



An Exploration Stage Company

MANAGEMENT'S DISCUSSION & ANALYSIS

As at November 29, 2016

This Management's Discussion and Analysis ("MD&A") of Colt Resources Inc. and its subsidiaries (the "Company") is for the three and nine month periods ended September 30, 2016 compared to the three and nine month periods ended September 30, 2015. Together with the condensed interim consolidated financial statements and the related notes, the MD&A provides detailed account of the Company's financial and operating performance for the period. The Company's functional and presentation currency is the Canadian dollars. This MD&A is current to November 29, 2016 and should be read in conjunction with the Company's Annual Information Form and other public filings available at www.sedar.com ("SEDAR").

Management is responsible for the condensed interim consolidated financial statements referred to in this MD&A.

The MD&A should be read in conjunction with the condensed interim consolidated financial statements of the Company and the related notes, which have been prepared in accordance with IAS 34, "Interim Financial Reporting". The MD&A should be read in conjunction with the December 31, 2015 audited annual consolidated financial statements. This discussion addresses matters we consider important for an understanding of the financial condition and results of operations as at, and for the three and nine month periods ended September 30, 2016 of the Company.

Additional information, including the press releases and the Company's annual information form, has been filed electronically through the System for Electronic Document Analysis and Retrieval ("SEDAR") and is available online under the Company's profile at www.sedar.com. Additional information relating to the Company can be found on the Company's website at www.coltresources.com.

The Company's securities trade on the TSX Venture, OTC Pink and Frankfurt exchanges.

FORWARD LOOKING STATEMENTS

Certain of the information contained in this MD&A may contain "forward-looking statements". Forward-looking statements may include, among others, statements regarding future plans, costs, objectives or economic performance, or the assumptions underlying any of the foregoing. In this MD&A, words such as "may", "would", "could", "will", "likely", "believe", "expect", "anticipate", "intend", "plan", "estimate" and similar words and the negative form thereof are used to identify forward-looking statements.

Forward-looking statements should not be read as guarantees of future performance or results, and will not necessarily be accurate indications of whether, or the times at or by which, such future performance will be achieved. Forward-looking statements are based on information available at the time and/or management's good-faith belief with respect to future events and are subject to known or unknown risks, uncertainties and other unpredictable factors, many of which are beyond the Company's control. These risks and uncertainties include, but are not limited to, those described in this MD&A and any other document published by the Company. The Company does not intend, nor does it undertake any obligation, to update or revise any forward-looking statements contained in this document to reflect subsequent information, events or circumstances or otherwise, except if required by applicable laws.

COMPANY OVERVIEW

Colt Resources (the "Company") is a Canadian-based exploration stage company focused on the acquisition, exploration and development of mineral properties in Portugal. The Company is led by an experienced managerial and technical team and its strategy is to provide stakeholder value from quality mineral assets located in strategic jurisdictions. The Company is a reporting issuer in the Provinces of British Columbia, Alberta, Ontario and Quebec.

Colt Resources Inc. ["the Company" or "Colt"] is incorporated in Canada and it has an administrative office in Montreal, Canada and an operating office in Lisbon, Portugal where it conducts operations through its wholly owned subsidiary ColtInvestco SGPS S.A. and its subsidiaries, Q.S.P.A. – Sociedade Vitícola Unipessoal Lda. ["QSPA"], Eurocolt Resources Unipessoal Lda. ["Eurocolt"], Aurmont Resources Unipessoal Lda. ["Aurmont"], TungSPA Unipessoal Lda. ["TungSPA"]. These subsidiaries represent the interests of Colt Resources Inc. in Portugal.

