

**Loon Energy Corporation**  
**Management's Discussion and Analysis**  
**For the three and six months ended June 30, 2010 and 2009**  
**(US\$, unless otherwise stated)**

This Management's Discussion and Analysis ("MD&A") document dated August 19, 2010 is provided by the management of Loon Energy Corporation ("Loon Corp" or "Company") and should be read in conjunction with the unaudited interim consolidated financial statements as at, and for the three and six month periods ended June 30, 2010 and 2009 and the 2009 annual financial statements and MD&A.

## **Overview**

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Loon Energy Corporation is an international oil and gas exploration and development company with management offices in Calgary, Alberta, Canada and in Dubai, United Arab Emirates. Loon Corp was incorporated pursuant to the provisions of the *Business Corporation Act* (Alberta) ("ABCA") on October 30, 2008 to receive certain of the oil and gas assets of Loon Energy Inc. ("Loon") in accordance with a Plan of Arrangement ("Arrangement") under the ABCA. Pursuant to the Arrangement, the assets of Loon in Colombia and Peru were transferred to Loon Corp, each Loon shareholder received one common share of Loon Corp for each Loon share held, the common shares of Loon Corp were listed on the TSX Venture Exchange under the symbol LNE and Loon received \$3.15 million of cash. The implementation of the Arrangement on December 10, 2008 also resulted in Loon changing its name to Kulczyk Oil Ventures Inc. ("Kulczyk Oil").

Additional information relating to Loon Corp can be accessed at [www.sedar.com](http://www.sedar.com).

## **Basis of Presentation**

The consolidated financial statements of Loon Corp have been prepared by management in accordance with Canadian generally accepted accounting principles ("GAAP"). The Company uses the United States dollar as its measurement and reporting currency.

## **BOE Presentation**

Production information is reported in units of barrels of oil equivalent ("BOE"). The BOE conversion ratio is based on an energy equivalency and all BOE conversions in this report are derived by converting natural gas to oil at the ratio of six thousand cubic feet of gas to one barrel of oil.

## **Forward-looking statements**

This MD&A contains forward-looking statements. Readers are advised that any forward-looking statements contained in this MD&A are expressly qualified by the cautionary statements contained within the Forward-looking Statement section of this document.

## **Non-GAAP Measures**

The financial information presented herein has been prepared in accordance with GAAP except for the terms, "net operating revenue" and "working capital" which are not recognized measures under GAAP and do not have standardized meanings prescribed by GAAP. These non-GAAP measures are presented for information purposes only and should not be considered an alternative to, or more meaningful than information presented in accordance with GAAP. Management believes that net operating revenue and working capital may be useful supplemental measures as they are used by the Company to measure operating performance and to evaluate the timing and amount of capital required to fund future operations. The Company's method of calculating these measures may differ from those of other companies and, accordingly, they may not be comparable to such measures used by other companies.



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The Company calculates these non-GAAP measures as follows:

Net operating revenue (loss)	Three months ended June 30,		Six months ended June 30,	
	2010	2009	2010	2009
Petroleum and natural gas sales	\$ -	\$ 19,535	\$ -	\$ 26,449
Less: Royalties	-	(1,563)	-	(2,116)
	-	17,972	-	24,333
Operating expenses	-	76,940	-	143,207
Net operating loss	<u>\$ -</u>	<u>\$ (58,968)</u>	<u>\$ -</u>	<u>\$ (118,874)</u>
Working capital			June 30,	December 31,
Current assets			2010	2009
Current liabilities			\$ 1,618,795	\$ 2,033,248
			(600,433)	(759,937)
			<u>\$ 1,018,362</u>	<u>\$ 1,273,311</u>

## **Operations Overview**

### **Colombia**

#### Abanico Association Contract

In 2005, the Company committed to expend \$6.0 million on exploration and development expenditures to earn 49% of the interest of Kappa Resources Colombia Ltd. (“**Kappa**”) in the area covered by the Abanico Association Contract. The Company funded the drilling of a gas discovery well in the third quarter of 2005 at Ventilador-2 and drilled dry holes at Aleli-1 later that year and at Duna-1 in the first quarter of 2006. The Company fulfilled its expenditure commitment of \$6.0 million during 2007. In March 2007, the Ventilador-2 natural gas well was put on-stream and production from the well continued until it was suspended in October, 2008. The Ventilador-2 well remained suspended throughout the current period.

