

UGE INTERNATIONAL LTD.

Management's Discussion and Analysis

For the Three and Six Months Ended June 30, 2020

NOTICE TO READER

UGE International Ltd. ("UGE" or the "Company") has restated its unaudited condensed consolidated interim financial statements for the three and six months ended June 30, 2020 and the three and nine months ended September 30, 2020, which were previously filed on SEDAR (the "interim financial statements") on August 25, 2020 and November 24, 2020, respectively. Subsequent to the original issuance of the interim financial statements, management and the Audit Committee of the Company's Board of Directors reviewed the accounting for certain of the Company's transactions and determined that there were material accounting errors in the originally issued interim financial statements. In particular, revenue and cost of goods sold were overstated due to computational errors, borrowing costs associated with project construction were not capitalized, development fees were expensed rather than recognized as intangible assets, right of use assets and liabilities associated with new leases were not recognized, and current debt was understated with non-current debt overstated by the same amount net of an incorrect calculation of foreign exchange translation. In addition to the items described above, the Company also corrected the classification of certain balances and transactions to conform with IFRS and the Company's accounting policies and updated note disclosures for related party transactions and new accounting policies as required. These errors have been corrected in the amended and restated unaudited condensed consolidated interim financial statements for the three and six months ended June 30, 2020 and the three and nine months ended September 30, 2020. See Note 16 of the amended and restated unaudited condensed consolidated interim financial statements for more detail.

	Months			
	ending			
	June 30,			
Number	2020	Item	Original Value	Restated Value
1	Three	Revenue	494,462	253,190
	Six	Revenue	1,134,475	893,203
2	Three	Cost of sales	(208,202)	(196,605)
	Six	Cost of sales	(675,489)	(663,892)
3	Three	Gross Profit	286,260	56,586
	Six	Gross Profit	458,986	229,312
4	Three	Gross Profit Margin	58%	22%
	Six	Gross Profit Margin	40%	26%
5	Three	Selling, general and administrative	(563,547)	(618,388)
	Six	Selling, general and administrative	(1,362,755)	(1,535,395)
6	Three	Expected credit loss	30,409	22,119
	Six	Expected credit loss	(59,885)	(31,040)
7	Three	Share based compensation	(139,243)	(137,622)
	Six	Share based compensation	(173,849)	(172,228)
8	Three	Other income	160,800	159,283
	Six	Other income	162,330	160,813
9	Three	Finance expense	(28,927)	(46,608)
	Six	Finance expense	(253,882)	(153,764)
10	Three	Foreign currency translation	92,107	(184,560)
	Six	Foreign currency translation	469,208	192,541
11	Three	Income (loss) for the period	(277,017)	(584,739)
	Six	Income (loss) for the period	(1,201,608)	(1,472,196)
12	Three	Comprehensive income (loss) for the period	(184,910)	(769,299)
	Six	Comprehensive income (loss) for the period	(732,400)	(1,279,655)
13	Three	Income (loss) per share - basic and diluted	(0.01)	(0.03)
	Nine	Income (loss) per share - basic and diluted	(0.05)	(0.07)
14	Three	Adjusted EBITDA	(93,300)	(528,397)
	Six	Adjusted EBITDA	(821,300)	(1,312,566)
15	Three	Adjusted EBITDA Margin	-19%	-209%
	Six	Adjusted EBITDA Margin	-72%	-147%
16	Six	Revenue by Business Unit - US	344,533	117,011
17	Six	Revenue by Business Unit - Phillipines	611,528	598,082
18	Six	Cash flow from operations	(725,880)	(753,425)

As a result of these changes, the following changes were made to the management's discussion and analysis of financial condition and results of operations for the three and six months ended June 30, 2020 as previously filed.

Number	As at	Item	Original Value	Restated Value
19	30-Jun-20	Construction-in-progress	700,516	728,048
20	30-Jun-20	Shareholder's deficit	(6,350,692)	(6,854,898)
21	30-Jun-20	Working capital deficiency	(4,474,733)	(5,510,263)

This Management's Discussion and Analysis is amended and restated as of May 16, 2021. It should be read in conjunction with the Company's amended and restated unaudited condensed consolidated interim financial statements for the three and six months ended June 30, 2020, including accompanying notes.

The following amended and restated Management's Discussion and Analysis ("MD&A") is prepared as of August 24, 2020 and is intended to assist in understanding the results of operations and financial condition of UGE International Ltd. (the "Company" or "UGE"). Throughout the MD&A, a reference to the Company or UGE is on a consolidated basis. This MD&A should be read in conjunction with the amended and restated unaudited condensed consolidated interim financial statements for the six months ended June 30, 2020, and the audited consolidated financial statements for the year ended December 31, 2019, both of which are expressed in United States dollars ("USD") and prepared in accordance with International Financial Reporting Standards ("IFRS"). The functional currency of the Company is Canadian dollars ("CAD"). All amounts in this MD&A are expressed in USD, unless otherwise indicated.

Forward-Looking Information

This MD&A contains forward-looking information that involves material assumptions and known and unknown risks and uncertainties, certain of which are beyond the Company's control. Such assumptions, risks and uncertainties include, without limitation, those associated with, loss of markets, expected sales, future revenue recognition, currency fluctuations, the effect of global and regional economic conditions, industry conditions, changes in laws and regulations, and changes in how they are interpreted and enforced, the lack of qualified personnel or management, fluctuations in foreign exchange or interest rates, demand for the Company's services, and availability of funding. The Company's performance could differ materially from those expressed in, or implied by, this forward-looking information and, accordingly, no assurances can be given that any of the events anticipated by the forward-looking information will transpire or occur, or if they do so, what benefits the Company will derive therefrom. The forward-looking information is made as of the date of this MD&A, and the Company does not undertake any obligation to update publicly or to revise any of the included forward-looking information, whether as a result of new information, future events or otherwise, except as may be required by applicable securities laws. Actual events or results could differ materially from the Company's expectations and projections.

Corporate Profile

UGE is a solar and renewable energy solutions company, focused on providing commercial and community solar energy solutions that deliver cheaper, cleaner, and more reliable electricity. We develop, engineer, deploy, and finance commercial and community solar projects in our target markets (currently the US and Philippines), and provide engineering and consulting services, worldwide.

UGE began as an energy solutions company, designing and supplying clean technology solutions to solve the needs of commercial and industrial clients. Over our history, we have developed expertise in solar, battery storage, and the financing of renewable energy projects, which we leverage to develop and deploy solar energy projects for our clients, designed to provide them immediate economic benefit, such as through cheaper electricity costs or a long-term lease for their roof space.