During the three months ended September 30, 2016, Eurocolt invested € 0.5 million (C\$ 0.74 million) in Turcolt Resources Madencilik Anonim Sirketi ["Turcolt"], a corporation incorporated in Turkey. Of the €0.5 million investment, €0.25 million was invested from funds raised from the recent private placement in the third quarter of 2016 and the remaining €0.25 million was invested by a loan from a shareholder of Colt to Eurocolt to invest in Turcolt. (See *note 9 and note 13 of the condensed interim financial statements for details of shareholder loan*). Turcolt currently has no operations. The investment of €0.5 million represents 25% of the nominal paid up share capital in Turcolt and represents 50% of the ownership of equity interest of Eurocolt in Turcolt. However, the shareholder agreement supporting this ownership arrangement is unknown. If Turcolt is unwound prior to commencing operations it is unlikely it would receive more than the amount invested regardless of its equity interest. Two out of three directors of Turcolt have been nominated by Eurocolt. Therefore, under *IFRS 10- Consolidated Financial Statements* definition of control, Eurocolt has ability to control the operations of Turcolt and requires consolidation. Hence, as at September 30, 2016 Turcolt's standalone financial statements have been consolidated in these condensed interim financial statements of the Company. The remaining 75% of the nominal paid up share capital for Euros €1.5 million (C\$2.2 million) representing the remaining 50% of equity interest in Turcolt is held by an unrelated private investment holding company in Turkey and its share in Turcolt is represented by non-controlling interest in these condensed interim consolidated financial statements. Also, refer Note 6, *Cash and Cash Equivalents* of the condensed interim consolidated financial statements. Substantially all cash in the Company is cash that resides in Turcolt. As noted in Note 6 of the condensed interim consolidated financial statements, this cash is not available for Company's use.

The Company's significant exploration and development projects at September 30, 2016 included the Boa Fe gold project in southern Portugal and the Tabuaco tungsten project in northern Portugal. The Company holds a 100% interest in both projects. The Company also owns a 60% interest in the Alvalade VMS copper-zinc project in the Iberian Pyrite Belt in southern Portugal through an earn-in agreement with another Canadian TSXV listed corporation. Avrupa Minerals Ltd. Colt acquired its 60% interest in the project through an agreement with Antofagasta.

The recoverability of investments in the Company's exploration and evaluation assets are dependent upon the economic recoverability of its reserves, the continuation of the Company's interest in the underlying resource claims and the ability by the Company to obtain necessary financing to complete their development. Although the Company has been successful in the past in obtaining financing, there is no assurance that it will be able to obtain adequate financing in the future or that such financing will be available on acceptable terms.

QUALIFIED PERSON

The technical information disclosed in this MD&A has been reviewed and approved by James W. Murton, P Eng, a Qualified Person (QP) for Colt Resources, as defined by National Instrument 43-101 for the Standards of Disclosure for Mineral Projects.

The Company's technical reports are available under the Company's profile on www.sedar.com

CORPORATE HIGHLIGHTS

- At the Company's Annual General and Special Meeting held on January 13, 2016, Mr. John Gravelle was elected to the board of directors. Mr. Gravelle is the former global mining leader of PricewaterhouseCoopers (PwC) and has extensive experience developing diverse talent, providing senior management coaching and implementing leadership development and succession planning programs, providing oversight to a broad portfolio of client activities including financing, tax strategies, acquisitions, resource nationalism, and operational efficiencies. He built a strong network of relationships with senior executives and board members of public and private mining companies and served as relationship partner for many of PwC's clients, and continues to drive sector innovation. He currently is an Executive Vice President and Chief Financial Officer of a company in the mining equipment services industry that supplies environmentally efficient battery-powered, electric powertrains for mining equipment.
- On April 11, 2016, the Company announced that it has completed a private placement for 9.77 million Units for gross proceeds of \$0.97 Million. Each Unit is comprised of one common share at \$0.10 per share and one-half of a warrant. Each whole warrant will be exercisable at a price of \$0.15 during a period of 36 months from the date of closing.
- On August 26, 2016, the Company announced that it has completed a private placement for 20.4 million Units for gross proceeds of \$1.43 Million. Each Unit is comprised of one common share at \$0.07 per share and warrant. Each whole warrant will be exercisable at a price of \$0.10 during a period of 24 months from the date of closing.
- On October 11, 2016, the Company announced the resignation of Sabri Karahan as a director.

