



## **FANCAMP EXPLORATION LTD.**

### **MANAGEMENT DISCUSSION AND ANALYSIS**

#### **GENERAL**

The following discussion of performance, financial condition and future prospects should be read in conjunction with the financial statements of the Company and notes thereto for the years ended April 30, 2018 and 2017. The Company's reporting currency is Canadian dollars. The date of this Management Discussion and Analysis is August 28, 2018. Additional information on the Company is available on SEDAR at [www.sedar.com](http://www.sedar.com) and the Company's web site at [www.fancampexplorationltd.ca](http://www.fancampexplorationltd.ca).

#### **FORWARD-LOOKING STATEMENTS**

This report may contain, without limitation, statements concerning possible or assumed future operations, performance or results preceded by, followed by or that include words such as "believes", "expects", "potential", "anticipates", "estimates", "intends", "plans", and words of similar connotation, which would constitute forward-looking statements. Forward-looking statements are not guarantees. The reader should not place undue reliance on forward-looking statements and information because they involve risks and uncertainties that may cause actual operations, performance or results to be materially different from those indicated in these forward-looking statements. The Company is under no obligation to update any forward-looking statements contained herein should material facts change due to new information, future events or other factors. These cautionary statements expressly qualify all forward-looking statements in this MD&A.

#### **THE COMPANY**

Fancamp Exploration Ltd. is a Canadian junior mineral exploration company focused on adding value through prospecting, geophysics and drilling on its exceptional inventory of resource properties in Quebec, New Brunswick and Ontario. The commodities include gold, base metals, chromium, titanium, iron and silica.

The Company is a reporting issuer in British Columbia, Alberta, Ontario and Quebec and its common shares are listed for trading on the TSX Venture Exchange under the symbol FNC.

#### **Key Company Highlights**

- Following the recent federal funding grant of \$3.9 M, consortium member, COREM, has committed to providing substantial in-kind contribution, including demonstration plant hosting. Magpie has also secured a \$600,000 grant from the Ministère de l'Énergie et des Ressources naturelles (MERN). The building is ready for the pilot testing to commence. The Magpie Mines Inc., controlled by Fancamp, is an essential unit of the company with the potential to produce dividends.
- Recent Ontario government decision to build road access to the Ring of Fire District in Northern Ontario with aboriginal approval, a significant step in the eventual exploitation of the 50% owned (50% KWG Resources Inc. and its partners Bold Ventures Inc.) high grade Black Horse chromite deposit.

- The Company holds important positions in the Fermont iron ore sector, particularly royalty and equity interests in Champion Iron Limited, together with its 100% owned Lamelee South property.
- Recent acquisitions, through staking, a number of high grade silica deposits in southern Quebec of current interest to a number of major operators.
- Current grassroots exploration activities and staking in New Brunswick (Cu and VMS), Gaspé (Zn) and Abitibi (Au).

### **The Magpie Mines Inc.**

The Company, a subsidiary of Fancamp Exploration Ltd., has been awarded \$3.9 million in funding from the Sustainable Development Technology Canada (SDTC) and \$600,000 in funding from MERN, part of the process of financing a pilot plant necessary for the commercialization of its proprietary Magpie Process, a low cost and low emission method of separating high purity TiO<sub>2</sub> from titaniferous iron ores. The project entails designing, procuring, and operating a demonstration plant based on the Magpie Process and will be located in Quebec City. Magpie has formed a consortium that will provide necessary support in the project development. Consortium members include (i) Impact Global Solutions (IGS) to support in managing technology development to commercialization, (ii) COREM to support in designing, building, and operating the demo plant, and (iii) two Quebec-based mining companies, Mine Arnaud and Arianne Phosphate, for technical support and to provide feeds in the form of tailings, ilmenite concentrate, and/or slags for demo testing. The interest of a number of industrial users is considerable and of course essential to the ultimate success of such a plant.

## **SIGNIFICANT MARKETABLE SECURITIES**

### **Argex Titanium Inc.**

The Company currently holds 1,110,000 shares of Argex Titanium Inc. (“Argex”). The Company also holds a 2% NSR, rising to 4% two years after production, on Argex’s Lac La Blache property, with an advance royalty of \$100,000 to be paid annually, and currently in arrears.