On February 22, 2016, we acquired UGE Canada Ltd. ("UGE Canada", formerly Endura Energy Project Corp Ltd.), which strengthened our market position in Canada and added additional engineering and deployment experience. On September 6, 2016, we divested our former wind energy operations, UGE Holdings Ltd. ("UGE Holdings") and its subsidiaries, which we had identified as non-core to our strategic plan. On April 3, 2017, we purchased substantially all the assets of Carmanah Solar Power Corp. ("CSPC"), and created a new subsidiary, UGE RE Ltd. ("UGE RE"), further strengthening our project deployment capabilities. UGE Canada and UGE RE were amalgamated Nov 22, 2019, becoming UGE Canada RE Ltd. ("UGE Canada RE"). On January 17, 2020, we filed a Part III Division 1 of BIA Proposal (the "Proposal") to creditors of UGE Canada RE, to effectively wind down UGE Canada RE, which represented a business unit predominantly focused on providing project deployment services in the Canadian market.

Today, UGE primarily develops, builds, and finances complete turnkey solutions within the Northeast US and the Philippines, and provides engineering and consulting services worldwide. Our focus is on leveraging the low cost of distributed solar energy to provide energy users with more affordable energy.

Non-GAAP Measures

This MD&A presents certain non-GAAP ("GAAP" refers to Generally Accepted Accounting Principles) financial measures to assist readers in understanding the Company's performance. These non-GAAP measures do not have any standardized meaning and therefore are unlikely to be comparable to similar measures presented by other issuers and should not be considered in isolation or as a substitute for measures of performance prepared in accordance with GAAP. Management uses these non-GAAP measures to supplement the analysis and evaluation of operating performance.

Throughout this MD&A, the following terms are used, which are not found in the Chartered Professional Accountants of Canada Handbook and do not have a standardized meaning under GAAP.

EBITDA (Earnings before Interest, Taxes, Depreciation, and Amortization)

- "EBITDA" represents net income or loss from continuing operations excluding net finance income or expense, income tax or recovery, depreciation, and amortization.
- "Adjusted EBITDA" represents EBITDA adjusted to exclude stock-based compensation, costs associated with one-time transactions or write-downs, impairment losses recognized on long-live assets such as goodwill and plant and equipment, and the gain (loss) on sale of assets and investments.
- "Adjusted EBITDA margin" represents Adjusted EBITDA as a percentage of revenue.

Confirmed Project Backlog

The Company believes it is important to provide an analysis of project backlog in our financial statements as a measure of our potential to earn future revenues.

The Company tracks its pipeline from Stage 1 through Stage 5. Stages 1 and 2 are pre-Commitment level stages, representing the Company's broader project development pipeline. As at June 30, 2020, the sum of Stages 1 and 2 exceed \$200 million in total estimated project value.

Stages 3 through 5 represent projects for which the Company has secured a client commitment and are defined as follows:

- 3. Committed: in the normal course of securing projects, we often reach a stage where the client makes a form of commitment to UGE, such as through a Letter of Intent or an award letter in response to a Request for Proposal. We identify such projects as "Committed" until they are fully contracted and ready to be deployed. Within the Committed category, projects are further broken down as follows, as they progress towards deployment:
 - 1. Stage 3.1 represents projects for which UGE has signed a binding client commitment or received an award letter in response to a Request for Proposal
 - 2. Projects reach Stage 3.2 once an interconnection study with the local utility has been completed, which represents an important step in the development process
 - 3. Projects reach Stage 3.3 when all material agreements between UGE and the client, as well as necessary permits, are in place; for self-financed projects in Stage 3.3, the only material item remaining to reach Stage 4 is to finalize project financing.
- 4. Contracted: projects eventually reach the stage of being fully contracted, at which point there is a binding contract(s) with the client and a deployment schedule has been identified.
- 5. Stage 5 represents Contracted projects that have progressed into the deployment stage.

					Remaining	<u>Upfront</u>	Average Annual	Ave. Project
Market	<u>Stage</u>	<u>Count</u>	Capacity (kW)	Total Value	Value	Revenue	Revenue	Duration (Yrs)
USA								
UGE Financed	3.1	14	36,029	60,783,850	60,783,850	1,844,500	7,375,734	25
	3.2	2	2,763	4,113,332	4,113,332	131,500	499,222	25
	3.3	2	589	1,340,301	1,340,301	406,396	141,796	25
	4	-	-	-	-	-	-	-
	5	4	941	2,062,188	2,062,188	297,600	237,269	25
Client Financed	3.1	1	2,109	5,335,014	4,583,860	4,583,860	-	-
	3.2	-	-	-	-	-	-	-
	3.3	-	-	-	-	-	-	-
	4	1	312	220,000	213,099	213,099	-	-
	5	4	2,518	3,315,937	2,738,218	2,738,218	-	-
Philippines								
UGE Financed	3.1	14	2,481	3,684,575	3,684,575	2,188,056	200,670	16
	3.2	-	-	-	-	-	-	-
	3.3	3	1,843	2,552,037	2,532,458	1,339,857	149,544	10
	4	-	-	-	-	-	-	-
	5	3	315	531,524	262,734	261,187	29,830	17
Client Financed	3.1	1	66	101,055	101,055	101,055	-	-
	3.2	-	-	-	-	-	-	-
	3.3	-	-	-	-	-	-	-
	4	-	-	-	-	-	-	-
	5	6	2,144	1,763,264	754,803	754,803	-	-
Rest of World	#							
Engineering and Consulting	#	6		291,549	87,034	87,034	-	-
т	otal Count:	61	52,110	Total Backlog:	83,257,508	14,947,165	8,634,065	

As at June 30, 2020, our confirmed project backlog was \$83.3 million, broken down as follows:

Within the table above, for projects that UGE plans to finance, the backlog numbers are the Company's calculated value of the projects' net present value, based on its expectations of the projects' current market value.

Revenue for self-financed projects can be earned both throughout project completion, denoted as "Upfront Revenue" in the table above, and throughout the project lifetime. The Company is focused on shifting its revenue to self-financed projects and expects to earn higher margins and recurring revenue through this approach. To provide guidance on expectations for lifetime revenue earned throughout the project portfolio, the table above includes average expected annual revenue, as well as the average contract length for each class of projects.

The timing of the conversion of backlog to revenue can vary on a project by project basis. A Contracted Project will typically start to convert to revenue in either the quarter the contract was signed or the quarter thereafter, with completion typically occurring within six to 18 months. A Committed Project can often take one to six quarters before it is revenue generating, pending completion of contract negotiations and scheduling of work. A Committed Project may potentially fail to secure final contracting for various reasons and therefore may not convert to revenue in the future.

Lastly, at June 30, 2020, UGE had its first seven self-financed projects under construction. As these and other future projects reach commercial operation, they will be tracked in a separate table in our quarterly financial results. Subsequent to June 30, 2020, the Company reached commercial operation on its first self-financed projects.