OUTLOOK

The Company does not generate any operating cash flows. The Company's sources of financing in the past have been issuance of common shares, warrants, options and senior secured debt financing. Overall prices for metals have remained volatile over the past year and raising sufficient capital on favourable terms for exploration stage companies has been difficult. These conditions are expected to continue for the foreseeable future and could affect the Company's ability to raise sufficient financing. Although the Company has been successful in the past in obtaining financing, there is no assurance that it will be able to obtain adequate financing in the future or that such financing will be available on acceptable terms. In addition, as disclosed in the condensed interim consolidated financial statements, the Company has not earned significant revenue and is considered to be in the exploration and evaluation stage. The Company's current committed cash resources are insufficient to cover expected expenditures in fiscal year 2016. The Company's ability to continue as a going concern is also dependent on being able to obtain the necessary financing to satisfy its liabilities as they become due. There can be no assurances that management will be successful in securing adequate financing. Management is strongly committed to effective cash management and maintaining liquidity. The Company's cash burn rate has been significantly reduced from 2015. The Company is committed to ensuring that it remains liquid and will continue to identify and to execute cost reduction initiatives, deferral or elimination of discretionary exploration expenditures and/or seeking divestment of its non-core assets/properties to preserve its working capital, raise sufficient capital and maintain adequate liquidity to fund the Company's operations.

OPERATIONS SUMMARY

PORTUGAL

Boa Fé Gold Project

The Boa Fé Experimental Mining License ("EML") covers 46.78km² and is located approximately 95km east of The Boa Fé Experimental Mining License ("EML") covers 46.78km² and is located approximately 95km east of Lisbon, the capital city, near the towns of Montemor-o-Novo and Évora, in the Alentejo region of southern Portugal. The property is completely surrounded by the Company's 100% owned Montemor exploration concession.

The document package for the application of a definitive Mining License was delivered to the Direcção Geral de Energia e Geologia ("DGE") towards the end of April 2015.

No further field work was carried out at the license area during the nine months of 2016, as the application of the definitive Mining License is still pending granting by the authorities.

Tabuaço Tungsten Project (previously the Armamar-Meda Concession)

Portugal, the property is approximately 5 hours driving time from Lisbon. The roads and the infrastructure are excellent. The Tabuaço Experimental Mining License ("EML") contract was signed on February 20, 2013 and corresponds to the north-west block of the previously owned Armamar-Meda Tungsten Concession, whose exploration license expired on December 9, 2012.

No new field work was carried out at Tabuaço during the nine months of 2016.

Santo António (previously the Penedono Concession)

The "Consórcio Penedono", a Joint Cooperation Consortium between the Company and Contécnica Consultoria Técnica ("Contécnica"), has a 100% interest in the Santo António Experimental Mining License ("EML") property, which has an area of 35.341 Km² located in north central Portugal, at approximately 5 hours driving time from Lisbon. The Santo António EML contract was signed on February 20, 2013 and corresponds to the central block of the previously owned Penedono Gold Concession whose exploration license expired on October 28, 2012.

No further field work was done at the Santo António EML during the nine months of 2016.

The annual report of work and investment done in the EML during 2015 was completed and delivered to the DGEG in March 2016.

Montemor-o-Novo Gold Concession

The Montemor-o-Novo exploration concession covers approximately 363.62km², after the contractual 50% surface area reduction. It is located approximately 95 km east of Lisbon, the capital city, near the towns of Montemor-o-Novo and Évora, in the Alentejo region of southern Portugal. The property is 100% owned by the Company through its Portuguese subsidiary Aurmont Resources Unip. Lda., and completely surrounds the Company's 100% owned Boa Fé Experimental Mining License.

The company had decided not to apply for the second and last annual renewal to the Montemor exploration contract beyond November 2nd 2015. Instead, an application for a new exploration contract, covering the same ground as in the last renewal, was filed in with the mining authority DGEG at that same date. This application merited approval by the DGEG, but the legal proceedings towards the actual granting of the concession were still ongoing at end of the first quarter of 2016.