See Note 4 “Marketable Securities” and Note 7 “Exploration and Evaluation Assets” attached to the financial statements for the years ended April 30, 2018 and 2017.

### **Champion Iron Ltd.**

The Company currently holds 7,768,333 shares of Champion Iron Ltd. and a 1.5% non-recourse NSR on its Fermont Iron Holdings. Subsequent to year end, the Company sold 2,500,000 shares at \$1.12 per share.

See Note 4 “Marketable Securities” and Note 7 “Exploration and Evaluation Assets” attached to the financial statements for the years ended April 30, 2018 and 2017.

### **KWG Resources Inc.**

The Company currently holds 4,564,000 shares of KWG Resources Ltd (“KWG”).

See Note 4 “Marketable Securities” and Note 7 “Exploration and Evaluation Assets” attached to the financial statements for the years ended April 30, 2018 and 2017.

### **St-Georges Platinum and Base Metals Ltd.**

The Company currently holds 450,000 shares of St-Georges Platinum and Base Metals Ltd.

See Note 4 “Marketable Securities” and Note 7 “Exploration and Evaluation Assets” attached to the financial statements for the years ended April 30, 2018 and 2017.

**HPQ Silicon Resources Inc. (formerly Uragold Bay Resources Ltd.)**

The Company currently holds 8 million warrants. Uragold Bay Resources Ltd. has changed its name to HPQ Silicon Resources Inc. on a 1:1 basis, a recognition of its ownership of a proprietary fusion method of recovering silicium metal from quartz at significant cost savings.

See Note 4 "Marketable Securities" and Note 7 "Exploration and Evaluation Assets" attached to the financial statements for the years ended April 30, 2018 and 2017.

**SIGNIFICANT MINERAL PROPERTIES**

**Baude Lake, Quebec**

Recent prospecting on this 100% owned property revealed significant rare earth elements in an allanite rich pegmatite/coarse grained red granite. Grab samples have returned up to a total of 9.53% light rare earth oxides with associated Yttrium oxide values of 0.25%. Mapping and prospecting are ongoing.

**Becaquimec Lake, New Brunswick**

An airborne MAG-TDEM survey has just been completed on this magmatic sulphide-VMS property, targets will be prospected.

**Brunswick North, New Brunswick**

The Company recently entered into an option agreement to acquire a 100% interest in a 969.4-hectare property located southwest of Bathurst. Recent discoveries on this property indicate potential for gold as well as VMS mineralization with assays from float samples ranging up to 7.69 g/t Au and high grade massive sulphide boulders grading up to 3.8 g/t Au, 158 g/t Ag, 17.3% Pb and 8.5% Zn. The Company has a \$20,000 New Brunswick government exploration grant and prospecting and IP survey presently underway. (See news release of February 20, 2018 for further information.)

**Clinton Property, Quebec**

The Company has earned a 100% interest in 117 claim units of this prospective gold, copper and zinc property, located some 65 km ESE of Stoke. The Company currently holds a total of 63 claim units. Three holes were drilled on the V zone that intercepted five mineralized zones. Various option possibilities are being explored.

See Note 7 "Exploration and Evaluation Assets" attached to the financial statements for the years ended April 30, 2018 and 2017.

**Cunningham Property, Quebec**

In July 2018, the Company entered into an agreement to acquire a 100% interest in 20 claim units in the Dryden area of northwestern Ontario. The area is in a Cu/Zn environment with numerous showings associated with acid volcanics. The Company is considering option possibilities. (See news release of July 11, 2018 for further information.)

**Dorothy Property, Ontario**

In July 2018, the Company entered into an agreement to acquire a 100% interest in 70 claim units in the Dryden area of northwestern Ontario. These claims cover a series of anomalous gold, silver and copper lake bottom geochemical anomalies. The Company is considering option possibilities. (See news release of July 11, 2018 for further information.)

