



**AXION VENTURES INC.
(formerly CAPSTREAM VENTURES INC.)**

Amended and Restated Management's Discussion and Analysis

For the Three and Six Months Ended June 30, 2016

Axion Ventures Inc. (formerly Capstream Ventures Inc.)

Management's Discussion and Analysis (restated)

For the Three and Six Months Ended June 30, 2016

INTRODUCTION

This amended and restated management discussion and analysis ("MD&A") of the financial condition and results of the operations of Axion Ventures Inc. (formerly Capstream Ventures Inc.) ("Axion Ventures" or the "Company") constitutes management's review of the factors that affected the Company's financial and operating performance for the three and six months ended June 30, 2016. This MD&A was written to comply with the requirements of National Instrument 51-102 *Continuous Disclosure Obligations* and Form 51-102F1 *Management Discussion and Analysis*.

This MD&A is dated August 29, 2016 and has been prepared with information available as of August 29, 2016. However, this MD&A has been amended and restated as of October 11, 2017 to reflect a restatement of the Company's unaudited condensed consolidated interim financial statements as at and for the three and six months ended June 30, 2016. Those financial statements have been amended and restated to reflect certain accounting adjustments identified during the preparation of the Company's audited consolidated financial statements for the year ended December 31, 2016 and unaudited interim financial statements for the quarters ended March 31 and June 30, 2017. The adjustments are summarised in the Company's press releases dated June 29, 2017 and October 11, 2017 and in the notice to reader of the restated unaudited financial statements for the three and six months ended June 30, 2016.

This MD&A should be read in conjunction with the restated unaudited condensed consolidated interim financial statements of the Company as at and for the three and six months ended June 30, 2016 and with the Company's audited financial statements for the year ended December 31, 2015 along with related notes thereto which have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"). All figures are in Canadian dollars unless otherwise noted. References to US\$ are to United States dollars.

The results for the periods presented are not necessarily indicative of the results that may be expected for any future period. With the exception of the Company's name change from "Capstream Ventures Inc." to "Axion Ventures Inc." effected on March 9, 2017 or unless otherwise indicated, the information contained herein is presented as at August 29, 2016. For the purposes of preparing this MD&A, management, in conjunction with the board of directors (the "Board"), considers the materiality of information. Information is considered material if: (i) such information results in, or would reasonably be expected to result in, a significant change in the market price or value of the Company's common shares; (ii) there is a substantial likelihood that a reasonable investor would consider it important in making an investment decision; or (iii) if it would significantly alter the total mix of information available to investors.

Additional information about the Company is available at www.sedar.com ("SEDAR").

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This MD&A contains certain forward-looking information and forward-looking statements, as defined in applicable securities laws (collectively referred to herein as "forward-looking statements"). These statements relate to future events or the Company's future performance. All statements other than statements of historical fact are forward-looking statements. Often, but not always, forward-looking statements can be identified by the use of words such as "plans", "expects", "is expected", "budget", "scheduled", "estimates", "continues", "forecasts", "projects", "predicts", "intends", "anticipates", or "believes", or variations of, or the negatives of, such words and phrases, or state that certain actions, events, or results "may", "could", "would", "should", "might" or "will" be taken, occur, or be achieved. Inherent in forward-looking statements are risks, uncertainties, and other factors beyond the Company's ability to predict or control. Please also make reference to those risk factors referenced in the "Risk Factors" section below.

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Forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause actual results to differ materially from those anticipated in such forward-looking statements. The forward-looking statements in this MD&A speak only as of the date of this MD&A or as of the date specified in such statement. Specifically, this MD&A includes, but is not limited to, forward-looking statements regarding: the business of the Company, Axion Games (as defined herein), and Innovega (as defined herein); the video game market; management's outlook regarding future trends; sensitivity analysis on financial instruments, which may vary from amounts disclosed; revenue projections; launch timing of Rising Fire; Innovega's test and launch projections; and general business and economic conditions. Readers are cautioned that the forward-looking statements above do not contain an exhaustive list of the factors or assumptions that may affect the forward-looking statements, and that the assumptions underlying such statements may prove to be incorrect. Actual results and developments are likely to differ and may differ materially, from those expressed or implied by the forward-looking statements contained in this MD&A.

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

NATURE OF BUSINESS AND CORPORATE DEVELOPMENTS

Axion Ventures Inc. (formerly Capstream Ventures Inc.)

The Company was incorporated under the British Columbia *Business Corporations Act* on June 21, 2011 and was classified as a Capital Pool Company ("CPC") as defined in Policy 2.4 of the TSX Venture Exchange ("TSXV"). On December 2, 2011, the common shares of the Company commenced trading under the symbol "CSP.P". The principal business of the Company was the identification and evaluation of assets or businesses with a view to completing a Qualifying Transaction ("QT") as defined in Policy 2.4 of the TSXV.

On May 11, 2016, the Company completed the transactions for its QT and on May 17, 2016, the Company received final TSXV approval by way of the Final Exchange Bulletin, which constituted "Completion of the Qualifying Transaction" under the TSXV policies. As a result, on May 17, 2016, the Company became an Investment Issuer under the policies of the TSXV and trading in the common shares of the Company resumed on May 18, 2016 under the trading symbol "CSP". Since completion of the QT, the Company has been an investment company focused primarily on investments in the online video gaming and other information technology sectors.

The QT was therefore accomplished through an exchange of shares which resulted in the former shareholders of Axion Games obtaining control of the Company. Accordingly, this transaction was recorded as a reverse acquisition for accounting purposes, as Axion Games was deemed to be the acquirer and the Company the acquiree. As a result, the consolidated financial statements are a continuation of the financial statements of Axion Games, while the capital structure is that of the Company. The consolidated financial statements include the historical operations and assets and liabilities of Axion Games, and those of the Company from May 11, 2016 to June 30, 2016.

As the shareholders of Axion Games obtained control of the Company, the share exchange has been recognised to reflect the substance of the transaction, which is a capital transaction, rather than a business combination. That is, the transaction is a reverse recapitalisation, equivalent to the issuance of shares by the private company (Axion Games) for the net monetary assets of the public shell company (Axion Ventures), accompanied by a recapitalisation. The accounting applied is similar to that resulting from a reverse acquisition, except that no goodwill is recorded.

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The assets and liabilities of Axion Games continued to be recognised at their carrying value and at the date of the transaction the assets and liabilities of the Company were included at fair value. At the date of the transaction the amounts recognised in equity comprise the share capital of the Company (the legal parent) and the accumulated reserves of Axion Games (the legal subsidiary).

The address of the Company's corporate office and principal place of business is 530 – 625 Howe Street, Vancouver, British Columbia, V6C 2T6. The Company also has an office in Shanghai, People's Republic of China ("PRC").