No further field work was done at Montemor during the nine months of 2016, as the new concession remains to be granted.

Borba

The Company holds a 100% interest in the Borba exploration license whose contract was signed on February 20, 2013, following the application made on April 3, 2012. The Borba property has an approximate area of 633.935 km². Located in central Portugal, the property is approximately 2 hours driving time from Lisbon.

No additional drilling or other field work was done at the property during the nine months of 2016. Analytical results were obtained from the laboratory for a total of 46 drill core samples cut from the second diamond drill hole completed in 2015 at the Miguel Vacas copper target. These results were reported in the Company's news release dated April 21st 2016, while the results for third hole drilled in 2015 are still pending.

Cercal

The Company holds a 100% interest in the Cercal exploration license whose contract was signed on February 20, 2013, following the application made on May 25, 2012. The Cercal property has an approximate area of 455.19 km². Located in South Portugal, the property is approximately 3 hours driving time from Lisbon.

No additional drilling or other field work was done at the property during the nine months of 2016. Analytical results were obtained from the laboratory for a total of 25 drill core samples cut from the single diamond drill hole completed in 2015 at the Salgadoinho copper-gold target. These results were reported in the Company's News Release dated April 20th 2016.

Alvalade

During the third quarter of 2015, the Company acquired from Antofagasta which had spent over \$6 Million on the project, a 60% interest in the Alvalade exploration license, with Avrupa Minerals owing the remaining 40%. The concession has an approximate area of 902km², and is located in the Iberian Pyrite Belt, southern Portugal, at approximately 2 hours driving time from Lisbon. Alvalade concession is the most westerly prospective area of the Iberian Pyrite Belt This Portuguese part of the belt is rich in silver along with copper, zinc and lead compared to its Spanish equivalents. It is also the least prospected of all areas within the belt, because most deposits reside under a thick Tertiary cover. Discovery of massive sulphide at Sesmarias occurred on February 27th, 2014.

Drilling was completed at the end of the first quarter of 2016. Analytical results were obtained from the laboratory for a total of 222 drill core samples cut from four diamond drill holes completed in late 2015. These results were reported in the Company's News Release dated February 3rd 2016.

No additional drilling or other field work was done at the property during the second and third quarter of 2016.

RESULTS OF OPERATIONS

SELECTED FINANCIAL INFORMATION AND SUMMARY OF QUARTERLY RESULTS

	September 30	June 30	March 31	December 31
	2016	2016	2016	2015 (Restated)
Quarters ended				
Net Loss	(1,059,631)	(834,686)	(2,250,460)	(6,653,477)
Comprehensive Loss	(698,143)	(3,754,185)	(384,621)	(6,420,427)
Basic and diluted loss per share	(0.00)	(0.00)	(0.01)	(0.05)
	September 30	June 30	March 31	December 31
	2015 (Restated)	2015 (Restated)	2015 (Restated)	2014
Quarters ended	\$	\$	\$	
Net Loss	(1,502,142)	(2,866,398)	(961,221)	(7,944,321)
Comprehensive Loss	(623,292)	(1,686,625)	(1,465,181)	(8,730,142)
Basic and diluted loss per share	(0.03)	(0.01)	(0.01)	(0.06)

Summary of variation in operating costs for three months between September 30, 2016 and 2015

	September 30 2016	September 30 2015	Variation 2015-2016
For the three months ended	\$	\$	\$
Exploration expenses	763	-	763
Investor relations and marketing	32,115	44,702	(12,587)
Office related expenses	111,060	144,563	(33,503)
Management fees and related costs	242,232	246,678	(4,446)
General and administrative expenses	4,303	21,831	(17,528)
Salaries and wages	50,592	120,159	(69,567)
Professional and consulting fees	134,389	260,520	(126,131)
Legal expenses	6,445	31,007	(24,562)
Insurance	11,668	20,174	(8,506)
Listing and transfer agent fees	6,500	37,623	(31,123)
Rent	40,132	53,167	(13,035)
Depreciation - 2015 restated	239,942	146,966	92,976
Other (income)/expense - 2015 restated	(96,754)	113,713	(210,467)
Total operating costs	783,388	1,241,103	(457,715)

