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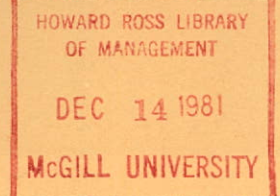
CULLATON LAKE GOLD MINES LTD.

Annual Report

FOR THE YEAR ENDED SEPTEMBER 30, 1980



The Harbinson Mining and Oil Group



CULLATON LAKE GOLD MINES LTD.

Head Office: Suite 916
111 Richmond Street West
Toronto, Ontario M5H 2G4

Directors: J.C. BYRNE
F.D. CORMAN
D.R. DERRY
R.N. GRANGER, Q.C.
V.N. HARBINSON
R.M. HOGARTH
A.G. MATTHEW

Officers: V.N. HARBINSON
President and Chief Executive Officer
A.G. MATTHEW
Vice-President, Finance and Chief Financial Officer
F.D. CORMAN
Vice-President
H.D. HARBINSON
Secretary
J.A. FRANCIS
Treasurer
W.M. CONNOR
Assistant Treasurer

Transfer Agent and Registrar: GUARANTY TRUST COMPANY OF CANADA
Toronto, Ontario

Legal Counsel: AIRD & BERLIS
Toronto, Ontario

Auditors: THORNE RIDDELL
Toronto, Ontario

Share Listing: THE TORONTO STOCK EXCHANGE

CULLATON LAKE GOLD MINES LTD.

DIRECTORS' REPORT

TO THE SHAREHOLDERS:

Your Directors are pleased to submit the first Annual Report of Cullaton Lake Gold Mines Ltd. which includes the audited Financial Statements for the year ended September 30, 1980. Also enclosed is the Quarterly Report for the three months ended December 31, 1980.

Financing

1980 was a particularly active year for Cullaton Lake Gold Mines Ltd., with development of the "B" Zone group of claims in the Northwest Territories beginning early in the year. The "B" Zone property consists of 60 claims comprising approximately 3,945 acres.

Initial funding, in the amount of \$3,900,000 was provided by a fully subscribed rights offering of one million shares by the shareholders of O'Brien Energy & Resources Limited and Consolidated Durham Mines & Resources Limited. After the completion of the rights offering, each of these two vendor companies owned 1.5 million common shares of the Company representing 37.5% respectively of its outstanding shares. Prior to the incorporation of Cullaton in May 1980, Consolidated Durham had earned a 50% interest in O'Brien's interest in the Property pursuant to a joint venture agreement between them. The shares of the Company were listed and posted for trading on The Toronto Stock Exchange on September 9, 1980, just four months after the incorporation of the Company.

Senior financing for the development of the "B" Zone property has since been arranged through the Inuit Development Corporation ("IDC"), which represents over 16,000 Inuit (Canadian Eskimos). The Inuit are an independent, innovative and very skillful race. Their participation in the development

of the "B" Zone, which will include an equity interest, is expected to materially enhance the efficiency of the overall Project. Terms of the financial arrangements with the IDC are set out in the Notes to the Financial Statements accompanying this Report.

The agreement with the IDC represents a major breakthrough in the development of positive relations between the people of the North and a Canadian natural resource company. We are very pleased to be associated with the Inuit.

The Project

A contract for the development of the Project has been let to Prospection Limited, a Toronto based engineering and consulting firm. In a feasibility study dated August 1980, prepared by Prospection, the cost to develop the Property was estimated at \$24,641,000. The feasibility report estimated operating expenses at approximately \$115 per ton of ore milled.

Production, which is scheduled for September 1981 at a rate of 200 to 300 tons of ore per day, should enable the Company to produce an average of 150 ounces of gold per day. Original ore reserves to the 400 foot vertical horizon, prior to underground development, were estimated at 306,500 tons of ore, averaging 0.74 ounces of gold per ton on a cut and dilute basis, or 1.14 ounces of gold per ton before cutting and dilution.

When underground work ceased in early December, a decline had been driven to a vertical depth of 300 feet, but no drifting or raising has commenced on that level. In early 1981, the decline

CULLATON LAKE GOLD MINES LTD.

DIRECTORS' REPORT (continued)

will be driven to 400 feet vertical, and additional levels established at 300, 350 and 400 feet.