Selected Quarterly Financial Information

	Th	ree months	end	ded June 30,	S	ix months er	nde	ded June 30,		
		2020		2019		2020		2019		
	Am	nended and			Amended and					
	Res	stated			Restated					
Revenue	\$	253,190	\$	943,967	\$	893,203	\$	3,009,523		
Cost of sales		(196,605)		(609,499)		(663,892)		(2,095,579)		
Gross profit		56,585		334,468		229,312		913,944		
Gross profit margin		22%		35%		26%		30%		
Expenses										
Selling, general, and administrative		(618,388)		(798,174)		(1,535,395)		(1,601,748)		
Expected credit loss		22,119		37,966		(31,040)		(100,004)		
Share based compensation		(137,622)		(23,450)		(172,228)		(126,252)		
Loss from operating activities	\$	(677,306)	\$	(449,190)	\$	(1,509,351)	\$	(914,060)		
Bad Debts		(17,299)		-		(17,299)				
Other Income		159,283		146,124		160,813		170,332		
Finance income		-		2,760		-		14,457		
Finance expenses		(46,608)		(48,303)		(153,764)		(112,834)		
Accretion expense		(16,848)		(17,369)		(33,929)		(35,376)		
Income (loss) before income taxes	\$	(598,778)	\$	(365,978)	\$	(1,553,531)	\$	(877,481)		
Income tax recovery (expense)		14,038		(40,601)		81,335		(76,962)		
Net income (loss) for the period	\$	(584,740)	\$	(406,579)	\$	(1,472,196)	\$	(954,443)		
Adjusted EBITDA	\$	(528,397)	\$	(251,369)	\$	(1,312,566)	\$	(539,671)		
Adjusted EBITDA margin		-208.70%		-26.63%		-146.95%		-17.93%		
Loss per share - basic and diluted	\$	(0.03)	\$	(0.02)	\$	(0.07)	\$	(0.05)		

Results of Operations for the six months ended June 30, 2020

The first half of 2020 brought unprecedented disruption to the global economy, as the COVID-19 pandemic restricted economic activity in much of the world. Such restrictions slowed UGE's construction during the months of March, April, and May, temporarily slowing revenue growth. However, despite the disruptions, UGE recorded record business development activity, growing its backlog from \$30.3 million at the beginning of the year to \$83.3 million on June 30, 2020.

Growth in backlog was driven by UGE's continued progress in capitalizing on its business strategy of playing the end-to-end role of developer, builder, and financier, which sees UGE own and operate a growing portion of its projects over time. As the Company prepares a growing number of projects for construction, it is focused on further growing its revenue and achieving sustained profitability in the future.

The second quarter of 2020 saw UGE's project development activity continue to see success in securing new projects. In total, UGE's confirmed project backlog at June 30, 2020 exceeded \$83 million, up more than 175% in the first six months of the year. Further detail on the projects is included herein, including analysis of the stage of each project and its expected revenue profile. The majority of the Company's backlog is projects which UGE intends to finance, own, and operate.

The Company started to build its first self-financed projects in late 2019, which continued to progress in the first half of 2020 with seven such projects under construction as of June 30 and the first of such projects

reaching commercial operation subsequent to the close of the quarter. The Company expects several selffinanced projects to reach commercial operation throughout the latter half of 2020, which will form a growing base of recurring revenue for the business.

Self-financed projects create the vast majority of their revenue after projects become operational. As a measure of progress on the deployment of self-financed projects, as of June 30, 2020, the Company recorded Construction-in-Progress of \$728,048 related to self-financed projects that were under construction but not yet operational.

Revenue in the first half declined for three primary reasons: first, 70% of the comparable period's revenue was from the EPC business, which is no longer a focus area of the Company; second, COVID-19 precluded the Company from making construction progress on active projects in March, April, and May; and third, self-financed projects generally result in revenue once operational, whereas past EPC revenue was recognized as projects were being deployed.

		2020			
	A mer Resta				
Canada	\$	178,110	\$ 2,538,284		
United States		117,011	246,998		
Philippines		598,082	224,241		
		\$893,203	\$3,009,523		

As COVID-19 impacted UGE and the economy as a whole, the Company took temporary cost reduction measures, which saw SG&A expenses decrease compared with the prior quarter. UGE currently expects expense levels to return to pre-COVID levels by the fourth quarter of this year and continues to manage expenses at a level at which the Company believes it can reach sustained profitability in the near future.

As of the date of this MD&A, UGE has continued to leverage a remote workforce model. Across the markets the Company serves, construction was significantly slowed in March, April, and May, but has recommenced in all regions the Company operates in. Furthermore, and the Company has utilized available government assistance programs, where available, such as the Paycheck Protection Program in the US and the CEBA in Canada, both of which have been secured as described in the Financial Statements.

Update on UGE Canada RE

As first discussed in our year-end 2019 Management Discussion & Analysis, an important focus of 2019 was completing the wind down of UGE Canada RE, which characterized our predominantly Canadian business unit focused on EPC services for other project developers. The Company's Proposal offered UGE Canada RE's creditors a reduced payout over eight quarterly payments. On February 14, 2020, the majority of creditors voted to accept the Proposal which is now awaiting approval by the Ontario Court of Justice which management expects will occur before the end of 2020.

The results of the Proposal are not reflected in the Company's June 30, 2020 financial statements; however, the Company expects approval of the Proposal to materially improve its balance sheet, primarily through a reduction in current liabilities. On average, the Proposal reduces amounts due to creditors of UGE Canada RE by 54%. The Company does not expect to record any material write-downs of assets with respect to the Proposal.

Furthermore, subsequent to the close of the second quarter, the Company reached agreement with the primary lender to UGE Canada RE and secured a release of amounts owing. As of June 30, 2020, amounts owing under the two facilities were \$957,734 and \$230,895. The Company received a full and final release from these facilities for a payment of CAD \$180,000 on August 20, 2020, which will be reflected in the Company's third quarter results.

Summary of Quarterly Results

All amounts in 000's, except per share figures

	Sep 30 2018 Q3				2018		2018		2018		2018		018 2018		Mar 31 2019 Q1		Jun 30 2019 Q2	Trailing four quarters		Sep 30 2019 Q3		Dec 31 2019 Q4		Mar 31 2020 Q1		lune 30 2020 Q2	Trailing four quarters	
															an	nended d stated	Amended and restated											
Operations:																												
Revenue	\$	4,167	\$	3,537	\$	2,066	\$ 944	10,714	\$	496	\$	1,555	\$	640	\$	253	2,944											
Net loss from operations		(767)		(2,178)		(441)	(449)	(3,835)		(619)		(453)		(832)		(695)	(2,599)											
Net income (loss)		113		(821)		(511)	(366)	(1,585)		(816)		(802)		(887)		(585)	(3,090)											
Net loss from operations p	er s	hare																										
basic and diluted		(0.07)		(0.14)		(0.02)	(0.02)	(0.26)		(0.03)		(0.02)		(0.04)		(0.03)	(0.12)											
Net income (loss) per share	е																											
basic		0.01		(0.05)		(0.03)	(0.02)	(0.09)		(0.04)		(0.04)		(0.04)		(0.03)	(0.15)											
diluted		n.a.		n.a.		n.a.	n.a.	n.a.		n.a.		n.a.		n.a.		n.a.	n.a.											