Quarter ended September 30, 2016 compared to the quarter ended September 30, 2015

For the quarter ended September 30, 2016, the Company reported a net loss of \$1.06 million (net loss of \$1.46 million in 2015) and a comprehensive loss of \$0.69 million (comprehensive loss of \$1.72 million in 2015). The main reason for decrease in net loss as compared to prior period was primarily due to decrease in administrative expenses and decrease in finance expenses.

Finance costs decreased to \$0.08 million (\$0.28 million in 2015) representing primarily accretion expenses on preferred shares and accretion on long term Alvalade related commitments.

The Company reported a total weighted average number of common shares outstanding of 261,404,275 (229,160,398) in 2015). The Company reported a net loss per share of \$0.00 (net loss of \$0.01 in 2015).

Summary of variation in operating costs for nine months between September 30, 2016 and 2015

For the nine months ended	September 30 2016	September 30 2015	Variation 2015-2016
	\$	\$	\$
Exploration expenses	155,096	-	155,096
Investor relations and marketing	123,945	92,760	31,185
Property Investigation	9,082	-	9,082
Office related expenses	442,127	614,132	(172,005)
Management fees and related costs	445,307	821,863	(376,556)
General and administrative expenses	84,276	77,719	6,557
Salaries and wages	191,394	301,539	(110,145)
Professional and consulting fees	691,377	647,652	43,725
Legal expenses	24,362	136,749	(112,387)
Insurance	40,211	58,705	(18,494)
Listing and transfer agent fees	46,854	113,163	(66,309)
Rent	126,963	148,311	(21,348)
Depreciation - 2015 restated	397,953	341,743	56,210
Other (income)/expense - 2015 restated	(150,364)	48,081	(198,445)
Total operating costs	2,628,585	3,402,416	(773,831)

Nine months ended September 30, 2016 compared to September 30, 2015

For the nine months ended September 30, 2016, the Company reported a net loss of \$4.05 million (net loss of \$5.28 million in 2015) and a comprehensive loss of \$4.71 million (comprehensive loss of \$3.18 million in 2015). The main reason for decrease in net loss as compared to prior period was primarily due to decrease in administrative expenses, decrease in finance costs offset by increase in share of loss from the investment in an associate. The main increase in comprehensive loss for the six months ended September 30, 2016 is due to increase in foreign exchange loss on translation of foreign subsidiaries which increased due to strengthening of the Canadian dollars (reporting currency) against the Euros (functional currency of the subsidiaries) during the nine months ended September 30, 2016.

Exploration expenses for \$0.155 million were incurred in relation to Cercal, Borba and Montemor properties and were directly charged to statement of operations.

Finance costs decreased to \$0.2 million (\$0.68 million in 2015) representing primarily accretion expenses on preferred shares and accretion on long term Alvalade related commitments.

The Company reported a total weighted average number of common shares outstanding of 246,919,304 (209,774,983) in 2015). The Company reported a net loss per share of \$0.02 (net loss of \$0.03 in 2015).

LIQUIDITY AND CAPITAL RESOURCES

As at September 30, 2016, total assets were \$41.68 million (\$39.84 million at the end of December 31, 2015).

Cash and solvency

As at September 30, 2016, the Company's cash and cash equivalents balance was \$2.96 million (\$0.025 million at the end of December 31, 2015). The net increase in cash and cash equivalents was primarily the result from net cash from operating activities of \$0.48 million (cash used of \$3.23 million in 2015), net cash used in investing activities of \$0.28 million offset by net cash from financing activities of \$2.75 million (\$4.83 million in 2015).

As at September 30 2016, the Company does not have sufficient capital to meet its needs for the next twelve months and is in the process of seeking further financings to meet its long-term requirements.