Drifting and raising, to date, on the 50, 100, 150, 200 and 250 foot levels has more than substantiated both the tonnage and grade outlined by surface diamond drilling. Of topical interest is the very satisfactory drifting which has been completed on the 252 North Drift. With a length of 138 feet having been opened up across a drift width of 20 feet, average grade has been 1.24 ounces of gold per ton. Gold is present in both the hanging wall and foot wall side of this drift, with especially rich ore averaging over two ounces per ton in the hanging wall. When work recommences, this drift will be extended, and slashing of both walls will determine the true width. No drifting has been done on this level to the south.

The mine is serviced by a 5,000 foot airstrip and a winterized camp has been erected capable of housing 120 men. Main ventilation raises are in place, and all major items of equipment have been purchased and confirmed. A major airlift in late February or March is scheduled to deliver this equipment to the mine site when runway conditions should be ideal.

At the present time, underground diamond drilling is underway to confirm structure and geology between levels, as well as to define parallel veins.

Work to date is slightly ahead of schedule and costs are under those which were budgeted.

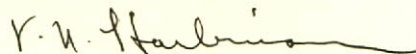
Following this Report is an Engineer's Report, prepared by the Company's consultant, Prospection Limited, detailing progress to date during 1980 and 1981.

Other

Over the past several years, 11 other claim groups, covering approximately 14,258 acres, have been acquired by staking and are now owned by the Company. These claim groups are within a short radius of the "B" Zone, and were located to cover iron formations indicated by airborne magnetic anomalies expected to contain gold bearing mineralization.

Ground geophysical follow-up work was conducted in the 1979 field season; all claims are presently in good standing.

On Behalf of the Board,



V. N. Harbinson
President

February 3, 1981
Toronto, Canada

PROSPECTION LIMITED

SUITE 904
80 RICHMOND STREET WEST
TORONTO, ONT., CANADA
M5H 2C7

February 16, 1981.

Mr. V. N. Harbinson,
President,
Cullaton Lake Gold Mines Ltd.,
Suite 916 — 111 Richmond Street West,
TORONTO, Ontario.
M5H 2G4

Dear Mr. Harbinson:

**Re: Cullaton Lake Project
1980 Progress and 1981 Progress to Date**

Prospection is pleased to report that the work is progressing at the Cullaton Lake project approximately on budget and on schedule and, the results which have come from the underground development are showing no surprises in respect of the ore reserve.

At the date of writing we can see no impediment to production start-up on August 31, 1981.

Development

At 1980 year end the spiral ramp had been driven down to approximately the 310 foot level below surface. Work on the 100, 150 and 200 foot levels was completed. Work on the 250 foot level was well advanced and the 300 foot level crosscut was nearing the ore intersection. Except for two rounds the ventilation raise is complete to the 250 foot level. Development activity will commence again in mid-March 1981. Total development advance in 1980 was 4613 feet, including drifts, crosscuts, ramp, and raising. This compares with the scheduled advance of 4280 feet.

Diamond Drilling

Surface and underground fill-in diamond drilling totalling approximately 12,750 feet has been completed in 1980. Sections and plans have been prepared. In general, the results of these holes has confirmed earlier work and has helped in lining up the development headings.

An underground diamond drilling programme totalling about 10,000 feet of fill-in type drilling has been planned for 1981 and is in progress at this date.

Ore Development

To date ore reserves proven up by development of the 100, 150, 200 and a part of the 250 foot levels amount to 55,000 tons with a cut and dilute grade of 0.53 oz. Au per ton, or 0.65 oz. dilute, which confirms previous ore block reserves assigned to those levels.

Information gathered on the 250 foot level has indicated that as the development is reaching the lower sections of the ore (which are known to be wider and richer), the developed grades of the ore are exceeding expectations and probably enhanced.

In the opinion of Prospection, when development is completed on the 250, 300, 350 and 400 foot levels, the forecasted ore reserves of 306,500 tons (with a cut and dilute grade of 0.74 oz. Au per ton) will be fully substantiated.

General Geology

The previously predicted geological interpretation has been in part confirmed by work to date. The general interpretation is that the ore lenses are folded and/or faulted forming an echelon structures. To date the ore zones are continuous, slightly shorter, wider and of a length that will allow efficient stoping.

Mining and Grade Control

Ore continuity has been demonstrated by the development that the mining limits can likely be established by visual control based on the sulphide mineralization, supplemented by timely sample information.