INVESTMENTS/ACQUISITIONS

Axion Games

As part of the QT completed in May 2016, the Company acquired a beneficial interest of 29.29% of Axion Games Limited ("Axion Games"). Axion Games, a private Cayman Islands corporation with primary operations in Shanghai, PRC, is an online video game development and publishing company. The investment in Axion Games was completed through the acquisition of shares of Axion Games and Axion Entertainment Holdings Ltd. ("AEH") and Axion Entertainment International Holdings Limited ("AEIH"), both formed for the sole purpose of holding Axion Games' shares, pursuant to which the Company acquired a beneficial interest of 29.29% of Axion Games. In exchange for the foregoing interest in Axion Games, the Company issued a total of 150,168,692 Company common shares to the respective selling shareholders. As a result, the former shareholders of Axion Games, AEH and AEIH obtained effective control of the Company. Pursuant to the policies of the TSXV, 95,319,550 of the 150,168,692 shares were deposited directly into TSXV escrow. In addition, 33,000,000 of the 150,168,692 shares were deposited into performance escrow based on certain financial performance targets of Axion Games, of which 29,909,520 were subject to both performance escrow and the Surplus or Value escrow mandated by the TSXV. Concurrently with closing the QT, the Company completed a private placement financing raising aggregate gross proceeds of \$1,150,000 through the issuance of 5,750,000 common shares of the Company at a price of \$0.20 per share. A Canadian investment bank was issued 150,000 non-transferable share purchase warrants in connection with the concurrent financing, and 1,000,000 non-transferable share purchase warrants were issued to the transaction finder.

On August 23, 2016, the Company closed eight share exchange agreements that were entered into between May 18, 2016 and August 4, 2016, whereby the Company acquired additional interests in AEIH and Axion Games directly. As a result, the Company acquired an aggregate additional 16.79% beneficial interest in Axion Games, resulting in an increased total beneficial interest of 46.08%. In exchange for foregoing interest in Axion Games, the Company issued a total of 33,581,358 Company common shares to the shareholders, subject to respective voluntary escrow agreements. Pursuant to the escrow agreements, 23,448,169 of the 33,581,358 Company shares are releasable as follows: 25% on closing (August 23, 2016); and 25% are released, 6, 12 and 18 months thereafter. The other 10,133,189 of the 33,581,358 shares are releasable in one tranche on February 10, 2017.

Innovega

As part of the QT completed in May 2016, the Company also completed an investment in Innovega Inc. ("Innovega"), a private Delaware company with offices in Bellevue, Washington, and San Diego, California, that is developing digital eyewear that leverages contact lens and nanotechnology to deliver virtual reality, augmented reality, and mixed reality experiences from stylish glasses.

The Company's investment consisted of US\$350,000 in consideration for a convertible promissory note issued by Innovega (the "Note") that earned interest at a rate of 8% per annum and with a maturity date of October 19, 2016 (the "Maturity Date"). Upon the earlier of the Maturity Date or a successful equity

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financing pursuant to which Innovega issued shares of a series of preferred stock (the "New Preferred Stock") with an aggregate sale price of not less than \$1,000,000 (excluding the aggregate amount of Notes that were converted into shares of the New Preferred Stock) and with the principal purpose of raising capital (a "QEF"), the principal of the Note and accrued interest thereon would be automatically converted into new preferred shares, with the number of preferred shares being issued to be dependent upon whether a QEF takes place or not, as well as its timing. The Note subsequently converted on the Maturity Date, and the Company currently holds 10.8% of Innovega's issued and outstanding preferred shares.

INVESTMENTS/ACQUISITIONS AND REPORTABLE EVENTS – Between June 30, 2016 & August 29, 2016

Change in Directors and Officers

In connection with the QT and the Annual General Meeting held on July 22, 2016, certain directors and officers of the Company resigned and were appointed, such that the directors and officers of the Company as of the date of this report are as follows:

Name	Position
John Todd Bonner	CEO and Director (Chairman of the Board)
Shogo Suzuki	CFO
Erin Walmesley	Corporate Secretary
Grant Kim	Director
Ravinder (Rob) Kang	Director
Stephen Willey	Director

Additional Axion Games Acquisition

As noted above, on August 23, 2016, the Company closed eight share exchange agreements that were entered into between May 18, 2016 and August 5, 2016, whereby the Company acquired additional interests in AEIH and Axion Games directly. As a result, the Company acquired an aggregate additional 16.79% beneficial interest in Axion Games, resulting in an increased total beneficial interest of 46.08% of Axion Games. In exchange for a foregoing interest in Axion Games, the Company issued a total of 33,581,358 Company common shares to the selling shareholders. The following summarises the foregoing share exchange agreements:

Date of Agreement	Share of Entity Exchanged	Number of Shares Exchanged	New Company Shares Issued
May 18, 2016	AEIH	85,655	10,133,189
May 31, 2016	AG	1,119,554	1,352,500
May 31, 2016	AG	2,468,750	2,982,423
July 5, 2016	AG	12,445,163	15,034,631
July 5, 2016	AG	622,250	751,722
August 4, 2016	AEIH	7,030	831,723
August 4, 2016	AEIH	2,340	276,847
August 5, 2016	AEIH	18,750	2,218,323
Total		113,775 AEIH Shares 16,655,717 AG Shares	33,581,358

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New common shares issuance through brokered and non-brokered private placement

On August 29, 2016, the Company raised \$10,121,300 of new capital through a \$4,121,300 brokered and \$6,000,000 non-brokered private placement of 20,242,600 common shares at a price of \$0.50 per share. This represents 9.3% of outstanding common shares on an undiluted basis and 9.2% on a fully diluted basis as at August 29, 2016. Commissions of \$247,728 were paid to a financial institution acting as the agent for the brokered portion of the private placement. No commission was paid for the non-brokered portion.

Overview – Summary of Businesses at June 30, 2016

Axion Games

Axion Games owns two studios in PRC, one in Shanghai and a smaller one in Suzhou, with a combined total of approximately 359 employees. Axion Games commenced operations in 2006 and for several years focused primarily on providing premium outsourcing services and licensing game development technology to third-party customers. Axion Games was originally formed as a joint venture between Epic Games International Ltd. (USA) ("Epic Games") and AEH, a holding company established by Axion Games' founders. Initially, Axion Games provided outsourcing services to Epic Games and worked on several of Epic Games' major hits. Axion Games subsequently expanded its reach and became an outsourcing developer to numerous other high-profile game developers and publishers. Axion Games has delivered tens of thousands of premium game assets (including small assets, such as virtual weapons or characters, larger assets, such as game levels, maps or prototypes to show game dynamics, and even complete games) to dozens of clients, and its assets have contributed to several major global titles.

Outsourcing has been critical in training and conditioning Axion Games' developers. Axion Games' outsourcing clients are mostly premium international publishers and have stringent requirements with respect to quality, cost, and prompt delivery. In order to meet these requirements, Axion Games' developers must use the latest techniques and technologies and by continually challenging Axion Games' developers to meet stringent requirements of its outsourcing clients. Axion Games believes its outsourcing business has both served as an excellent training platform for its developers and also created a culture of excellence, efficiency and accountability. In addition, Axion Games' engineering capabilities have benefitted from its partnership with Epic Games and Epic Games' Unreal Engine, a leading global software platform for game developers that includes advanced physics and graphics engines. As a result of this licensing relationship, Axion Games' engineers have a high degree of competency in advanced game engine design, which has allowed Axion Games to develop proprietary technology, called Atlas, that enables massively multiplayer online games including server management tools and game asset generators, to populate large virtual worlds with game objects. A key strategy of Axion Games going forth is to lead PRC and Southeast Asia in the development of virtual reality ("VR") games and augmented reality applications ("AR").