#### Buganviles Association Contract

Through a farm-in agreement, the Company earned a 20% non-operated participating interest in a 60,817 hectare block of lands covered by the Buganviles Association Contract between Holywell Resources S.A. and Empresa Colombiana de Petróleos (“**Ecopetrol**”), the Colombian national oil company. The Company earned its interest by paying \$1.0 million of the estimated \$3.4 million “dry-hole” cost of the Delta-1 well plus 20% of costs incurred thereafter. The Delta-1 well came on production late in September 2008. Ecopetrol approved the operator’s Commerciality Application in March 2009 the consequence of which is that fifty percent of the lands will be retained for a period of two years. During the year ended December 31, 2009 the Delta-1 well produced sporadically and was shut in on January 15, 2010. The well remains shut-in as of June 30, 2010.

The Company has fulfilled its required work commitments with respect to this contract area.

The 2009 reserve report has re-categorized the Buganviles reserves from “proven” to “probable”. The operating committee is scheduled to evaluate options for the Delta-1 well during the third quarter 2010.

### **Peru**

On August 21, 2007, the Company announced that its wholly-owned subsidiary, Loon Peru Limited (“**Loon Peru**”), signed an exploration license contract with PERUPETRO S.A. granting Loon Peru the right to explore for and produce hydrocarbons from Block 127 in the Marañon Basin area of northeast Peru. Under the terms of the agreement, Loon Peru



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committed to a minimum work program to acquire, process and interpret 390 kilometres of 2D seismic and reprocess another 2,000 kilometres of 2D seismic during the first two-year exploration period. The gross costs of the phase 1 work commitments were initially estimated at \$15 million.

Much of the Company's existing commitments for the first two exploration periods are to be funded by CEPSA Peru S.A. ("CEPSA Peru") under the terms of a farm-out agreement dated October 29, 2007, which was approved by the Government of Peru during the second quarter of 2008. Under the terms of the farm-out agreement, CEPSA Peru earned 80% of Loon Peru's interest in the block in return for consideration consisting of a payment of \$700,000 to Loon Peru for past costs, replacement of a \$2.25 million performance guarantee that was previously funded by the Company, and payment of the first \$10.75 million of expenditures incurred in fulfilling the minimum work commitment for the first exploration period. CEPSA Peru is the operator of Block 127. As of June 30, 2010, the Phase 1 work commitments were satisfied and the Company's share of total expenditures related to the first exploration period, including the seismic acquisition was \$1,057,686.

In April 2010, CEPSA provided notice to PERUPETRO S.A. of its intent to proceed to the second exploration period subject to the identification of viable drilling targets after evaluation of the seismic information obtained during the first exploration period. In May 2010, PERUPETRO S.A. granted CEPSA a six month extension to the phase 1 exploration period, which will expire November 16, 2010. As such, a decision on the drilling of an exploration well on the block is scheduled for the third quarter of 2010. If CEPSA and the Company elect to proceed with the second exploration period, the Company will commit to spend \$2,250,000, of which CEPSA Peru will fund 100% of the first \$3.0 million of expenditures incurred in fulfilling the group's work commitments which includes the drilling of one exploratory well. The second exploration period is expected to last 18 months and is scheduled to expire on June 16, 2012.

The Company has a commitment to a third party geophysical company relating to its Peru concession which requires the Company to pay \$250,000 to the geophysical company when commerciality within Block 127 is first declared, a further \$500,000 when third party proven reserves are assessed at 50 million barrels of oil equivalent and an additional \$250,000 when 75 million barrels of oil equivalent are assessed as proven reserves.