The development face samples closely resemble the diamond drill samples and, given the demonstrated ore continuity, the contained ounces of gold can be projected with confidence. Mining recoveries and grades will vary according to the economics prevailing at the time of mining. The price of gold influences both the mining method to be used and the marginal ore to be included in the mine production.

Metallurgical Work

Metallurgical work on bulk samples of the ore was completed and the results indicate that the earlier expectations of recovery will probably be exceeded and costs will be lower. The recovery of gold should exceed 93% and in addition the consumption of reagents should be substantially reduced from earlier estimates.

Engineering and Design

This work is well advanced, with the equipment procurement and issue of construction drawings proceeding on schedule. There are no equipment delivery problems evident as yet and the forecast start-up date remains August 31, 1981.

Construction

Construction activity is proceeding at a satisfactory pace. The 1980 camp expansion was completed and the mill building was erected. Forming and concreting of equipment basis is now taking place inside the building and the work is proceeding quickly. Equipment and material are now arriving on site and the SAG mill will arrive the first week of March. There appear to be no problems in recruiting construction labour and the job is expected to proceed smoothly in that area.

Government Approvals


The required documentation for environmental protection, land-use, water-use, etc., has been prepared and processed. The environmental agencies have been satisfied and the land lease has been obtained. The only outstanding item is the water licence which is expected to be approved after a public hearing in Eskimo Point on March 17, well before production start-up.

Contact with the Inuit in the region has been maintained on a continuous basis. We have been well received and the Inuit have shown keen interest in the employment opportunities at Cullaton.

Preparation for Production

Production planning activity and recruitment of the operating work-force will begin shortly. Mr. Ted Hewitt has been appointed mine manager and will be involved in these areas.

Yours very truly,
PROSPECTION LIMITED.

A handwritten signature in black ink, appearing to be 'W Hill', written over a horizontal line.

William Hill, P.Eng.

WH:md

CULLATON LAKE GOLD MINES LTD.

(Incorporated under the laws of Ontario)

Balance Sheet as at September 30, 1980

ASSETS

MINING PROPERTIES (notes 2 and 5(a))	\$ 11,029,772
EQUIPMENT AND BUILDINGS, at cost	2,106,944
DEFERRED EXPLORATION AND DEVELOPMENT EXPENDITURES	3,298,329
	<u>\$ 16,435,045</u>

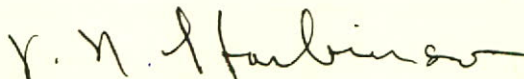
LIABILITIES

CURRENT LIABILITIES	
Bank advances	\$ 120,858
Accounts payable and accrued liabilities	987,662
	<u>1,108,520</u>

SHAREHOLDERS' EQUITY

CAPITAL STOCK (notes 3 and 5(b))	
Issued	
4,000,000 Common shares	15,444,360
DEFICIT	117,835
	<u>15,326,525</u>
	<u>\$ 16,435,045</u>

Approved by the Board



V. N. HARBINSON, Director



A. G. MATTHEW, Director

AUDITORS' REPORT

To the Shareholders of
Cullaton Lake Gold Mines Ltd.

We have examined the balance sheet of Cullaton Lake Gold Mines Ltd. as at September 30, 1980 and the statements of deferred exploration and development expenditures, deficit and changes in financial position for the period from incorporation on May 2, 1980 to September 30, 1980. Our examination was made in accordance with generally accepted auditing standards, and accordingly included such tests and other procedures as we considered necessary in the circumstances.

In our opinion, these financial statements present fairly the financial position of the Company as at September 30, 1980 and the results of its operations and the changes in its financial position for the period from incorporation on May 2, 1980 to September 30, 1980 in accordance with generally accepted accounting principles.

Toronto, Canada
January 22, 1981

Thorne Riddell
Chartered Accountants

CULLATON LAKE GOLD MINES LTD.