Quarter to quarter comparisons in the financial results are not necessarily meaningful and should not be relied upon as an indication of future performance. The quarterly information is unaudited but reflects all adjustments of a normal recurring nature, which are, in the opinion of management, necessary to present a fair statement of results of operations for the periods presented. Revenues and earnings may fluctuate from quarter to quarter. A number of factors could cause such fluctuations, including the timing of substantial orders. Because operating expenses are incurred based on anticipated sales, and are incurred throughout each fiscal quarter, any of the factors listed above could cause significant variations in revenues and earnings in any given quarter. The financial data has been presented in accordance with International Financial Reporting Standards in the presentation currency of US dollars, as opposed to the functional currency for the Company, which is the Canadian dollar.

Figures in 000's	Sept 30 2018 Q3	Dec 31 2018 Q4	Mar 31 2019 Q1	June 30 2019 Q2	Sept 30 2019 Q3	Dec 31 2019 Q4	Mar 31 2020 Q1	June 30 2020 Q2 Amended and restated
Net income (loss)								
from continuing operations	\$113	(\$821)	(\$511)	(\$365)	(\$815)	(\$802)	(\$887)	(\$585)
Add/(deduct):								
Net finance expense	127	179	53	46	102	206	106	47
Accretion expense			18	17	18	18	17	17
Income tax expense (recovery)	(67)	45	36	41	(72)	8	(67)	(14)
Depreciation	4	2	13	12	12	11	12	12
Share-based compensation	(148)	371	102	23	16	31	35	138
Goodwill impairment								
Other one-time or non-recuring items	(700)	(1,448)	-	(28)	-	67	-	(142)
Adjusted EBITDA	(\$671)	(\$1,672)	(\$289)	(\$254)	(\$739)	(\$461)	(\$784)	(\$528)

Liquidity and Capital Resources

Cash flow from operations

The source of cash flows for the Company includes operations and debt and equity financings. The primary uses of cash are operating expenses, including cost of sales and working capital, and to fund acquisitions.

For the six months ended June 30, 2020, the Company generated negative cash flow from operating activities of \$753,425 and a net loss of \$1,472,196. Also, as at June 30, 2020, the Company had a working capital deficiency of \$5,510,263 which is expected to be settled through the course of operations and raising additional capital, as well as anticipated approval of the Proposal to Creditors for the UGE Canada RE business unit, which offers creditors a reduced payout and was approved by creditors on February 14, 2020, and settlement with UGE Canada RE's lender, which occurred subsequent to the close of the Company's second quarter. Management expects the Ontario Court of Justice to approve the Proposal in late-2020.

During 2019, the Company decreased expense levels, improved gross margins, and focused on closing new projects with higher margins, with the goal of strengthening our financial position for the current year. The Company has taken further measures to temporarily decrease spending during the COVID-19 pandemic. However, to the extent that the Company does not generate positive cash flows from operations in the future, or financing is not available on reasonable terms, reductions in expenditures may be required or the Company may not be able to continue as a going concern. Certain conditions discussed above and in the Business Risks section of the MD&A raise significant doubt about our ability to continue as a going concern.

Financing activities

On February 25, 2020, the Company completed a non-brokered private placement of 3,000,000 units("Units"), with each such unit consisting of one common share in the capital of the Company (the "Common Shares") and half of one common share purchase warrant (each whole warrant, a "Unit Warrant") at an issuance price of CAD \$0.26 per Unit for aggregate gross proceeds of CAD \$780,000 (the "Offering"). Each Unit Warrant entitles the holder to purchase one Common Share at an exercise price of CAD \$0.33 per share for 18 months from the date of issuance. Certain finders of purchasers in the Offering were entitled to receive a cash commission equal to 5% of the gross proceeds from subscribers sourced by such finders as well finder's warrants (the "Finder's Warrants") equal to 5% the number of Units sourced by such

finders, resulting in the payment by the Company of \$18,200 in commission and fees, and the issuance of 80,000 Finder's Warrants. Each Finder's Warrant entitles the holder thereof to purchase one Common Share of the Company at an exercise price of \$0.33 per share for 18 months from the date of issuance. Subsequent to the close of the second quarter, the Company announced that 98% of the Unit Warrants and Finder's Warrants had been exercised.

On February 8, 2019, the Company completed a non-brokered private placement of 1,013,333 units ("Units"), with each such unit consisting of one common share in the capital of the Company (the "Common Shares") and half of one common share purchase warrant (each whole warrant, a "Unit Warrant") at an issuance price of CAD \$0.60 per Unit for aggregate gross proceeds of CAD \$608,000 (the "Offering"). Each Unit Warrant entitles the holder to purchase one Common Share at an exercise price of CAD \$0.80 per share for 24 months from the date of issuance. Certain finders of purchasers in the Offering were entitled to receive a cash commission equal to 6% of the gross proceeds from subscribers sourced by such finders, resulting in the payment by the Company of \$6,480 and the issuance of 10,800 Finder's Warrants. Each Finder's Warrant entitles the holder thereof to purchase one Common Share of the Company at an exercise price of \$0.80 per share for 24 months from the date of issuance. The Company completed a four-for-one share consolidation on December 23, 2019; the figures herein reflect post-consolidation values.

Contractual commitments

As of June 30, 2020, the Company has contractual commitments as follows:

Amended and Restated	Carrying Value	Contractual cash flows	Within 1 year	1 to 2 years	2 to 5 years	5+ years
Accounts payable and accrued liabilities	4,547,729	4,547,729	4,547,729	-	-	-
Loans payable	4,837,684	5,628,286	2,880,673	188,170	2,156,587	402,856
Lease liability	157,196	733,772	56,236	5,411	39,325	632,800
	9,542,609	10,909,787	7,484,638	193,581	2,195,912	1,035,656

The figures above do not reflect changes expected at the time of the Ontario Superior Court of Justice's approval of the Proposal filed on the UGE Canada RE business unit nor the settlement with UGE Canada RE's lender, as described herein.

Capital management

The objective of managing capital is to safeguard our ability to continue as a going concern and to sustain future development of the business. In the management of capital, the Company includes shareholders' equity, excluding accumulated other comprehensive income and to maintain or adjust our capital structure, management may issue shares. The Board of Directors does not establish quantitative return on capital criteria for management. UGE is not subject to any externally imposed capital requirements.

Financial Instruments and other instruments

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

Credit risk

Credit risk is the risk of loss associated with a counterparty's inability to fulfill its payment obligations. The Company manages credit risk by requiring payment from customers before shipment, where possible. However, the Company does have trade receivables outstanding with several customers.