### **Corporate**

On July 15, 2010, Petrodorado Energy Ltd. and the Company entered into a non-binding letter of intent, pursuant to which, subject to entering into a definitive agreement and certain other conditions being met, the parties agreed to the acquisition of all outstanding shares of the Company by Petrodorado.

The proposed transaction is an arm's length transaction pursuant to which shareholders of the Company would be entitled to receive common shares of Petrodorado based upon an exchange ratio of five (5) common shares of the Company for each one (1) common share of Petrodorado.

The letter of agreement is non-binding except for obligations relating to a period of exclusive dealing and confidentiality. If a definitive agreement is entered into, the parties will cooperate to complete the proposed transaction as soon as practical, subject to the receipt of all necessary regulatory and other approvals and satisfaction of all other customary closing conditions. The proposed transaction will be effected by way of a plan of arrangement, amalgamation, share exchange or other similar form of transaction. The proposed transaction may also be subject to the approval of the shareholders of the Company and/or Petrodorado.



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**Selected quarterly information**

	Three months ended June 30,		Six months ended June 30,	
	2010	2009	2010	2009
Petroleum and natural gas sales	\$ -	\$ 19,535	\$ -	\$ 26,449
Less: Royalties	-	(1,563)	-	(2,116)
	-	17,972	-	24,333
Less: Operating expenses	(6,131)	76,940	-	143,207
Net operating loss	6,131	(58,968)	-	(118,874)
General and administrative	75,200	142,623	111,405	325,851
Loss/(gain) on foreign exchange	14,893	44,686	23,510	(29,166)
Depletion, depreciation and accre	2,457	40,161	5,032	57,198
	92,550	227,470	139,947	353,883
Net loss	<u>(86,419)</u>	<u>(286,438)</u>	<u>(139,947)</u>	<u>(472,757)</u>
Net loss per share				
- basic & diluted	\$ (0.00)	\$ (0.00)	\$ (0.00)	\$ (0.00)

	As at	
	June 30, 2010	December 31, 2009
Total assets	\$ 3,465,286	\$ 3,759,705
Long-term financial liabilities (asset retirement obligations)	\$ 131,141	\$ 126,109

**Oil and Gas Production and Revenue**

The Company did not generate oil and a gas revenue for the six months ended June 30, 2010.

	Three months ended June 30,		Six months ended June 30,	
	2010	2009	2010	2009
Gross oil and gas revenues	\$ -	\$ 19,535	\$ -	\$ 26,449
Gas production (Mcf)	-	-	-	-
Gas price (\$/Mcf)	\$ -	\$ -	\$ -	\$ -
Oil production (bbls)	-	465	-	779
Oil price (\$/bbl)	\$ -	\$ 42.01	\$ -	\$ 33.95
BOE production	-	465	-	779
BOE per day	-	5	-	4



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**Royalties**

For the six months ended June 30, 2010, no royalties were paid as no production revenues were generated. 2009 royalties were paid at a rate of 8% on oil sales from the Delta-1 well.

	Three months ended June 30,		Six months ended June 30,	
	2010	2009	2010	2009
Government royalties	\$ -	\$ 1,563	\$ -	\$ 2,116
Royalties per BOE	\$ -	\$ 3.36	\$ -	\$ 2.72
Royalties as a % of revenue	0%	8%	0%	8%

**Operating Expenses**

Operating expenses for the three and six month periods ended June 30, 2010 were (\$6,131) and nil respectively, compared to \$76,940 (\$165.46 per BOE) and \$143,207 (\$183.83 per BOE) for the three and six month periods ended June 30, 2009. The operating costs in 2009 arose from oil production at the Delta-1 well, which produced sporadically and was shut-in in January 15, 2010. Operating costs initially charged by the operator in the first quarter of 2010, were not approved in accordance with standard industry practise and were reversed by the operator.