In addition to outsourcing, Axion Games also develops its own games. As a result of Axion Games' advanced development know-how, efficiencies and capabilities gained by providing services to its outsourcing clients, Axion Games is able to develop premium games at a much lower cost than its competitors in developed countries.

Products

To date, Axion Games has made three commercially viable games, Fat Princess (Sony PS3, action strategy), MARS (PC online shooting), and Kingdom (mobile action role-playing), all of which have generated more than 200% of their development costs. Axion Games derives profits from its proprietary games in three ways:

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- publishing (operating) the game itself;
- pre-selling the rights to its games (licensing); and
- royalties from publishers around the world who have purchased the rights to Axion Games' games.

Axion Games' main intellectual property currently under development, "Rising Fire", is a multiplayer online, third-person shooting and role-playing game and has been selected by Tencent Holdings Limited ("Tencent") for publishing on the PC platform for the Chinese market. Large-scale online games published by Tencent are extensively tested during the commercialisation process.

Axion Games focuses primarily on developing high production value (30 to 500 man-year products) online games for all platforms, console, PC, and mobile. Axion Games defines online games as games that require frequent interaction with a server, and online games are generally more difficult to pirate compared to offline games that are generally pirated in PRC.

PRC is the biggest market for online PC and mobile games in the world. Online games in PRC are generally Free to Play ("F2P"), which helps in combating piracy, and game publishers earn revenue by selling in-game items used in the respective games to its game playing audience. Given that Axion Games' primary market is currently PRC, its games tend to follow the F2P format across all platforms.

Innovega

Innovega is developing proprietary display technology based on eyewear and contact lenses that enhance human vision, allowing the wearer to simultaneously access digital media while remaining fully engaged in their normal activities. Specifically, Innovega's display technology aims to enhance the user's normal vision to make it possible to view VR and AR images in the same way the user views the real world. The business model provides for licensing patented video eyewear technology and platforms to digital media and consumer product companies, enabling them to deliver high-performance personal displays in a more compact and less invasive form-factor. The resulting products and platforms are intended to offer unique benefits that include transparent optics, panoramic fields of view, and full HD/3D performance while enabling stylish and highly functional eye-wear designs.

OVERALL PERFORMANCE

Axion Ventures

The Company's most significant investment to date is in Axion Games, which is being consolidated in the financial statements. Therefore, the consolidated financial statements are a continuation of the financial statements of Axion Games, while the capital structure is that of the Company. The consolidated financial statements include the historical operations and assets and liabilities of Axion Games, and those of the Company from May 11, 2016, to June 30, 2016.

At June 30, 2016, the Company had \$1,083 thousand of cash and cash equivalents compared to \$2,940 thousand as at December 31, 2015. Total current assets were \$6,307 thousand compared to \$9,235 thousand as at December 31, 2015. The decrease in total current assets was primarily due to the spending on Rising Fire and MARS projects.

Current liabilities at June 30, 2016 totalled \$6,940 thousand, compared to \$10,437 thousand as at December 31, 2015. The decrease in current liabilities of \$3,497 thousand is primarily due to budget controls and fewer employees.

Shareholders' equity was comprised of share capital of \$31,666 thousand, a foreign currency translation reserve of negative \$1,219 thousand, a share-based payment reserve of \$449, a reverse acquisition reserve of

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negative \$24,745 thousand, and retained earnings of negative \$4,582 thousand for total equity attributable to the shareholders of the Company of \$1,569 thousand as at June 30, 2016. This compares to shareholders' equity as at December 31, 2015 which was comprised of pro-forma share capital of \$30,034 thousand, a foreign currency translation reserve of \$668 thousand, a share-based payment reserve of \$169 thousand, a reverse acquisition reserve of negative \$17,629 thousand, and retained earnings of negative \$11,522 thousand for total equity attributable to the shareholders of the Company of \$1,720 thousand.

Working capital, which is comprised of current assets less current liabilities, was negative \$633 thousand at June 30, 2016, compared to a working capital of negative \$1,202 thousand at December 31, 2015. The decline was primarily due to the spending on Rising Fire and MARS projects.

The Company's revenue declined 6% to \$6,822 thousand for the six month period ended June 30, 2016, compared to \$7,224 thousand in the prior year period. The decrease resulted primarily from the anticipated decline in MARS 1 and 2 revenues as these products age.

During the six month period ended June 30, 2016, the Company reported a net loss of \$2,418 thousand, or \$0.089 per basic and diluted share, compared to a net loss of \$155 thousand, or \$0.005 basic and diluted per share in the prior year period.

For further discussion and analysis of the Company's financial condition, financial performance, and cash flows, please see "Discussion of Operations" below.

DISCUSSION OF OPERATIONS

Comparison of the Three Months Ended June 30, 2016 and 2015

The following table sets out revenue, profit and expenses of the Company and includes variances and percentage changes for the three months ended June 30, 2016 and 2015:

\$000's (except for percentage amounts)	Three Months Ended June 30,			% change
	2016	2015	Variance	
Revenue	2,953	4,000	(1,047)	(26%)
Gross profit	1,590	3,893	(2,303)	(59%)
Research & development and distribution expenses	(1,166)	(2,270)	(1,104)	(49%)
General and administrative expenses	(620)	(761)	(141)	(19%)
Corporate administrative expenses	(335)	-	335	-
Listing fee	(2,203)	-	2,203	-
Other income/(loss)	8	42	(34)	(81%)
Income/(loss) on ordinary activities before taxation	(2,726)	904	(3,630)	(402%)
Income taxes	17	1	16	1,600%
Income (loss) for the period	(2,743)	903	(3,646)	(404%)

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Revenue

Revenue for the three months ended June 30, 2016, was \$2,953 thousand compared to \$4,000 thousand in the prior year period. Revenue in the period includes the following:

\$'000's	Three Months Ended June 30,	
	2016	2015
Outsourcing:		
Wanda (as defined below)	975	2,006
Non-Wanda outsourcing	671	599
Licensing	46	245
Game operation	1,019	903
Training	242	247
	<u>2,953</u>	<u>4,000</u>

Outsourcing Revenue. Axion Games has two major outsourcing contracts with Dalian Wanda Group ("Wanda"), China's largest real estate developer. Wanda is developing several large format amusement parks throughout China, and Axion Games won two highly competitive bids to create interactive content for two of Wanda's amusement parks. Wanda outsourcing revenue in the three months ended June 30, 2016 was \$975 thousand compared to \$2,006 thousand in the prior year period. Outsourcing revenue declined in the period as a result of the near completion of one of the contracts, Wanda Nanchang, which is a US\$6.3 million project. Non-Wanda outsourcing revenue decreased approximately \$72 thousand. While the change is insignificant, this revenue source can change period to period and depends on customer needs and demands.