Statement of Deferred Exploration and Development Expenditures

From Incorporation on May 2, 1980 to September 30, 1980

Exploration and development	\$ 3,298,329
Administrative	<u>117,835</u>
	3,416,164
Expenditures written off to deficit	<u>117,835</u>
DEFERRED EXPLORATION AND DEVELOPMENT EXPENDITURES AT END OF PERIOD	<u>\$ 3,298,329</u>

Statement of Deficit

From Incorporation on May 2, 1980 to September 30, 1980

Administrative expenditures written off	\$ 117,835
DEFICIT AT END OF PERIOD	<u>\$ 117,835</u>

Statement of Changes in Financial Position

From Incorporation on May 2, 1980 to September 30, 1980

WORKING CAPITAL DERIVED FROM

Issue of common shares

For cash, net of issue expenses	\$ 3,744,368
For mining properties	11,029,772
For equipment and buildings	<u>670,220</u>
	15,444,360

WORKING CAPITAL APPLIED TO

Mining properties	11,029,772
Equipment and buildings	2,106,944
Exploration and development expenditures	3,298,329
Administrative expenditures	<u>117,835</u>
	16,552,880

DECREASE IN WORKING CAPITAL POSITION	1,108,520
WORKING CAPITAL AT BEGINNING OF PERIOD	<u>Nil</u>
WORKING CAPITAL DEFICIENCY AT END OF PERIOD	<u>\$ 1,108,520</u>

CULLATON LAKE GOLD MINES LTD.

Notes to Financial Statements

September 30, 1980

1. Accounting Policies

- (a) Mining properties, equipment and buildings, and deferred exploration and development expenditures

These costs are deferred in the accounts until such time as production is attained and at that time will be depreciated and/or amortized over the expected economic life of the mining properties.

- (b) Income taxes

Pursuant to an agreement dated May 2, 1980 (note 2) O'Brien Energy & Resources Limited (O'Brien), Consolidated Durham Mines & Resources Limited (Durham) and the Company will make elections under Section 85(1) of the Income Tax Act resulting in the Company having a deemed cost of acquisition of approximately \$1,200,000 for Canadian resource property and the depreciable capital property acquired under this agreement. These costs will be claimed for income tax purposes from time to time at rates and conditions prescribed by the Income Tax Act and the Regulations thereunder.

2. Mining Properties

Under an agreement dated May 2, 1980, the Company acquired for 2,999,998 common shares of its capital stock a 100% working interest, being all of the interests held by O'Brien and Durham under a Joint Venture Agreement dated May 1, 1975, as subsequently amended, in mining properties and interests at Cullaton Lake, N.W.T.

In addition the Company agreed to assume substantially all the obligations of O'Brien and Durham under the Joint Venture Agreement insofar as they relate to third parties having an interest in the properties or any part thereof.

In respect to certain claims included in this Joint Venture Agreement, Cominco Limited has been granted an option whereby it may earn an undivided 60% interest in these claims by spending \$500,000 on exploration and development work by October 31, 1981.

Details of the acquisition are as follows:

Mining properties, Cullaton Lake, N.W.T.	\$11,029,772
Equipment and buildings	670,220
	<u>\$11,699,992</u>

3. Capital Stock

- (a) Authorized

10,000,000 Class A voting special shares without par value and redeemable at the amount paid up thereon. The holder is entitled to cast one vote for each share held.

5,000,000 Class B voting junior special shares without par value, issuable in series and redeemable at the amount paid up thereon. The designation, preferences, rights, conditions, restrictions, limitations, prohibitions and redemption features of each series will be determined by resolution of the Board of Directors prior to their issue. The holder is entitled to cast five votes for each share held.

20,000,000 Common shares without par value.

- (b) Issued

Common shares		
1,000,002	For cash	\$ 3,744,368
2,999,998	For mining properties and equipment and buildings (note 2)	11,699,992
<u>4,000,000</u>		<u>\$15,444,360</u>

CULLATON LAKE GOLD MINES LTD.

Notes to Financial Statements (continued)

September 30, 1980

4. Remuneration of Directors and Senior Officers

Remuneration of directors and senior officers (as defined by The Business Corporations Act) amounted to \$68,800. The sum of \$62,800 was paid to the five highest paid employees at the mine site and the balance of \$6,000 was paid as directors' fees during the fiscal period ended September 30, 1980.

5. Subsequent Events

(a) Joint Venture Agreement

Under a Joint Venture Agreement dated January 22, 1981, the Company agreed with Royex Sturgex Mining Ltd. to develop the mining properties comprising 57 mineral claims located in the Arctic and Hudson's Bay Mining District, the District of Keewatin, Cullaton Lake, Northwest Territories. The Company will pay 90% of all costs incurred until 90 days after the start of significant production (as defined) is attained. Subsequent to the above date the Company will pay 80% of costs. The Company will at all times receive 80% of gold produced and own 90% of all assets.

