

SECURITIES AND EXCHANGE COMMISSION

FORM 10-Q

Quarterly report pursuant to sections 13 or 15(d)

Filing Date: **2013-01-14** | Period of Report: **2012-11-30**
SEC Accession No. [0001062993-13-000251](#)

([HTML Version](#) on [secdatabase.com](#))

FILER

PASSPORT POTASH INC

CIK: **1508128** | IRS No.: **000000000** | State of Incorp.: **A8** | Fiscal Year End: **0228**
Type: **10-Q** | Act: **34** | File No.: **000-54751** | Film No.: **13527884**
SIC: **1400** Mining & quarrying of nonmetallic minerals (no fuels)

Mailing Address

*SUITE 608, 1199 WEST
PENDER STREET
VANCOUVER A1 V6E 2R1*

Business Address

*SUITE 608, 1199 WEST
PENDER STREET
VANCOUVER A1 V6E 2R1
(604) 687-0300*

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

FORM 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended **November 30, 2012**

TRANSITION REPORT UNDER SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to _____

Commission File Number: **000-54751**

PASSPORT POTASH INC.

(Exact name of small business issuer as specified in its charter)

British Columbia, Canada

Not Applicable

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

608 - 1199 West Pender Street

Vancouver, BC, Canada

(Address of principal executive offices)

V6E 2R1

(Zip Code)

(604) 687-0300

Registrant's telephone number, including area code

N/A

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Yes No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer," "non-accelerated filer," and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer

Accelerated filer

Non-accelerated filer (Do not check if a smaller reporting company)

Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Yes No

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date.

180,576,408 shares of common stock as of January 7, 2013.

PASSPORT POTASH INC. AND SUBSIDIARY
Quarterly Report On Form 10-Q
For The Quarterly Period Ended
November 30, 2012
INDEX

<u>PART I - FINANCIAL INFORMATION</u>	<u>4</u>
Item 1. <u>Financial Statements</u>	<u>4</u>
Item 2. <u>Management's Discussion and Analysis of Financial Conditions and Results of Operations</u>	<u>19</u>
Item 3. <u>Quantitative and Qualitative Disclosures About Market Risk</u>	<u>33</u>
Item 4. <u>Controls and Procedures</u>	<u>33</u>
<u>PART II - OTHER INFORMATION</u>	<u>34</u>
Item 1. <u>Legal Proceedings</u>	<u>34</u>
Item 1A. <u>Risk Factors</u>	<u>34</u>
Item 2. <u>Unregistered Sales of Equity Securities and Use of Proceeds</u>	<u>34</u>
Item 3. <u>Defaults Upon Senior Securities</u>	<u>35</u>
Item 4. <u>Mine Safety Disclosures</u>	<u>35</u>
Item 5. <u>Other Information</u>	<u>35</u>
Item 6. <u>Exhibits</u>	<u>35</u>

FORWARD-LOOKING STATEMENTS

This quarterly report on Form 10-Q contains forward-looking statements that involve risks and uncertainties. Any statements contained herein that are not statements of historical fact may be deemed to be forward-looking statements. In some cases, you can identify forward-looking statements by terminology such as “may”, “will”, “should”, “expect”, “plan”, “intend”, “anticipate”, “believe”, “estimate”, “predict”, “potential” or “continue”, the negative of such terms or other comparable terminology. In evaluating these statements, you should consider various factors, including the assumptions, risks and uncertainties outlined in our registration statement on Form 10, as amended, this quarterly report on Form 10-Q, and, from time to time, in other reports that we file with the Securities and Exchange Commission (the “SEC”). These factors or any of them may cause our actual results to differ materially from any forward-looking statement. Given these uncertainties, readers are cautioned not to place undue reliance on such forward-looking statements. Forward-looking statements in this quarterly report include, among others, statements regarding:

- our capital needs;
- business plans; and
- expectations.

While these forward-looking statements, and any assumptions upon which they are based, are made in good faith and reflect our current judgment regarding future events, our actual results will likely vary, sometimes materially, from any estimates, predictions, projections, assumptions or other future performance suggested herein. Some of the risks and assumptions include:

- our need for additional financing;
- our limited operating history;
- our history of operating losses;
- our exploration activities may not result in commercially exploitable quantities of potash on our current or any future mineral properties;
- the risks inherent in the exploration for minerals such as geologic formation, weather, accidents, equipment failures and governmental restrictions;
- the competitive environment in which we operate;
- changes in governmental regulation and administrative practices;
- our dependence on key personnel;
- conflicts of interest of our directors and officers;
- our ability to fully implement our business plan;
- our ability to effectively manage our growth; and
- other regulatory, legislative and judicial developments.

We advise the reader that these cautionary remarks expressly qualify in their entirety all forward-looking statements attributable to us or persons acting on our behalf. Important factors that you should also consider, include, but are not limited to, the factors discussed under “Risk Factors” in our registration statement on Form 10, as amended, filed with the Securities and Exchange Commission (the “SEC”) on October 26, 2012.

The forward-looking statements in this quarterly report are made as of the date of this quarterly report and we do not intend or undertake to update any of the forward-looking statements to conform these statements to actual results, except as required by applicable law, including the securities laws of the United States.

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

The following unaudited interim consolidated financial statements of Passport Potash Inc. (sometimes referred to as “we”, “us” or “our Company”) are included in this quarterly report on Form 10-Q:

It is the opinion of management that the unaudited interim consolidated financial statements for the nine months ended November 30, 2012 and 2011 include all adjustments necessary in order to ensure that the unaudited interim consolidated financial statements are not misleading. These unaudited interim financial statements reflect all adjustments which are, in the opinion of management, necessary to present fairly the financial position, results of operations and cash flows for the interim periods presented in accordance with accounting principles generally accepted in the United States of America. Except where noted, these unaudited interim consolidated financial statements follow the same accounting policies and methods of their application as our Company’s audited annual financial statements for the year ended February 29, 2012. All adjustments are of a normal recurring nature. These unaudited interim consolidated financial statements should be read in conjunction with our Company’s audited annual consolidated financial statements as of and for the year ended February 29, 2012.

Passport Potash Inc.
 Consolidated Statements of financial position - unaudited
 (Expressed in United States dollars)

	Notes	November 30, 2012	February 29, 2012
ASSETS			
Current assets			
Cash and cash equivalents		\$ 337,481	\$ 8,599,010
Receivables	4	62,757	47,075
Prepaid expenses		53,021	79,837
		453,259	8,725,922
Equipment	2	879	1,044
Unproven mineral properties	3	1,600,000	1,300,000
Long term deposit	3	975,000	225,000
Reclamation deposits	3	15,000	15,000
		2,590,879	1,541,044
TOTAL ASSETS		\$ 3,044,138	\$ 10,266,966
LIABILITIES			
Current liabilities			
Trade payables and accrued liabilities	4	\$ 229,025	\$ 522,649
Derivative liability	5	768,875	6,374,170
TOTAL LIABILITIES		997,900	6,896,819
STOCKHOLDERS' EQUITY			
Common stock - Unlimited authorized without par value, 180,576,408 and 169,323,707 issued and outstanding at November 30, 2012 and February 29, 2012, respectively	6	33,446,541	31,286,606
Additional paid-in capital	6	11,151,481	11,052,223
Accumulated deficit		(13,514,818)	(13,514,818)
Deficit accumulated during exploration stage		(29,036,966)	(25,453,864)
TOTAL STOCKHOLDERS' EQUITY		2,046,238	3,370,147
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY		\$ 3,044,138	\$ 10,266,966

Commitments and contingencies (Notes 1 and 3)

Subsequent event (Note 7)

On behalf of the Board of Directors:

"Joshua Bleak"

Director

"Laara Shaffer"

Director

See accompanying notes to the consolidated financial statements

5

Passport Potash Inc.
(An Exploration Stage Company)
Consolidated statements of operations - unaudited
(Expressed in United States dollars)

		<u>Three month periods ended</u>		<u>Nine month periods ended</u>		<u>For the period</u> <u>May 22, 2007</u> <u>(Inception of</u> <u>Exploration</u> <u>Stage) to</u> <u>November 30,</u> <u>2012</u>
	<u>Note</u>	<u>November 30,</u> <u>2012</u>	<u>November 30,</u> <u>2011</u>	<u>November 30,</u> <u>2012</u>	<u>November 30,</u> <u>2011</u>	<u>November 30,</u> <u>2012</u>
Operating Expenses						
Administration	4	\$ 19,289	\$ -	\$ 45,381	\$ 54,925	\$ 886,885
Advertising		155,690	222,670	501,634	580,029	1,666,014
Business development		181,261	111,924	487,609	217,046	898,976
Consulting fees	4	181,054	437,727	494,912	1,452,465	7,755,518
Depreciation	2	55	68	165	210	2,162
Foreign exchange (gain) loss		(9,481)	262,159	134,466	321,816	92,178
Investor relations		82,157	32,479	270,828	579,961	1,249,581
Management fees	4	165,576	375,012	502,620	826,122	3,115,957
Mineral property impairment		-	-	-	-	652,784
Mineral property option payments and exploration costs	3	1,797,091	958,510	5,591,134	5,928,560	16,849,403
Office and miscellaneous		23,081	15,484	58,052	33,441	245,596
Professional fees		120,763	31,573	457,262	120,183	1,014,672
Property investigation costs		-	-	-	-	24,483
Transfer agent and filing fees		13,584	13,057	32,882	60,386	316,084
Net loss before other items		(2,730,120)	(2,460,663)	(8,576,945)	(10,175,144)	(34,770,293)
Other items						
Change in derivative liability	5	(142,178)	8,759,379	4,853,604	20,920,063	5,414,954
Interest income		3,043	16,418	27,571	16,418	90,068
Loss on debt settlement		-	-	-	-	(37,488)
Mineral property - recovery	3	-	-	112,668	-	112,668
Other income		-	14,651	-	14,651	153,125
		(139,135)	8,790,448	4,993,843	20,951,132	5,733,327
Net profit (loss)		\$ (2,869,255)	\$ 6,329,785	\$(3,583,102)	\$10,775,988	\$(29,036,966)
Earnings (loss) per share - basic						
		\$ (0.02)	\$ 0.05	\$ (0.02)	\$ 0.09	
Earnings per share - dilutive						
		\$ -	\$ 0.05	\$ -	\$ 0.09	
Weighted average number of shares outstanding- basic						
		175,256,968	127,591,348	172,211,630	125,379,677	
Weighted average number of shares outstanding- dilutive						
		-	127,940,098	-	125,728,427	

See accompanying notes to the consolidated financial statements

6

Passport Potash Inc.
(An Exploration Stage Company)
Consolidated statements of shareholders' equity - unaudited
(Expressed in United States dollars)

	Common Stock			Accumulated Deficit	Accumulated Deficit During Exploration Stage	Total
	Number of Shares	Amount	Additional Paid-in Capital			
Balance at February 29, 2012	169,323,707	\$ 31,286,606	\$11,052,223	\$(13,514,818)	\$(25,453,864)	\$3,370,147
Net loss	-	-	-	-	(3,583,102)	(3,583,102)
Shares issued for cash - warrants exercised	9,602,701	962,613	-	-	-	962,613
Shares issued to acquire unproven mineral properties	1,650,000	317,531	-	-	-	317,531
Subscriptions received	-	128,100	-	-	-	128,100
Transfer from derivative liability - warrants exercised	-	751,691	-	-	-	751,691
Stock-based compensation	-	-	99,258	-	-	99,258
Balance at November 30, 2012	180,576,408	\$ 33,446,541	\$11,151,481	\$(13,514,818)	\$(29,036,966)	\$2,046,238

See accompanying notes to the consolidated financial statements

7

Passport Potash Inc.
(An Exploration Stage Company)
Consolidated statements of cash flows - unaudited
(Expressed in United States dollars)

	<u>Nine month periods ended</u>		Cumulative from May 22, 2007 (Inception of Exploration Stage) to November 30, 2012
	November 30, 2012	November 30, 2011	
Operating activities			
Net Profit (loss)	\$(3,583,102)	\$10,775,988	\$ (29,036,966)
Adjustments for:			
Depreciation	165	210	2,162
Fair value adjustment on warrants	(4,853,604)	(20,920,063)	(5,414,954)
Foreign exchange	-	-	(256,260)
Loss on debt settlement	-	-	37,488
Mineral property option payments	317,531	669,384	1,780,306
Other income	-	-	(138,474)
Stock-based compensation	99,258	2,720,346	10,992,655
Changes in non-cash working capital items:			
Receivables	(15,682)	(56,541)	(62,757)
Prepaid expenses	26,816	(23,041)	(50,919)
Note Payable	-	137,298	-
Trade payables and accrued liabilities	(293,624)	(132,413)	200,124
Net cash flows used in operating activities	(8,302,242)	(6,828,832)	(21,947,595)
Investing activities			
Reclamation deposits	-	(20,623)	(15,000)
Long term deposits	(750,000)	-	(975,000)
Mineral property acquisition costs	(300,000)	-	(1,600,000)
Net cash flows used in investing activities	(1,050,000)	(20,623)	(2,590,000)
Financing activities			
Proceeds on issuance of common shares - net of share issue costs	962,613	857,265	24,746,976
Subscriptions received	128,100	-	128,100
Net cash flows from financing activities	1,090,713	857,265	24,875,076
Increase (decrease) in cash and cash equivalents	(8,261,529)	(5,992,190)	337,481
Cash and cash equivalents, beginning	8,599,010	10,719,413	-
Cash and cash equivalents, ending	\$337,481	\$4,727,223	\$ 337,481
Supplemental disclosures:			
Cash paid for:			
Income tax	\$ -	\$ -	
Interest	\$ -	\$ -	
Cash and cash equivalents consist of:			
Cash at bank	\$ 115,681	\$ 289,556	
Guaranteed investment certificates	221,800	4,437,667	
	\$ 337,481	\$ 4,727,223	

See accompanying notes to the consolidated financial statements

8

Passport Potash Inc.
 (An Exploration Stage Company)
 Notes to the consolidated financial statements - unaudited
 (Expressed in United States dollars)
 For the nine months ended November 30, 2012

NOTE 1 - ORGANIZATION AND BASIS OF PRESENTATION

Passport Potash Inc. (the "Company") was incorporated on August 11, 1987 under Part 1A of the Quebec *Companies Act*. On May 4, 2011, the Company continued its corporate jurisdiction from the province of Quebec to the province of British Columbia, Canada, effective April 26, 2011. The Company is engaged in the acquisition and exploration of mineral properties. The Company has not determined whether its properties contain mineral reserves that are economically recoverable.

The unaudited consolidated financial statements included herein have been prepared in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-Q and Regulation S-X. They do not include all information and notes required by generally accepted accounting principles for complete financial statements. However, except as disclosed herein, there has been no material change in the information disclosed in the notes to the financial for the year ended February 29, 2012. In the opinion of management, all adjustments (including normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the nine months ended November 30, 2012, are not necessarily indicative of the results that may be expected for any other interim period or the entire year. For further information, these unaudited consolidated financial statements and the related notes should be read in conjunction with the Company's audited consolidated financial statements for the year ended February 29, 2012 included in the Company's Form 10 registration statement.

The accompanying consolidated financial statements have been prepared assuming the Company will continue as a going concern. As of November 30, 2012, the Company has not achieved profitable operations and has an accumulated deficit. Continuation as a going concern is dependent upon the ability of the Company to obtain the necessary financing to meet obligations and pay its liabilities arising from normal business operations when they come due and ultimately up on its ability to achieve profitable operations. The outcome of these matters cannot be predicted with any certainty at this time and raise substantial doubt that the Company will be able to continue as a going concern. These consolidated financial statements do not include any adjustments to the amounts and classification of assets and liabilities that may be necessary should the Company be unable to continue as a going concern. Management intends to obtain additional funding by borrowing funds from its directors and officers, issuing promissory notes and/or a private placement of common stock.