Licensing Revenue. Game Licensing revenue was \$46 thousand in the three months ended June 30, 2016 compared to \$245 thousand in the prior year period. The change resulted from declining revenues from MARS 1 & 2, as these online game products age outside China. MARS 3 is expected to launch June 2017.

Game Operation Revenue. Game operation revenue (primarily MARS revenue generated in China) was \$1,019 thousand in the three months ended June 30, 2016 compared to \$903 thousand in the prior year period. The \$116 thousand increase was attributable to a slight increase in sales of MARS 1 & 2 in China.

Training Revenue. Training school revenue was \$242 thousand in the three months ended June 30, 2016 compared to \$247 thousand in the prior year period.

Cost of Sales / Gross Margin

Cost of sales for the three months ended June 30, 2016, was \$1,363 thousand versus \$107 thousand in the prior year period. The increase resulted from the timing of the reclassification between the cost of sales and expenses account. Costs associated with updating MARS 1 and 2 and outsourcing expenses have now been recorded as cost of sales. Historically, Axion Games, as a private company, did not make this adjustment until year-end as it did not publish quarterly financial statements.

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Expenses

\$000's	Three Months Ended June 30,	
	2016	2015
Research & development and distribution expenses	(1,166)	(2,270)
General and administrative expenses	(620)	(761)
Corporate administrative expenses	(335)	-
Listing fee	(2,203)	-
	<u>(4,324)</u>	<u>(3,031)</u>

Operating expenses were \$4,324 thousand for the three months ended June 30, 2016, compared to \$3,031 thousand in the prior year period. Expenses for the period include the following:

- Research & development and distribution costs were \$1,166 thousand for the three months ended June 30, 2016 compared to \$2,270 thousand in the prior year period. This research & development and distribution costs decrease corresponds to the decrease in research and development and distribution costs for the period ended June 30, 2016.
- General and administrative costs were \$620 thousand for the three months ended June 30, 2016 compared to \$761 thousand in the prior year period. These general and administrative costs decreased due to of lower employee counts.
- Corporate administrative costs were \$335 thousand for the three months ended June 30, 2016 compared to \$Nil in the prior year period. These administrative costs increased due to the operating expenses arising from the operation of Axion Ventures, the listed parent company, which primarily include the following: \$242 thousand for share-based compensation as a result of stock options grants under the Company's stock option plan to existing directors and officers of the Company (cashless transaction), management fees of \$16 thousand (See "Related Party Transactions"), \$25 thousand for legal fees and \$36 thousand of filing fees.
- Public listing fee was \$2,203 thousand in the three months ended June 30, 2016 compared to \$Nil in the prior year period. These fees are reverse acquisition fees calculated in accordance with IFRS 2 Share-Based Payment. The foregoing is a non-cash transaction/only shares based cost transaction recorded as a result of the Company's QT/TSXV listing.

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Comparison of the Six Months Ended June 30, 2016, and 2015**Axion Ventures**

The following table sets out revenue, profit and expenses of the Company and includes variances and percentage changes for the six months ended June 30, 2016, and 2015:

\$000's (except for percentage amounts)	Six Months Ended June 30,			% change
	2016	2015	Variance	
Revenue	6,822	7,224	(402)	(6%)
Gross profit	3,839	7,030	(3,191)	(45%)
Research & development and distribution expenses	(2,380)	(5,446)	(3,066)	(56%)
General and administrative expenses	(1,376)	(1,656)	(280)	(17%)
Corporate administrative expenses	(335)	-	335	-
Listing fee	(2,203)	-	2,203	-
Other income/(loss)	54	(77)	131	170%
Loss on ordinary activities before taxation	(2,401)	(149)	(2,252)	(1,511%)
Income taxes	17	6	11	183%
Loss for the period	(2,418)	(155)	(2,263)	(1,460%)

Revenue and expenses for the period ended June 30, 2016 were materially impacted and decreased (as noted below):

Revenue

Revenue for the six months ended June 30, 2016 was \$6,822 thousand compared to \$7,224 thousand in the prior year period. The decrease was primarily a result of normal declines in MARS 1 and 2 revenues as the products age.

\$000's	Six Months Ended June 30,	
	2016	2015
Outsourcing:		
Wanda	2,913	2,912
Non-Wanda outsourcing	1,339	1,117
Licensing	64	434
Game operation	2,107	2,379
Training	399	382
Total Revenue	6,822	7,224

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Outsourcing Revenue. For the six months ended June 30, 2016 Wanda outsourcing revenue was \$2,913 thousand, compared to \$2,912 thousand in the prior year period. Non-Wanda outsourcing revenue was \$1,339 thousand in the six months ended June 30, 2016, compared to \$1,117 thousand in the prior year period. The increase of approximately \$222 thousand related to an increase in demand in this period for smaller-contract outsourcing activity with Smilegate, Zhong Hang Rong Chuang, NC Soft and Epic Games. This revenue source can vary from period to period depending on customer needs and demands.

Licensing Revenue. Video game licensing revenue was \$64 thousand in the six months ended June 30, 2016, versus \$434 thousand in the prior year period. There was no material change in the array of Axion Games' global publishing partners, and MARS, now a four-year-old online game, normally exhibits declines in its overseas (outside China) licensing revenues. As a result, in the period ended June 30, 2016, there was less demand, resulting in a decrease of approximately \$370 thousand.

Game Operation Revenue. Revenue from game operation declined approximately \$272 thousand to \$2,107 thousand in the six months ended June 30, 2016 from \$2,379 thousand in the prior year period. The majority of this decline was attributable to the expected decline in MARS 1 & 2 revenues as the online game ages.

Training Revenue. In order to provide qualified employees to its game development studios, Axion Games operates a video game development training school. Training school revenue was \$399 thousand for the six months ended June 30, 2016, versus \$382 thousand for the six months ended June 30, 2015.

Cost of Sales / Gross Margin

Cost of sales for the six months ended June 30, 2016, was \$2,983 thousand compared to \$194 thousand in the prior year period. The increase of approximately \$2,789 thousand resulted from the timing of the reclassification between the cost of sales and expenses account. Costs associated with updating MARS 1 and 2 and outsourcing expenses have now been recorded as cost of sales (approximately \$2 million). Historically, Axion Games, as a private company, did not make this adjustment until year-end as it did not publish quarterly financial statements. See narrative of research & development and distribution costs below.

Expenses

\$000's	Six Months Ended June 30,	
	2016	2015
Research and development and distribution	(2,380)	(5,446)
General and administrative	(1,376)	(1,656)
Corporate administrative expenses	(335)	-
Listing fee	(2,203)	-
	<u>(6,294)</u>	<u>(7,102)</u>

Operating expenses were \$6,294 thousand for the six months ended June 30, 2016, compared to \$7,102 thousand for the six months ended June 30, 2015. Expenses for the period include the following:

- Research & development and distribution costs of \$2,380 thousand compared to \$5,446 thousand in the prior year period. These research & development and distribution costs decreased primarily as a result of reclassifying certain payroll and outsourcing expenses related to updating MARS 1 & 2. Historically (including 2015), as a private company these costs were recorded as research and development and only adjusted at year end as Axion Games did not publish quarterly statements.