(b) Long term financing

On December 11, 1980 the Company arranged for a production loan from the Inuit Development Corporation (I.D.C.) in the amount of \$25,000,000 bearing interest at a Canadian chartered bank minimum lending rate plus 1%. This loan is to be repaid in five equal semi-annual instalments commencing not later than April 1, 1982. The security for the loan is provided by a first fixed and floating charge over all of the Company's project assets. A Director of the Company has guaranteed completion of the project and has collateralized his guarantee by pledging securities having a market value in excess of \$10,000,000, to provide against a possible cost overrun. For providing its loan the I.D.C. is to receive 100,000 common shares of the Company together with an option to acquire an additional 400,000 common shares at a price of \$10 per share exercisable in whole or in part over a five-year period.

6. Contingent Liability

Grants of approximately \$166,000 were received in prior years by O'Brien and Durham (note 2). The Company has assumed the responsibility to repay these grants when the mining properties are brought into production.

CULLATON LAKE GOLD MINES LTD.

(Incorporated under the laws of Ontario)

INFORMATION CIRCULAR

Solicitation of Proxies

This Information Circular (the "Circular") is furnished in connection with the solicitation by the management of Cullaton Lake Gold Mines Ltd. ("the Corporation") of proxies to be used at the Annual Meeting of Shareholders of the Corporation to be held at the time and place and for the purposes set forth in the accompanying notice of meeting. It is expected that the solicitation will be primarily by mail but proxies may also be solicited personally by regular employees and directors of the Corporation at nominal cost. The cost of any such solicitation by management will be borne by the Corporation.

Appointment and Revocation of Proxies

The persons named in the enclosed form of proxy are Directors and/or senior officers of the Corporation. A shareholder desiring to appoint some other person, who need not be a shareholder of the Corporation, to represent him at the meeting may do so either by inserting such person's name in the blank space provided in the form of proxy and striking out the names of the three persons specified or by completing another proper form of proxy and, in either case, delivering the completed proxy to the Secretary of the Corporation or to Guaranty Trust Company of Canada prior to the meeting in order for the proxy to be voted.

A shareholder who has given a proxy may revoke it either (a) by signing a proxy bearing a later date and delivering it to the Secretary of the Corporation or to Guaranty Trust Company of Canada prior to the meeting, or (b) as to any matter on which a vote shall not already have been cast pursuant to the authority conferred by such proxy, by signing written notice of revocation and delivering it to the Secretary of the Corporation or the Chairman of the meeting, or (c) by personal attendance at the meeting.

Exercise of Discretion by Proxies

The persons named in the enclosed form of proxy will vote the shares in respect of which they are appointed in accordance with the direction of the shareholders appointing them. In the absence of such direction, such shares will be voted FOR the election of directors and the appointment of auditors as stated under those headings in this Circular. The enclosed form of proxy confers discretionary authority upon the persons named therein with respect to amendments or variations to matters identified in the notice of meeting, and with respect to other matters which may properly come before the meeting. At the time of printing this circular the management of the Corporation knows of no such amendments, variations or other matters to come before the meeting other than the matters referred to in the notice of meeting.

Voting Shares and Principal Holders Thereof

On February 4, 1981 the Corporation had outstanding 4,000,000 common shares without par value, each carrying the right to one vote per share. Any registered shareholder of record at the time of the meeting will be entitled to attend and vote at the meeting.

To the knowledge of the directors and senior officers of the Corporation, the following are the only persons or companies beneficially owning, directly or indirectly, greater than 10% of the outstanding equity shares of the Corporation as of February 4, 1981.

<u>Name and Address</u>	<u>Number of Shares Beneficially Owned</u>	<u>Percentage of Issued Shares</u>
O'Brien Energy & Resources Limited Suite 916 111 Richmond Street West Toronto, Ontario M5H 2G4	1,500,000	37.5%
Consolidated Durham Mines & Resources Limited Suite 916 111 Richmond Street West Toronto, Ontario M5H 2G4	1,500,000	37.5%

Election of Directors

The Board consists of seven directors to be elected annually. The persons named in the enclosed form of proxy intend to vote for the election of the nominees whose names are set forth as follows, all of whom are now members of the Board of Directors and have been since the dates indicated. The management does not contemplate that any of the nominees will be unable to serve as a director but, if that should occur for any reason prior to the meeting, the persons named in the enclosed form of proxy reserve the right to vote for another nominee in their discretion. Each director elected will hold office until the next annual meeting or until his office is earlier vacated in accordance with the by-laws of the Corporation.