NOTE 2 - EQUIPMENT

	Equipment
Cost	
At February 29, 2012	\$ 34,527
At November 30, 2012	\$ 34,527
Depreciation	
At February 29, 2012	\$ 33,483
Charge for the period	165
At November 30, 2012	\$ 33,648
Net book value	
At February 29, 2012	\$ 1,044
At November 30, 2012	\$ 879

Passport Potash Inc.
(An Exploration Stage Company)
Notes to the consolidated financial statements - unaudited
(Expressed in United States dollars)
For the nine months ended November 30, 2012

NOTE 3 - UNPROVEN MINERAL PROPERTIES

Holbrook Basin Project

	November 30, 2012	Additions	February 29, 2012
Property acquisition costs			
Cash paid for properties	\$ 1,600,000	\$ 300,000	\$ 1,300,000
Balance, ending	\$ 1,600,000	\$ 300,000	\$ 1,300,000
Mineral property option payments and exploration costs			
Costs incurred:			
Assay	\$ 213,914	\$140,595	\$73,319
Drilling and related costs	7,873,481	2,659,072	5,214,409
Geological consulting	1,983,800	670,701	1,313,099
License and filing	221,124	121,721	99,403
Option payments	4,094,564	1,431,501	2,663,063
Project administration	2,462,520	567,544	1,894,976
	16,849,403	5,591,134	11,258,269
Recovery	(112,668) (112,668) -
Balance, ending	\$16,736,735	\$ 5,478,466	\$11,258,269

Passport Potash Inc.
(An Exploration Stage Company)
Notes to the consolidated financial statements - unaudited
(Expressed in United States dollars)
For the nine months ended November 30, 2012

NOTE 3 - UNPROVEN MINERAL PROPERTIES

The Company acquired mineral claims in the Holbrook Basin Project through the following agreements:

Southwest Exploration Property, Arizona

On September 30, 2008, as amended, the Company entered into an option agreement to purchase an undivided 100% of certain mining claims located in the Holbrook Basin region of Arizona, USA, for the following considerations:

- a) \$100,000 on execution of the agreement (paid);
- b) 1,000,000 options (issued) upon receipt of TSX Venture Exchange ("TSX-V") approval of the agreement;
- c) \$125,000 ninety days following issuance of a drilling permit from the Arizona State Land Department (paid);
- d) 250,000 shares on April 1, 2009 (issued with a fair value of \$26,988);
- e) 2,681,000 shares on October 1, 2009 (issued with a fair value of \$217,064);
- f) 5,000,000 shares on November 1, 2010 (issued with a fair value of \$262,274);
- g) \$350,000 six months following TSX-V approval of the issuance of 5,000,000 shares (paid);
- h) Funding of US\$200,000 in exploration expenditures pursuant to the completion of a NI 43-101 technical report (completed);
- i) 250,000 shares upon completion of a NI 43-101 technical report after drilling (issued with a fair value of \$45,595); and
- j) During the year ended February 29, 2012, the Company purchased the 1% Net Smelter Royalty ("NSR") for \$1 million.

The Company now has a 100% interest, with no NSR, in the Southwest Exploration Property.

At November 30, 2012, the Company had a reclamation bond of \$15,000 (February 29, 2012: \$15,000) for work done on the Southwest Exploration Property.

Twin Buttes Ranch, Arizona

On August 28, 2009, as amended, the Company entered into a four year lease with an option to purchase private deeded land within the Holbrook Basin. Under the terms of the agreement the Company can earn a 100% undivided interest in the deeded land and sub-surface mineral rights by making lease payments totaling \$500,000 over four years and, upon exercising its option to purchase, by paying \$20,000,000 for the entire Twin Buttes Ranch including all sub-surface mineral rights except those pertaining to oil and gas, petrified wood and geothermal resources. There are no royalties associated with the sub-surface mineral rights.

Details of the payments under the agreement are as follows:

- a) A payment of \$50,000 and \$10,000 legal costs on or before November 26, 2009 (paid);
- b) A payment of \$25,000 on September 17, 2010 (paid);
- c) A payment of \$75,000 on December 1, 2010 (paid);
- d) A payment of \$150,000 on August 28, 2011 (paid); and
- e) A payment of US\$200,000 on August 28, 2012 (paid).

Upon exercising its option to purchase the entire Twin Buttes Ranch, the Company must deliver a certified cheque in the amount of US\$1,000,000 on or before 5pm (Arizona time), August 28, 2013 (the option expiry date), followed by a payment of US\$ 19,000,000 within thirty days.

Passport Potash Inc.
(An Exploration Stage Company)
Notes to the consolidated financial statements - unaudited
(Expressed in United States dollars)
For the nine months ended November 30, 2012

NOTE 3 - UNPROVEN MINERAL PROPERTIES (Cont' d)

Twin Buttes Ranch, Arizona (cont' d)

The lease agreement and purchase option will expire on August 28, 2013 or such other time as is mutually acceptable and agreed to in writing by both parties.

Fitzgerald Ranch, Arizona

On May 7, 2012, and amended during November 2012, the Company entered into an agreement to acquire the Fitzgerald Ranch which lies directly adjacent to the Twin Buttes Ranch for \$15,000,000, closing date being December 18, 2013 as follows:

- i. To November 30, 2012 the Company paid \$475,000 (paid) (February 29, 2012: \$225,000) as a deposit, in stages towards this purchase;
- ii. A payment of \$500,000 paid upon execution of the amendment in November 2012(paid);
- iii. A payment of \$4,000,000 to be paid on or before December 18, 2012;
- iv. A payment of \$5,000,000 to be paid on or before June 30, 2013; and
- v. The balance of \$5,000,000 to be paid on or before December 18, 2013.

Joint Exploration Agreement - HNZ Potash, LLC ("HNZ")

On July 27, 2012 the Company entered into a Joint Exploration Agreement in which the Company assigned 50% of their interest in certain permits, twenty-one permitted parcels, within the Holbrook Basin Project (from Southwest Exploration Property and Twin Buttes Ranch above) to HNZ. In return, HNZ reimbursed the Company for 50% of mineral exploration costs previously incurred on the permits, (\$112,668 received during the nine months ended November 30, 2012), and the Company will be liable for 50% of the future costs relating to the permits.

American Potash LLC, Arizona

On November 12, 2010, the Company entered into an option agreement to acquire 100% of the right, title and interest in five exploration permits within the Holbrook basin for the following considerations:

- a) 500,000 shares of the Company to be issued on the earlier of December 15, 2010 or within five business days of the TSX-V acceptance date (issued with a fair value of \$130,444);
- b) Three cash payments of \$30,000 each within 12, 18, and 24 months of the acceptance date (\$30,000 paid during the year ended February 29, 2012 and \$60,000 paid during March, 2012); and
- c) All taxes assessed against the property and minimum exploration work to keep the claims in good standing.

The Company purchased the 2% NSR during March, 2012 for \$300,000.

NOTE 3 - UNPROVEN MINERAL PROPERTIES (Cont' d)

Mesa Uranium, Arizona

On August 31, 2010, the Company entered into an agreement to acquire 100% undivided interest in three exploration permits within the Holbrook basin for the following considerations:

- a) 500,000 shares of the Company upon TSX-V approval (issued with a fair value of \$40,625);
- b) \$20,000 within 90 days of the completion of next financing after the agreement date (paid);
- c) Minimum exploration expenditures of \$19,518 in 2010 as required by the Arizona State Land Department (completed); and
- d) Maximum available assessment work credits or payments in lieu of the minimum requirements to keep the claims in good standing.

Upon completion of all terms above, the Company shall have earned a 75% interest and title of the permits shall be transferred to the Company (completed). The Company can purchase the remaining 25% interest by paying \$100,000 cash, share equivalent or work expenditures (completed). The property is subject to a 2% NSR and the Company can purchase the NSR at the price of \$300,000 for the full 2%. During the year ended February 29, 2012, the Company purchased the 2% NSR for \$300,000.

The Company now has a 100% interest, with no NSR, in the Mesa property.

Ringbolt Property, Arizona

On March 28, 2011 the Company entered into an option agreement to acquire 90% undivided legal and beneficial interest in and to the Ringbolt Property free and clear of all encumbrances in exploration leases for the following considerations:

- a) \$50,000 upon execution of this agreement (paid);
- b) \$250,000 upon TSX-V approval received on May 17, 2011 and 1,000,000 common shares (issued with a fair value of \$669,384);
- c) Minimum exploration expenditures within 1 year of TSX-V approval of \$500,000;
- d) On or before the first anniversary of TSX-V approval \$350,000 and 1,400,000 common shares (see below);
- e) Minimum exploration expenditures within first year of first anniversary of TSX-V approval of \$750,000;
- f) \$350,000 upon second anniversary of TSX-V approval and 1,600,000 common shares; and
- g) Minimum exploration expenditures within 1 year of 2nd anniversary of TSX-V approval of \$1,000,000.

On completion of all terms above, the Company shall have earned a 90% interest and title of the permits shall be transferred to the Company. Upon exercise of the option agreement, the Company shall be deemed to be granted an option to purchase the remaining 10% interest in the property for the payment of \$5,000,000.

The Company paid a finder's fee of \$25,825 to a third party in connection with this option agreement.

The Company became subject to a civil action in the Third Judicial District court, Salt Lake County, State of Utah in connection with the Ringbolt Property option agreement. The optionors were seeking payment of \$350,000, the issuance of 1,400,000 of the Company's shares and \$20,716 in expenses related to the property, alternatively damages of \$644,000. The Company did not make the required payment and did not issue the shares to the optionors as it contended that the optionors were in default of the option agreement. The Company has counter claimed for specific performance under the option agreement and paid \$350,000 and issued the 1,400,000 shares to the Utah court.

NOTE 3 - UNPROVEN MINERAL PROPERTIES (Cont' d)

Ringbolt Property, Arizona (Cont' d)

The court ruled that tender to the court was not sufficient; therefore, the cash and shares were released to optionors on July 10, 2012. The fair value of the 1,400,000 shares were \$271,936.

On September 10, 2012, the court granted the motion for a preliminary injunction, which enjoined the optionors from terminating the Ringbolt option agreement based upon the grounds alleged by the optionors.

On October 30, 2012 the Company entered into an amended option agreement to acquire 100% undivided legal and beneficial interest in and to the Ringbolt Property, free and clear of all encumbrances in exploration leases.

Under the terms of the settlement agreement, the parties have agreed to an Amendment of the Option Agreement ("Amendment Agreement") according to the following terms:

1. The Company will pay to the optionors a total of \$3,850,000 according to the following schedule:
 - a. \$150,000 upon execution of the Amendment Agreement (paid);
 - b. \$2,450,000 upon TSX-V approval; and
 - c. \$1,250,000 on or before October 31, 2014.
2. The Company will issue 750,000 common shares to the optionors upon TSX-V approval.
3. Upon written notice from the TSX-V that the Amendment Agreement has been approved, the parties shall simultaneously do the following:
 - a. the optionors shall assign all of their right, title, and interest in and to the Ringbolt Property and will take all necessary action with the Arizona State Land Department to effect such assignment; and
 - b. the Company will place into escrow on behalf of the optionors the \$2,450,000 cash payment and the 750,000 common shares of the Company. The cash payment and shares will be released to the optionors upon receipt of confirmation of the assignment of the Ringbolt Property to the Company.
4. There will be no royalty attached to the transferred permits.
5. Should the Company sell or in any way transfer its interest in the Ringbolt Property, the optionors will receive a bonus payment in accordance with the following schedule:
 - a. If the Company receives less than \$30 million for the transaction, then no bonus payment shall be payable;
 - b. If the Company receives greater than \$30 million but less than \$40 million the optionors would receive 20% of the gross consideration in excess of \$30 million;
 - c. If the Company receives greater than \$40 million but less than \$50 million the optionors would receive \$2,000,000 plus 10% of the gross consideration in excess of \$40 million, to a maximum of \$1,000,000; or
 - d. If the Company receives greater than \$50 million the optionors would receive \$3,000,000 plus 20% of the gross consideration received in excess of \$50 million.

Passport Potash Inc.
(An Exploration Stage Company)
Notes to the consolidated financial statements - unaudited
(Expressed in United States dollars)
For the nine months ended November 30, 2012

NOTE 3 - UNPROVEN MINERAL PROPERTIES (Cont' d)

Ringbolt Property, Arizona (Cont' d)

Based upon the foregoing, the parties have agreed to a mutual release and settlement of any claims and causes of action between the parties as of the date of the settlement agreement.

On December 8, 2012, the Company entered into a second amendment to the option agreement to acquire 100% of the Ringbolt Property. The amendment stipulates that in the event that the cash payment of US\$2,450,000 following TSX-V approval of the Amendment Agreement is delayed, the parties agree to extend the payment deadline for a period of 30 days from the date of final approval from the TSX-V with the payment of US\$100,000 to one of the optionors with this extension payment to be deducted from the US\$2,450,000 payment due following TSX-V approval. A payment of \$100,000 was made to the optionor on December 20, 2012.

NOTE 4 - RELATED PARTY TRANSACTIONS

Related party balances

The following amounts due to related parties are included in trade payables and accrued liabilities:

	November 30, 2012	February 29, 2012
Companies controlled by Directors of the Company (i)	\$ 46,954	\$ 19,683
Companies controlled by Directors of the Company (ii)	-	15,812
	\$ 46,954	\$ 35,495

(i) This amount is unsecured, non-interest bearing and have no fixed terms of repayment.

(ii) The amount is unsecured, bears a monthly interest rate of 1.5% and had no fixed terms of repayment.

The following amounts due from related parties are included in receivables and prepaid expenses:

	November 30, 2012	February 29, 2012
Companies controlled by Directors of the Company (i)	\$ 24,776	\$ -

(i) These amounts are unsecured, non-interest bearing and have no fixed terms of repayment.

The Company incurred the following transactions with directors, officers and companies that are controlled by directors and officers of the Company:

	Nine month period ended	
	November 30, 2012	November 30, 2011
Administration	\$ 18,460	\$ -
Consulting	431,227	-
Management fees	277,620	130,526
Mineral property option payments and exploration costs	298,043	143,000
	\$1,025,350	\$ 273,526

Passport Potash Inc.
(An Exploration Stage Company)
Notes to the consolidated financial statements - unaudited
(Expressed in United States dollars)
For the nine months ended November 30, 2012

NOTE 5 - DERIVATIVE LIABILITY

	November 30, 2012	February 29, 2012
Balance, beginning	\$ 6,374,170	\$ 26,589,856
Fair value of warrants issued	-	3,668,077
Fair value of warrants exercised	(751,691)	(1,674,607)
Change in derivative liability	(4,853,604)	(22,209,156)
Balance, ending	\$ 768,875	\$ 6,374,170

The derivative liability consists of the fair value of share purchase warrants that were issued in unit private placements that have an exercise price in a currency (Canadian dollars) other than the functional currency of the Company. The derivative liability is a non-cash liability and the Company is not required to expend any cash to settle this liability.

Details of these warrants and their fair values are as follows:

	Exercise Price (\$CDN)	November 30, 2012		February 29, 2012	
		Number Outstanding	Fair Value	Number Outstanding	Fair Value
July 17, 2009	\$0.20	-	\$ -	-	\$ -
June 29, 2010	\$0.10	-	-	1,713,156	312,520
November 8, 2010	\$0.10	-	-	7,924,545	1,488,100
January 31, 2011	\$0.35	20,070,000	65,711	20,070,000	1,764,212
January 11, 2012	\$0.20	20,833,204*	703,164	20,833,204	2,809,338
		40,903,204	\$ 768,875	50,540,905	\$6,374,170

*See Note 7

The fair value of the share purchase warrants were calculated using the Black-Scholes valuation model using the following assumptions: Expected dividend yield - 0% (February 29, 2012: 0%); Expected stock price volatility - 78%-80% (February 29, 2012: 102%-109%); Risk-free interest rate - 1.03% (February 29, 2012: 0.93% -0.95%); Expected life of share purchase warrants - 0.12 - 0.17 years (February 29, 2012: 0.33 -0.92 years).

NOTE 6 - COMMON STOCK

Common shares

During the period ended November 30, 2012, the Company issued the following shares:

- (a) During the period ended November 30, 2012, 9,602,701 warrants were exercised at CDN\$0.10 per share for proceeds of \$962,613.
- (b) The Company issued 1,650,000 shares pursuant to mineral property option agreements at fair values ranging from CDN\$0.19 to CDN\$0.20 per share for a total fair value of \$317,531.
- (c) To November 30, 2012 the Company received \$128,100 for the issuance of units of its common stock at CDN\$0.18 per unit. Each unit consists of one common share and one-half of one share purchase warrant. Each warrant entitles holder to purchase an additional common share at CDN\$0.25 for a period of five years.