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- General and administrative costs were \$1,376 thousand compared to \$1,656 thousand in the prior year period. These general and administrative costs decreased due to of fewer administrative staff in China.
- Corporate Administrative Expenses of \$335 thousand compared to \$Nil in the prior year period. These cost increases related to operating expenses arising from the operation of Axion Ventures, the listed parent company, which primarily include the following: \$242 thousand for share-based compensation as a result of stock options grants under the Company's stock option plan to existing directors and officers of the Company (cashless transaction), management fees of \$16 thousand (See "Related Party Transactions"), \$25 thousand for legal fees and \$36 thousand of filing fees.
- Public listing fee was \$2,203 thousand in the six months ended June 30, 2016 compared to \$Nil in the prior year period. These fees are reverse acquisition fees calculated in accordance with IFRS 2 Share-Based Payment. The foregoing is a non-cash transaction/only shares based cost transaction recorded as a result of the Company's QT/TSXV listing.

SUMMARY OF QUARTERLY RESULTS

Axion Ventures

Selected unaudited financial statements published for operations for the Axion Ventures/Axion Games during the last eight quarters (Axion Ventures - six quarters; and Axion Games - two quarters) are as follows:

Quarter ended	Total Revenues \$	Gross Profit (Loss) \$	Net Income (Loss) \$	Parent Earnings (Loss) per share \$*
June 30, 2016+	2,952,426	1,589,460	(2,742,612)	(0.080)
March 31, 2016	3,869,307	2,249,510	324,928	0.014
December 31, 2015	3,675,399	1,614,997	(2,554,786)	(0.015)
September 30, 2015+	7,600,641	3,846,777	1,983,034	0.088
June 30, 2015+	4,000,020	3,892,921	901,106	0.041
March 31, 2015	3,268,102	3,221,880	(1,041,754)	(0.006)
December 31, 2014	3,776,773	1,538,734	(2,413,359)	(0.026)
September 30, 2014	4,510,892	4,298,329	228,692	0.003

* The 2014 numbers contemplate issued and outstanding common and preference shares of Axion Games of 165,553,290 (through September 6, 2016) and 209,700,960 (as of September 7, 2016 and through 2016). The 2015 and Q1 2016 numbers contemplate pro-forma shares numbers from the reverse merger on May 11, 2016. Axion Ventures owned 48,488,579 shares (or 29.29%) of Axion Games as of June 30, 2016 and 76,286,670 (or 46.08%) as of August 29, 2016.

+ restated.

Due to the change in the Company's operations in the past year, the prior periods shown in the above table are not necessarily meaningful and should not be relied upon as an indication of future performance.

Quarterly revenue has declined quarter over quarter as Axion Games has not launched new titles in those periods. During this time, Axion Games has focused on fine-tuning Rising Fire for its public launch and, as a

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result, no significant resources have been allocated to other games. Following the public launch of Rising Fire, the Company anticipates a positive impact on quarterly revenue.

CONSOLIDATED LIQUIDITY AND CAPITAL RESOURCES

Axion Ventures

The Company's primary sources of capital available for financing its acquisitions and day-to-day operations are existing working capital, funds generated from the operations of its subsidiaries, equity from the capital markets and draws on its credit facilities.

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they become due. The Company's approach to managing liquidity risk is to prudently manage its financial position; cash generated from operations and credit facilities in such a manner so as to ensure it will have sufficient liquidity to pay its obligations when due.

Management believes that the Company is presently able to meet its working capital requirements, including obligations as they become due and currently knows of no reason why this should not continue to be the case. The company has no long-term debt, and all obligations are being serviced on a timely basis.

	June 30, 2016 \$'000	December 31, 2015 \$'000	Variance	% Change
Current Assets				
Cash and cash equivalents	1,083	2,940	(1,857)	(63%)
Trade and other receivables	4,762	6,295	(1,533)	(24%)
Convertible promissory note	462	-	462	-
	<u>6,307</u>	<u>9,235</u>	<u>(2,928)</u>	<u>(32%)</u>
Current Liabilities				
Accounts payable	3,570	6,973	(3,403)	(49%)
Deferred revenue	2,976	3,464	(488)	(14%)
Shareholders note payable	394	-	394	-
	<u>6,940</u>	<u>10,437</u>	<u>(3,497)</u>	<u>(34%)</u>
Working Capital	<u>(633)</u>	<u>(1,202)</u>	<u>569</u>	<u>47%</u>

As of June 30, 2016, the Company had \$1,083 thousand in cash and cash equivalents and working capital of negative \$633 thousand, compared to \$2,940 in cash and cash equivalents and working capital of negative \$1,202 thousand as at December 31, 2015. The cash increase resulted from the QT concurrent financing of \$1,150,000 from the issuance of 5,750,000 common shares of the Company at a price of \$0.20 per share.

Management believes that the Company has sufficient working capital to meet its current financial obligations and working capital needs as a result of the private placement completed August 29, 2016 (see INVESTMENTS/ACQUISITIONS AND REPORTABLE EVENTS – Between June 30, 2016 & August 29, 2016).

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OFF-BALANCE SHEET ARRANGEMENTS

The Company does not have any off-balance sheet arrangements.

RELATED PARTY TRANSACTIONS

Axion Ventures

During the period ended June 30, 2016, the Company completed the following transactions with related parties:

- (i) Axion Games continues to provide outsourcing services to Epic Games, which also remains a shareholder of Axion Games. During the six months ended June 30, 2016, Axion Games received fees of \$192 thousand (June 30, 2015 - \$143 thousand).
- (ii) The Company continues to pay a private company controlled by a (former) director and officer of the Company for office space, administration and book-keeping services. During the six months ended June 30, 2016, the Company paid \$6 thousand (June 30, 2015 - \$Nil).
- (iii) During the six months ended June 30, 2016, the Company paid or accrued management fees of \$16 thousand (June 30, 2015 - \$202 thousand) to key management ('C' level employees) of the Company for their service to the Company based on fair value method (arm-length transaction).
- (iv) The Company paid or accrued \$5 thousand (June 30, 2015 - \$Nil) in consulting fees (fair value method) for work related to the QT to a private company controlled by the Corporate Secretary of the Company and \$8 thousand (June 30, 2015 - \$Nil) in consulting fees (fair value method) related to the QT to a director of the Company.
- (v) During the six months ended June 30, 2016, the Company accrued an expense of \$242 thousand (June 30, 2015 - \$Nil) for share-based compensation with respect stock option grants to directors and officers of the Company under the Company's stock option plan.
- (vi) Accounts receivable of shareholder transactions totalled \$425 thousand as of June 30, 2016, versus \$211 thousand as of December 31, 2015. With respect to the foregoing: (a) Epic Games owed \$36 thousand for the provision of outsourcing services provided to Epic Games (See (i)); and (b) AEH owed \$389 thousand pertaining to payments on behalf of AEH by three wholly foreign-owned enterprises ("WFOEs"), which, along with AEH, are consolidated into Axion Games.
- (vii) Accounts payable to related parties totalled \$662 thousand as of June 30, 2016, versus \$704 thousand as of December 31, 2015. With respect to the foregoing: (a) Epic Games was due \$608 thousand pertaining to royalty payments for the use of Unreal Engine; and (b) AEH was due \$54 thousand pertaining to payments made by three WFOEs on its behalf.