Liquidity risk

Our objective in managing liquidity risk is to ensure sufficient liquidity to meet financial obligations when due by maintaining sufficient cash and cash equivalents to settle current liabilities and meet anticipated working capital requirements. As of June 30, 2020, the Company had cash of \$223,572, restricted cash of \$40, a working capital deficiency of \$5,510,263 and shareholders' deficiency of \$6,854,898. Discussion regarding our ability to manage our liabilities is outlined in the Liquidity and Capital Resources section. The Company plans to realize our assets, increase revenues and gross profit margins, and raise further capital as necessary, to maintain sufficient liquidity. If the Company is unable to achieve some or all of these plans within a reasonable timeframe, the Company may not be able to continue as a going concern.

Market risk

Market risk is the risk of loss that may arise from changes in market factors such as interest rates and foreign exchange rates.

(a) Interest rate risk

The Company has cash balances and the majority of debt with fixed interest rates and therefore is not significantly exposed to fluctuating interest rates. Our current policy is to invest excess cash in a savings account at our banking institution.

(b) Foreign currency risk

The Company enters into transactions denominated in USD, CAD, and Filipino Pesos, for which the related revenue, expenses, trade receivables, and accounts payable balances are subject to exchange rate fluctuations. As of this time, the Company does not hedge our exposure to foreign currency risk using financial instruments.

Related Party Transactions

The Company's related parties include the following individuals or entities:

- associates, or entities, that are controlled or significantly influenced by the Company;
- key management personnel as defined by IFRS, comprised of the Company's directors and officers, and other employees having authority and responsibility for planning, directing and controlling the Company's activities; and
- entities controlled by key management personnel

As at, and during the six months ended June 30, 2020, the Company had the following related party transactions:

- a director held CAD \$30,000 secured debentures payable by the Company. The debentures, which had market terms and conditions;
- the Company settled \$55,050 in executive bonuses with two officers for 342,917 common shares, realizing a non-cash other loss of \$9,178;
- the Company settled \$22,930 in director compensation with one current and two former directors for 187,500 in common shares.

Changes in Accounting Policies

IFRS 16, Leases ("IFRS 16")

IFRS 16 was issued in January 2016 and it replaces IAS 17 "Leases", IFRIC 4 "Determining Whether an Arrangement Contains a Lease", SIC-15 "Operating Leases-Incentives" and SIC-27 "Evaluating the Substance of Transactions Involving the Legal Form of a Lease".

This standard introduces a single lessee accounting model and requires a lessee to recognize assets and liabilities for all leases with a term of more than 12 months unless the underlying asset is of low value. A lesse is required to recognize a right-of-use asset representing its right to use the underlying asset and a lease liability representing its obligation to make lease payments. This standard substantially carries forward the lessor accounting requirements of IAS 17, while requiring enhanced disclosures to be provided by lessors. Other areas of the lease accounting model have been impacted, including the definition of a lease.

The Company adopted IFRS 16 on January 1, 2019 using the modified retrospective approach. The Company has one lease which falls within the scope of IFRS 16. Under this approach, the cumulative effect of initially applying IFRS 16 is recognized as an adjustment to equity at the date of the initial application. Comparative figures are not restated to reflect the adoption of IFRS 16. The adoption of this standard increased total assets by approximately \$92,000 by recording an ROU asset on adoption. There was an increase in liabilities as a corresponding liability being recorded in the consolidated financial statements using an incremental borrowing rate of 13.5% and an expiry of February 2021. The Company also elected to apply the practical expedient to not reassess whether a contract is, or contains, a lease under IAS 17, Leases or IFRIC 4, Determining Whether an Arrangement Contains a Lease.

Business Risk Factors

Going concern risk

These consolidated interim financial statements have been prepared assuming the Company will continue as a going concern, notwithstanding that the Company has a working capital deficiency, has incurred losses from operations, and is in discussions with its bank regarding its revolving credit facility as of the date of this MD&A. During the six months ended June 30, 2020, the Company had a net loss of \$1,472,196 and negative cash flow from operations of \$753,425. As of June 30, 2020, the Company had cash of \$223,572, restricted cash of \$40, a working capital deficiency of \$5,510,263 and shareholders' deficiency of \$6,854,898. The Company has incurred losses as the Company develops its operations and gross profits have not been sufficient to cover all costs and may not be sufficient in future quarters.

The Company's ability to continue as a going concern and realize its assets and discharge its liabilities in the normal course of business is dependent upon achieving and maintaining profitability and the ability to raise additional debt or equity financing to fund its current and any future working capital needs. There are various risks and uncertainties affecting the Company's operations including, but not limited to, the market acceptance and rate of commercialization of the Company's offerings, the ability of the Company to successfully execute its business plan and changes thereof, the public policy environment for renewable energy solutions, the Company's ability to raise sufficient equity and/or debt financing, the ability of the Company to work with bank partners on any defaults of its loan agreement as they may arise, and general global economic conditions, certain of which are beyond the Company's control. The Company's strategy to mitigate these risks and uncertainties is to execute a business plan aimed at continued focus on renewable energy solutions, revenue growth, improving overall gross profit, managing operating expenses and working capital requirements, and securing additional financing, as needed.

To date the Company has funded losses with private placements, a short form prospectus offering, and debt. To the extent that the Company is unable to complete any additional financing, the Company may

need to seek strategic alternatives. Management is confident that adequate funding will be obtained for the Company to carry on as a going concern, but there can be no guarantees that such financing will be obtained.

The directors are of the opinion that it is appropriate to prepare the consolidated interim financial statements for the six months ended June 30, 2020, on a going concern basis, which do not include any adjustments or disclosures that would be required if assets are not realized and liabilities and commitments are not settled in the normal course of operations. If the Company is unable to continue as a going concern, then the carrying value of certain assets and liabilities would require revaluation to a liquidation basis, which could differ materially from the values presented in the consolidated interim financial statements.

Customer concentration risk

The Company derives a significant portion of revenue from sales to a relatively limited number of customers. If any of our more significant prospective customers fail to purchase our solutions, or our existing customers discontinue their relationship with us for any reason, our revenue may be substantially reduced. To mitigate this risk, the Company has implemented quality control measures and aim to provide superior customer service. Our sales programs also address a large base of potential customers and at any given time the Company is pursuing a significant number of sales opportunities.

Sales risk

Our sales efforts target medium and large organizations and the Company spends significant time and resources educating prospective customers about the features and benefits of our solutions. Our sales cycle usually ranges from 6 to 12 months and sales delays could cause our operating results to vary. The Company balances this risk by continuously assessing the condition of our backlog and pipeline and making the appropriate adjustments as far in advance as possible. Our strategy also includes a comprehensive program to build and improve relationships with our customers to better understand their needs and proactively manage incoming business levels effectively.

