comparative expense against 2018.
- Professional fees were significantly reduced with the settlement of litigation costs in 2019.
- The litigation settlement in 2018 was a one-time non-cash cost as it was paid in shares.
- The gain on repayment of debt reflects debts repaid with shares at market value.
- Interest mostly reflect the convertible debenture obligations, of which \$74,364 (2018 \$30,195 was accretion expense and non-cash. Cash interest relates to the coupon on the various loans.

#### **Liquidity and Capital Resources**

# Cash and Working Capital

The following table sets forth a summary of the Company's working capital position as of the dates presented:

	As at	As at
	<b>December 31, 2019</b>	December 31, 2018
Cash		146,838
Working capital	(758,189)	219,045

The Company's principal source of liquidity as of December 31, 2019 was cash of \$61 (December 31, 2018 - \$146,838) and prepaids and receivables of \$21,023 (December 31, 2018 - \$129,675). The negative working capital at December 31, 2019 was mostly created by the convertible debentures, which mature within the next twelve months. While Management believes that the combination of debenture financings, and financing arrangement for future product sales leaves the Company with sufficient funds to meet its obligations and short-term working capital requirements, and to accomplish its short-term plans, the Company plans to continue to monitor closely its use of its available cash.

The Company may require substantial additional capital to fund additional growth in the business.

#### Other Assets (net)

As at December 31, 2019 \$	As at December 31, 2018 \$
-	44,754
205,309	222,994
319,924	166,367
211,004	128,606
736,237	562,721
	\$ 205,309 319,924 211,004

Equipment represents manufacturing equipment and moulds. Revenue share assets are PoolSafe units placed into service on a revenue sharing basis. Patent and design costs increased in the 2018 year with the investment to develop a proprietary cloud-based audit system for the next generation product.

The Company placed 59 units into service late in the first quarter of 2019 and 102 units in Q2 2019. No units were placed into service in the last half of 2019.

#### Liabilities

	As at September 30, 2019 \$	As at December 31, 2018 \$
Trade payables and other	212,220	154,115
Deferred revenue	-	10,797
Obligation under capital lease	173,833	66,710
Current portion of debt	601,976	-
Long term portion of debt	102,061	377,050
	1,090,090	608,672

In the year ended December 31, 2019, trade payables and accruals increased with normal business. Deferred revenue represents advances on units to be shipped in the following quarter. Capital lease obligations incurred in 2018 were eliminated with the termination of the lease agreement in the second quarter of 2019. However, the Company entered into a lease for its premises which resulted in new lease obligations. Debt increased with draws against the revolver credit facility and new loans. The current portion reflects the convertible debt, loans and promissory notes payable in the next twelve months. Interest expense reflects accretion of the equity portion of the debenture and of warrants issued as a cost of debt, which reports as interest expense.

In 2018, cash was used to reduce trade payables and other liabilities. Also, shares were issued to satisfy \$19,080 of liabilities. Other trade payable and accrual activity was normal course business. Debt repayments of \$31,857 were made in 2018 as the balance of the loan was repaid. The Company entered a lease transaction in the amount of \$78,000 during May 2018. Lease repayments of \$11,290 were made in the period. This lease agreement was terminated in 2019. Long term debt increased as the Company issued a \$460,000 principal amount of unsecured convertible promissory notes (the "Notes") in tranches of \$300,000, \$125,000, and \$35,000. The Notes will bear interest at a rate of 10% per annum, calculated annually, paid out quarterly in arrears. The Notes are convertible into equity of the Company as described in the Recent Events section. The securities issued in connection with the loan are subject to a statutory four month hold period from the date of issuance. The proceeds of the Financing will be used for general working capital purposes.

The debentures are classified as a liability, with the exception of the portion relating to the conversion feature, which is valued and classified as equity. The equity portion of these debts totals \$30,300. The equity amount and costs of the issuances result in the carrying value of the debenture being less than face value. The discount is being accreted over the term of the debentures utilizing the effective interest rate method at a 22.2% discount rate. An amount of \$74,364 was recorded as accretion interest expense on the consolidated statements of loss and comprehensive loss for the year ended December 31, 2019 (2018 - \$30,195).

## **Common Shares**

	As at	As at
	<b>December 31, 2019</b>	December 31, 2018
	\$	\$
Common shares	3,074,649	3,074,649

There was no change to common shares in 2019.