These transactions were in the normal course of operations and were measured at the exchange value which represented the amount of consideration established and agreed to by the related parties.

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FINANCIAL INSTRUMENTS AND RISK EXPOSURE

Axion Ventures

Financial instruments are recognised in the statement of financial position when, and only when, the Company becomes a party to the contractual provisions of the instrument.

A financial asset is derecognised when the contractual rights to the cash flow from the financial asset expire, or when the financial asset and all substantial risks and reward are transferred.

Financial assets carried at amortised cost

Financial assets carried at amortised cost are classified as loans and receivables and comprise trade and other receivables, short-term investments and cash and cash equivalents. Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market.

Loans and receivables are initially recognised at fair value adjusted for any directly attributable transaction costs.

After initial recognition, loans and receivables are measured at amortised cost using the effective interest method. Discounting is omitted where the effect of discounting is immaterial.

If there is objective evidence that there is an impairment loss on loans and receivables, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition). The carrying amount of the asset is reduced either directly or through the use of an allowance account.

Financial assets held at fair value through other comprehensive income

Investments held at fair value through other comprehensive income are classified as available for sale financial assets and are initially recognised at fair value, excluding any transaction costs, and are subsequently measured at fair value through other comprehensive income.

Fair value information

As at June 30, 2016, the Company's financial instruments comprise investments, cash and cash equivalents, trade and other receivables and trade and other payables.

The carrying values of these financial instruments approximate their fair values because of their current nature.

The categories of the fair value hierarchy that reflect the significance of inputs used in making fair value measurements are as follows:

Level 1 - Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;

Level 2 - Quoted prices in markets that are not active, or inputs that are observable, either directly or indirectly, for substantially the full term of the asset or liability; and

Level 3 - Prices or valuation techniques that require inputs that are both significant to the fair value measurement and unobservable (supported by little or no market activity).

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During the period ended June 30, 2016, the Company held \$Nil investments.

Financial instruments and related risks

The Board has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company's exposures to financial risks and how the Company manages those risks are set out below.

Liquidity risk

Liquidity risk relates to the risk that the Company will not be able to meet its obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company is exposed to liquidity risk in respect of the settlement of trade and other payables and in respect of its cash flow management. The Company's objective is to maintain an appropriate level of liquid assets and committed lines of funding to meet its liquidity requirements in the short and longer term.

The Company manages its liquidity needs by carefully monitoring forecast cash inflows and outflows due in the day to day business. Liquidity needs are monitored in various time bands, on a day to day and week to week basis, as well as on the basis of a rolling 30-day projection. Long-term liquidity needs for a 180-day and 360-day lookout period are identified monthly. Net cash requirements are compared to available borrowing facilities in order to determine headroom or any shortfalls. This analysis shows if available borrowing facilities are expected to be sufficient over the lookout period.

The Company maintains cash and short-term bank deposits to meet its liquidity requirements for 30-day periods at a minimum. Funding for longer-term liquidity needs is additionally secured by an adequate amount of committed credit facilities and the ability to sell longer-term financial assets.

The liquidity policies have been followed by the Company since prior years and are considered to have been effective in managing liquidity risks.

Analysed below is the Company's remaining contractual maturities for its non-derivative financial liabilities at each of the reporting dates. When the creditor has a choice of when the liability is settled, the liability is included on the basis of the earliest date on when the Company can be required to pay.

	On- demand \$'000	Within one year \$'000	Total \$'000
At June 30, 2016 (restated and unaudited)			
Trade payables	-	193	193
Amounts due to related parties	662	-	662
Accrued salaries and benefits	-	875	875
Other tax liabilities	-	1,226	1,226
Advances from customers	-	18	18
Accrued expenses	-	596	596
Other payables	-	-	-
	<u>662</u>	<u>2,908</u>	<u>3,570</u>

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	On- demand \$'000	Within one year \$'000	Total \$'000
At December 31, 2015 (restated)			
Trade payables	-	23	23
Amounts due to related parties	704	-	704
Accrued salaries and benefits	-	2,148	2,148
Other tax liabilities	-	1,413	1,413
Advances from customers	-	111	111
Accrued expenses	-	2,384	2,384
Other payables	-	190	190
	<u>704</u>	<u>6,269</u>	<u>6,973</u>

The Company considers expected cash flows from financial assets in assessing and managing liquidity risk, in particular, its cash resources and other liquid assets that readily generate cash. The Company's existing cash resources and other liquid assets significantly exceed the cash outflow requirements.

Interest rate risk

The Company is exposed to interest rate risk on its variable rate term deposit investment which attracts interest at a rate of 1.35% to 1.49% interest per annum and had a maturity of 7 days.

Currency risk

Currency risk is the risk that the fair values or future cash flows of the Company's financial instruments will fluctuate because of changes in foreign exchange rates. Exchange rate fluctuations may affect the costs that the Company incurs in its operations

The operating subsidiary, Axion Games mainly operates in the PRC, and the majority of the transactions are settled in RMB (Chinese Yuan Renminbi). Foreign currency risk arises when future commercial transactions and recognised assets and liabilities are denominated in a currency that is not the entity's functional currency. At June 30, 2016, the Company did not have significant foreign currency risk from its operations. The Company's beneficial ownership of Axion Games remains at 29.29% as of June 30, 2016.

At June 30, 2016, the third operating associate company, Innovega, mainly operates in the Bellevue, Seattle and the majority of the transactions are settled in USD (U.S. Dollars). Foreign currency risk arises when future commercial transactions and recognised assets and liabilities are denominated in a currency that is not the entity's functional currency. At June 30, 2016, the Company did not have significant foreign currency risk from its operations. The Company currently holds 10.8% of Innovega's convertible note debt.

Credit risk

Credit risk refers to the risk that the counterparty to a financial instrument would fail to discharge its obligation under the terms of the financial instrument and cause a financial loss to the Company.

The financial instruments that potentially subject the Company to credit risk comprise investments, cash and cash equivalents and trade receivables, the carrying value of which represents the Company's maximum exposure to credit risk.

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The Company limits its exposure to credit loss by placing its cash, cash equivalents and short-term investments with high credit quality financial institutions. The Company assesses the credit quality of the customer, taking into account its financial position, past experience and other factors. The Company has receivables from customers, and the general credit terms are from 60 days, and these amounts are generally not collateralised. The Company's trade and other receivables are actively monitored to avoid significant concentrations of credit risk.