Passport Potash Inc.
(An Exploration Stage Company)
Notes to the consolidated financial statements - unaudited
(Expressed in United States dollars)
For the nine months ended November 30, 2012

NOTE 6 - COMMON STOCK (Cont' d)

Stock options

The changes in options during the nine month period ended November 30, 2012 are as follows:

	Nine month period ended November 30, 2012	
	Number of options	Weighted average exercise price (CDNS)
Options outstanding, February 29, 2012	16,811,892	\$ 0.32
Options granted	-	-
Options exercised	-	-
Options cancelled	-	-
Options outstanding, November 30, 2012	16,811,892	\$ 0.32
Options exercisable, November 30, 2012	16,761,892	\$ 0.32

Details of options outstanding as at November 30, 2012 are as follows:

Number of Options	Exercise price CDNS	Expiry date
150,000	0.10	October 25, 2015
348,750	0.10	November 16, 2015
1,531,500	0.32	January 10, 2016
5,777,000	0.20	February 11, 2016
1,321,500	0.20	March 3, 2016
1,826,000	0.59	June 21, 2016
1,690,500	0.42	September 12, 2016
4,166,642	0.38	January 20, 2017
16,811,892		

The options outstanding as at August 31, 2012 have a weighted average remaining contractual life of 3.44 years (February 29, 2012 - 4.27 years).

Share purchase warrants

The changes in share purchase warrants during the nine month period ended November 30, 2012 are as follows:

	Number of warrants
Balance, February 29, 2012	50,800,333
Issued	
Exercised	(9,602,701)
Expired	(100,000)
Balance, November 30, 2012	41,097,632

Passport Potash Inc.
(An Exploration Stage Company)
Notes to the consolidated financial statements - unaudited
(Expressed in United States dollars)
For the nine months ended November 30, 2012

NOTE 6 - COMMON STOCK (Cont' d)

Details of the share purchase warrants outstanding as at November 30, 2012 are as follows:

Number of warrants	Exercise price CDN\$	Expiry Date
21,027,632*	0.20	January 11, 2013
20,070,000	0.35	January 31, 2013
41,097,632		

*See Note 7

The warrants outstanding as at November 30, 2012 have a weighted average remaining contractual life of 0.14 years (February 29, 2012 - 0.84 years).

NOTE 7 - SUBSEQUENT EVENTS

Subsequent to November 30, 2012, the Company applied to the TSX-V for approval to extend the expiry date of 20,833,204 common share purchase warrants issued on January 11, 2012 from January 11, 2013 to January 11, 2014. These warrants were issued as part of a private placement transaction and are exercisable into 20,833,204 common shares of the Company at a price of \$0.20 per share. Approval was received from the TSX-V on December 20, 2012.

On December 8, 2012, the Company entered into a second amendment to the option agreement to acquire 100% of the Ringbolt Property. See Note 3.

Item 2. Management's Discussion and Analysis of Financial Conditions and Results of Operations

The following discussion of our financial condition, changes in financial condition and results of operations for the three and nine months ended November 30, 2012 and 2011 should be read in conjunction with our unaudited interim consolidated financial statements and related notes for the three and nine months ended November 30, 2012 and 2011. The following discussion contains forward-looking statements that involve risks, uncertainties and assumptions. Our actual results may differ materially from those anticipated in these forward-looking statements as a result of many factors, including, but not limited to, those set forth under the section entitled "Risk Factors" in our registration statement on Form 10, as amended, filed with the Securities and Exchange Commission (the "SEC") on October 26, 2012.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted. It is suggested that these financial statements be read in conjunction with the financial statements and notes thereto included in the Company's February 29, 2012 audited financial statements, which were attached to our registration statement on Form 10, as amended, filed with the SEC on October 26, 2012. The results of operations for the periods ended November 30, 2012 and the same period last year are not necessarily indicative of the operating results for the full years.

Overview of our Business

We were incorporated on July 31, 1987 under the laws of Québec, Canada under the name "Bakertalc Inc." On January 21, 1994, we changed our name to "Palace Explorations Inc." On November 11, 1996, we changed our name to "X-Chequer Resources Inc." On September 29, 2004 we changed our name to "International X-Chequer Resources Inc." On October 18, 2007, we changed our name to "Passport Metals Inc." On November 10, 2009 we changed our name to "Passport Potash Inc." Effective April 26, 2011, we continued our governing corporate jurisdiction from the Province of Québec to the Province of British Columbia under the name "Passport Potash Inc."

We are an exploration stage company engaged in the acquisition, exploration and development of mineral resource properties. We currently have an interest in or have the right to earn an interest in six properties: Southwest Exploration Property, Twin Buttes Ranch, Sweetwater/American Potash, Mesa Uranium, Ringbolt Property and Fitzgerald Ranch (the Holbrook Basin properties), which are all located in Arizona. We have not established any proven or probable reserves on our mineral property interests and we are not in actual development or production of any mineral deposit at this time. We are an exploration stage enterprise, as defined in FASB ASC 915 "Development Stage Entities."

Our principal focus is our Holbrook Basin potash project comprised of exploration permits and claims, some of which we hold directly and others which are subject to option, a lease over with an option to purchase the Twin Buttes Ranch property, and a purchase agreement for the Fitzgerald Ranch property. Our interest in our Holbrook Basin project is comprised of 53 Arizona State Land Department exploration permits, the Twin Buttes Ranch lease and option, the purchase agreement for the Fitzgerald Ranch property, and the option to purchase the Ringbolt exploration permits (an additional 25 ASLD permits).

Subsidiaries

We have one wholly owned subsidiary, PPI Holding Corporation, an Arizona corporation.

Mineral Properties/Agreements

Southwest Exploration Property

On September 30, 2008 we entered into a mineral property option agreement (the "Southwest Option Agreement") with Southwest Exploration Inc. ("Southwest") to acquire an undivided 100% interest in 13 Arizona State Land Department exploration permits ("ASLD Exploration Permits") comprising 8,413.3 acres (3,404.76 ha) of mineral exploration property located in Navajo County, in the Holbrook Basin, Arizona. Under the terms of the Southwest Option Agreement, any after acquired permits within the area of common interest may be made part of the property. Pursuant to this clause, 32 additional ASLD Exploration Permits were made part of the property for a total of 45 ASLD Exploration Permits.

Under the terms of the Southwest Option Agreement, as amended, we could acquire a 100% interest in the Southwest mining claims, subject to a 1% NSR retained by Southwest, in exchange for the following considerations:

- (a) \$100,000 (paid) on execution of the agreement;
- (b) 1,000,000 options (issued) upon receipt of TSX-V approval of the agreement;

- (c) \$125,000 from 90 days following issuance of a drilling permit from the Arizona State Land Department. This permit was received on June 11, 2009 and \$125,000 was paid July 23, 2009;
- (d) 250,000 shares on April 1, 2009 (issued);
- (e) 2,681,000 shares on October 1, 2009 (issued);
- (f) 5,000,000 shares on November 1, 2010 (issued);
- (g) \$350,000 from six months following TSX-V approval of the issuance of 5,000,000 shares (paid);
- (h) Funding of \$200,000 in exploration expenditures pursuant to the completion of a NI 43-101 technical report (completed);
- (i) 250,000 shares upon completion of a NI 43-101 technical report after drilling (issued); and
- (j) Southwest shall retain a 1% NSR (purchased by the Company).

If and when the option is exercised, the 100% right, title, and interest in and to the property will vest in us free and clear of all charges, encumbrances and claims, except for the NSR.

Currently, we have a blanket bond with the Arizona State Land Department in the amount of \$15,000 for the ASLD Exploration Permits. In addition, we also have a bond with the Arizona Oil and Gas Conservation Commission in the amount of \$55,000 for drilling permits. We entered into an amendment to the Southwest Option Agreement, dated September 18, 2009, whereby the parties agreed to settle the October 1, 2009 scheduled cash payment of \$225,000 with the issuance of 2,681,000 shares of the Company.

We entered into a second amendment to the Southwest Option Agreement, dated April 1, 2010, whereby the parties agreed to extend the due date for the payment of \$250,000 to Southwest until October 1, 2010. As we had not satisfied this payment obligation by October 1, 2010, we issued 5,000,000 shares of our common stock to Southwest on November 8, 2010 in full satisfaction of the outstanding payment.

We completed the exercise of our option to purchase the 100% interest in the Southwest claims and the purchase of the 1% net smelter royalty in an agreement dated February 13, 2012. The Southwest permits are held by PPI Holding Corporation, our wholly owned Arizona subsidiary.

Twin Buttes Ranch Property

On August 28, 2009 we entered into a four-year lease with an option to purchase (the "Lease & Option Agreement") with Twin Buttes Ranch, LLC respecting the Twin Buttes Ranch located in the potash-bearing Holbrook Basin of east-central Arizona. The Twin Buttes Ranch comprises some 28,526 acres (11,544 hectares) of private deeded land with 76.7% or approximately 21,894 acres (8,860 hectares) overlying the potash horizons within the Holbrook Basin.

Under the terms of the Lease & Option Agreement, we may acquire a 100% undivided interest in the deeded land and sub-surface mineral rights comprising the Twin Buttes Ranch property by making lease payments totaling \$500,000 over a four year period and, upon exercising our option to purchase, by paying \$20,000,000 for the entire Twin Buttes Ranch including all sub-surface mineral rights except those pertaining to oil and gas, petrified wood and geothermal resources. There are no royalties associated with the sub-surface mineral rights.

On September 30, 2010 we announced that we had amended the terms of the Lease & Option Agreement to provide for an extension of a portion of the initial cash payment until December 1, 2010.

Details of the payments under the Lease & Option Agreement are as follows:

- (a) A payment of \$50,000 and \$10,000 legal costs on or before November 26, 2009 (paid);
- (b) A payment of \$25,000 on September 17, 2010 (paid);
- (c) A payment of \$75,000 on December 1, 2010 (paid);
- (d) A payment of \$150,000 on August 28, 2011 (paid);
- (e) A payment of \$200,000 on August 28, 2012 (paid); and
- (f) Upon exercising its option to purchase the entire Twin Butte Ranch, the Company must deliver a certified cheque in the amount of \$1,000,000 on or before 5pm (Arizona time), August 28, 2013 (the option expiry date), followed by a payment of \$ 19,000,000 within thirty days.

The Lease & Option Agreement will expire on August 28, 2013, or such other time mutually agreed to in writing by the parties. All payments to date have been made and the option is in good standing.

Sweetwater/American Potash Property

On November 12, 2010 we entered into an option of Arizona exploration leases (the "Sweetwater Option Agreement") with Sweetwater River Resources, LLC ("Sweetwater") and American Potash, LLC ("American Potash") to acquire the right, title and interest in five mineral exploration permits within the Holbrook Basin. The five permits consist of Arizona State Land Department exploration permits that cover more than 3,200 acres.

Pursuant to the terms of the Sweetwater Option Agreement, we could acquire a 100% interest in the exploration permits for the consideration of: (i) issuing 500,000 shares of our common stock by December 15, 2010; (ii) cash payment of CAD\$90,000 payable in three installments of \$30,000 each at 12 months, 18 months and 24 months from the date of signing the Sweetwater Option Agreement; and (iii) meeting the exploration expenditures a required by the Arizona State Land Department. We are responsible for payment of all exploration expenditures on the permits. Pursuant to the Sweetwater Option Agreement, the property was subject to a 2% net smelter royalty in favor of American Potash which we had the option to purchase at a price of \$150,000 for 1% or \$300,000 for the full 2%.

On March 27, 2012, we completed the exercise of the option under the Sweetwater Option Agreement and the repurchase of the 2% NSR royalty in respect of the Sweetwater exploration permits. The permits are held by PPI Holding Corporation, our wholly owned subsidiary.

Mesa Uranium Property

On August 31, 2010 we entered into a mineral property option agreement (the "Mesa Option Agreement") with Mesa Uranium Corp. ("Mesa") in respect of three Arizona State Land Department exploration permits covering approximately 1,950 acres, which are wholly owned by Mesa. Pursuant to the terms of the agreement, we had the right to acquire a 75% interest in the Mesa permits in consideration for the issuance of 500,000 shares of our common stock to Mesa, the payment of \$20,000.00 cash to Mesa and meeting the minimum exploration expenditures as required by the Arizona State Land Department. Upon earning a 75% interest in the permits, we had the right to acquire the remaining 25% interest in the Mesa permits by paying \$100,000 in cash, stock equivalent or work expenditures. Under the terms of the agreement, we are responsible for payment of all exploration expenditures on the leases. The property was subject to a 2% net smelter royalty which we had the option to purchase at a price of \$150,000 per 1% or \$300,000 for the full 2%.

On February 13, 2012, we exercised our option to acquire a 75% interest in the Mesa permits. On March 9, 2012, we announced that we had exercised our option to acquire the remaining 25% interest in the Mesa properties under the Mesa Option Agreement and to acquire the 2% NSR on those properties thereby acquiring a royalty-free, 100% interest in the Mesa properties. The permits are held by PPI Holding Corporation, our wholly owned subsidiary.

Ringbolt Property

On March 28, 2011 we entered into an option agreement (the "Ringbolt Option Agreement") with Ringbolt Ventures Ltd., Potash Green, LLC, Wendy Walker Tibbetts and Joseph J. Hansen pursuant to which we acquired the right to acquire a 100% interest in the Ringbolt potash property located in the Holbrook Basin of southeast Arizona. The Ringbolt property is comprised of 15,994.32 acres of mineral exploration permits on land managed by the Arizona State Land Department.

Pursuant to the terms of the Ringbolt Option Agreement, we may acquire a 90% interest in the property by: (i) making cash payments totaling \$1.0 million (\$50,000 upon execution of the agreement, \$250,000 upon TSX Venture Exchange approval, \$350,000 on or before the 1st anniversary of TSX Venture Exchange approval, and \$350,000 on or before the 2nd anniversary of TSX Venture Exchange approval), (ii) incurring a total of \$2.25 million in exploration expenditures on the property over three years (\$500,000 within 1 year of TSX Venture Exchange approval, \$750,000 within 1 year of the 1st anniversary of TSX Venture Exchange approval, and \$1,000,000 within 1 year of the 2nd anniversary of TSX Venture Exchange approval), and (iv) issuing four million common shares over a three-year period (1,000,000 shares upon TSX Venture Exchange approval, 1,400,000 shares on or before the 1st anniversary of TSX Venture Exchange approval, and 1,600,000 shares on or before the 2nd anniversary of TSX Venture Exchange approval). Upon satisfaction of these terms, we will have the right to purchase the remaining 10% interest for a cash payment of \$5 million, which shall remain exercisable until the Ringbolt property goes into commercial production (defined as the sale of any mineral products from the property). In addition, pursuant to the Ringbolt Option Agreement, the Ringbolt property will be subject to a 1% gross overriding royalty on production from the property.

On May 18, 2012, we delivered a letter to North American Potash Developments Inc. (formerly Ringbolt Ventures Ltd.) and the other optionors (collectively, the "Optionor"), informing them that they were in breach of the Ringbolt Option Agreement and that the payment of cash and shares that were due on May 17, 2012 would not be paid until Optionor cured the defaults delineated in the default letter.

On May 25, 2012, we were informed by the Optionor that it had filed a civil action in Utah seeking specific performance of the Ringbolt Option Agreement.

On June 19, 2012, we filed an answer and counterclaim to the Ringbolt civil action and tendered to the Utah court the \$350,000 in cash and the 1,400,000 shares which were due pursuant to the Ringbolt Option Agreement on May 17, 2012, pending a ruling by the court on the sufficiency of tender. The court ruled that tender to the court was not sufficient, therefore, the cash and shares were released to Optionor on July 10, 2012.

On September 10, 2012, the court granted our motion for a preliminary injunction, which enjoined Optionor from terminating the Ringbolt Option Agreement based upon the grounds alleged by Optionor.

On October 30, 2012, as part of a settlement agreement between us and North America Potash Developments Inc., Potash Green, LLC, Wendy Walker Tibbetts and Joseph J. Hansen (the "NAPD Group"), we entered into an amendment agreement (the "Amendment Agreement") to the original option agreement between such parties (the "Ringbolt Option Agreement"), dated March 28, 2011, relating to the acquisition of a 100% interest in the Ringbolt property. The terms of the Amendment Agreement provide as follows:

1. Passport will pay to the NAPD Group a total of US\$3,850,000 according to the following schedule:
 - (a) US\$150,000 upon execution of the Amendment Agreement (paid);
 - (b) US\$2,450,000 upon TSX Ventures Exchange approval;
 - (c) US\$1,250,000 on or before October 31, 2014;
2. Passport will issue 750,000 common shares to the NAPD Group upon TSX Venture Exchange approval;
3. Upon written notice from the TSX Venture Exchange that the Amendment Agreement has been approved, the parties shall simultaneously do the following:
 - (a) the NAPD Group shall assign all of its right, title and interest in and to the Ringbolt property and will take all necessary action with the Arizona State Land Department to effect such assignment; and
 - (b) We will place into escrow on behalf of the NAPD Group the US\$2,450,000 cash payment and the 750,000 shares of our common stock.