**General and Administrative Expenses**

The general and administrative expenses for the three and six month periods ended June 30, 2010 were \$75,200 and \$111,405 respectively, compared to \$142,623 and \$325,851 for the three and six month periods ended June 30, 2009. The 2010 general and administrative expenses are less than the previous period because of diminished levels of corporate activity for the Company.

**Depletion, Depreciation and Accretion ("DD&A")**

Current year DD&A is comprised solely of accretion expense of the asset retirement obligation. Accretion expense for the three and six month periods ended June 30, 2010 was \$2,457 and \$5,032 respectively, compared to \$40,161 and \$57,198 of depletion, depreciation and accretion taken in the three and six month periods ending June 30, 2009.

As a result of the shut-in of the Baganviles contract area on January 15, 2010, no production revenues were generated and no depletion was taken for the three and six month periods ended June 30, 2010. No further depletion will be taken on the petroleum and natural gas assets until such time as production continues. Additionally, no impairment was required for the Baganviles contract area as sufficient probable reserves exist.

**Net Loss**

Net loss for the three and six month periods ended June 30, 2010 was \$86,419 and \$139,947 respectively, compared to a net loss of \$286,438 and \$472,757 for the three and six month periods ended June 30, 2009. The reduction in the loss for the three and six month periods ended June 30, 2010 is due to reduced operating losses as a result of the shut-in of the Delta-1 well.



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**Property and Equipment Expenditures**

	Three months ended June 30, 2010	Six months ended June 30, 2010
Colombia	\$ -	\$ 1,262
Peru	82,440	261,452
Total	<u>\$ 82,440</u>	<u>\$ 262,714</u>

Total property and equipment expenditures for the three and six month period ended June 30, 2010 was \$82,440 and \$262,714 respectively. Property and equipment expenditure of \$142,683 related to unapproved workover costs initially charged by the operator of the Colombian concessions was reversed by the operator in the second quarter of fiscal 2010.

**Summary of Quarterly Data**

The following tables set forth selected quarterly financial information for the most recent eight financial quarters.

	<u>Q2 2010</u>	<u>Q1 2010</u>	<u>Q4 2009</u>	<u>Q3 2009</u>
Production per day				
<i>Oil and NGL's (bbls)</i>	-	-	3	5
<i>Natural gas (Mcf)</i>	-	-	-	-
<i>BOE's</i>	-	-	3	5
Petroleum and natural gas sales	\$ -	\$ -	\$ 8,768	\$ 10,897
Net income (loss)	\$ (86,419)	\$ (53,528)	\$ (269,255)	\$ (100,084)
Per share - basic and diluted	\$ (0.00)	\$ (0.00)	\$ (0.00)	\$ (0.00)
	<u>Q2 2009</u>	<u>Q1 2009</u>	<u>Q4 2008</u>	<u>Q3 2008</u>
Production per day				
<i>Oil and NGL's (bbls)</i>	5	4	11	-
<i>Natural gas (Mcf)</i>	-	-	-	427
<i>BOE's</i>	5	4	11	71
Petroleum and natural gas sales	\$ 19,535	\$ 6,914	\$ 22,950	\$ 86,240
Net loss	\$ (286,438)	\$ (186,319)	\$ (655,400)	\$ (1,625,039)
Per share - basic and diluted	\$ (0.00)	\$ (0.00)	\$ (0.01)	\$ (0.02)

The significant increase in the net loss in Q3 2008 was due to the impairment of the Colombian assets (\$1.26 million). As of Q1 2009, the trend of net losses decreased as compared to 2008 quarters due to the re-organization of the Company. Prior to 2009, general and administrative expenses were an allocation of total general and administrative expenditures between the Company and Kulczyk Oil, whereas 2009 expenses are solely those incurred by the Company. The increased net loss in Q2 2009 was due to a slight reduction in petroleum and natural gas sales as well as an unrealized foreign exchange loss recognized on translation of financial information. The reduced net loss in Q3 2009 was due to unrealized foreign exchange gains recognized on translation of financial information. The increase in the net loss in Q4 2009 was the result of increased operating expenses as production activities continued and normal general and administrative spending. The decrease in the net loss in Q1 2010 was the result of suspended production and decreased corporate activities. The increase in net loss in Q2 2010 is due to increased general administrative expenses due to increased corporate activity.