CRITICAL JUDGEMENTS AND ESTIMATES

Axion Games

The Company's management makes judgements in the process of applying the Company's accounting policies in the preparation of the consolidated financial statements. In addition, the preparation of the financial data requires that the Company's management make assumptions and estimates that affect the reported amounts of assets and liabilities at the date of the financial statements, and reported results during the reporting period. Actual results may differ from those estimates as the estimation process is inherently uncertain. Estimates are reviewed on an ongoing basis based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Revisions to estimates and the resulting impact on the carrying amounts of the Company's assets and liabilities are accounted for prospectively.

The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:

Estimated life of consumable virtual items

Management makes the best estimate regarding the life of consumable virtual items based on the consumption history and pattern of virtual items. Such estimates are subject to re-evaluation on an annual basis.

Estimated average playing period of paying players

The determination of estimated average playing period of paying players is based on the Company's best estimate that takes into account all known and relevant information relating to the first date the paying players charge virtual currencies to their accounts and the last date these paying players would play the game at the time of assessment. Such estimates are subject to re-evaluation on an annual basis.

Estimated inactive players

Management determines that accounts of players without log-in for more than 720 consecutive days be inactive and the unused virtual currencies and virtual items of these accounts are recognised as revenue.

Research and development costs

Careful judgement is applied when deciding whether the recognition requirements for development costs have been met. This is necessary as the economic success of any product development is uncertain and may be subject to future technical problems at the time of recognition. Judgements are based on the best information available at each reporting date. In addition, all internal activities related to the research and development of new software, products or know how are continuously monitored by the Company's management.

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Impairment of property, plant and equipment and intangible assets

Management assesses impairment at each reporting date by evaluating conditions specific to the Company that may lead to an impairment of property, plant and equipment and intangible assets. Value-in-use calculations performed in assessing recoverable amounts incorporate a number of key estimates and assumptions about future events, which are subject to uncertainty and might materially differ from the actual results. In making these key estimates and judgements, management takes into consideration assumptions that are mainly based on market conditions existing at the reporting dates and appropriate market and discount rates. These estimates are regularly compared to actual market data, and actual transactions entered into by the Company.

Depreciation and amortisation

Property and equipment and intangible assets with finite useful lives are depreciated or amortised on a straight-line basis over the estimated useful lives of the assets, after taking into account the estimated residual value, if any. Management reviews the estimated useful lives of the assets regularly in order to determine the amount of depreciation and amortisation expense to be recorded during any reporting period. The useful lives are based on management's historical experience with similar assets, taking into account anticipated technological changes. The depreciation and amortisation expense for future periods are adjusted if there are significant changes from previous estimates.

Income taxes

Canada income tax

The parent entity, Axion Ventures, had no taxable income for the six months ended June 30, 2016 or the year ended December 31, 2015, and thus there is no resulting tax provision for current income taxes in Canada.

China income tax

The Company is mainly subject to income taxes in the PRC. Significant judgment is required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Company recognises liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Cayman Islands income tax

The subsidiary incorporated in the Cayman Islands is an exempted company with limited liability under the Company Law of the Cayman Islands and accordingly, is exempted from Cayman Islands income tax.

British Virgin Islands ("BVI") income tax

The subsidiaries incorporated in the BVI with limited liability under the BVI Business Companies Act, are exempted from BVI income tax.

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Hong Kong profits tax

The Hong Kong profits tax rate is 16.5%. Hong Kong profits tax has not been provided as the relevant subsidiaries had no estimated assessable profits in Hong Kong during the period ended June 30, 2016 and December 31, 2015.

Impairment of receivables

The Company's management determines impairment of receivables on a regular basis. This estimate is based on the credit history of its customers and current market conditions. Management reassesses the impairment of receivables at each reporting date.

Share-based payment

Estimating fair value for share-based payment transactions requires determination of the most appropriate valuation model, which depends on the terms and conditions of the grant. This estimate also requires determination of the most appropriate inputs to the valuation model including the expected life of the share option or appreciation right, volatility and dividend yield and making assumptions about them.

Determining control over investees

When determining whether the Company has control over an investee, management must examine the individual facts and circumstances surrounding the nature of the Company's interest in an entity and use judgement to classify the investment. The outcome of this judgement will influence the accounting treatment adopted and consequently, may impact the reported profit for the period and the assets and liabilities at the reporting date.

The Company has a contractual interest in a number of structured entities, over which management has determined that the Company has control. Consequently, these structured entities are consolidated within the Company financial statements.

NEW SIGNIFICANT ACCOUNTING POLICIES

Axion Ventures and Axion Games

The Company has adopted the amendments to IFRSs included in the Annual Improvements 2012-2014 cycle and a number of narrow scope amendments to certain IFRSs and IASs which are effective for annual periods beginning on or after January 1, 2017. The amendments did not have an impact on the Company's consolidated financial statements.

New standards and interpretations

The following standard is effective for annual periods beginning on or after January 1, 2017:

IAS 7 Statement of Cash Flows

In January 2016, the IASB issued amendments to IAS 7, Statement of Cash Flows. The amendments are effective for annual periods beginning on or after January 1, 2017, with earlier application permitted. The amendments require disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities.

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The following standards are effective for annual periods beginning on or after January 1, 2018:

IFRS 15 Revenue from Contracts with Customers

In May 2014, the IASB issued IFRS 15 Revenue from Contracts with Customers which supersedes IAS 11 Construction Contracts, IAS 18 Revenue, IFRIC 13 Customer Loyalty Programs, IFRIC 15 Agreements for the Construction of Real Estate, IFRIC 18 Transfers of Assets from Customers, and SIC 31 Revenue Barter Transactions Involving Advertising Services. IFRS 15 establishes a comprehensive five-step framework for the timing and measurement of revenue recognition.

IFRS 9 Financial Instruments

The IASB intends to replace IAS 39 Financial Instruments: Recognition and Measurement in its entirety with IFRS 9 Financial Instruments which is intended to reduce the complexity in the classification and measurement of financial instruments. The new standard is not expected to have a material impact on the financial statements.

IFRS 7 Financial Instruments Disclosure

IFRS 7 was amended to required additional disclosures on transition from IAS 39 to IFRS 9.

IFRS 2 Share-Based Payment

In June 2016, the board issued the final amendments to IFRS 2 Share-Based Payment as follows:

- i. Effects that are vesting conditions have on the measurement of a cash-settled share-based payment;
- ii. Accounting for modification to the terms of a share-based payment that changes the classification of the transaction from cash-settled to equity settled; and
- iii. Classification of share-based payment transactions with net settlement features.

The amendments are effective for annual periods beginning on or after January 1, 2018, with earlier application permitted. The new standard is not expected to have a material impact on the financial statements.

Management is currently evaluating any impact that the above standard may have on the Company's consolidated financial statements, and this assessment has not yet been completed.