**Gaspé Bay Group (incl. Robidoux and Ste. Marguerite) Properties, Quebec**

Extensive epizonal gold bearing quartz vein systems are to be found along the Grand Pabos Fault system and its associated structures in western Gaspé. The Company owns a number of large properties covering this system, the easternmost referred to as Robidoux and the western sector covered by the Ste. Marguerite property. The former was the site of a 600 tonne bulk sample results from which have been

reported and a further 350 tonne sample was extracted in late 2015 and awaits processing. The Ste. Marguerite property is the site of a large number of gold showings associated with quartz veins and Grand Pabos related shear zones. Some of these showings can be traced along strike for up to 1500 metres. Bedrock is deeply weathered, and gold placers have been identified in creeks crossing these structures, indicating the presence of free gold. Currently, treatment options are being considered for the smaller bulk sample.

### **Lamelee Property, Quebec**

The Lamelee Iron Ore Deposit has been returned to Fancamp 100%, and the 43 million shares issued for the purchase returned to the Lamelee Iron Ore Ltd. treasury. This important asset is well positioned to be development ready pending recovery of iron world markets. On August 3, 2017, the Company filed a NI 43-101 technical report outlining an Indicated Resource of 74.7 million tonnes grading 31.6% T-Fe (total iron) and an Inferred Resource of 229.2 million tonnes grading 30.4% T-Fe, using a conservative cut-off grade of 15% T-Fe. (See news release dated August 3, 2017 for further information.)

See Note 7 "Exploration and Evaluation Assets" attached to the financial statements for the years ended April 30, 2018 and 2017.

### **Mallard Heenan Properties, Ontario**

The Company has recently entered into agreements to acquire 25 gold and VMS claim units in the Swayze greenstone belt, southwest of Timmins. Recent geophysical surveys covering parts of this property have revealed multiple untested targets. A VTEM Time Domain EM and Magnetic survey over strategic parts of the property has been completed. The Company is considering option possibilities. (See news releases of January 17, 2018 and February 20, 2018 for further information.)

See Note 7 "Exploration and Evaluation Assets" attached to the financial statements for the years ended April 30, 2018 and 2017.

### **McFaulds Fancamp Property (Koper Lake), Ontario**

KWG/Bold have now earned their 50% interest in the Black Horse Chromite deposit in the Ring of Fire. The possibilities for the eventual development of a world class ferrochrome industry could be significant.

See Note 7 "Exploration and Evaluation Assets" attached to the financial statements for the years ended April 30, 2018 and 2017.

### **Stoke Mountain Property, Quebec**

The Company has earned a 100% interest in 44 claim units of this prospective gold, copper and zinc property, located some 56 miles southwest of the Company's Beauce gold property. The property totals 150 claim units. Previous drilling intersected 7.29% Cu/6.40m some 135 metres down plunge of the Phelps Dodge intersection, 56 metres below surface, of 6.34% Cu/5.10m. Downhole IP and a surface gravimetric survey have defined further targets associated with this copper zone, which remain to be drill tested. This gravity modelling also indicated the presence of a similar and as yet untested target some 900m long, 700m to the northwest of the known copper zone. In addition, IP surveys and soil geochemical surveys conducted in the fall 2013 have also outlined a previously unknown anomalous gold target which also remains to be drill tested.

The Company is currently working on option possibilities.

See Note 7 "Exploration and Evaluation Assets" attached to the financial statements for the years ended April 30, 2018 and 2017.

### **Other Properties**

See Note 7 "Exploration and Evaluation Assets" attached to the financial statements for the years ended April 30, 2018 and 2017 for further information on the Company's other mineral property holdings.

## SELECTED ANNUAL INFORMATION

	Years Ended April 30		
	2018	2017	2016
Revenue	-	100,000	100,000
Operating expenses	2,136,742	782,856	828,851
Net Loss	(2,186,795)	(1,654,887)	(4,334,706)
Net Loss Per Share - Basic and Diluted	(0.01)	(0.01)	(0.03)
Working Capital	12,074,401	1,581,055	2,908,217
Total Assets	26,639,691	25,775,622	20,739,452
Exploration and Evaluation Assets	12,930,389	12,725,968	14,022,963
Total liabilities	4,163,040	3,486,037	3,114,826

## RESULTS OF OPERATIONS

The Company reported a net loss of \$2,186,795 for the year ended April 30, 2018, compared to a net loss of \$1,654,888 for April 30, 2017. The net losses in 2018 and 2017 were offset by the gains recorded on the disposal of marketable securities (2018 - \$494,426, 2017 - \$458,870). Overall operating expenses are higher in 2018 due to the recording of stock-based compensation on options granted to directors and officers and incurring a tax liability from re-assessments for years 2011, 2012 and 2013.