The cash payment and shares will be released to the NAPD Group upon receipt of confirmation of the assignment of the Ringbolt property to us from the Arizona State Land Department;

4. There will be no royalty attached to the transferred mineral exploration permits;
5. Should we, or any subsidiary or affiliate, sell or in any way transfer our interest in the Ringbolt property, the NAPD Group will receive a bonus payment in accordance with the following schedule:
 - (a) If the aggregate consideration received for the transfer of the interest in the Ringbolt property is less than US\$30 million, then no bonus payment shall be payable;
 - (b) If the aggregate consideration received for the transfer of the interest in the Ringbolt property is greater than US\$30 million and less than US\$40 million, then the NAPD Group would receive 20% of the gross consideration in excess of US\$30 million to a maximum of US\$2,000,000;
 - (c) If the aggregate consideration received for the transfer of the interest in the Ringbolt property is greater than US\$40 million and less than \$50 million, then the NAPD Group would receive US\$2,000,000 plus 10% of the gross consideration in excess of US\$40 million to a maximum of US\$1,000,000;
 - (d) If the aggregate consideration received for the transfer of the interest in the Ringbolt property is greater than US\$50 million, then the NAPD Group would receive US\$3,000,000 plus 20% of the value of gross consideration in excess of US\$50 million.
6. If we, or any subsidiary or affiliate, sells or in any way transfers less than a 100% interest in the Ringbolt property, then the bonus payment provisions immediately above will apply if the deemed gross consideration value calculated by multiplying the aggregate consideration value by the ratio of (100% / the percentage of interest subject to the transfer transaction) is above or within the aggregate consideration value thresholds for the bonus payment provisions immediately above. Any bonus payments shall be ratably reduced by multiplying the bonus payment by the percentage of interest subject to the transfer transaction. The bonus payment provisions immediately above will continue to apply to the remainder of the interest in the Ringbolt property held by us.

Based upon the foregoing, the parties have agreed to a mutual release and settlement of any claims and causes of action between the parties as of the date of the Amendment Agreement.

On December 8, 2012, we entered into a second amendment agreement (the "Second Amendment Agreement") with North America Potash Developments Inc., Potash Green, LLC, Wendy Walker Tibbetts and Joseph J. Hansen to the Amendment Agreement, dated October 30, 2012, discussed immediately above in order to amend the Amendment Agreement as follows:

Subsection ("i") be added after Subsection ("h") of Section 1 to read as follows:

- i. In the event that the cash payment of US\$2,450,000 following TSX Venture Exchange approval of the Amendment Agreement (the "**Approval Payment**") is delayed, the parties agree to extend the Approval Payment deadline for a period of 30 days from the date of final approval from the TSX Venture Exchange with the payment of US\$100,000 to Potash Green, LLC (the "**Extension Payment**"), with the Extension Payment to be deducted from the Approval Payment."

Cooperative Agreement and Joint Exploration Agreement with The Hopi Tribe

Portions of our Holbrook Basin potash project in Arizona are located adjacent to land privately owned by the Hopi Tribe. On March 8, 2011 we finalized a cooperative agreement with the Hopi Tribe which establishes a cooperative arrangement between us and the Hopi Tribe and gives us access across the privately owned Hopi lands to conduct exploration activities while allowing the Tribe to share in our study results. We are in continuing discussions with the Hopi Tribe on the project.

On November 8, 2012, but having an effective date of November 1, 2012, we and The Hopi Tribe, a federally recognized Indian Tribe, entered into a Joint Exploration Agreement (the "JEA") pursuant to which the parties agree to explore the Hopi land sections (the "Hopi Property") which are checker-boarded with our southern landholdings in accordance with an exploration program, which shall consist of a two-phase drilling campaign as set out in Exhibit 2 to the JEA. The first phase of the exploration program will include 8 drill sites and will cover a 25,000 acre swath of the contiguous land sections in the DoBell ranch area of the Holbrook Basin. The second phase of drilling, which will be designed by ERCOSPLAN guided from the results from phase one, will include up to 10 additional drill sites. We will be responsible for all costs, charges and expenses incurred in connection with the exploration program.

In addition, under the JEA, we shall indemnify, defend, release, and hold harmless The Hopi Tribe and its elected officials, advisors and contractors, employees, agents, lessees, insurers, successors and assigns (the "Indemnities") for, against and from any claim, damage, lien, loss, cost, charge, expense (including attorneys' fees and expenses) or liability resulting from, or caused by, or incurred in connection with, or alleged to have resulted from, or been caused by, or been incurred in connection with, in whole or in part, directly or indirectly, the exploration program. Our payment and indemnity obligations shall survive the termination of the JEA.

Pursuant to the JEA, the Hopi Tribe grants us and our contractors, which includes any employee or contractor involved in the exploration program (as defined in the JEA), a limited license on the terms and conditions, and during the term of the JEA to (a) enter and cross existing ranch roads on Hopi Property for ingress and egress purposes related to the exploration program, (b) blade new roads to drill sites on the Hopi Property designated by ERCOSPLAN, (c) drill exploratory holes on the Hopi Property at drill sites designated by ERCOSPLAN, (d) lay cables across the Hopi Property for purposes of seismic studies that are part of the exploration program, (e) drive a vibrator truck along seismic lines, and (f) blade existing ranch roads on the Hopi Property. We and our contractors shall not use the Hopi Property for any other purpose without the prior written approval of The Hopi Tribe; provided, that with respect to use of the Hopi Property identified by ERCOSPLAN in writing as necessary or desirable for purposes of the exploration program, The Hopi Tribe's approval shall not be unreasonably withheld, conditioned or delayed.

Except as otherwise expressly set forth in the JEA, us and The Hopi Tribe shall each separately have the right to possess and use all exploration program results for any purpose. In addition, The Hopi Tribe and us, and the parties' respective successors and assigns, may use and freely disclose exploration program results received under this JEA without prior approval of the other for the parties or such successors' or assigns' internal use, and for review and use by geologists and other outside advisors engaged by it (including ERCOSPLAN) or its successors or assigns, lenders and prospective lenders, venture partners and prospective venture partners, and others who are subject to confidentiality agreements consistent with the disclosing party's obligations under the JEA; provided, no exploration program results shall be shared with venture partners or prospective venture partners by The Hopi Tribe other than us or persons approved in writing by us in our discretion prior to the earlier of (1) expiration or termination of one or more of our mineral exploration permits from the Arizona State Land Department pertaining to our property, or (2) October 15, 2014 (such earlier date, the "Automatic Termination Date").

Furthermore, the JEA contains an exclusivity provision whereby from the effective date and ending on the date the JEA terminates unless extended in accordance with the terms of the JEA until October 15, 2015, The Hopi Tribe will negotiate exclusively with us with respect to the joint exploration of the Hopi Property and our property, which are contiguous as set out in a letter of intent (the "Letter of Intent") entered into between the parties on September 26, 2012, and it will not directly or indirectly, take any of the following actions with any party other than us:

- (i) solicit or encourage inquiries or proposals with respect to, furnish any information relating to, participate in any negotiations or discussions concerning, or cooperate in any manner relating to the subject matter of the Letter of Intent (a "Transaction"); or
- (ii) enter into any agreement or understanding with any person or entity providing for a Transaction.

Unless the JEA is earlier terminated in accordance with the JEA or superseded by another agreement between the parties, the JEA shall terminate automatically at 5:00 PM Arizona time on the Automatic Termination Date.

Fitzgerald Ranch Property

On August 17, 2011 we entered into a binding letter of intent with co-trustees of the Fitzgerald Living Trust (the "Seller") to acquire real estate covering a total of 41,000 contiguous acres of royalty-free private land (the "Fitzgerald Ranch") located near Holbrook and adjacent to our Twin Butte Ranch holdings in the Holbrook Basin. On May 14, 2012, we announced that we have entered into a purchase agreement (the "Agreement") to acquire the Fitzgerald Ranch in exchange for a total purchase price of \$15 million on the following material terms: (i) \$250,000 to be irrevocably released to the Seller upon execution of the Agreement; (ii) an additional \$250,000 to be placed into escrow and irrevocably released to the Seller on July 1, 2012; (iii) during the term of the Agreement, we have the right to perform exploration activities on the property; (iv) a payment of \$14.5 million at closing to take place on December 18, 2012; and (v) the final purchase is subject to TSX Venture Exchange approval.

A provision of the Agreement grants us the right to perform exploration activities on the property. We have added 8 additional drill holes to our 2012 drill program which will be drilled on the Fitzgerald Ranch.

On November 8, 2012, we entered into an Amendment Agreement (the "Amendment Agreement") to the original Agreement to Purchase Real Estate between us and Fitzgerald Living Trust (the "Fitzgerald Agreement"), dated May 7, 2012, pursuant to which we agreed to purchase real estate covering a total of 41,000 contiguous acres of royalty-free private land in the Holbrook Basin. The terms of the Amendment Agreement provide as follows:

1. Paragraph 1 of the Fitzgerald Agreement shall be amended as follows:

"1. Purchase Price and Condition of Payment

- a. The purchase price shall be Fifteen Million Dollars (\$15,000,000) to be paid according to the following terms:
 - i. A Down Payment and Deposit to be paid as set forth in Paragraph 2 (paid);
 - ii. A payment of Five Hundred Thousand Dollars (\$500,000) to be irrevocably paid to the Fitzgerald Living Trust (the "Trust") upon execution of this Amendment (paid);
 - iii. A payment of Four Million Dollars (\$4,000,000) to be irrevocably paid to the Trust on December 18, 2012 (not paid)
 - iv. A payment of Five Million Dollars (\$5,000,000) to be irrevocably paid to the Trust on June 30, 2013; and
 - v. The balance of Five Million Dollars (\$5,000,000) to be paid to the Trust in its entirety in cash at the time of closing of the sale."

2. Paragraph 13 b. shall be amended to read as follows:

“b. Closing of the sale shall take place on December 18, 2013.”

3. We agree that we will reimburse the Trust for any increase in taxes to the Trust which are attributable to closing this sale in 2013 rather than 2012. We shall make this reimbursement within 120 days from the date the Trust provides documentation to us of the increased tax amount.

The Amendment Agreement is subject to TSX Venture Exchange approval.

Joint Exploration Agreement with HNZ Potash, LLC

On July 27, 2012, we entered into a Joint Exploration Agreement (the “Agreement”) with HNZ Potash, LLC (“HNZ”) to jointly explore and potentially develop twenty-one permitted parcels in which we hold ASLD exploration permits and which are located on the southernmost area of our landholdings (the “Permit Property”). The Permit Property is within HNZ’s private landholdings and has not been previously explored by us. Under the terms of the Agreement, HNZ has agreed to pay us 50% of certain costs previously incurred by us with respect to the Permit Property, and we will assign a 50% interest in the Permit Property to HNZ.

The purposes of the Agreement are to: (i) conduct exploration and to evaluate the potential for development and mining of the Permit Property; (ii) to acquire interests within the lands owned by the Hopi Tribe commonly referred to as the Dobell Ranch lands as more particularly described in the Agreement; (iii) if justified by the exploration activities, the parties upon mutual agreement will form an entity to seek a mining lease to jointly engage in development and mining of the Permit Property; (iv) to complete and satisfy all environmental compliance obligations and continuing obligations affecting the Permit Property; and (v) to perform any other activity necessary, appropriate, or incidental to any of the foregoing. During the term of the Agreement, the parties will equally share the costs for maintaining the Permit Property in good standing with the ASLD. The parties may, either alone or jointly, conduct exploration of any or all of the Permit Property pursuant to one or more plans of exploration.

The term of the Agreement shall begin on the effective date of the Agreement and extend to the expiration of the fifth year term of the last permit covered by the Agreement, or any permit obtained as a replacement therefor (the “Term”); provided, however, that, if during the Term the participants (or any entity formed by the participants) jointly apply for a mineral lease or mineral leases on any portion of the Permit Property, the Term shall be automatically extended to the date a final determination is issued by the ASLD regarding the last mineral lease application.

Other provisions in the Agreement include the following:

- The parties will provide to each other existing exploration data from their Holbrook Basin potash exploration activities. The data provided by each Party may be used by the other party to update their existing or future resource reports or any other future reports.
- The parties will provide each other vehicular access across existing paved and unpaved roads on property controlled by the other party.
- The parties have established an area of mutual interest and have agreed to jointly pursue opportunities within this area.

The foregoing description of the Joint Exploration Agreement does not purport to be complete and is qualified in its entirety by reference to the Joint Exploration Agreement, which is attached hereto as Exhibit 10.12, and is incorporated herein by reference.

Employees

As at November 30, 2012, we do not have any employees, however, we have 10 individuals working on a consulting basis. Our operations are managed by our officers with input from our directors. We engage geological and engineering consultants from time to time as required to assist in evaluating our property interests and recommending and conducting work programs.

Results of Operations

The following table sets forth our results of operations from inception of exploration stage on May 22, 2007 to November 30, 2012 as well as for the three and nine month periods ended November 30, 2012 and 2011:

May 22, 2007
(inception of
Exploration Stage)
to November 30,
2012

Three month periods ended
November 30, 2012 November 30, 2011 Nine month periods ended
November 30, 2012 November 30, 2011

Operating Expenses:

Administration	\$ 19,289	\$ -	\$ 45,381	\$ 54,925	\$ 886,885
Advertising	155,690	222,670	501,634	580,029	1,666,014
Business development	181,261	111,924	487,609	217,046	898,976
Consulting fees	181,054	437,727	494,912	1,452,465	7,755,518
Depreciation	55	68	165	210	2,162
Foreign exchange (gain) loss	(9,481)	262,159	134,466	321,816	92,178
Investor Relations	82,157	32,479	270,828	579,961	1,249,581
Management fees	165,576	375,012	502,620	826,122	3,115,957
Mineral property impairment	-	-	-	-	652,784
Mineral property option payments and exploration costs	1,797,091	958,510	5,591,134	5,928,560	16,849,403
Office and miscellaneous	23,081	15,484	58,052	33,441	245,596
Professional fees	120,763	31,573	457,262	120,183	1,014,672
Property investigation costs	-	-	-	-	24,483
Transfer agent and filing fees	13,584	13,057	32,882	60,386	316,084
Net loss before other items	(2,730,120)	(2,460,663)	(8,576,945)	(10,175,144)	(34,770,293)

Other Items

Change in derivative liability	(142,178)	8,759,379	4,853,604	20,920,063	5,414,954
Interest income	3,043	16,418	27,571	16,418	90,068
Loss on debt settlement	-	-	-	-	(37,488)
Mineral property - recovery	-	-	112,668	-	112,668
Other Income	-	14,651	-	14,651	153,125
	(139,135)	8,790,448	4,993,843	20,951,132	5,733,327

Net profit (loss)	\$(2,869,255)	\$ 6,329,785	\$ (3,583,102)	\$10,775,988	\$ (29,036,966)
Earnings (loss) per share - basic	\$(0.02)	\$ 0.05	\$ (0.02)	\$0.09	
Earnings per share - dilutive	\$ 0.01	\$ 0.00	\$ 0.00	\$ 0.00	
Weighted average number of shares - basic	175,256,968	127,591,348	172,211,630	125,379,677	
Weighted average number of shares - dilutive		127,940,098		125,728,427	

Results of Operations for the three month periods ended November 30, 2012 and 2011

Revenues

During the three month periods ended November 30, 2012 and 2011, we did not generate any revenues.