Controlling Shareholders

The following entities and individuals each have significant shareholdings of the Company:

Junfei Liu holds 4,988,066, representing 19.8%, of the issued and outstanding Common Shares on a nondiluted basis; Xiangrong Xie holds 2,957,984 Common Shares representing 11.8% of the issued and outstanding Common Shares on a non-diluted basis; Castel Qihua Hi-Tech Investments Limited ("Castel") holds 1,289,942 representing 5.1% of the issued and outstanding Common Shares on a non-diluted basis.; and Nicolas Blitterswyk holds 1,191,669 Common Shares, representing 4.7% of the issued and outstanding Common Shares on a non-diluted basis. The Major Shareholders collectively own more than 25% of the Company and will have significant influence in determining the outcome of any corporate transaction or other matter submitted to the shareholders for approval, including mergers, consolidations and the sale of all or substantially all of the Company's assets, election of directors and other significant corporate actions. Major Shareholders may also have the power to prevent or cause a change in control. In addition, without the consent of one or more of the Major Shareholders, the Company could be prevented from entering into transactions that may otherwise be beneficial to the Company.

Dependence on Management and Ability to Hire and Retain Key Personnel

The Company depends on the business and technical expertise of its management. The contributions of the existing management team to the immediate and near-term operations of the Company are likely to be of central importance. In addition, the competition for qualified personnel in the industry is competitive and there can be no assurance that the Company will be able to continue to attract and retain all personnel necessary for the development and operation of its business. Investors must rely upon the ability, expertise, judgment, discretion, integrity and good faith of the management of the Company.

The Company's success will also depend in large measure on certain key personnel. The loss of the services of such key personnel may have a material adverse effect on the Company's business, financial condition, financial performance, and prospects. To support growth, the Company must hire, train, deploy, manage, and retain a number of skilled employees. In particular, the Company must continue to expand and optimize its sales infrastructure to grow its customer base and the Company plans to expand its sales force. Identifying and recruiting qualified personnel and training them requires significant time, expense and attention. It can take several months before a new salesperson is fully trained and productive. If the Company is unable to hire, develop and retain talented sales personnel or if new sales personnel are unable to achieve desired productivity levels in a reasonable period of time, the Company may not be able to realize the expected benefits of this investment or grow its business.

Enforcing Judgments Internationally

Certain directors and officers, including the Chief Executive Officer, reside outside of Canada and substantially all of the assets of these persons are located outside of Canada. It may not be possible for shareholders to effect service of process against the Company's directors and officers who are not resident in Canada. In the event a judgment is obtained in a Canadian court against one or more of the Company's directors or officers for violations of Canadian securities laws or otherwise, it may not be possible to enforce such judgment against those directors and officers not resident in Canada. Additionally, it may be difficult for an investor, or any other person or entity, to assert Canadian securities law claims or otherwise in original actions instituted in the USA. Courts in these jurisdictions may refuse to hear a claim based on a violation of Canadian securities laws or otherwise on the grounds that such jurisdiction is not the most appropriate forum to bring such a claim. Even if a foreign court agrees to hear a claim, it may determine that the local law, and not Canadian law, is applicable to the claim. If Canadian law is found to be applicable, the content of applicable Canadian law must be proven as a fact, which can be a time-consuming and costly process. Certain matters of procedure will also be governed by foreign law.

Limited Business History

The Company has not paid any dividends and it is unlikely the Company will pay any dividends in the immediate or foreseeable future. The success of the Company will depend entirely on the expertise, ability, judgment, discretion, integrity and good faith of its management.

The Company has limited financial resources and there is no assurance that additional funding will be available to the Company for further operations or to fulfill its obligations under applicable debt and supplier agreements. There is no assurance that the Company can operate profitably, or provide a return on investment, or that it will successfully implement its plans.

Additionally, the Company cannot assure that it will be successful in generating substantial revenue from new products or services or from any additional energy-related products and services it may introduce in the future. In addition, the Company only has limited insight into emerging trends that may adversely impact its business, prospects and operating results. As a result, the Company's limited operating history may impair the Company's ability to accurately forecast future performance.

Additional Financing

To date, the Company has funded losses by issuing additional equity and loans. To the extent that the Company does not achieve or maintain positive cash flows from operations in the future, or financing is not available or not available on reasonable terms, reductions in expenditures will be required or the Company may not be able to continue as a going concern. These conditions raise significant doubt about the ability of the Company to continue as a going concern. If the Company is unable to continue as a going concern, then the carrying value of certain assets and liabilities would require revaluation to a liquidation basis, which could differ materially from the values presented in the Company's financial statements.

In order to achieve profitability, make further investments, or take advantage of future opportunities, the

Company will require additional financing. The ability of the Company to arrange such financing in the future will depend in part upon prevailing capital market conditions, as well as upon the business success of the Company. There can be no assurance that the Company will be successful in its efforts to arrange additional financing on terms satisfactory to the Company. If additional financing is raised by the issuance of shares or other forms of convertible securities from treasury, control of the Company may change, and shareholders may suffer additional dilution. If adequate funds are not available, or are not available on acceptable terms, the Company may not be able to take advantage of opportunities, or otherwise respond to competitive pressures and remain in business.

Negative Cash Flows and Profitability

During the six months ended June 30, 2020, the Company had negative cash flow and since its inception has not been profitable. There is no assurance that the Company will earn profits in the future, or that profitability will be sustained. There is no assurance that future revenues will be sufficient to generate the funds required to continue the Company's business development and marketing activities. If the Company does not have sufficient capital to fund its operations, it may be required to reduce its sales and marketing efforts or forego certain business opportunities.

Significant Competition

There are companies in competition with us in each of the markets that the Company or its subsidiaries operate in. Some of these companies may be better financed or have larger sales teams and marketing budgets than the Company. There can be no guarantee that the Company will be able to effectively compete in the marketplace with such competition.

The renewable energy industry is competitive and continually evolving as participants strive to distinguish themselves within their markets. The Company's competitors can be expected to continue to develop competitive advantages and could cause a decline in market acceptance of the Company's services. In addition, the Company's competitors could cause a reduction in the prices for some services as a result of intensified price competition.

Also, the Company may be unable to effectively anticipate and react to new entrants in the marketplace competing with the Company's services.

Third-Party Suppliers

The Company's product suppliers and subcontractors including, without limitation, installers and solar panels, inverter, and racking manufacturers, may run into funding, supply chain, technical, and/or other difficulties. As a result, they could be unable to deliver essential services or components in time and could cause significant delays in the delivery of the Company's projects. Any significant delivery delays could negatively impact the Company's future revenue and may have a material adverse effect on the business, financial position, or results of operations of the Company. In addition, it is possible that certain vendors may face high demand for their services or products and not be able to supply the Company with what it needs, and/or when it needs it. Trade barriers, such as tariffs imposed by governments on import, also have the potential to disrupt the Company's supply chain, necessitating the Company to find other suppliers, sometimes on short notice. Such tariffs could also impose additional costs on the Company, negatively impacting its profitability.

The declining cost of solar panels has been a driver in the pricing of the Company's projects and customer adoption of this form of renewable energy. If solar panel prices increase or do not continue to decline, the Company's growth could slow, and the Company's financial results could suffer. Such events could harm the Company's financial results by requiring it to pay higher prices.