A former director and officer of the Company has filed a lawsuit claiming damages for wrongful dismissal and defamation against the Company and Peter H. Smith. The Company believes these accusations to be baseless and is confident that it will not be found liable. \$37,334 in legal fees have been incurred to date.

	Year Ended April 30, 2018	Year Ended April 30, 2017
<b>Revenue</b>		
Mineral Properties Royalties	\$ -	\$ 100,000
	-	100,000
<b>Expenses</b>		
Accounting and Audit	160,900	169,555
Bad Debt Expense (Note 5)	200,000	-
Commissions	1,906	1,858
Directors Fees (Note 9)	84,000	84,000
Field Administration	118,380	113,095
Insurance	40,870	43,164
Interest Expenses and Bank Charges	1,173	1,523
Legal Fees	37,334	50,509
Management and Consulting	139,588	178,420
Mineral Property Sundry Expenses	18,110	11,545
Office Rent, Supplies and Services	96,443	99,319
Share Transfer, Listing and Filing Fees	30,932	21,745
Stock Based Compensation (Note 8)	1,060,399	-
ITC and Penalties	137,746	-
Travel and Accomodations	8,961	8,123
<b>Total Expenses</b>	<u>2,136,742</u>	<u>782,856</u>
<b>Net (Loss) Before the Following:</b>	<u>(2,136,742)</u>	<u>(682,856)</u>
Impairment of Exploration and Evaluation Assets (Note 7)	(391,856)	(2,285,871)
Impairment on Marketable securities	(221,103)	-
Gain from Disposal of Marketable Securities (Note 4)	494,426	458,870
<b>Net (Loss) Before Taxes</b>	<u>(2,255,275)</u>	<u>(2,509,857)</u>
Deferred Tax Recovery (Note 12)	68,480	854,970
<b>Net (Loss) for the Year</b>	<u>(2,186,795)</u>	<u>(1,654,887)</u>
Net Gain on Available For Sale Financial Assets	1,126,462	6,176,126
Income Tax Effect	-	-
<b>Comprehensive (Loss) Income for the Year</b>	<u>(1,060,333)</u>	<u>4,521,239</u>
<b>Net Loss Attributable to:</b>		
Equity Shareholders of the Parent	(2,182,151)	(1,648,876)
Non-controlling Interests	(4,644)	(6,011)
	<u>\$ (2,186,795)</u>	<u>\$ (1,654,887)</u>

## SUMMARY OF QUARTERLY RESULTS

Selected financial information for the quarter ended April 30, 2018 and the preceding 7 quarters:

	IFRS 1st Quarter July 31, 2017	IFRS 2nd Quarter October 31, 2017	IFRS 3rd Quarter January 31, 2018	IFRS 4th Quarter April 30, 2017
<b>Three Months Ended</b>				
Mineral Property Royalty Revenue	\$0	\$100,000	\$0	\$0
Net Loss	\$(31,603)	\$23,674	\$(1,512,539)	\$(734,807)
Loss per Share	\$0.00	\$0.00	\$0.00	\$(0.01)
Fully Diluted Loss Per Share	\$0.00	\$0.00	\$0.00	\$(0.01)

	IFRS 1st Quarter July 31, 2016	IFRS 2nd Quarter October 31, 2016	IFRS 3rd Quarter January 31, 2017	IFRS 4th Quarter April 30, 2017
<b>Three Months Ended</b>				
Mineral Property Royalty Revenue	\$0	\$100,000	\$0	\$0
Net Loss	\$(67,687)	\$19,094	\$(113,189)	\$(1,493,105)
Loss per Share	\$0.00	\$0.00	\$0.00	\$(0.01)
Fully Diluted Loss Per Share	\$0.00	\$0.00	\$0.00	\$(0.01)

## FINANCING

In June 2016, the Company issued 2,892,393 common shares, at a deemed price of \$0.05 per share, to settle a total of \$144,620 of debt owed to certain insiders of the Company.