Operating Expenses

Operating expenses incurred during the three month period ended November 30, 2012 were \$2,730,120 as compared to \$2,460,663 during the three month period ended November 30, 2011. Significant changes and expenditures are outlined as follows:

- Administration expenses were \$19,289 and \$Nil for the three month periods ended November 30, 2012 and 2011, respectively. The increase was due to the increase in administration activity which resulted in an increase in administration expenses during the three month period ended November 30, 2012.
- Advertising expenses were \$155,690 and \$222,670 for the three month periods ended November 30, 2012 and 2011, respectively. The decrease was due to less promotion purposes to increase market awareness of the Company during the three month period ended November 30, 2012.
- Business Development expenses were \$181,261 and \$111,924 for the three month periods ended November 30, 2012 and 2011, respectively. The increase was due to additional travel expenses and attending more conventions during the three month period ended November 30, 2012.
- Consulting fees were \$181,054 and \$437,727 for the three month periods ended November 30, 2012 and 2011, respectively. The decrease was due to the Company entering into fewer consulting agreements and not paying any stock based compensation to consultants during the three month period ended November 30, 2012.
- Depreciation expense was \$55 and \$68 for the three month periods ended November 30, 2012 and 2011, respectively.
- Foreign exchange (gain) loss was (\$9,481) and \$262,159 for the three month periods ended November 30, 2012 and 2011, respectively. The change being a gain for the three month period ended November 30, 2012 compared to a loss for the three month period ended November 30, 2011 was due to fluctuations in the USD and CAD exchange rate and the translation of non-monetary assets.
- Investor relations expenses were \$82,157 and \$32,479 for the three month periods ended November 30, 2012 and 2011, respectively. The increase was due to increase in investor relations activity during the three month period ended November 30, 2012.
- Management fees were \$165,576 and \$375,012 for the three month periods ended November 30, 2012 and 2011, respectively. The decrease in management fees was due to the Company not issuing any stock based compensation during the three month period ended November 30, 2012.
- Mineral property option payments and exploration costs were \$1,797,091 and \$958,510 for the three month periods ended November 30, 2012 and 2011, respectively. The increase was due to the Company incurring more option payments and exploration costs during the three month period ended November 30, 2012.
- Office and miscellaneous expenses were \$23,081 and \$15,484 for the three month periods ended November 30, 2012 and 2011, respectively. The increase was due to the increase in operating activities during the three month period ended November 30, 2012.
- Professional fees were \$120,763 and \$31,573 for the three month periods ended November 30, 2012 and 2011, respectively. The increase was due to an increase in operating activities and regulatory filings with respect to the Company during the three month period ended November 30, 2012.
- Transfer agent and filing fees were \$13,584 and \$13,057 for the three month periods ended November 30, 2012 and 2011, respectively. The increase was due to an increase in the services being provided by the transfer agent during the three month period ended November 30, 2012.

Other Items

During the three month period ended November 30, 2012, our other items accounted for \$139,135 in expenses as compared to \$8,790,448 in income for the three month period ended November 30, 2011. The significant changes in other items income (expenses) are outlined as follows:

- Change in derivative liability was \$(142,178) and \$8,759,379 for the three month periods ended November 30, 2012 and 2011, respectively. The change in derivative liability was due to an increase in the fair value of the derivative liability for the three month period ended November 30, 2012 as compared to a decrease for the three month period ended November 30, 2011.

- Interest income was \$3,043 and \$16,418 for the three month periods ended November 30, 2012 and 2011, respectively. The decrease was due to the Company having less funds in short term interest bearing securities during the three month period ended November 30, 2012.

Net Income (Loss)

The net (loss) income was \$(2,869,255) and \$6,329,785 for the three month periods ended November 30, 2012 and 2011, respectively. The decrease in net income of \$9,199,040 resulted primarily from the change in derivative liability from \$8,759,379 in the three month period ended November 30, 2011 to \$(142,178) in the three month period ended November 30, 2012, which was further reduced by an increase in administration expenses, business development expenses, investor relations expense, mineral property option payments and exploration costs, office and miscellaneous expenses, professional fees and transfer agent and filing fees.

Results of Operations for the nine month periods ended November 30, 2012 and 2011

Revenues

During the nine month periods ended November 30, 2012 and 2011, we did not generate any revenues.

Operating Expenses

Operating expenses incurred during the nine month period ended November 30, 2012 were \$8,576,945 as compared to \$10,175,144 during the nine month period ended November 30, 2011. Significant changes and expenditures are outlined as follows:

- Administration expenses were \$45,381 and \$54,925 for the nine month periods ended November 30, 2012 and 2011, respectively. The decrease was due to the decrease in administration activity which resulted in a decrease in administration expenses during the nine month period ended November 30, 2012.
- Advertising expenses were \$501,634 and \$580,029 for the nine month periods ended November 30, 2012 and 2011, respectively. The decrease was due to less promotion purposes to increase market awareness of the Company during the nine month period ended November 30, 2012.
- Business Development expenses were \$487,609 and \$217,046 for the nine month periods ended November 30, 2012 and 2011, respectively. The increase was due to additional travel expenses and attending more conventions during the nine month period ended November 30, 2012.
- Consulting fees were \$494,912 and \$1,452,465 for the nine month periods ended November 30, 2012 and 2011, respectively. The decrease was mainly due to the Company not paying any stock based compensation to consultants during the nine month period ended November 30, 2012.
- Depreciation expense was \$165 and \$210 for the nine month periods ended November 30, 2012 and 2011, respectively.
- Foreign exchange loss was \$134,466 and \$321,816 for the nine month periods ended November 30, 2012 and 2011, respectively. The change being a decrease for the nine month period ended November 30, 2012 compared to the nine month period ended November 30, 2011 was due to fluctuations in the USD and CAD exchange rate and the translation of non-monetary assets.
- Investor relations expenses were \$270,828 and \$579,961 for the nine month periods ended November 30, 2012 and 2011, respectively. The decrease was due to decrease in investor relations activity and the Company not paying any stock based compensation to consultants during the nine month period ended November 30, 2012.
- Management fees were \$502,620 and \$826,122 for the nine month periods ended November 30, 2012 and 2011, respectively. The decrease in management fees was mainly due to the Company not issuing any stock based compensation during the nine month period ended November 30, 2012.
- Mineral property option payments and exploration costs were \$5,591,134 and \$5,928,560 for the nine month periods ended November 30, 2012 and 2011, respectively. The decrease was due to the Company incurring less option payments and exploration costs during the nine month period ended November 30, 2012.

- Office and miscellaneous expenses were \$58,052 and \$33,441 for the nine month periods ended November 30, 2012 and 2011, respectively. The increase was due to the increase in office activities during the nine month period ended November 30, 2012.
- Professional fees were \$457,262 and \$120,183 for the nine month periods ended November 30, 2012 and 2011, respectively. The increase was due to an increase in operating activities and regulatory filings with respect to the Company during the nine month period ended November 30, 2012.
- Transfer agent and filing fees were \$32,882 and \$60,386 for the nine month periods ended November 30, 2012 and 2011, respectively. The decrease was due to a decrease in the services being provided by the transfer agent during the nine month period ended November 30, 2012.

Other Items

During the nine month period ended November 30, 2012, our other items accounted for \$4,993,843 in income as compared to \$20,951,132 in income for the nine month period ended November 30, 2011. The significant changes in other items income (expenses) are outlined as follows:

- Change in derivative liability was \$4,853,604 and \$20,920,063 for the nine month periods ended November 30, 2012 and 2011, respectively. The change in derivative liability was due to a decrease in the fair value of the derivative liability for the nine month period ended November 30, 2012 as compared to the nine month period ended November 30, 2011.
- Interest income was \$27,571 and \$16,418 for the nine month periods ended November 30, 2012 and 2011, respectively. The increase was due to the Company having more funds in short term interest bearing securities during the nine month period ended November 30, 2012.

Net Income (Loss)

The net (loss) income was \$(3,583,102) and \$10,775,988 for the nine month periods ended November 30, 2012 and 2011, respectively. The decrease in net income of \$14,359,090 resulted primarily from the change in derivative liability from \$20,920,063 in the nine month period ended November 30, 2011 to \$4,853,604 in the nine month period ended November 30, 2012, which was further reduced by an increase in business development expenses, office and miscellaneous expenses, and professional fees.

Liquidity and Capital Resources

Our financial statements have been prepared assuming that we will continue as a going concern and, accordingly, do not include adjustments relating to the recoverability and realization of assets and classification of liabilities that might be necessary should we be unable to continue in operation.

As at November 30, 2012, our current assets were \$453,259 and our current liabilities was \$997,900 including a derivative liability of \$768,875, resulting in a working capital deficit of \$544,641. Our current assets as at November 30, 2012 consisted of cash and cash equivalents of \$337,481, receivables of \$62,757 and prepaid expenses of \$53,021. Our current liabilities as at November 30, 2012 consisted of trade payables and accrued liabilities of \$229,025 and derivative liability of \$768,875.

During the nine month period ended November 30, 2012, we raised \$962,613 from financing activities by stock issuances as compared to \$857,265 in the nine month period ended November 30, 2011 for stock issuances. At November 30, 2012, we had an aggregate of 41,097,632 (February 29, 2012: 50,800,333) share purchase warrants exercisable, between CAD\$0.20 and CAD\$0.35 per share, which have the potential upon exercise to convert to approximately CAD\$11,230,026 over the next year. Further, as at November 30, 2012, a total of 16,761,892 (February 29, 2012: 16,474,392) stock options exercisable between CAD\$0.10 and CAD\$0.59 per share which have the potential upon exercise to generate a total of approximately CAD\$5,330,329 in cash over the next four years. There is no assurance that these securities will be exercised.

Deficit accumulated since inception of exploration stage increased to (\$29,036,966) as at August 31, 2012 from (\$25,453,864) as at February 29, 2012.

Our plan of operations over the next twelve months is to focus on the following:

- Update our 43-101 Technical Report by the end of September 2012 at an estimated cost of \$3,054,832 (updated);
- Complete a preliminary economic assessment of our properties by the end of December 2012 at an estimated cost of \$3,632,332 (not completed);
- Complete the acquisition of the Fitzgerald Ranch property, which requires payments of \$4,000,000 on December 18, 2012 (not paid), \$5,000,000 on June 30, 2013, and \$5,000,000 on December 18, 2013;
- Continue with the terms of the Ringbolt Option Agreement as amended pursuant to the Amendment Agreement, dated October 30, 2012, and the Second Amendment Agreement, dated December 8, 2012, which will require the payment of \$2,450,000 upon TSX Venture Exchange approval of the Amendment Agreement of which \$100,000 has already been paid and \$1,250,000 on or before October 31, 2014;
- Complete the acquisition of the Twin Buttes Ranch property which require a payment of \$1,000,000 on or before August 28, 2013 and a payment of \$19,000,000 on or before September 27, 2013.

Therefore, based on the above, we anticipate that we will require a total of approximately \$41,232,332 for our plan of operations over the next twelve months. At November 30, 2012, we had cash of \$337,481 and a working capital deficit of \$544,641 including the derivative liability of \$768,875. During the next twelve months, we anticipate that we will not generate any revenue. Accordingly, we will be required to obtain additional equity financing in order to pursue our plan of operations for and beyond the next twelve months. We cannot provide investors with any assurance that we will be able to raise sufficient funding from the sale of our common stock to fund our exploration programs and property acquisitions going forward. In the absence of such financing, we will not be able to continue our planned property acquisitions and possibly our anticipated exploration programs and our business plan may fail. Even if we are successful in obtaining financing to fund our planned exploration program, there is no assurance that we will obtain the funding necessary to complete our planned property acquisitions.

Statement of Cashflows

During the nine month period ended November 30, 2012, our net cash decreased by \$8,261,529, which included net cash used in operating activities of (\$8,302,242), net cash used in investing activities of (\$1,050,000) and net cash provided by financing activities of \$1,090,713. During the fiscal year ended February 29, 2012, our net cash decreased by \$2,120,403, which included net cash used in operating activities of (\$2,760,986), net cash used in investing activities of (\$7,687,428) and net cash provided by financing activities of \$8,328,011.

Cash Flow used in Operating Activities

Operating activities in the nine months ended November 30, 2012 used cash of (\$8,302,242) compared to (\$6,828,832) in the nine months ended November 30, 2011. Significant changes in cash used in operating activities are outlined as follows:

- Loss was \$3,583,102 compared to a profit of \$10,775,988 in the nine months ended November 30, 2012 and 2011, respectively. The decrease in profit was primarily a result of the decrease in the fair value of the derivative liability and the decrease in mineral property option payments and exploration costs, management fees, foreign exchange loss and consulting fees, which was partially offset by an increase in business development expenses and professional fees for the nine month period ended November 30, 2012.

The following non-cash items further adjusted the profit for the nine months ended November 30, 2012 and 2011:

- Depreciation was \$165 and \$210 in the nine months ended November 30, 2012 and 2011, respectively.
- Fair value adjustment on warrants were (\$4,853,604) and (\$20,920,063) in the nine months ended November 30, 2012 and 2011, respectively. The decrease in fair value adjustment on warrants was a result of the decrease in the fair value of the derivative liability due to the passage of time, volume of warrants and the decrease in the stock price of the Company.
- Mineral property option payments and exploration costs were \$317,531 and \$669,384 in the nine months ended November 30, 2012 and 2011, respectively. The decrease in non-cash mineral property option payments and exploration costs was a result the Company paying all such expenses during the nine month period ended November 30, 2012.

- Stock-based compensation was \$99,258 and \$2,720,346 in the nine months ended November 30, 2012 and 2011, respectively. The decrease in stock-based compensation was a result of there being no stock options granted during the nine month period ended November 30, 2012 and certain stock options vesting during the nine month period ended November 30, 2012, which were granted in the fiscal year ended February 29, 2012.

The following changes in working capital items further adjusted the profit for the nine months ended November 30, 2012 and 2011:

- Receivables were (\$15,682) and (\$56,541) in the nine months ended November 30, 2012 and 2011, respectively. The decrease in receivables was a result of the cash receipts of previously accrued interest on investment securities.
- Prepaid expenses were \$26,816 and (\$23,041) in the nine months ended November 30, 2012 and 2011, respectively, due to a decrease by the Company in prepaid expenses.
- Trade payables and accrued liabilities were (\$293,624) and (\$132,413) in the nine months ended November 30, 2012 and 2011, respectively. The increase in trade payables was due to delay in payment of accounts payable and accrued liabilities.

Cash Flow used in Investing Activities

During the nine month period ended November 30, 2012, investing activities used cash of \$1,050,000 compared to \$20,623 during the nine month period ended November 30, 2012. The change in cash used in investing activities from the nine month period ended November 30, 2012 as compared to November 30, 2011 relates primarily to significant acquisition costs of mineral properties of \$300,000 and long term deposits of \$750,000.

Cash Flow provided by Financing Activities

During the nine month period ended November 30, 2012, we raised \$1,090,713 cash from financing activities as compared to \$857,265 during the nine month period ended November 30, 2011 from proceeds on issuance of common shares - net of share issue costs, including \$128,100 subscriptions received.

Off-balance sheet arrangements

There are no off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to investors.

Subsequent events

From November 15 to the date of this Quarterly Report, we have received CAD\$232,502 from a total of 9 persons for the subscription of units (each a "Unit") of the Company at a price of CAD\$0.18 per Unit. Each Unit consists of one share of common stock and one-half of one share purchase warrant (each a "Warrant"). Each whole Warrant entitles the holder to purchase one additional share of our common stock (each a "Warrant Share") at a price of CAD\$0.25 per Warrant Share for a period of five years from the date of issuance. We may be paying a finder's fee with respect to certain subscriptions of Units.

On December 8, 2012, we entered into a second amendment agreement (the "Second Amendment Agreement") with North America Potash Developments Inc., Potash Green, LLC, Wendy Walker Tibbetts and Joseph J. Hansen to the Amendment Agreement, dated October 30, 2012, discussed above in order to amend the Amendment Agreement as follows:

Subsection ("i") be added after Subsection ("h") of Section 1 to read as follows:

- "i. In the event that the cash payment of US\$2,450,000 following TSX Venture Exchange approval of the Amendment Agreement (the "**Approval Payment**") is delayed, the parties agree to extend the Approval Payment deadline for a period of 30 days from the date of final approval from the TSX Venture Exchange with the payment of US\$100,000 to Potash Green, LLC (the "**Extension Payment**"), with the Extension Payment to be deducted from the Approval Payment."

Subsequent to November 30, 2012, we applied to the TSX Venture Exchange for approval to extend the expiry date of 20,833,204 common share purchase warrants issued on January 11, 2012 from January 11, 2013 to January 11, 2014. These warrants were issued as part of a private placement transaction and are exercisable into 20,833,204 common shares of the Company at a price of \$0.20 per share. We received approval from the TSX Venture Exchange to the extension of the expiry date of such warrants on December 20, 2012.

Outstanding share data

At November 30, 2012, we had 180,576,408 issued and outstanding common shares, 16,811,892 outstanding stock options at a weighted average exercise price of CAD\$0.31 per share, and 41,097,632 outstanding warrants at a weighted average exercise price of CAD\$0.27 per share.