Warranty

The Company's business exposes it to potential liability risks. The Company sometimes provides a warranty for its services, often for one year or more after the service is completed. If the Company experiences a greater number of warranty claims than budgeted in the normal course, the Company's gross margins could be negatively affected.

Bonding

Our ability or inability to obtain bonding may limit or restrict the nature and size of contracts the Company may be awarded and hence have an impact on our plans to achieve positive cash flow and profitability.

Commercial and Industrial Customers

Projects with commercial and industrial customers may create concentrated operating and financial risks. The effect of recognizing revenue or other financial measures on the sale of a larger project, or the failure to recognize revenue or other financial measures as anticipated in a given reporting period because a project is not yet completed under applicable accounting rules by period end, may materially impact the Company's quarterly or annual financial results. In addition, if operational issues arise on a larger project, or if the timing of such projects unexpectedly shifts for other reasons, such issues could have a material impact on the Company's financial results. If the Company is unable to successfully manage these significant projects in multiple markets, including related internal processes and external construction management, or if the Company is unable to continue to attract such significant customers and projects in the future, the Company's financial results would be harmed.

Management of Growth

The Company may be subject to growth-related risks including capacity constraints and pressure on its internal systems and controls. The ability of the Company to manage growth effectively will require it to continue to implement and improve its operational and financial systems and to expand, train and manage its employee base. The inability of the Company to deal with this growth may have a material adverse effect on the Company's business, financial condition, results of operations and prospects.

Dilution

The Company may make future acquisitions or enter into financings or other transactions involving the issuance of securities of the Company which may be dilutive to the existing shareholders.

Damage to Reputation

The Company depends significantly on its reputation for high-quality products, services, engineering abilities and exceptional customer service to attract new customers and grow its business. If the Company fails to continue to deliver its solutions within planned timelines, if products and services do not perform as anticipated, or if the Company damages any of its customers' properties or cancels projects, its brand and reputation could be significantly impaired. In addition, if the Company fails to deliver, or fails to continue to deliver, high-quality services to customers through long-term relationships, the Company's customers will be less likely to purchase future services from the Company, which is a key strategy to achieve desired growth. The Company also depends on referrals from existing customers for growth, in addition to other marketing efforts. Therefore, the Company's inability to meet or exceed current customers' expectations would harm the Company's reputation and growth through referrals.

Resale of Shares

The continued operation of the Company will be dependent upon its ability to generate profitable operations and to procure additional financing. There can be no assurance that any such profits can be generated or

that other financing can be obtained. If the Company is unable to generate such profits or obtain such additional financing, any investment in the Company may be lost. In such an event, the probability of resale of the Company Shares would be diminished.

Fluctuating Results of Operations

The Company's quarterly operating results are difficult to predict and may fluctuate significantly in the future. Given that the Company is an early-stage company operating in a rapidly growing industry, fluctuations may be masked by recent growth rates and thus may not be readily apparent from historical operating results. As such, past quarterly operating results of the Company may not be good indicators of future performance.

In addition to the other risks described in this "*Risk Factors*" section, the following factors could cause the Company's operating results to fluctuate:

- significant fluctuations in customer demand for the Company's offerings;
- market acceptance of the Company's new or existing offerings;
- the Company's ability to complete installations in a timely manner;
- the Company's ability to continue to expand operations, and the amount and timing of expenditures related to this expansion;
- announcements by the Company or its competitors of significant acquisitions, strategic partnerships, joint ventures or capital-raising activities or commitments;
- changes in the Company's pricing policies or terms, or those of its competitors, including electric utilities; and
- actual or anticipated developments in the competitive landscape.

For these or other reasons, the results of any prior quarterly or annual periods of the Company should not be relied upon as indications of the Company's future performance. In addition, actual revenue, key operating metrics, and other operating results in future quarters may fall short of the expectations of investors and financial analysts, which could have a severe adverse effect on the trading price of the Company's shares.

International Operations

The Company has a customer base internationally. Risks inherent to international operations include the following:

- inability to work successfully with third parties with local expertise to co-develop or build international projects;
- multiple, conflicting and changing laws and regulations, including export and import restrictions, tax laws and regulations, labour laws and other government requirements, approvals, permits and licenses;
- changes in general economic and political conditions in the countries where the Company operates, including changes in government incentives relating to power generation;

- political and economic instability, including wars, acts of terrorism, political unrest, boycotts, curtailments of trade and other business restrictions;
- difficulties and costs in recruiting and retaining individuals skilled in international business operations;
- financial risks, such as longer sales and payment cycles and greater difficulty collecting accounts receivable; and
- inability to obtain, maintain or enforce intellectual property rights, including the inability to apply for or register material trademarks in foreign countries.

Doing business in foreign markets requires the Company to be able to respond to rapid changes in market, legal, and political conditions in these countries. The success of the Company's business depends, in part, on its ability to succeed in differing legal, regulatory, economic, social, and political environments.

The Company will continually and selectively consider new international markets. In other instances, the Company may rely on the efforts and abilities of foreign business partners in such markets. Certain international markets may be slower than domestic markets in adopting the Company's products and services, and operations in international markets may not develop at a rate that supports the Company's level of investment.

Industry Regulations

Federal, state, provincial, and local government regulations and policies concerning the electric utility industry, and internal policies and regulations promulgated by electric utilities, heavily influence the market for electricity generation products and services. These regulations and policies often relate to electricity pricing and the interconnection of customer-owned and third-party-owned electricity generation. Governments and utilities continuously modify these regulations and policies. These regulations and policies could impact our ability to offer economically competitive solar solutions. In addition, changes to government or internal utility regulations and policies that favor electric utilities over distributed generation could reduce the Company's competitiveness and cause a reduction in demand for its products and services.

Drop-in Retail Price of Utility-Generated Electricity and Improved Infrastructure

The Company believes that a customer's decision to implement a renewable energy solution is driven largely by its desire to reduce its cost of electricity. Decreases in the retail prices of electricity from the utilities or from other renewable energy sources or improved distribution of electricity would harm the Company's ability to offer competitive pricing and could harm its business. The price of electricity from utilities could decrease as a result of:

- the construction of a significant number of new power generation plants, particularly in emerging markets, including nuclear, coal, natural gas or renewable energy;
- the construction of additional electric transmission and distribution lines which improve access, reliability and/or cost of electricity;
- a reduction in the price of natural gas or other fossil fuels; and
- development of new renewable energy technologies that provide less expensive energy.

If the retail price of energy available from utilities were to decrease due to any of these reasons, or others, or the distribution of electricity is improved as a result of improved infrastructure, the Company may be at a competitive disadvantage, limiting growth.

Conflicts of Interest

Certain directors of the Company are also directors of other companies and as such may, in certain circumstances, have a conflict of interest requiring them to abstain from certain decisions.

Dividends

The Company has not paid any dividends on its outstanding shares. Any payments of dividends on the Company's shares will be dependent upon the financial requirements of the Company to finance future growth, the financial condition of the Company, and other factors that the Company's board of directors may consider appropriate in the circumstance. It is unlikely that the Company will pay dividends in the immediate or foreseeable future.