On January 12, 2018 the Company issued a total of 50,000 common shares at a price of \$0.10 per common shares, for the exercise of stock options.

On January 30, 2018 the Company issued a total of 1,000,000 common shares at a deemed price of \$0.14 per share, pursuant to the option agreement to acquire a 100% interest in the Mallard Heenan property.

In February 2018 the Company entered into a short-term loan agreement to borrow \$150,000.00 for a period of 108 days, with an interest rate of \$13.525%.

In February 2018 the Company issued 100,000 common shares at a deemed price of \$ 0.12 per shares, pursuant to an option agreement to acquire a 100% interest in additional claims to the Mallard Heenan property.

In February 2018 the Company issued 250,000 common shares at a deemed price of \$0.12 per share pursuant to a purchase agreement to acquire the Brunswick North property.

In July 2018 the Company issued 250,000 common shares at a deemed price of \$0.085 per share pursuant to a purchase agreement to acquire the Dorothy property.

In July 2018 the Company issued 100,000 common shares at a deemed price of \$0.085 per share pursuant to a purchase agreement to acquire the Cunningham property.

See Note 8 – “Share Capital” attached to the financial statements for the years ended April 30, 2018 and 2017 for further information on the Company’s financing activities.

## LIQUIDITY AND CAPITAL RESOURCES

The Company is an exploration stage company in the business of mineral exploration. It is in the process of exploring its mineral properties interests and has not yet determined whether these properties contain ore reserves that are economically recoverable. With no producing properties, the Company has

no current operating income or cash flow. All of the Company's short and medium-term operating and exploration cash flow is derived through external financing, joint venture option and royalty payments.

The Company's approach to managing liquidity risk is to ensure that it will have sufficient capital to meet liabilities when due after taking into account the Company's holdings of cash that might be raised from equity financings. As at April 30, 2018, the Company had a cash balance of \$50,012 (2017 - \$44,834), marketable securities of \$12,976,530 (2017-\$1,742,648), sales taxes refundable of \$40,268 (2017 - \$29,221), accrued mining duty receivable of \$111,714 (2017 - \$132,526), accrued exploration tax credits receivable of \$158,346 (2017 - \$133,869), accounts payable and accrued liabilities of \$555,985 (2017 - \$371,410), and due to directors of \$597,130 (2017 - \$369,840). All of the Company's accounts payable and accrued liabilities have contractual maturities of less than 60 days and are subject to normal trade terms. The Company believes that these sources will be sufficient to cover the expected short and long-term cash requirements.

The Company had working capital of \$12,074,401 as at April 30, 2018 (2017 working capital- \$1,581,055).

## **TRANSACTIONS WITH RELATED PARTIES**

See Note 9 – “Related Party Transactions and Balances” attached to the financial statements for the years ended April 30, 2018 and 2017.

## **OFF BALANCE SHEET ARRANGEMENTS**

The Company has no off-balance sheet arrangements.

## **ADDITIONAL DISCLOSURE FOR VENTURE ISSUERS WITHOUT SIGNIFICANT REVENUE**

Additional disclosure concerning the Company's general and administrative expenses and exploration and evaluation expenses is provided in the Company's Statements of Operations and Comprehensive Loss and Equity sections in its financial statements for the years ended April 30, 2018 and 2017.

## **DISCLOSURE OF OUTSTANDING SHARE DATA**

Fancamp Exploration Ltd. is listed on the TSX Venture Exchange under the symbol “FNC”.

The Company is authorized to issue an unlimited number of common shares and on August 28, 2018 there were 153,551,629 common shares issued and outstanding.

As at April 30, 2018, the Company has 153,201,629 common shares outstanding and 15,125,000 stock options outstanding.

See Note 8 – “Share Capital” attached to the financial statements for the years ended April 30, 2018 and 2017.

## **RISKS AND UNCERTAINTIES**

Fancamp is an exploration stage enterprise in the business of mineral exploration. It is in the process of exploring its mineral properties interests and has not yet determined whether these properties contain ore reserves that are economically recoverable.