Given that the Company's operations are focused on the exploration and development of mining properties, the most relevant financial information, in its view, relates to current liquidity, solvency, and planned property expenditures. The continuing operations of the Company are dependent on the Company's ability to secure funding and to generate future profits from operations. The underlying value and recoverability of the amounts shown Company's financial success will depend on the economic viability of its resource properties and the extent to which it can discover and develop new ore deposits. A number of factors determine the economic viability of a property including: the size of the deposit; the quantity and quality of the reserves; the proximity of the deposit to current or planned infrastructure; the forecasted development and operating costs and the costs to finance the planned expenditures; and the projected cash flows. Such development may take several years to complete and the amount of resulting income, if any, is difficult to determine. The sales value of any mineralization discovered by the Company largely depends on factors beyond the Company's control, including the market value of the metals and minerals to be produced.

The Company's main sources of funding are debt and equity markets, private placements and outstanding warrants and options.

The investment in, and expenditures on, exploration and evaluation assets comprise a significant portion of the Company's assets. Mineral exploration and development is highly speculative and involves inherent risks. Realization of the Company's investment in these assets is dependent upon the renewed legal ownership of the licenses, and whether an economically viable operation can be established.

In addition, it has not yet been determined whether the Company's properties contain ore reserves that are economically recoverable. There can be no assurance that current exploration programs will result in the discovery of economically viable quantities of ore. While the rewards if an ore body is discovered can be substantial, few properties that are explored are ultimately developed into producing mines.

The Company's current committed cash resource is insufficient to cover expected expenditures in fiscal year 2016. The Company's ability to continue as a going concern is also dependent on being able to obtain the necessary financing to satisfy its liabilities as they become due. There can be no assurances that management will be successful in securing adequate financing.

OUTSTANDING SHARE INFORMATION

As at November 29 2016, there were 274,535,862 common shares, 85,378,448,848 warrants with a weighted average exercise price of \$0.22 per warrant and 200,000 stock options with a weighted average price of \$0.55 per option outstanding.

CONTRACTUAL OBLIGATIONS

1. The Company's contractual obligation for the properties in Portugal as at September 30, 2016 are as follows:

	Obligations due per year	
	2016-17	2017-18
	\$	\$
Montemor-o-Novo Commitments (1)	450,810	-
Borba (1)	120,216	120,216
Cercal (1)	150,270	150,270
Total contractual obligations	721,296	270,486
	Obligations for the life of the contract	
	2015-2019	
	\$	
Tabuaco EML Commitments (1, 3)	6,762,150	
Santo Antonio EML Commitments (1, 2, 3)	4,508,100	
Total obligations for the life of the contract	11,270,250	
(1) Original contractual commitments are denominated in European Euro (€)		
(2) Obligations assumed by a Joint Collaboration partner		
(3) Obligations for the duration of the contract		

2. During 2015, the Company entered into a facility agreement for an aggregate value of up to \$30 million ("aggregate subscription price") with CITIC –GEMS fund a natural resources fund created by Global Emerging Markets ("GEM") and CITIC, whereby the Company can raise funds by committing CITIC-GEM Fund to purchase common shares of the Company.

As part of this facility agreement, the Company signed a promissory note to pay CITIC-GEM fund a commitment fee of 2% of this facility (\$0.6 million) if and when it withdraws any amount on activating this facility. This fee is payable pro-rata in the same proportion as proceeds withdrawn on each subscription divided by the aggregate subscription price.

As of September 30, 2016, the Company has not activated this facility and therefore the commitment has no accounting impact on the condensed interim consolidated financial statements as of September 30, 2016.

OFF-BALANCE SHEET ARRANGEMENTS

The Company has no off-balance sheet arrangements.

RELATED PARTY TRANSACTIONS

Related party transactions include transactions with the Company's associate, CRME and transactions with the Company's Key Management Personnel which includes the Chairman of the Board of Directors, the Chief Executive Officer, the General Legal Counsel and Corporate Secretary, the Chief Financial Officer, the Board of Directors, Advisory Board Members, close family members, shareholders of the Company and entities controlled by these individuals as well as certain consultants performing similar functions. These are the key management personnel of the Company.