OUTSTANDING SHARE DATA

Axion Ventures

Common Shares

Axion Ventures' authorised share capital consists of an unlimited number of common shares without par value and an unlimited number of preferred shares without par value. Prior to completion of the QT, Axion Ventures had a total of 7,079,800 issued and outstanding common shares. As at June 30, 2016, and August 29, 2016, there were 162,998,492 and 216,822,450 common shares issued and outstanding, respectively, as a result of the following:

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	Issued Common Shares
At January 1, 2016	7,079,800
Issue of share capital - reverse acquisition (May 11, 2016)	117,168,692
Issue of share capital - reverse acquisition (May 11, 2016)	33,000,000
Issue of share capital - concurrent financing (May 11, 2016)	5,750,000
At June 30, 2016	162,998,492
Issue of share capital - transaction (August 23, 2016)	33,581,358
Issue of share capital - private placement (August 29, 2016)	20,242,600
At August 29, 2016	216,822,450

Escrow

The following shares are subject to escrow agreements (Tier 2) and are included in the above table:

	Original Escrow	
	Share	Balance
Balance, January 1, 2016	1,415,000	-
Shares released subject to CPC escrow agreement	-	1,273,500
Shares held subject to performance escrow agreement	33,000,000	33,000,000
Shares held subject to surplus escrow agreement	53,684,753	51,000,515
Shares held subject to value escrow agreement	41,634,797	37,471,317
Balance, June 30, 2016	129,734,550	122,745,332
Shares held subject to pooling agreement	33,581,358	27,719,316
Balance, August 29, 2016	163,315,908	150,464,648

TSXV CPC Escrow: Prior to completion of the QT, Axion Ventures had 1,415,000 shares held pursuant to a TSXV CPC escrow agreement. Pursuant to the CPC escrow agreement, 10% of the initial balances were released on May 17, 2016, with an additional 15% to be released on each of the dates which are six months, 12 months, 18 months, 24 months, 30 months, and 36 months following the initial release. As at June 30, 2016, 1,273,500 common shares remained subject to this CPC Escrow Agreement.

Performance Escrow: Pursuant to the QT, 33,000,000 of the 150,168,692 common shares of the Company issued to shareholders of Axion, AEH and AEIH were held pursuant to a performance escrow agreement subject to the following performance targets being attained by Axion Games within three years:

- A. Axion Games generating EBITDA (earnings before interest, taxes, depreciation, and amortisation) in excess of US\$6,000,000 in any audited fiscal year ending December 31, 2016, 2017 or 2018; or
- B. Axion Games generating game pre-sales in excess of US\$10,000,000 in any audited fiscal year ending December 31, 2016, 2017 or 2018.

The performance escrow shares do not carry voting rights until released from escrow and none of the performance escrowed shares have been released from escrow as of the date hereof. In addition, 29,909,520 of 33,000,000 shares are also held pursuant to either TSXV Surplus or TSXV Value escrow. Therefore, if the performance targets are met and the shares released, 29,909,520 shall be deposited into the applicable TSXV escrow with the Company's transfer agent and released accordingly.

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TSXV Surplus Escrow: Pursuant to the QT, 53,684,753 of the 150,168,692 common shares of the Company issued to shareholders of Axion, AEH and AEIH were deposited directly into TSXV Surplus Escrow. Pursuant to the Surplus escrow agreement, 5% to be released six months after the initial release followed by 10% released 12 months and 18 months following the initial release and 15% to be released 24 months and 30 months following the initial release. The final 40% will be released 36 months following the initial release. As at June 30, 2016, 51,000,515 common shares remained subject to this Surplus Escrow Agreement.

TSXV Value Escrow: Pursuant to the QT, 41,634,797 of the 150,168,692 common shares of the Company issued to shareholders of Axion, AEH and AEIH were deposited directly into TSXV Value escrow. Pursuant to the Value escrow agreement, 10% were releasable when the Company received the Final Exchange Bulletin, 15% to be released on each of the dates which are six months, 12 months, 18 months, 24 months, 30 months, and 36 months following the initial release. As at June 30, 2016, 37,471,317 common shares remained subject to this Value Escrow Agreement.

Voluntary Pooling/Escrow: All 33,581,358 common shares of the Company issued to shareholders as part of the share exchanges dated August 23, 2016, are subject to voluntary escrow/pooling agreements. Pursuant to the escrow/pooling agreements, 23,448,169 of the 33,581,358 Axion Ventures shares will be released as follows: 25% on closing (August 23, 2016); and 25% released 6, 12 and 18 months thereafter. The other 10,133,189 of the 33,581,358 Axion Ventures shares will be released in one tranche on February 10, 2017.

As a result of the foregoing, as at December 31, 2015, nil shares were subject to TSXV or voluntary escrow and as at June 30, 2016, and August 30, 2016, 122,745,332 and 150,464,658 shares, respectively, were subject to TSXV or voluntary escrow.

Stock Options

As at December 31, 2015, there was a total of nil stock options outstanding. During the period ended June 30, 2016, Axion Ventures issued 1,200,000 to officers and directors and immediate vesting (issued 700,000 on May 11, 2016, and 500,000 on June 6, 2016), but no officers and directors stock options exercised during the period ended June 30, 2016 or August 30, 2016. As a result, as of June 30, 2016 and August 30, 2016, there were 1,200,000 stock options outstanding.

Warrants

During the period ended June 30, 2016, Axion Ventures issued 1,150,000 additional warrants (issued May 11, 2016) and no warrants were exercised or expired. As a result, as of June 30, 2016 and August 29, 2016, 1,150,000 issued warrants remain outstanding. As at December 31, 2015, there was a total of nil warrants outstanding.

RISK FACTORS

Axion Ventures

As a result of closing the QT and the related transactions the Company's "Risks Related to our Business" as presented in the Company's MD&A for the year ended December 31, 2015, have changed. A detailed discussion of the Company's risks associated with its new structure can be found under the title "Risk Factors" on pages 20 to 31 of the Qualifying Transaction Filing Statement (the "Filing Statement") dated April 25, 2016, and filed on SEDAR on April 27, 2016. References to "Resulting Issuer" refer to the Company. The risks represent those of the new business subsequent to the closing of the QT. In addition, the Filing Statement includes specific risks associated with the Axion Games interest starting on page 24.

Axion Ventures Inc. (formerly Capstream Ventures Inc.)

Management's Discussion and Analysis (restated)

For the Three and Six Months Ended June 30, 2016

Investors should carefully consider when making an investment decision concerning the common shares of the Company. These risks and uncertainties are not the only ones facing the Company. Additional risks and uncertainties not presently known to the Company, or that the Company currently deems immaterial may also impair the operations of the Company. If any such risks occur, the financial condition, liquidity, and results of operations of the Company could be materially adversely affected, and the ability of the Company to implement its growth plans could be adversely affected. An investment in the Company is speculative.

An investment in the Company will be subject to certain material risks and investors should not invest in securities of the Company unless they can afford to lose their entire investment.

ADDITIONAL INFORMATION

Additional information about the Company can be found on www.sedar.com under "Company Profiles – Axion Ventures Inc.".

APPROVAL

The Board has approved the disclosure contained in this MD&A as of October 11, 2017.