The Company emphasizes that attention should be drawn to matters and conditions that indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern. Other uncertainties include the fact that the Company is currently at the exploration stage for its interests in mineral properties, the economic viability of which have not been assessed. The Company has not yet determined whether these properties contain reserves that are economically recoverable. The recoverability of the amounts shown for resources properties is dependent upon the existence of economically recoverable reserves, securing and maintaining title and beneficial interest in the property, and upon future profitable production or proceeds from disposition of the mineral properties. The Company's ability to maintain its existence is dependent upon the continuing support of its creditors and its success in obtaining new equity financing for its ongoing operations. Financing options available to the Company include public equity financings, sales of marketable securities, loans and tax credit refunds.

Realization values may be substantially different from carrying values, as shown in these financial statements, should the Company be unable to continue as a going concern. These financial statements have been prepared under the assumptions of a going-concern, which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business.

## **ENVIRONMENTAL CONTINGENCY**

The Company's exploration and development activities are subject to various government laws and regulations relating to the protection of the environment. These environmental regulations are continually changing and generally becoming more restrictive. At April 30, 2018, the Company does not believe that there are any significant environmental obligations requiring expenditures in the foreseeable future.

## **CHANGES IN ACCOUNTING POLICIES AND NEW ACCOUNTING DEVELOPMENTS**

Standards issued but not yet effective up to the date of issuance of the Company's financial statements are listed below. This listing is of standards and interpretations issued, which the Company reasonably expects to be applicable at a future date. The Company intends to adopt those standards when they become effective. The Company does not expect the impact of such changes on the financial statements to be material.

IFRS 9	Financial Instruments: Classification and Measurement
IFRS 15	Revenue from Contracts with Customers
IFRS 16	Leases

### **Basis of Measurement**

The financial statements have been prepared on the historical cost basis except for certain financial instruments which are measured at fair value.

### **Functional and Presentation Currency**

The financial statements are presented in Canadian dollars, which is the Company's functional currency.

### **Significant Accounting Judgments and Estimates**

The preparation of consolidated financial statements in conformity with IFRS requires management to make judgment, estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of commitments and contingencies at the date of the consolidated financial statements and the reported amount of expenses during the period. 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 of the revision and in any future periods affected. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are as follows:

#### Critical Accounting Judgments

- Going Concern
- Exploration and Evaluation Expenditures
- Title to Mineral Property Interests
- Asset Acquisition
- Impairment of Available-for-Sale Financial Assets

#### Critical Estimates

- Impairment of Long-lived Assets
- Purchase Price Allocation
- Current and Deferred Taxes

For more details of significant accounting judgements and estimates, see Note 2 “Basis of presentation” attached to the financial statements for the years ended April 30, 2018 and 2017.

## **CONTROLS AND PROCEDURES**

The Chief Executive Officer and the Chief Financial Officer of the Company are responsible for designing a system of internal controls over financial reporting, or causing them to be designed under their supervision, in order to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external reporting purposes in accordance with Canadian generally accepted accounting principles. We have designed and implemented a system of internal controls over financial reporting which we believe is effective for a company of our size. During the review of the design of the Company’s control system over financial reporting it was noted that due to the limited number of staff, there is an inherent weakness in the system of internal controls due to our inability to achieve appropriate segregation of duties. The limited number of staff may also result in identifying weaknesses with respect to accounting for complex and non-routine transactions due to a lack of technical resources, and a lack of controls governing our computer systems and applications within the Company. While management of the Company has put in place certain procedures to mitigate the risk of a material misstatement in the Company’s financial reporting, it is not possible to provide absolute assurance that this risk can be eliminated.

## **INVESTOR RELATIONS**

The Company does not have any investor relation contracts.

## **BOARD OF DIRECTORS**

At the Company’s annual meeting held on October 27, 2017, Peter H. Smith, Debra Chapman, Fouad Kamaledine, Mel De Quadros, Paul Ankcorn, Ashwath Mehra and Mark Billings were elected to serve as directors for the forthcoming year.

## **ADVISORY BOARD**

The Company has an Advisory Board which includes John Harvey P.Eng., Mackenzie Watson P.Eng., Ali Al Hazeem and Michael Sayer.

For further information see the Company’s website: [www.fancampexplorationltd.ca](http://www.fancampexplorationltd.ca)