All of the following related party transactions were in the normal course of operations and were measured at the amount established and agreed to by the related parties.

Following were the related party transactions for the nine months ended September 30, 2016 and 2015:

Nine months ended September 30	2016	2015
	\$	\$
Management fees and related costs	445,307	821,863
Professional and consulting fees	108,000	68,531
Short-term benefits	-	29,112
Director fees	113,250	74,000
	666,557	993,506

As at September 30, 2016, \$0.57 million was owed to related parties [December 31, 2015, \$0.41 million] and is included in accounts payable and accrued liabilities and \$0.21 million [2015: \$0.12 million] is included as due from the Chief Executive Officer (CEO) of the Company. The Company is discussing repayment timing with the CEO. Should this remain outstanding on January 31, 2017, the Company will cancel shares held by the CEO.

Other payables under Note 9 'Accounts Payable and Accrued Liabilities' include an amount of short-term shareholder loan of €0.25 million (C\$0.36 million) to Eurocolt based on the shareholder loan agreement dated July 13, 2016. It is a short-term shareholder loan provided to Eurocolt for investment in Turcolt at 12% annualized rate of interest payable on maturity. The term of the loan is 120 days which expired on November 13, 2016. The loan is now repayable on demand. The loan is secured on a personal guarantee given by the Chief Executive Officer (CEO) on:

- one million shares owned by the CEO in Colt Resources Middle East; and
- potential to register a second mortgage on the residential property owned by the CEO in Portugal

CRITICAL JUDGMENTS AND ACCOUNTING ESTIMATES

The preparation of consolidated financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses during the reporting period. Estimates and assumptions are continuously evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets and liabilities affected in future periods.

Key areas requiring critical judgments and significant estimates include:

Going concern – Judgment

The assessment of the Company's ability to continue as a going concern and to raise sufficient funds to pay for its ongoing operating expenditures, meet its liabilities for the ensuing year as they fall due, and to fund planned and

contractual exploration programs, involves judgment based on historical experience and other factors including expectation of future events that are believed to be reasonable under the circumstances.

Exploration and evaluation assets – Judgment and estimate

Exploration and evaluation assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable through future exploitation or sale. Such circumstances include the existence of specific rights to explore in a specific area, actual and planned expenditures, results of exploration, and whether an economically-viable operation can be established. An impairment loss is recognized for the amount by which any exploration and evaluation asset exceeds its recoverable amount. The recoverable amount is the higher of the exploration and evaluation asset's fair value less costs to sell and value in use.

Management judgment is applied in determining whether to test exploration and evaluation for impairment and in determining the lowest levels of exploration and evaluation assets grouping or cash generating units [CGU's], for which there are separately identifiable cash flows, generally on the basis of a property.

Functional currency – Judgment

The functional currency of Colt Resources Inc. is the Canadian dollar and the functional currency of the Company's subsidiaries is the Euro. Management uses its judgment to determine the functional currency that most faithfully represents the economic effects of the underlying transactions, events and conditions. As part of this approach, management gives priority to the primary indicators before considering the other indicators, which are designed to provide additional supporting evidence to determine the entity's functional currency. Since the Company doesn't generate revenues, the currency in which the expenditures are made is considered by management in determining the functional currency.

Fair value of derivative financial liability - warrants– Estimate

Estimating fair value for warrant requires determining the most appropriate valuation model, which is dependent on the terms and conditions of the grant. This estimate also requires determining and making assumptions about the most appropriate inputs to the valuation model including the expected life, volatility and dividend yield of the warrants. The fair value of warrants is evaluated using the Black-Scholes pricing model at the date of grant. The Company has made estimates as to the expected volatility, and expected life of warrants. The expected volatility is based on the historical volatility of the Company, over the period of the expected life of the warrants. The expected life of the warrant is based on historical data. These estimates may not necessarily be indicative of future actual patterns.