Issuance of Debt

From time to time, the Company may enter into transactions to acquire assets or the shares of other organizations or seek to obtain additional working capital. These transactions may be financed in whole or in part with debt, which may increase the Company's debt levels above industry standards for companies of similar size. Depending on plans, the Company may require additional equity and/or debt financing that may not be available or, if available, may not be available on favorable terms to the Company. Neither the Company's articles nor its by-laws limit the amount of indebtedness that the Company may incur. As a result, the level of the Company's indebtedness from time to time could impair its ability to obtain additional financing on a timely basis to take advantage of business opportunities that may arise.

Price Volatility of Publicly Traded Securities

In recent years, the securities markets in the USA and Canada have experienced a high level of price and volume volatility, and the market prices of securities of many companies have experienced wide fluctuations in price. There can be no assurance that continuing fluctuations in price will not occur. It may be anticipated that any quoted market for the Company's shares will be subject to market trends generally, notwithstanding any potential success of the Company in creating revenues, cash flows or earnings. The value of the Company's shares will be affected by such volatility. A public trading market in the Company Shares having the desired characteristics of depth, liquidity and orderliness depends on the presence in the marketplace of willing buyers and sellers of Company Shares at any given time, which presence is dependent on the individual decisions of investors over which the Company has no control. There can be no assurance that an active trading market in securities of the Company will be established and sustained. The market price for the Company's securities could be subject to wide fluctuations, which could have an adverse effect on the market price of the Company. The stock market has, from time to time, experienced extreme price and volume fluctuations, which have often been unrelated to the operating performance, net asset values or prospects of particular companies. If an active public market for the Company's shares does not develop, or does not continue to develop, the liquidity of a shareholder's investment may be limited, and the share price may decline.

No Guarantee of Active Liquid Market

There may not be an active, liquid market for the Common Shares. There is no guarantee that an active trading market for the Common Shares will be maintained on the TSX Venture Exchange ("TSXV"). Investors may not be able to sell their Common Shares quickly, on satisfactory terms, or at the latest market price if trading in the Common Shares is not active.

Issues Related to Acquisitions

With acquisitions there is a risk that integration will result in challenges that were not anticipated, such as key staff departures, diversion of management time and resources, or projected revenues that do not materialize. Should the future projected revenue attributed to any acquisition not materialize, the Company's overall revenues will be negatively impacted, which may have a material adverse effect on the

Company's revenues going forward. The Company may not be able to successfully overcome these risks and this may adversely affect the Company's financial condition, and ability to execute its business plan.

Government Policies

The Company is subject to policies, laws, and regulations established by various levels of government and government agencies. These are subject to change by the government or their agencies or the courts and are administered by agencies that may have discretion in their interpretation. Future legal and regulatory changes or interpretations may have a material adverse effect on the Company.

Currency Exchange Risk

The Company currently operates in Canada, USA, and the Philippines where the revenues and expenses at times are in different currencies making the margins on projects sensitive to exchange rate risk. Sudden increases in the value of the US dollar or reductions in the value of the Canadian dollar can have a negative impact on the cash-flow of the Company and the feasibility of certain projects.

Covid-19 Risk

On March 11, 2020 the World Health Organization (WHO) declared COVID-19 (Coronavirus) outbreak as a "pandemic", namely, the worldwide spread of a new disease. The Government of Ontario announced on March 17, 2020, that it made an order declaring a state of emergency in response to coronavirus (COVID-19) (the "Government Order"). All provinces in Canada have now declared a state of emergency and/or state of public health emergency. Further COVID-19 measures are expected to last until July 2020.

The outbreak and ensuing government restrictions raise corporate governance concerns and come with inherent commercial and operational risks due to potential disruptions to the Company's supply chains, instances of high absenteeism, and/or travel risks. These effects are exacerbated now that the WHO raised its classification of the coronavirus to "pandemic" level.

Ever-expanding governmental restrictions on travel, movement, and large gatherings have resulted in significant business interruptions and widespread event and travel cancellations resulting in adverse effects to the performance of the Company's stock liquidity and price, and ability to engage in services. Further, there is no assurance that the ripple effect of COVID-19 will not continue to affect the performance of the Company for a considerable period of time in the future.

Management's Report on Disclosure Controls and Procedures and Internal Control over Financial Reporting

Management is committed to delivering timely and accurate disclosure of all material information.

Disclosure controls and procedures ensure that reporting requirements are satisfied, and that material information is disclosed in a timely manner. Due to the limitation on the ability of the officers to design and implement cost-effective policies for disclosure controls and procedures and internal control over financial reporting, the officers are not making representations that such controls and procedures would identify and allow for reporting material information on a timely basis, nor are they representing that such procedures are in place that provide reasonable assurance regarding the reliability of financial reporting.

The Company identified material errors in its filed financial statements for the periods ended June 30, 2020 and September 30, 2020 and on April 19, 2021 announced that the Company would be restating the financial statements and the MD&A for those periods. Specifically, the material accounting errors related to:

- the accounting for revenue and cost of goods sold for certain transactions contained computational errors, resulting in an overstatement of gross profit;
- the accounting for certain transactions and costs associated with the development and construction of solar facilities contained computational errors, resulting in a net overstatement of solar facilities and construction in progress;
- certain costs associated with the development of solar facilities that UGE intends to own and operate were incorrectly expensed rather than capitalized as required under IFRS resulting in an understatement of intangible assets;
- right-of-use assets and lease liabilities for certain lease contracts were not recognized as required by IFRS 16, resulting in a net understatement of both right-of-use assets and lease liabilities;
- current debt was understated, and non-current debt was overstated by the same amount, net of a foreign exchange calculation error;
- other non-material corrections, including the classification of certain balances and transactions to conform with IFRS and the Company's accounting policies.

These errors were due in part to weaknesses in internal controls over financial reporting. The Company is working to improve internal controls over financial reporting and has recently added additional senior experienced finance staff, improved review and approval processes, and is evaluating new tools and technology to improve processes and controls.

However, as permitted for TSX Venture issuers, the CEO and CFO individually have certified that after reviewing the amended and restated condensed consolidated interim financial statements for the six months ended June 30, 2020, and this amended and restated MD&A of the Company, there are no material misstatements or omissions, and the filing materially presents the consolidated financial position and consolidated results of operations and cash flows for the six months ended June 30, 2020, and all material subsequent activity up to August 24, 2020.

Other

As of the date of this MD&A, the Company has 26,312,831 common shares issued and outstanding. In addition, at June 30, 2020 there are 2,310,146 share purchase warrants which may be exercised for one common share each at a fixed exercise price, and stock options that have been granted to purchase an additional 2,587,203 common shares.

Additional information and other publicly filed documents relating to the Company are available through the internet on the Canadian Securities Administrators' System for Electronic Document Analysis and Retrieval ("SEDAR"), which can be accessed at <u>www.sedar.com</u>.