The following table and note thereto state the names of all the persons proposed to be nominated for election as directors, all other positions and offices with the Corporation now held by them, their principal occupations or employments within the 5 preceding years, the year in which they became directors of the Corporation, and the approximate number of shares of the Corporation beneficially owned, directly or indirectly, by each of them as of February 4, 1981.

<u>Name and Office Held</u>	<u>Principal Occupation</u>	<u>Became a Director</u>	<u>Shares Beneficially Owned</u>
J. C. Byrne	Chairman & Chief Executive Officer of Rayrock Resources Limited, Discovery Mines Limited and PYX Explorations Ltd.	1980	NIL
F. D. Corman Vice-President	Geologist, & Mining Executive	1980	20,000
D. R. Derry	Independent Geological Consultant, Partner, Derry, Michener & Booth, Mining Consultants	1980	NIL
*R. N. Granger, Q.C.	Barrister & Solicitor, Partner of Aird & Berlis, Barristers & Solicitors	1980	3,000
V. N. Harbinson President and Chief Executive Officer	Mining & Oil Executive	1980	NIL
*R. M. Hogarth	Stockbroker, Cassels Blaikie & Co. Limited	1980	3,000
*A. G. Matthew Vice-President, Finance and Chief Financial Officer	President, Consolidated Durham Mines & Resources Limited and Director and Officer of Other Resource Companies	1980	Nil

*The Corporation is required to have an audit committee and the present members of such committee are indicated by an asterisk.

NOTE: The information as to shares beneficially owned, not being within the knowledge of the Corporation, has been furnished by the respective nominees individually.

Remuneration of Management and Others

	Nature of Remuneration		
	From Office, Employment and Employer Contributions (Aggregate)	Cost of Pension Benefits (Aggregate)	Other (Aggregate)
I DIRECTORS (Total Number: 7)			
(a) From Corporation and wholly-owned subsidiaries:	\$6,000	NIL	NIL
(b) From partially-owned subsidiaries:	NIL	NIL	NIL
Total:	\$6,000	NIL	NIL
II 5 SENIOR OFFICERS:			
(a) From Corporation and wholly-owned subsidiaries:	NIL	NIL	NIL
(b) From partially-owned subsidiaries:	NIL	NIL	NIL
Total:	NIL	NIL	NIL
III OFFICERS WITH REMUNERATION OVER \$50,000 (Total Number: Nil)			
(a) From Corporation and wholly-owned subsidiaries:	NIL	NIL	NIL
(b) From partially-owned subsidiaries:	NIL	NIL	NIL
Total:	NIL	NIL	NIL

NOTE: The amounts appearing under the heading "Other" are with respect to both the last completed financial year of the Corporation and future years.

Other Remuneration of Management and Others

Administrative, management and head office facilities are provided to the Corporation by an arrangement with Professional Management Services, a sole proprietorship of V.N. Harbinson, Kinmount, Ontario, the President, Chief Executive Officer and a Director of the Corporation. Financial and investment advisory services are provided to the Corporation by an arrangement with Onaping Resources Limited in which V.N. Harbinson has a controlling interest. During the financial year ended September 30, 1980 there has been paid or payable in aggregate by the Corporation to the aforementioned companies the sum of \$11,900.

Appointment of Auditors


Unless such authority is withheld, the persons named in the accompanying proxy intend to vote for the reappointment of Thorne Riddell, Chartered Accountants, Toronto, Ontario, as auditors of the Corporation to hold office until the next annual meeting of shareholders, and to authorize the directors to fix their remuneration. Thorne Riddell were appointed as auditors of the Corporation on May 2, 1980.

General

Information contained herein is given as of February 4, 1981. The management knows of no matters to come before the Annual Meeting of Shareholders other than the matters referred to in the notice of meeting. Receipt at such meeting of reports of the directors and auditors and the Corporation's financial statements for its last completed fiscal period will not constitute approval or disapproval of any matters referred to therein. If any matters which are not now known should properly come before the meeting, the accompanying proxy instrument will be voted on such matters in accordance with the best judgement of the person voting it.

The contents and sending of this Management Information Circular have been approved by The Board of Directors of the Corporation.

Toronto, Canada
February 4, 1981


H. D. HARBINSON
Secretary