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**Share Data**

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The Company is authorized to issue an unlimited number of common shares of which 95,991,364 common shares were outstanding as at June 30, 2010 and August 19, 2010.

The Company is also authorized to issue an unlimited number of preferred shares; there are no preferred shares outstanding.

Summary of common shares outstanding:

	<i>Number of Shares</i>	<i>Carrying amount</i>
Balance as at December 31, 2009 and June 30, 2010	95,991,364	\$ 15,139,980
	Three months ended June 30	
	2010	2009
Weighted average number of shares outstanding	95,991,364	95,991,364

**Related Party Transactions**

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The Company has no employees, and management and administrative services are provided by the management and staff of Kulczyk Oil pursuant to a services agreement. Administrative costs incurred by Kulczyk Oil for the benefit of the Company are allocated to the Company based on specific identification and an allocation of administrative costs that relate to both Kulczyk Oil and the Company. For the six months ended June 30, 2010 these fees totalled \$6,091 (2009 - \$4,974). At June 30, 2010, the Company owed \$1,664 (2009 - \$4,974) to Kulczyk Oil for these services. Certain expenditures of the Company are paid for by Kulczyk Oil on behalf of the Company and as at June 30, 2010 the Company owed nil (2009 - \$79,843) for these costs. During the six months ended June 30, 2010 the Company paid for \$12,000 of expenditures on behalf of Kulczyk Oil, which was offset against payments made by Kulczyk Oil in respect of the Company.

Kulczyk Oil remains legally responsible for a guarantee issued in August 2007 ("the **Loon Guarantee**") to the Government of Peru regarding the granting of the Block 127 license contract to Loon Peru Limited, a wholly owned subsidiary of the Company. The process to have the Company assume the Loon Guarantee has begun with the Peruvian government authorities, however, has not yet been completed. The Company has entered into an indemnification agreement with Kulczyk Oil in respect of the Loon Guarantee.

The above related party transactions were at exchange amounts agreed to by both parties which approximate fair value.

**Liquidity and Capital Resources**

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The Company's exploration activities and overhead costs are financed by way of equity issuances and by a farm-out agreement through which a third party pays for all or a portion of the Company's expenditures to earn a portion of the Company's ownership interest. The Company's cash resources at June 30, 2010 together with the funding to be provided by the Company's joint venture partner in Peru should be sufficient to fund existing capital commitments for the next twelve months.

The Company has working capital of \$1,018,362 as at June 30, 2010 (December 31, 2009 - \$1,273,311). On an ongoing basis the Company will typically utilize four sources of funding to finance its capital expenditure program: internally generated funds, debt where appropriate, new equity issues if available on favourable terms, and asset sales. When financing corporate acquisitions, the Company may also assume certain future liabilities.



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## **Commitments**

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### **Peru**

The Company has committed to a minimum work program under the terms of an exploration license contract covering Block 127 in the Marañon Basin area of Northeast Peru. The first exploration period work commitments were initially estimated to cost \$15.25 million, with the work program commitments for the second exploration period expected to cost \$15.0 million. The Company's existing commitments for the first two exploration periods are expected to be substantially funded by CEPSA Peru under the terms of a farmout agreement dated October 29, 2007. In May 2010, PERUPETRO S.A. granted CEPSA a six month extension to the phase 1 exploration period that will enable CEPSA and the Company's wholly owned subsidiary, Loon Peru Limited ("Loon Peru"), to finalize the identification of viable drilling targets. The Company's share of total expenditures for the first exploration period was \$1,057,686 as at June 30, 2010, which fulfills the minimum work commitment of \$1 million. CEPSA has indicated its intent to proceed with the second exploration period on the condition that viable drilling targets are identified. If the Company and CEPSA elect to proceed with the second exploration period of 18 months, which includes the drilling of one exploratory well, the Group's work commitment is estimated to require a minimum expenditure of \$2,250,000. Under the Joint Venture Agreement, CEPSA Peru will fund 100% of the first \$3.0 million of expenditures incurred.