## During 2018 the Company:

- issued 5,643,020 units for net cash proceeds of \$373,496 in September 2018.
- issued 173,456 shares at an ascribed value of \$14,744 to settle \$19,080 of debt in September 2018.
- issued 3,400,000 shares at an ascribed value of \$289,000 to settle litigation in September 2018.
- issued 1,725,000 shares for net cash proceeds for \$115,759 in November 2018.

# **Outstanding Share Data**

As at December 31, 2019 and December 31, 2018 the Company had 65,251,239 common shares outstanding.

Shares existing at the date of this MD&A and comparative shares at December 31, 2019 and December 31, 2018, are as follows:

	May 27, 2020	December 31, 2019	December 31, 2018
Shares Outstanding	72,021,239	65,251,239	65,251,239
Warrants	14,147,703	7,724,067	10,677,563
Shares reserved for issuance on conversion of			
Convertible debentures and related warrants	6,000,000	5,590,909	5,590,909
Options	5,250,000	5,250,000	5,350,000
Total	97,418,942	83,816,215	86,869,711

Subsequent to year end, 196,364 broker warrants were not exercised and expired.

Subsequent to year end, the Company completed the first tranche of a private placement, issuing 3,620,000 units for gross proceeds of \$181,000. Each unit comprised one common share and one common share purchase warrant. Each warrant is exercisable into one common share of the Company at a price of \$0.10 per share for 24 months. The Company also closed a second tranche of this financing, issuing 2,700,000 Units for proceeds of \$135,000.

Subsequent to year end, the Company amended the terms of \$450,000 of the total of \$460,000 of the principal of the outstanding convertible debentures ("Debentures") were amended. The holders of the \$450,000 agreed to a one-year extension. Of that total, \$300,000 of Debentures had the unit conversion price repriced from an 11-cent common and 15-cent half warrant to a 10-cent common and 12-cent half warrant. As consideration for the Amendments, the Company has agreed to pay these holders 5% of the principal amount of each Debenture, satisfied by the Company issuing to the holders units at a deemed price of \$0.05 per unit, with each unit being comprised of one common share and one Common share purchase Warrant, and each warrant entitling the holder thereof to purchase one additional common share for a period of two years at a price of \$0.10 per common share. Insiders, which are holders of \$150,000 principal amount, will only have the units common share repriced to 10-cents. As consideration the holders will receive 5% of the principal amount of each Debenture, satisfied by the Company issuing each holder common shares priced at \$0.05.

## **Related Party Transactions**

The following is a summary of the Company's related party transactions during the years ended December 31, 2019 and December 31, 2018, and outstanding as of those dates:

On November 26, 2018, the Company issued 1,725,000 units for gross proceeds of \$120,750. Insiders purchased 1,525,000 of these units.

Of the total of \$460,000 of convertible debentures issued in 2018, \$150,000 was issued to executive officers and directors of the Company.

Balances of \$35,854 (2018 - \$nil) were due to related parties at December 31, 2019.

# **Key Management Compensation**

Key management personnel are persons responsible for planning, directing and controlling activities of an entity, and include executive and non-executive directors. Compensation provided to key management is as follows:

	December 31, 2019	<b>December 31, 2018</b>
Short-term employee benefits, including salaries and fees	\$ 243,461	\$ 250,000
Stock-based compensation	22,562	90,917
Sub-contractors	-	
	\$ 266,023	\$ 340,917

## Change of Director

On March 15, 2018, D. Campbell Deacon resigned from the Board of Directors and was replaced by Russel H. McMeekin. On August 15, 2018 Mohammed Alhadi resigned from the Board of Directors and was replaced by Robert Pratt.

## **Critical Accounting Policies and Estimates**

The Company's significant accounting policies are disclosed in Note 3 to the financial statements for the year ended December 31, 2019. Certain of these policies require the use of estimates or assumptions that in some cases may relate to matters that are inherently uncertain. The Company did not adopt any new significant accounting policies or estimates during this quarter.

#### Financial Instruments and Other Instruments

The Company's financial instruments consist of cash and cash equivalents and accounts payable and accrued liabilities. It is management's opinion that the Company is not exposed to significant interest, currency or credit risks arising from these financial instruments and that the fair value of these financial instruments approximates their carrying values.

#### **Dependence on Key Employees**

The Company's business and operations are dependent on retaining the services of a small number of key employees. The success of the Company is, and will continue to be, to a significant extent, dependent on the expertise and experience of these employees. The loss of one or more of these employees could have a materially adverse effect on the Company. The Company does not maintain insurance on any of its key employees.