Critical Accounting Policies

Our financial statements and accompanying notes have been prepared in accordance with United States generally accepted accounting principles applied on a consistent basis. The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods.

We regularly evaluate the accounting policies and estimates that we use to prepare our financial statements. In general, management's estimates are based on historical experience, on information from third party professionals, and on various other assumptions that are believed to be reasonable under the facts and circumstances. Actual results could differ from those estimates made by management.

We believe the following critical accounting policies require us to make significant judgments and estimates in the preparation of our consolidated financial statements.

Stock based compensation and derivative liability

We use the Black-Scholes Option Pricing Model to calculate the fair value of stock based compensation and the fair value of the derivative liability (the derivative liability consist of the fair value of warrants issued in unit private placements for cash proceeds).

The Black-Scholes Option Pricing Model requires estimates of the following variables in calculating the fair value stock options and the fair value of the derivative liability: dividend yield, expected life, stock price volatility and risk free interest rate.

The estimation of the dividend yield, at this stage of the Company's development, is not subject to significant uncertainty as it's not expected that the Company will commence paying dividends until it reaches the production stage which is not in the near future.

The estimate of the expected life of the options and warrants impacts both the stock price volatility and the estimated risk free interest rate, as follows: the expected stock price volatility is calculated using historical volatility going back the numbers of months equal to the estimated expected life of the options and warrants and the risk free interest rate is derived from the yield curve of a zero coupon government bond for a period equal to the estimated expected life of the options and warrants.

Options and warrants, as a rule, are exercised when they are in the money (when our stock price is in excess of the option and warrant exercise price). There are various factors that influence our stock price that cannot be estimated reliably, including: the state of the capital markets and our resulting access to capital, the price of potash, the results of our exploration work and the economic feasibility of our potash properties.

The estimation of the expected life is very difficult to determine with accuracy. Any changes in the expected life of the warrants and options will have a significant and material impact on the stock based compensation expense, the change in derivative liability on the statement of operations and the derivative liability on the balance sheet year end balance.

Recent Accounting Pronouncements

We have reviewed recently issued accounting pronouncements and we plan to adopt those that are applicable to us. We do not expect the adoption of these pronouncements to have a material impact on our financial position, results of operations or cash flows.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We are exposed in varying degrees to a variety of financial instrument related risks. The Board of Directors approves and monitors the risk management processes, inclusive of documented investment policies, counterparty limits, and controlling and reporting structures. The type of risk exposure and the way in which such exposure is managed is provided as follows:

Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. Our primary exposure to credit risk is on our cash and cash equivalents. As most of our cash and cash equivalents are held by the same bank there is a concentration of credit risk. This risk is managed by using a major Canadian banks that are high credit quality financial institutions as determined by rating agencies. Our secondary exposure to risk is on our other receivables. This risk is minimal as receivables consist primarily of refundable government goods and services taxes.

Liquidity risk

Liquidity risk is the risk that we will not be able to meet our financial obligations as they become due. Our objective in managing liquidity risk is to maintain sufficient readily available capital in order to meet our liquidity requirements at any point in time. We achieve this by maintaining sufficient cash and cash equivalents and raising capital through debt and/or equity financing.

Historically, our sole source of funding has been the issuance of equity securities for cash, primarily through private placements. Our access to financing is always uncertain. There can be no assurance of continued access to significant equity funding.

Foreign exchange risk

Foreign exchange risk is the risk that we will be subject to foreign currency fluctuations in satisfying obligations related to our foreign activities. We operate primarily in Canada and the United States and are consequently exposed to foreign exchange risk arising from transactions denominated in foreign currency. Fluctuations in foreign currency exchange rates may affect our results of operations. We manage foreign exchange risk by closely monitoring relevant exchange rates and when possible, executes currency exchange transactions at times when exchange rates are most advantageous for us. We do not use hedging to manage its foreign exchange risk.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. We are exposed to interest rate risk on our cash equivalents as these instruments have original maturities of three months or less and are therefore exposed to interest rate fluctuations on renewal.

Item 4. Controls and Procedures

Disclosure Controls and Procedures

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in our reports filed under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported within the time periods specified in the SEC' s rules and forms, and that such information is accumulated and communicated to our management, including our Chief Executive Officer, Joshua Bleak (being our principal executive officer), and our Chief Financial Officer, Laara Shaffer (being our principal financial and accounting officer), to allow for timely decisions regarding required disclosure. Our Chief Executive Officer and our Chief Financial Officer are responsible for establishing and maintaining disclosure controls and procedures for our Company.

Our management has evaluated the effectiveness of our disclosure controls and procedures as of November 30, 2012 (under the supervision and with the participation of the Chief Executive Officer and the Chief Financial Officer), pursuant to Rule 13a-15(b) promulgated under the Securities Exchange Act of 1934, as amended. As part of such evaluation, management considered the matters discussed below relating to internal control over financial reporting. Based on this evaluation, our Company's Chief Executive Officer and Chief Financial Officer have concluded that our Company's disclosure controls and procedures were not effective as of November 30, 2012.

Changes in Internal Control over Financial Reporting

The term "internal control over financial reporting" is defined as a process designed by, or under the supervision of, the registrant's principal executive and principal financial officers, or persons performing similar functions, and effected by the registrant's board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles and includes those policies and procedures that:

- pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of the assets of the registrant;
- provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the registrant are being made only in accordance with authorizations of management and directors of the registrant; and
- provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the registrant's assets that could have a material effect on the financial statements.

A material weakness is defined in Public Company Accounting Oversight Board Auditing Standard No. 5 as a significant deficiency, or a combination of significant deficiencies, in internal control over financial reporting that results in there being more than a remote likelihood that a material misstatement of the annual or interim financial statements will not be prevented or detected.

There have not been any changes in our internal control over financial reporting that occurred during our fiscal quarter ended November 30, 2012 that have materially affected, or are likely to materially affect, our internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

Management is not aware of any legal proceedings contemplated by any governmental authority or any other party involving us or our properties. As of the date of this Quarterly Report, no director, officer or affiliate is a party adverse to us in any legal proceeding, or has an adverse interest to us in any legal proceedings.

Item 1A. Risk Factors

We are a smaller reporting company as defined by Rule 12b-2 of the Exchange Act and are not required to provide the information required under this item.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

On October 26, 2012, we issued 4,000,000 shares to one entity pursuant to the exercise of common share purchase warrants at an exercise price of CAD\$0.10 per share for total proceeds of CAD\$400,000. We relied on the exemption from registration under the U.S. Securities Act of 1933, as amended, provided by Regulation S for the issuance of such securities.

On November 7, 2012, we issued an aggregate of 3,824,545 shares to three individuals and one entity pursuant to the exercise of common share purchase warrants at an exercise price of CAD\$0.10 per share for total proceeds of CAD\$382,454.50. We relied on the exemptions from registration under the U.S. Securities Act of 1933, as amended, provided by Rule 506 of Regulation D and/or Section 4(a)(2) for U.S. purchasers as well as Regulation S for Canadian purchasers.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information

On October 26, 2012, we issued 4,000,000 shares to one entity pursuant to the exercise of common share purchase warrants at an exercise price of CAD\$0.10 per share for total proceeds of CAD\$400,000. We relied on the exemption from registration under the U.S. Securities Act of 1933, as amended, provided by Regulation S for the issuance of such securities.

On November 7, 2012, we issued an aggregate of 3,824,545 shares to three individuals and one entity pursuant to the exercise of common share purchase warrants at an exercise price of CAD\$0.10 per share for total proceeds of CAD\$382,454.50. We relied on the exemptions from registration under the U.S. Securities Act of 1933, as amended, provided by Rule 506 of Regulation D and/or Section 4(a)(2) for U.S. purchasers as well as Regulation S for Canadian purchasers.

On December 8, 2012, we entered into a second amendment agreement (the "Second Amendment Agreement") with North America Potash Developments Inc., Potash Green, LLC, Wendy Walker Tibbetts and Joseph J. Hansen to the Amendment Agreement, dated October 30, 2012, discussed above under "Mineral Properties/Agreements - Ringbolt Property", in order to amend the Amendment Agreement as follows:

Subsection ("i") be added after Subsection ("h") of Section 1 to read as follows:

- “i. In the event that the cash payment of US\$2,450,000 following TSX Venture Exchange approval of the Amendment Agreement (the "**Approval Payment**") is delayed, the parties agree to extend the Approval Payment deadline for a period of 30 days from the date of final approval from the TSX Venture Exchange with the payment of US\$100,000 to Potash Green, LLC (the "**Extension Payment**"), with the Extension Payment to be deducted from the Approval Payment.”

Subsequent to November 30, 2012, we applied to the TSX Venture Exchange for approval to extend the expiry date of 20,833,204 common share purchase warrants issued on January 11, 2012 from January 11, 2013 to January 11, 2014. These warrants were issued as part of a private placement transaction and are exercisable into 20,833,204 common shares of the Company at a price of \$0.20 per share. We received approval from the TSX Venture Exchange to the extension of the expiry date of such warrants on December 20, 2012.

Item 6. Exhibits

Exhibit No. Document

3.1.1	Certificate of Registration (2)
3.1.2	Certificate of Modification, dated January 21, 1994 (2)
3.1.3	Certificate of Modification, dated November 11, 1996 (2)
3.1.4	Certificate of Modification, dated June 16, 2004 (2)
3.1.5	Certificate of Modification, dated October 17, 2007 (2)
3.1.6	Certificate of Modification, dated November 10, 2009 (2)
3.1.7	Certificate of Continuation, dated April 26, 2011 (3)
3.1.8	Notice of Articles, dated May 31, 2012 (3)
3.2	Articles (1)
4.1	Share Option Plan (1)
4.2	Proposed Share Rights Plan (1)
10.1	Mineral Property Option Agreement between Southwest Exploration, Inc. and Passport Potash Inc., dated September 30, 2008 (2)
10.2	Amendment No. 1 to Mineral Property Option Agreement between Southwest Exploration, Inc. and Passport Potash Inc., dated September 18, 2009 (1)
10.3	Lease and Option Agreement between Twin Buttes Ranch, LLC and Passport Potash Inc., dated August 28, 2009 (3)
10.4	Amendment Agreement to Lease and Option Agreement between Twin Buttes Ranch, LLC and Passport Potash Inc., dated September 7, 2010 (1)

- 10.5 Amendment No. 2 to Mineral Property Option Agreement between Southwest Exploration, Inc. and Passport Potash Inc., dated October 1, 2010 (1)
- 10.6 Mineral Property Option Agreement between Mesa Uranium Corp. and Passport Potash Inc., dated August 31, 2010 (3)
- 10.7 Option of Arizona Exploration Leases Agreement between Sweetwater River Resources, LLC, American Potash, LLC and Passport Potash Inc., dated November 12, 2010 (3)
- 10.8 Option Agreement between Ringbolt Ventures Ltd., Potash Green, LLC, Wendy Walker Tibbetts, Joseph J. Hansen and Passport Potash Inc., dated March 28, 2011 (3)
- 10.9 Cooperative Agreement between Hopi Tribe and Passport Potash Inc., dated March 8, 2011 (3)
- 10.10 Agreement between Southwest Exploration, Inc. and Passport Potash Inc., dated February 13, 2012 (3)
- 10.11 Property Purchase Agreement between Fitzgerald Living Trust and Passport Potash Inc., dated May 7, 2012 (2)
- 10.12 Joint Exploration Agreement between HNZ Potash, LLC and Passport Potash Inc., dated July 27, 2012 (2)
- 10.13 Amendment Agreement between Passport Potash Inc., North American Potash Developments Inc., Potash Green, LLC, Wendy Walker Tibbetts and Joseph J. Hansen, dated October 30, 2012 (4)
- 10.14 Joint Exploration Agreement between Passport Potash Inc. and The Hopi Tribe, dated effective November 1, 2012 (5)
- 10.15 Amendment to Agreement to Purchase Real Estate between Passport Potash Inc. and the Fitzgerald Living Trust, dated November 8, 2012 (5)
- [10.16 Second Amendment Agreement between Passport Potash Inc., North American Potash Developments Inc., Potash Green, LLC, Wendy Walker Tibbetts and Joseph J. Hansen, dated December 8, 2012 *](#)

**Subsidiaries
of the
Issuer:**

- 21.1 Subsidiaries of the Issuer:
PPI Holding Corporation (Incorporated under the laws of the State of Arizona)
- [31.1 Certification of Chief Executive Officer Pursuant to Rule 13a-14\(a\) or 15d-14\(a\) of the Securities Exchange Act. *](#)
- [31.2 Certification of the Chief Financial Officer Pursuant to Rule 13a-14\(a\) or 15d-14\(a\) of the Securities Exchange Act. *](#)
- [32.1 Certification of Chief Executive Officer and Chief Financial officer Under Section 1350 as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act. *](#)
- 99.1 Consulting Agreement between Upstream Consulting and Passport Potash Inc., dated effective December 1, 2011 (3)
- 99.2 Form of Professional Services Agreement between R. Dennis Ickes and Passport Potash Inc., dated December 14, 2011 (2)
- 99.3 Consulting Agreement between Transnational Enterprises Ltd. and Passport Potash Inc., dated January 1, 2012 (3)
- 99.4 Consulting Agreement between Double Jointed Solutions, LLC and Passport Potash Inc., dated January 16, 2012 (2)
- 99.5 Consulting Agreement between Jerry Aiken and Passport Potash Inc., dated January 25, 2012 (2)
- 101.INS XBRL Instance Document*
- 101.SCH XBRL Taxonomy Extension Schema*
- 101.CAL XBRL Taxonomy Extension Calculation Linkbase*
- 101.DEF XBRL Taxonomy Extension Definition Linkbase*
- 101.LAB XBRL Taxonomy Extension Label Linkbase*
- 101.PRE XBRL Taxonomy Extension Presentation Linkbase*

Notes:

- (*) Filed herewith.
- (1) Filed as an exhibit to our Registration Statement on Form 10 as filed with the SEC on June 29, 2012 and incorporated herein by reference.
- (2) Filed as an exhibit to our Registration Statement on Form 10 (Amendment No. 1) as filed with the SEC on September 21, 2012 and incorporated herein by reference.
- (3) Filed as an exhibit to our Registration Statement on Form 10 (Amendment No. 2) as filed with the SEC on October 12, 2012 and incorporated herein by reference.

- (4) Filed as an exhibit to our Current Report on Form 8-K as filed with the SEC on November 8, 2012 and incorporated herein by reference.
- (5) Filed as an exhibit to our Current Report on Form 8-K as filed with the SEC on November 23, 2012 and incorporated herein by reference.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

PASSPORT POTASH INC.

By: /s/ Joshua Bleak
Joshua Bleak
President, Chief Executive Officer and a director
(Principal Executive Officer)
Date: January 14, 2013

By: /s/ Laara Shaffer
Laara Shaffer
Chief Financial Officer and a director
(Principal Financial Officer and
Principal Accounting Officer)
Date: January 14, 2013

SECOND AMENDMENT AGREEMENT

THIS SECOND AMENDMENT AGREEMENT is dated for reference DEC 8, 2012.

AMONG:

NORTH AMERICAN POTASH DEVELOPMENTS INC. (formerly Ringbolt Ventures Ltd.) of 3467 Commercial Street, Vancouver, British Columbia V5N 4E8, E-mail: simonkm88@gmail.com ("RBV"), **POTASH GREEN, LLC** of 97 East Mount Peale Drive, Moab, Utah 84532, **WENDY WALKER TIBBETTS** of 97 East Mount Peale Drive Moab, Utah 84532 E-mail: wendy_walker@hotmail.com ("WWT"), and **JOSEPH J. HANSEN** of 1116 Mariwood Circle North Salt Lake, Utah 84054 E-mail: jxhansen@earthlink.net ("JJH")

(collectively, the "Optionor");

AND

PASSPORT POTASH INC., of 608 -1199 West Pender Street Vancouver, British Columbia V6E 2R1 E-mail: josh.bleak@gmail.com and/or jbleak@passportpotash.com ("PPI")

(the "Optionee").

WHEREAS:

- A. The Optionor and the Optionee entered into an Option Agreement dated for reference March 28, 2011 (the "Original Agreement") whereby the Optionee was granted an option to acquire an undivided 90% legal and beneficial interest in and to the Property (as more particularly described in Schedule "A" attached to the Original Agreement).
- B. On October 30, 2012 the Optionor and Optionee amended the Original Agreement. (the "Amendment Agreement").
- C. The Parties wish now to amend the Amendment Agreement in accordance with this Second Amendment Agreement.