Inventories – Estimate

Inventories are stated at the lower of cost and net realizable value. The ageing of Port wine bottled or in bulk varies and it can take a significant length of time before the wine inventories are ready to be sold. Net realizable value of grape inventory is determined using forecasted demand and expected market prices at the time the wine is expected to be ready for sale. Forecasted demand and market prices can vary significantly over the holding period and involves estimating the most likely conditions that will be in existence at the time of sale.

The Company's best estimate of net realizable value is based on the average prices published by the "Instituto dos Vinhos do Douro e Porto" which is widely recognized in the region as being a reliable estimate of similar wines sold by the Company. The Company uses this published information as a starting point for estimating the expected sales price of similar wine with similar ageing information and then adjusts for any differences for similar wine.

Recent Accounting Pronouncements

IAS 41 Agriculture

In June 2014, the IASB published amendments that change the financial reporting for bearer plants, such as grape vines, rubber trees and oil palms. IAS 41 Agriculture currently requires all biological assets related to agricultural activity to be measured at fair value less costs to sell. The amendments change the accounting requirements for biological assets that meet the definition of bearer plants. Under the amendments, biological assets that meet the definition of

bearer plants will no longer be within the scope of IAS 41. Instead, IAS 16 will apply. After initial recognition, bearer plants will be measured under IAS 16 at accumulated cost (before maturity) and using either the cost model or revaluation model (after maturity). The amendments also require that produce that grows on bearer plants will remain in the scope of IAS 41 measured at fair value less costs to sell.

The amendments are retrospectively effective for annual periods beginning on or after January 1, 2016, with early adoption permitted. As of January 1, 2016, the Company adopted the effects of changes in IAS41 and consequently has booked the carrying value of Biological assets as deemed costs and these assets are now classified as Property Plant and Equipment under IAS 16 and the deemed cost of \$461,806 is depreciated over the remaining life of the Biological assets which is estimated to be 31 years as at January 1, 2016.

Risk Factors

Resource exploration and development is a highly speculative business, involves a high degree of risk and is frequently unsuccessful. There is no certainty that the expenditures to be made by the Company in the exploration of its properties or otherwise will result in discoveries of commercial quantities of minerals. The exploration for and development of mineral deposits involves significant risk, which even a combination of careful evaluation, experience and knowledge may not eliminate. Although the discovery of an ore body may result in substantial rewards, few properties explored are ultimately developed into producing mines. Significant expenditures may be required to locate and establish ore reserves, to develop metallurgical processes and to construct mining and processing facilities at a particular site. It is impossible to ensure that the Company's current exploration programs will result in a profitable commercial mining operation.

Significant capital investment is required to achieve commercial production from successful exploration efforts. The commercial viability of a mineral deposit is dependent upon a number of factors. These include: (i) deposit attributes such as size, grade and proximity to infrastructure; (ii) current and future metal prices (which can be cyclical); (iii) government regulations, including those relating to prices, taxes, royalties, land tenure, land use, importing and exporting of minerals and necessary supplies and environmental protection; (iv) First Nations negotiations and agreements; and (v) technological risks and changes. The complete effect of these factors, either alone or in combination, cannot be entirely predicted, and their impact may result in the Company not receiving an adequate return on invested capital.

The prices of minerals fluctuate widely and are affected by many factors outside of the Company's control. The prices of minerals and future expectation of such prices may have a significant impact on the market sentiment for investment in mining and mineral exploration companies. This in turn may affect the Company's ability to raise equity financing for its capital requirements.

OTHER MATERIAL EVENTS AND HIGHLIGHTS

The Company is presently not a party to any proceedings.

SUBSEQUENT EVENTS

No significant subsequent event to report.

Other Information

Additional information on the Company is available under the Company's profile on SEDAR at www.sedar.com and on the Company's website at www.coltresources.com

Colt Resources Inc.

Signed "*Nikolas Perrault*"
Nikolas Perrault
Chief Executive Officer

Signed "*Shahab Jaffrey*"
Shahab Jaffrey
Chief Financial Officer