#### **Capital Management**

The Company considers its capital to consist of shareholders' equity. The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the manufacture, distribution, and sale of the "PoolSafe". The Board does not establish quantitative return on capital criteria for Management, but rather relies on the expertise of the Company's Management to sustain future development of the business.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. There were no significant changes in the Company's approach to capital management in the period ended December 31, 2019. The Company is not currently subject to externally imposed capital requirements.

## Off-Balance Sheet Arrangements

To the best of management's knowledge, there are no off-balance sheet arrangements that have, or are reasonably likely to have, a current or future effect on the results of operations or financial condition of the Company.

#### Risk Management

The Company has risk management processes in place to monitor, evaluate and manage the principal risks it assumes in conducting its business activities. These risks include credit, liquidity, interest rate, and various sources of operational risk. The Company's approach to the management of risk has not changed.

#### **Outlook and Economic Conditions**

The Company's principal objective is a continuation of managed growth developing quality new business opportunities while maintaining high development standards. The Company is well positioned to capitalize on market opportunities and to meet increased competition through its experienced management and staff, coupled with its substantial capital and borrowing capacity. We continue to look for opportunities to introduce new product development.

The Company's operations could be significantly adversely affected by the effects of a widespread global outbreak of a contagious disease, including the recent outbreak of respiratory illness caused by COVID-19. The Company cannot accurately predict the impact COVID-19 will have on its operations and the ability of others to meet their obligations with the Company, including uncertainties relating to the ultimate geographic spread of the virus, the severity of the disease, the duration of the outbreak, and the length of travel and quarantine restrictions imposed by governments of affected countries. In addition, a significant outbreak of contagious diseases in the human population could result in a widespread health crisis that could adversely affect the economies and financial markets of many countries, resulting in an economic downturn that could further affect the Company's operations and ability to finance its operations.

# **Cautionary Note Regarding Forward-Looking Statements**

This MD&A contains certain "forward-looking information" as defined in applicable securities laws (collectively referred to herein as "forward-looking statements"). These statements relate to future events or the Company's future performance. All statements other than statements of historical fact are forward-looking statements. Often, but not always, forward-looking statements can be identified by the use of words such as "plans", "expects", "budgeted", "scheduled", "estimates", "continues", "forecasts", "projects", "predicts", "intends", "anticipates" or "believes", or variations of, or the negatives of, such words and phrases, or statements that certain actions, events or results "may", "could", "would", "should", "might" or "will" be taken, occur or be achieved. The forward-looking statements in this MD&A speak only as of the date of this MD&A or the date specified in such statements.

Forward-looking statements are based upon certain assumptions and other important factors regarding present and future business strategies and the environment in which the Company will operate in the future, which could prove to be significantly incorrect. Forward-looking statements are inherently subject to known and unknown risks, uncertainties and other factors that may cause the actual results, level of activity, performance or achievements of the Company and/or its subsidiary to be materially different from those expressed or implied by such forward-looking statements.

Actual results and developments are likely to differ, and may differ materially, from those expressed or implied by the forward-looking statements contained in this MD&A. Forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause the Company's actual results, performance or

achievements to be materially different from any of its future results, performance or achievements expressed or implied by forward-looking statements. All forward-looking statements herein are qualified by this cautionary note. Accordingly, readers should not place undue reliance on forward looking statements. The Company undertakes no obligation to update publicly or otherwise revise any forward-looking statements whether as a result of new information or future events or otherwise, except as may be required by law. If the Company does update one or more forward-looking statements, no inference should be drawn that it will make additional updates with respect to those or other forward-looking statements, unless required by law.

This MD&A contains forward-looking statements with respect to Pool Safe under the headings "Business Update", "Liquidity", and "Outlook". These forward-looking statements, by their nature, involve risks and uncertainties that could cause actual results to differ materially from those contemplated by such statements, in particular, present financial market uncertainty. The Company has assumed that financing alternatives remain available, albeit with terms that are not as attractive as was the case prior to the current worldwide financial market uncertainty. The Company considers the assumptions on which these forward-looking statements are based to be reasonable at the time that they were prepared, but cautions the reader that these assumptions regarding future events, many of which are beyond the control of management, may ultimately prove to be incorrect. Except as required by law, the Company does not intend, and assumes no obligation, to update the forward-looking statements contained herein.