NOW THEREFORE in consideration of the premises and mutual covenants herein, and other good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged), the parties agree as follows:

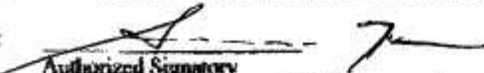
1. In furtherance of this Second Amendment Agreement, the Amendment Agreement is amended as follows:
 - a. Subsection ("i") be added after Subsection ("h") of Section 1 to read as follows: " i. In the event that the cash payment of US\$2,450,000 following TSX approval of the Amendment Agreement (the "Approval Payment") is delayed, the parties agree to extend the Approval Payment deadline for a period of 30 days from the date of final approval from the TSX Venture Exchange with the payment of US\$100,000 to Potash Green, LLC (the "Extension Payment"), with the Extension Payment to be deducted from the Approval Payment.

IN WITNESS WHEREOF the parties have executed this Second Amendment Agreement effective the date first above written.

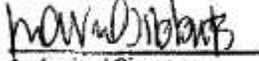
Signature Page to Follow

9

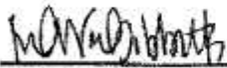
NORTH AMERICAN POTASH DEVELOPMENTS INC.

Per: 
Authorized Signatory
Name: SIMON TAM
Title: Director

POTASH GREEN, LLC

Per: 
Authorized Signatory
Name: WENDY WALKER TIBBETTS
Title: MANAGER


JOSEPH J. HANSEN


WENDY WALKER TIBBETTS

PASSPORT POTASH INC.

Per: 
Authorized Signatory
Name: Joshua Bleak
Title: President and CEO

CERTIFICATION

I, **Joshua Bleak**, certify that:

1. I have reviewed this report on Form 10-Q for the quarterly period ended November 30, 2012 of Passport Potash Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of the internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: January 14, 2013

/s/ Joshua Bleak

By: **Joshua Bleak**
Title: Chief Executive Officer
(Principal Executive Officer)

CERTIFICATION

I, **Laara Shaffer**, certify that:

1. I have reviewed this report on Form 10-Q for the quarterly period ended November 30, 2012 of Passport Potash Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of the internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: January 14, 2013

/s/ Laara Shaffer

By: **Laara Shaffer**
Title: Chief Financial Officer
(Principal Financial Officer and
Principal Accounting Officer)

**CERTIFICATION OF CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER
PURSUANT TO 18 U.S.C. SECTION 1350,
AS ADOPTED PURSUANT TO
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

The undersigned, Joshua Bleak, the Chief Executive Officer, and Laara Shaffer, the Chief Financial Officer, of Passport Potash Inc. (the "Company"), each hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to his/her knowledge, the Quarterly Report on Form 10-Q for the period ended November 30, 2012, fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended, and that the information contained in the Quarterly Report on Form 10-Q fairly presents in all material respects the financial condition and results of operations of the Company.

/s/ Joshua Bleak

Joshua Bleak

Chief Executive Officer
(Principal Executive Officer)
Date: January 14, 2013

/s/ Laara Shaffer

Laara Shaffer

Chief Financial Officer
(Principal Financial Officer and
Principal Accounting Officer)
Date: January 14, 2013

A signed original of this written statement required by Section 906, or other document authenticating, acknowledging, or otherwise adopting the signatures that appear in typed form within the electronic version of this written statement required by Section 906, has been provided to Passport Potash Inc. and will be retained by Passport Potash Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

**UNPROVEN MINERAL
PROPERTIES**

[UNPROVEN MINERAL
PROPERTIES \[Text Block\]](#)

**9 Months Ended
Nov. 30, 2012**

**NOTE 3 – UNPROVEN MINERAL PROPERTIES
Holbrook Basin Project**

	November 30, 2012	Additions	February 29, 2012
Property acquisition costs			
Cash paid for properties	\$ 1,600,000	\$ 300,000	\$ 1,300,000
Balance, ending	\$ 1,600,000	\$ 300,000	\$ 1,300,000
Mineral property option payments and exploration costs			
Costs incurred:			
Assay	\$ 213,914	\$140,595	\$73,319
Drilling and related costs	7,873,481	2,659,072	5,214,409
Geological consulting	1,983,800	670,701	1,313,099
License and filing	221,124	121,721	99,403
Option payments	4,094,564	1,431,501	2,663,063
Project administration	2,462,520	567,544	1,894,976
	16,849,403	5,591,134	11,258,269
Recovery	(112,668)	(112,668)	-
Balance, ending	\$16,736,735	\$ 5,478,466	\$11,258,269

The Company acquired mineral claims in the Holbrook Basin Project through the following agreements:

Southwest Exploration Property, Arizona

On September 30, 2008, as amended, the Company entered into an option agreement to purchase an undivided 100% of certain mining claims located in the Holbrook Basin region of Arizona, USA, for the following considerations:

- \$100,000 on execution of the agreement (paid);
- 1,000,000 options (issued) upon receipt of TSX Venture Exchange (“TSX-V”) approval of the agreement;
- \$125,000 ninety days following issuance of a drilling permit from the Arizona State Land Department (paid);
- 250,000 shares on April 1, 2009 (issued with a fair value of \$26,988);
- 2,681,000 shares on October 1, 2009 (issued with a fair value of \$217,064);
- 5,000,000 shares on November 1, 2010 (issued with a fair value of \$262,274);
- \$350,000 six months following TSX-V approval of the issuance of 5,000,000 shares (paid);
- Funding of US\$200,000 in exploration expenditures pursuant to the completion of a NI 43-101 technical report (completed);
- 250,000 shares upon completion of a NI 43-101 technical report after drilling (issued with a fair value of \$45,595); and
- During the year ended February 29, 2012, the Company purchased the 1% Net Smelter Royalty (“NSR”) for \$1 million.

The Company now has a 100% interest, with no NSR, in the Southwest Exploration Property.

At November 30, 2012, the Company had a reclamation bond of \$15,000 (February 29, 2012: \$15,000) for work done on the Southwest Exploration Property.

Twin Buttes Ranch, Arizona

On August 28, 2009, as amended, the Company entered into a four year lease with an option to purchase private deeded land within the Holbrook Basin. Under the terms of the agreement the Company can earn a 100% undivided interest in the deeded land and sub-surface mineral rights by making lease payments totaling \$500,000 over four years and, upon exercising its option to purchase, by paying \$20,000,000 for the entire Twin Buttes Ranch including all sub-surface mineral rights except those pertaining to oil and gas, petrified wood and geothermal resources. There are no royalties associated with the sub-surface mineral rights.

Details of the payments under the agreement are as follows:

- A payment of \$50,000 and \$10,000 legal costs on or before November 26, 2009 (paid);

- b) A payment of \$25,000 on September 17, 2010 (paid);
- c) A payment of \$75,000 on December 1, 2010 (paid);
- d) A payment of \$150,000 on August 28, 2011 (paid); and
- e) A payment of US\$200,000 on August 28, 2012 (paid).

Upon exercising its option to purchase the entire Twin Buttes Ranch, the Company must deliver a certified cheque in the amount of US\$1,000,000 on or before 5pm (Arizona time), August 28, 2013 (the option expiry date), followed by a payment of US\$19,000,000 within thirty days.

The lease agreement and purchase option will expire on August 28, 2013 or such other time as is mutually acceptable and agreed to in writing by both parties.

Fitzgerald Ranch, Arizona

On May 7, 2012, and amended during November 2012, the Company entered into an agreement to acquire the Fitzgerald Ranch which lies directly adjacent to the Twin Buttes Ranch for \$15,000,000, closing date being December 18, 2013 as follows:

- i. To November 30, 2012 the Company paid \$475,000 (paid) (February 29, 2012: \$225,000) as a deposit, in stages towards this purchase;
- ii. A payment of \$500,000 paid upon execution of the amendment in November 2012 (paid);
- iii. A payment of \$4,000,000 to be paid on or before December 18, 2012;
- iv. A payment of \$5,000,000 to be paid on or before June 30, 2013; and
- v. The balance of \$5,000,000 to be paid on or before December 18, 2013.

Joint Exploration Agreement – HNZ Potash, LLC (“HNZ”)

On July 27, 2012 the Company entered into a Joint Exploration Agreement in which the Company assigned 50% of their interest in certain permits, twenty-one permitted parcels, within the Holbrook Basin Project (from Southwest Exploration Property and Twin Buttes Ranch above) to HNZ. In return, HNZ reimbursed the Company for 50% of mineral exploration costs previously incurred on the permits, (\$112,668 received during the nine months ended November 30, 2012), and the Company will be liable for 50% of the future costs relating to the permits.

American Potash LLC, Arizona

On November 12, 2010, the Company entered into an option agreement to acquire 100% of the right, title and interest in five exploration permits within the Holbrook basin for the following considerations:

- a) 500,000 shares of the Company to be issued on the earlier of December 15, 2010 or within five business days of the TSX-V acceptance date (issued with a fair value of \$130,444);
- b) Three cash payments of \$30,000 each within 12, 18, and 24 months of the acceptance date (\$30,000 paid during the year ended February 29, 2012 and \$60,000 paid during March, 2012); and
- c) All taxes assessed against the property and minimum exploration work to keep the claims in good standing.

The Company purchased the 2% NSR during March, 2012 for \$300,000.

Mesa Uranium, Arizona

On August 31, 2010, the Company entered into an agreement to acquire 100% undivided interest in three exploration permits within the Holbrook basin for the following considerations:

- a) 500,000 shares of the Company upon TSX-V approval (issued with a fair value of \$40,625);
- b) \$20,000 within 90 days of the completion of next financing after the agreement date (paid);
- c) Minimum exploration expenditures of \$19,518 in 2010 as required by the Arizona State Land Department (completed); and
- d) Maximum available assessment work credits or payments in lieu of the minimum requirements to keep the claims in good standing.

Upon completion of all terms above, the Company shall have earned a 75% interest and title of the permits shall be transferred to the Company (completed). The Company can purchase the remaining 25% interest by paying \$100,000 cash, share equivalent or work expenditures (completed). The property is subject to a 2% NSR and the Company can purchase the NSR at the price of \$300,000 for the full 2%. During the year ended February 29, 2012, the Company purchased the 2% NSR for \$300,000.

The Company now has a 100% interest, with no NSR, in the Mesa property.

Ringbolt Property, Arizona

On March 28, 2011 the Company entered into an option agreement to acquire 90% undivided legal and beneficial interest in and to the Ringbolt Property free and clear of all encumbrances in exploration leases for the following considerations:

- a) \$50,000 upon execution of this agreement (paid);

- b) \$250,000 upon TSX-V approval received on May 17, 2011 and 1,000,000 common shares (issued with a fair value of \$669,384);
- c) Minimum exploration expenditures within 1 year of TSX-V approval of \$500,000 ;
- d) On or before the first anniversary of TSX-V approval \$350,000 and 1,400,000 common shares (see below);
- e) Minimum exploration expenditures within first year of first anniversary of TSX-V approval of \$750,000 ;
- f) \$350,000 upon second anniversary of TSX-V approval and 1,600,000 common shares; and
- g) Minimum exploration expenditures within 1 year of 2nd anniversary of TSX-V approval of \$1,000,000.

On completion of all terms above, the Company shall have earned a 90% interest and title of the permits shall be transferred to the Company. Upon exercise of the option agreement, the Company shall be deemed to be granted an option to purchase the remaining 10% interest in the property for the payment of \$5,000,000.

The Company paid a finder's fee of \$25,825 to a third party in connection with this option agreement.

The Company became subject to a civil action in the Third Judicial District court, Salt Lake County, State of Utah in connection with the Ringbolt Property option agreement. The optionors were seeking payment of \$350,000, the issuance of 1,400,000 of the Company's shares and \$20,716 in expenses related to the property, alternatively damages of \$644,000. The Company did not make the required payment and did not issue the shares to the optionors as it contended that the optionors were in default of the option agreement. The Company has counter claimed for specific performance under the option agreement and paid \$350,000 and issued the 1,400,000 shares to the Utah court.

The court ruled that tender to the court was not sufficient; therefore, the cash and shares were released to optionors on July 10, 2012. The fair value of the 1,400,000 shares were \$271,936.

On September 10, 2012, the court granted the motion for a preliminary injunction, which enjoined the optionors from terminating the Ringbolt option agreement based upon the grounds alleged by the optionors.

On October 30, 2012 the Company entered into an amended option agreement to acquire 100% undivided legal and beneficial interest in and to the Ringbolt Property, free and clear of all encumbrances in exploration leases.

Under the terms of the settlement agreement, the parties have agreed to an Amendment of the Option Agreement ("Amendment Agreement") according to the following terms:

1. The Company will pay to the optionors a total of \$3,850,000 according to the following schedule:
 - a. \$150,000 upon execution of the Amendment Agreement (paid);
 - b. \$2,450,000 upon TSX-V approval; and
 - c. \$1,250,000 on or before October 31, 2014.
2. The Company will issue 750,000 common shares to the optionors upon TSX-V approval.
3. Upon written notice from the TSX-V that the Amendment Agreement has been approved, the parties shall simultaneously do the following:
 - a. the optionors shall assign all of their right, title, and interest in and to the Ringbolt Property and will take all necessary action with the Arizona State Land Department to effect such assignment; and
 - b. the Company will place into escrow on behalf of the optionors the \$2,450,000 cash payment and the 750,000 common shares of the Company. The cash payment and shares will be released to the optionors upon receipt of confirmation of the assignment of the Ringbolt Property to the Company.
4. There will be no royalty attached to the transferred permits.
5. Should the Company sell or in any way transfer its interest in the Ringbolt Property, the optionors will receive a bonus payment in accordance with the following schedule:

- a. If the Company receives less than \$30 million for the transaction, then no bonus payment shall be payable;
- b. If the Company receives greater than \$30 million but less than \$40 million the optionors would receive 20% of the gross consideration in excess of \$30 million;
- c. If the Company receives greater than \$40 million but less than \$50 million the optionors would receive \$2,000,000 plus 10% of the gross consideration in excess of \$40 million, to a maximum of \$1,000,000 ; or
- d. If the Company receives greater than \$50 million the optionors would receive \$3,000,000 plus 20% of the gross consideration received in excess of \$50 million.

Based upon the foregoing, the parties have agreed to a mutual release and settlement of any claims and causes of action between the parties as of the date of the settlement agreement.

On December 8, 2012, the Company entered into a second amendment to the option agreement to acquire 100% of the Ringbolt Property. The amendment stipulates that in the event that the cash payment of US\$2,450,000 following TSX-V approval of the Amendment Agreement is delayed, the parties agree to extend the payment deadline for a period of 30 days from the date of final approval from the TSX-V with the payment of US\$100,000 to one of the optionors with this extension payment to be deducted from the US\$2,450,000 payment due following TSX-V approval. A payment of \$100,000 was made to the optionor on December 20, 2012.

EQUIPMENT

[EQUIPMENT \[Text Block\]](#)

9 Months Ended

Nov. 30, 2012

NOTE 2 – EQUIPMENT

Equipment

Cost

At February 29, 2012 \$ 34,527

At November 30, 2012\$ 34,527

Depreciation

At February 29, 2012 \$ 33,483

Charge for the period 165

At November 30, 2012\$ 33,648

Net book value

At February 29, 2012 \$ 1,044

At November 30, 2012\$ 879

**Consolidated Statements of
financial position -
unaudited (USD \$)**

	Nov. 30, 2012	Feb. 29, 2012
<u>Current assets</u>		
<u>Cash and cash equivalents</u>	\$ 337,481	\$ 8,599,010
<u>Receivables</u>	62,757	47,075
<u>Prepaid expenses</u>	53,021	79,837
<u>Total Current Assets</u>	453,259	8,725,922
<u>Equipment</u>	879	1,044
<u>Unproven mineral properties</u>	1,600,000	1,300,000
<u>Long term deposit</u>	975,000	225,000
<u>Reclamation deposits</u>	15,000	15,000
<u>Total Noncurrent Assets</u>	2,590,879	1,541,044
<u>TOTAL ASSETS</u>	3,044,138	10,266,966
<u>Current liabilities</u>		
<u>Trade payables and accrued liabilities</u>	229,025	522,649
<u>Derivative liability</u>	768,875	6,374,170
<u>TOTAL LIABILITIES</u>	997,900	6,896,819
<u>STOCKHOLDERS' EQUITY</u>		
<u>Common stock - Unlimited authorized without par value, 180,576,408 and 169,323,707 issued and outstanding at November 30, 2012 and February 29, 2012, respectively</u>	33,446,541	31,286,606
<u>Additional paid-in capital</u>	11,151,481	11,052,223
<u>Accumulated deficit</u>	(13,514,818)	(13,514,818)
<u>Deficit accumulated during exploration stage</u>	(29,036,966)	(25,453,864)
<u>TOTAL STOCKHOLDERS' EQUITY</u>	2,046,238	3,370,147
<u>TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY</u>	\$ 3,044,138	\$ 10,266,966

Consolidated statements of shareholders equity - unaudited (USD \$)	Common Stock [Member]	Additional Paid-In Capital [Member]	Accumulated Deficit [Member]	Accumulated Deficit During Exploration Stage [Member]	Total
<u>Beginning Balance at Feb. 29, 2012</u>	\$ 31,286,606	\$ 11,052,223	\$ (13,514,818)	\$ (25,453,864)	\$ 3,370,147
<u>Beginning Balance (Shares) at Feb. 29, 2012</u>	169,323,707				
<u>Net Loss</u>				(3,583,102)	(3,583,102)
<u>Shares issued for cash warrants exercised</u>	962,613				962,613
<u>Shares issued for cash warrants exercised (Shares)</u>	9,602,701				
<u>Shares issued to acquire unproven mineral properties</u>	317,531				317,531
<u>Shares issued to acquire unproven mineral properties (Shares)</u>	1,650,000				
<u>Subscriptions received</u>	128,100				128,100
<u>Transfer from derivative liability warrants exercised</u>	751,691				751,691
<u>Stock-based compensation</u>		99,258			99,258
<u>Ending Balance at Nov. 30, 2012</u>	\$ 33,446,541	\$ 11,151,481	\$ (13,514,818)	\$ (29,036,966)	\$ 2,046,238
<u>Ending Balance (Shares) at Nov. 30, 2012</u>	180,576,408				

**ORGANIZATION AND
BASIS OF
PRESENTATION**

9 Months Ended

Nov. 30, 2012

**ORGANIZATION AND
BASIS OF PRESENTATION**

[\[Text Block\]](#)

NOTE 1 – ORGANIZATION AND BASIS OF PRESENTATION

Passport Potash Inc. (the “Company”) was incorporated on August 11, 1987 under Part 1A of the Quebec *Companies Act*. On May 4, 2011, the Company continued its corporate jurisdiction from the province of Quebec to the province of British Columbia, Canada, effective April 26, 2011. The Company is engaged in the acquisition and exploration of mineral properties. The Company has not determined whether its properties contain mineral reserves that are economically recoverable. The unaudited consolidated financial statements included herein have been prepared in accordance with accounting principles generally accepted in the United States for interim financial information and with the instructions to Form 10-Q and Regulation S-X. They do not include all information and notes required by generally accepted accounting principles for complete financial statements. However, except as disclosed herein, there has been no material change in the information disclosed in the notes to the financial for the year ended February 29, 2012. In the opinion of management, all adjustments (including normal recurring accruals) considered necessary for a fair presentation have been included. Operating results for the nine months ended November 30, 2012, are not necessarily indicative of the results that may be expected for any other interim period or the entire year. For further information, these unaudited consolidated financial statements and the related notes should be read in conjunction with the Company’s audited consolidated financial statements for the year ended February 29, 2012 included in the Company’s Form 10 registration statement.

The accompanying consolidated financial statements have been prepared assuming the Company will continue as a going concern. As of November 30, 2012, the Company has not achieved profitable operations and has an accumulated deficit. Continuation as a going concern is dependent upon the ability of the Company to obtain the necessary financing to meet obligations and pay its liabilities arising from normal business operations when they come due and ultimately up on its ability to achieve profitable operations. The outcome of these matters cannot be predicted with any certainty at this time and raise substantial doubt that the Company will be able to continue as a going concern. These consolidated financial statements do not include any adjustments to the amounts and classification of assets and liabilities that may be necessary should the Company be unable to continue as a going concern. Management intends to obtain additional funding by borrowing funds from its directors and officers, issuing promissory notes and/or a private placement of common stock.

**Consolidated Statements of
financial position -
unaudited (Parenthetical)
(USD \$)**

Nov. 30, 2012 Feb. 29, 2012

<u>Common Stock, No Par Value</u>		
<u>Common Stock, Shares, Issued</u>	180,576,408	169,323,707
<u>Common Stock, Shares, Outstanding</u>	180,576,408	169,323,707

Document and Entity Information	9 Months Ended	
	Nov. 30, 2012	Jan. 07, 2013
Document Type	10-Q	
Amendment Flag	false	
Document Period End Date	Nov. 30, 2012	
Trading Symbol	ppi	
Entity Registrant Name	PASSPORT POTASH INC	
Entity Central Index Key	0001508128	
Current Fiscal Year End Date	--02-29	
Entity Filer Category	Smaller Reporting Company	
Entity Common Stock, Shares Outstanding		180,576,408
Entity Current Reporting Status	Yes	
Entity Voluntary Filers	No	
Entity Well Known Seasoned Issuer	No	
Document Fiscal Year Focus	2013	
Document Fiscal Period Focus	Q3	

Consolidated statements of operations - unaudited (USD \$)	3 Months Ended		9 Months Ended		66 Months Ended
	Nov. 30, 2012	Nov. 30, 2011	Nov. 30, 2012	Nov. 30, 2011	Nov. 30, 2012
Operating Expenses					
<u>Administration</u>	\$ 19,289	\$ 0	\$ 45,381	\$ 54,925	\$ 886,885
<u>Advertising</u>	155,690	222,670	501,634	580,029	1,666,014
<u>Business development</u>	181,261	111,924	487,609	217,046	898,976
<u>Consulting fees</u>	181,054	437,727	494,912	1,452,465	7,755,518
<u>Depreciation</u>	55	68	165	210	2,162
<u>Foreign exchange (gain) loss</u>	(9,481)	262,159	134,466	321,816	92,178
<u>Investor relations</u>	82,157	32,479	270,828	579,961	1,249,581
<u>Management fees</u>	165,576	375,012	502,620	826,122	3,115,957
<u>Mineral property impairment</u>	0	0	0	0	652,784
<u>Mineral property option payments and exploration costs</u>	1,797,091	958,510	5,591,134	5,928,560	16,849,403
<u>Office and miscellaneous</u>	23,081	15,484	58,052	33,441	245,596
<u>Professional fees</u>	120,763	31,573	457,262	120,183	1,014,672
<u>Property investigation costs</u>	0	0	0	0	24,483
<u>Transfer agent and filing fees</u>	13,584	13,057	32,882	60,386	316,084
<u>Net loss before other items</u>	(2,730,120)	(2,460,663)	(8,576,945)	(10,175,144)	(34,770,293)
Other items					
<u>Change in derivative liability</u>	(142,178)	8,759,379	4,853,604	20,920,063	5,414,954
<u>Interest income</u>	3,043	16,418	27,571	16,418	90,068
<u>Loss on debt settlement</u>	0	0	0	0	(37,488)
<u>Mineral property - recovery</u>	0	0	112,668	0	112,668
<u>Other income</u>	0	14,651	0	14,651	153,125
<u>Operating Income (Loss)</u>	(139,135)	8,790,448	4,993,843	20,951,132	5,733,327
<u>Net profit (loss)</u>	\$ (2,869,255)	\$ 6,329,785	\$ (3,583,102)	\$ 10,775,988	\$ (29,036,966)
<u>Earnings (loss) per share - basic</u>	\$ (0.02)	\$ 0.05	\$ (0.02)	\$ 0.09	
<u>Earnings per share - dilutive</u>		\$ 0.05		\$ 0.09	
<u>Weighted average number of shares outstanding- basic</u>	175,256,968	127,591,348	172,211,630	125,379,677	
<u>Weighted average number of shares outstanding- dilutive</u>		127,940,098		125,728,427	

COMMON STOCK

**9 Months Ended
Nov. 30, 2012**

[COMMON STOCK \[Text Block\]](#)

NOTE 6 – COMMON STOCK

Common shares

During the period ended November 30, 2012, the Company issued the following shares:

- (a) During the period ended November 30, 2012, 9,602,701 warrants were exercised at CDN\$0.10 per share for proceeds of \$962,613.
- (b) The Company issued 1,650,000 shares pursuant to mineral property option agreements at fair values ranging from CDN\$0.19 to CDN\$0.20 per share for a total fair value of \$317,531.
- (c) To November 30, 2012 the Company received \$128,100 for the issuance of units of its common stock at CDN\$0.18 per unit. Each unit consists of one common share and one-half of one share purchase warrant. Each warrant entitles holder to purchase an additional common share at CDN\$0.25 for a period of five years.

Stock options

The changes in options during the nine month period ended November 30, 2012 are as follows:

	Nine month period ended November 30, 2012	
	Number of options	Weighted average exercise price (CDN\$)
Options outstanding, February 29, 2012	16,811,892	\$ 0.32
Options granted	-	-
Options exercised	-	-
Options cancelled	-	-
Options outstanding, November 30, 2012	16,811,892	\$ 0.32
Options exercisable, November 30, 2012	16,761,892	\$ 0.32

Details of options outstanding as at November 30, 2012 are as follows:

Number of Options	Exercise price CDN\$	Expiry date
150,000	0.10	October 25, 2015
348,750	0.10	November 16, 2015
1,531,500	0.32	January 10, 2016
5,777,000	0.20	February 11, 2016
1,321,500	0.20	March 3, 2016
1,826,000	0.59	June 21, 2016
1,690,500	0.42	September 12, 2016
4,166,642	0.38	January 20, 2017
16,811,892		

The options outstanding as at August 31, 2012 have a weighted average remaining contractual life of 3.44 years (February 29, 2012 - 4.27 years).

Share purchase warrants

The changes in share purchase warrants during the nine month period ended November 30, 2012 are as follows:

	Number of warrants
Balance, February 29, 2012	50,800,333
Issued	
Exercised	(9,602,701)
Expired	(100,000)
Balance, November 30, 2012	41,097,632

Details of the share purchase warrants outstanding as at November 30, 2012 are as follows:

Number of warrants	Exercise price	
	CDNS	Expiry Date
21,027,632 *	0.20	January 11, 2013
20,070,000	0.35	January 31, 2013
41,097,632		

*See Note 7

The warrants outstanding as at November 30, 2012 have a weighted average remaining contractual life of 0.14 years (February 29, 2012 - 0.84 years).

DERIVATIVE LIABILITY**9 Months Ended****Nov. 30, 2012****DERIVATIVE LIABILITY**[\[Text Block\]](#)**NOTE 5 – DERIVATIVE LIABILITY**

	November 30, 2012	February 29, 2012
Balance, beginning	\$ 6,374,170	\$ 26,589,856
Fair value of warrants issued	-	3,668,077
Fair value of warrants exercised	(751,691)	(1,674,607)
Change in derivative liability	(4,853,604)	(22,209,156)
Balance, ending	\$ 768,875	\$ 6,374,170

The derivative liability consists of the fair value of share purchase warrants that were issued in unit private placements that have an exercise price in a currency (Canadian dollars) other than the functional currency of the Company. The derivative liability is a non-cash liability and the Company is not required to expend any cash to settle this liability.

Details of these warrants and their fair values are as follows:

	Exercise Price (\$CDN)	November 30, 2012		February 29, 2012	
		Number Outstanding	Fair Value	Number Outstanding	Fair Value
July 17, 2009	\$0.20	-	\$ -	-	\$ -
June 29, 2010	\$0.10	-	-	1,713,156	312,520
November 8, 2010	\$0.10	-	-	7,924,545	1,488,100
January 31, 2011	\$0.35	20,070,000	65,711	20,070,000	1,764,212
January 11, 2012	\$0.20	20,833,204 *	703,164	20,833,204	2,809,338
		40,903,204	\$ 768,875	50,540,905	\$6,374,170

*See Note 7

The fair value of the share purchase warrants were calculated using the Black-Scholes valuation model using the following assumptions: Expected dividend yield – 0% (February 29, 2012: 0%); Expected stock price volatility – 78%-80% (February 29, 2012: 102%-109%); Risk-free interest rate – 1.03% (February 29, 2012: 0.93% - 0.95%); Expected life of share purchase warrants – 0.12 - 0.17 years (February 29, 2012: 0.33 - 0.92 years).

SUBSEQUENT EVENTS

**9 Months Ended
Nov. 30, 2012**

SUBSEQUENT EVENTS

[\[Text Block\]](#)

NOTE 7 – SUBSEQUENT EVENTS

Subsequent to November 30, 2012, the Company applied to the TSX-V for approval to extend the expiry date of 20,833,204 common share purchase warrants issued on January 11, 2012 from January 11, 2013 to January 11, 2014. These warrants were issued as part of a private placement transaction and are exercisable into 20,833,204 common shares of the Company at a price of \$0.20 per share. Approval was received from the TSX-V on December 20, 2012.

On December 8, 2012, the Company entered into a second amendment to the option agreement to acquire 100% of the Ringbolt Property. See Note 3.

**Consolidated statements of
cash flows - unaudited (USD
\$)**

9 Months Ended 66 Months Ended
Nov. 30, 2012 Nov. 30, 2011 Nov. 30, 2012

Operating activities

Net Profit (loss) \$ (3,583,102) \$ 10,775,988 \$ (29,036,966)

Adjustments for:

Depreciation 165 210 2,162
Fair value adjustment on warrants (4,853,604) (20,920,063) (5,414,954)
Foreign exchange 0 0 (256,260)
Loss on debt settlement 0 0 37,488
Mineral property option payments 317,531 669,384 1,780,306
Other income 0 0 (138,474)
Stock-based compensation 99,258 2,720,346 10,992,655

Changes in non-cash working capital items:

Receivables (15,682) (56,541) (62,757)
Prepaid expenses 26,816 (23,041) (50,919)
Note Payable 0 137,298 0
Trade payables and accrued liabilities (293,624) (132,413) 200,124
Net cash flows used in operating activities (8,302,242) (6,828,832) (21,947,595)

Investing activities

Reclamation deposits 0 (20,623) (15,000)
Long term deposits (750,000) 0 (975,000)
Mineral property acquisition costs (300,000) 0 (1,600,000)
Net cash flows used in investing activities (1,050,000) (20,623) (2,590,000)

Financing activities

Proceeds on issuance of common shares - net of share issue costs 962,613 857,265 24,746,976
Subscriptions received 128,100 0 128,100
Net cash flows from financing activities 1,090,713 857,265 24,875,076
Increase (decrease) in cash and cash equivalents (8,261,529) (5,992,190) 337,481
Cash and cash equivalents, beginning 8,599,010 10,719,413 0
Cash and cash equivalents, ending 337,481 4,727,223 337,481

Supplemental disclosures:

Income tax 0 0
Interest 0 0

Cash and cash equivalents consist of:

Cash at bank 115,681 289,556
Guaranteed investment certificates \$ 221,800 \$ 4,437,667

**RELATED PARTY
TRANSACTIONS**

**9 Months Ended
Nov. 30, 2012**

[RELATED PARTY
TRANSACTIONS \[Text Block\]](#)

NOTE 4 – RELATED PARTY TRANSACTIONS

Related party balances

The following amounts due to related parties are included in trade payables and accrued liabilities:

	November 30, 2012	February 29, 2012
Companies controlled by Directors of the Company (i)	\$ 46,954	\$ 19,683
Companies controlled by Directors of the Company (ii)	-	15,812
	\$ 46,954	\$ 35,495

- (i) This amount is unsecured, non-interest bearing and have no fixed terms of repayment.
- (ii) The amount is unsecured, bears a monthly interest rate of 1.5% and had no fixed terms of repayment.

The following amounts due from related parties are included in receivables and prepaid expenses:

	November 30, 2012	February 29, 2012
Companies controlled by Directors of the Company (i)	\$ 24,776	\$ -

- (i) These amounts are unsecured, non-interest bearing and have no fixed terms of repayment. The Company incurred the following transactions with directors, officers and companies that are controlled by directors and officers of the Company:

	Nine month period ended	
	November 30, 2012	November 30, 2011
Administration	\$ 18,460	\$ -
Consulting	431,227	-
Management fees	277,620	130,526
Mineral property option payments and exploration costs	298,043	143,000
	\$1,025,350	\$ 273,526