The Company has a commitment to a third party geophysical company relating to its Peru concession which will require the Company to pay \$250,000 to the geophysical company when commerciality within Block 127 is first declared, a further \$500,000 when third party proven reserves are assessed at 50 million barrels of oil equivalent and an additional \$250,000 at 75 million barrels of oil equivalent.

## **Forward Looking Statements**

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This MD&A contains forward-looking statements. These statements relate to future events or future performance of the Company. When used in this MD&A, the words "may", "would", "could", "will", "intend", "plan", "anticipate", "believe", "estimate", "predict", "seek", "propose", "expect", "potential", "continue", and similar expressions, are intended to identify forward-looking statements. These statements involve known and unknown risks, uncertainties, and other factors that may cause actual results or events to differ materially from those anticipated in such forward-looking statements. Such statements reflect the Company's current views with respect to certain events, and are subject to certain risks, uncertainties and assumptions. Many factors could cause the Company's actual results, performance, or achievements to vary from those described in this MD&A. Should one or more of these risks or uncertainties materialize, or should assumptions underlying forward-looking statements prove incorrect, actual results may vary materially from those described in this MD&A as intended, planned, anticipated, believed, estimated, or expected. Specific forward-looking statements in this MD&A, among others, include statements pertaining to the following:

- factors upon which the Company will decide whether or not to undertake a specific course of action;
- world-wide supply and demand for petroleum products;
- expectations regarding the Company's ability to raise capital;
- treatment under governmental regulatory regimes; and
- commodity prices.

With respect to forward-looking statements in this MD&A, the Company has made assumptions, regarding, among other things:

- the impact of increasing competition;
- the ability of farm-out partners to satisfy their obligations;
- the Company's ability to obtain additional financing on satisfactory terms; and
- the Company's ability to attract and retain qualified personnel.

The Company's actual results could differ materially from those anticipated in these forward-looking statements as a result of the risk factors set forth below and elsewhere in this MD&A:

- general economic conditions;
- volatility in global market prices for oil and natural gas;
- competition;



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- liabilities and risks, including environmental liability and risks, inherent in oil and gas operations;
- the availability of capital; and
- alternatives to and changing demand for petroleum products.

Furthermore, statements relating to "reserves" or "resources" are deemed to be forward-looking statements, as they involve the implied assessment, based on certain estimates and assumptions, that the resources and reserves described can be profitable in the future.

The forward-looking statements contained in this MD&A are expressly qualified in their entirety by this cautionary statement. These statements apply only as of the date of this MD&A.

### **Critical Accounting Estimates**

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The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reported period. Actual results may differ from these estimates. Information regarding the accounting policies selected by the Company, and the critical accounting estimates used are set out in the Company's consolidated financial statements for the year ended December 31, 2009 and 2008, and are further discussed below.

The Company considers the following accounting estimates to be critical given the uncertainties that exist at the time the consolidated financial statements are prepared:

**a) *Depletion and depreciation expense***

Depletion and depreciation of petroleum and natural gas properties and equipment when provided, is calculated using the unit-of-production method and proved reserves. The Company has retained an independent reservoir engineering firm to determine proved reserves to be used in the depletion and depreciation provision. Expenditures on undeveloped properties are excluded from the depletion provision until related reserves are proven, or impairment is recognized. Volumes are converted to equivalent units on the basis that one barrel of oil is equivalent to six thousand cubic feet of natural gas.

**b) *Cost recovery test on property and equipment***

The Company performs a cost recovery test for each cost centre at least annually to evaluate and if appropriate, recognize impairment when the carrying value of property and equipment exceeds the undiscounted future cash flows from reserves using estimated future commodity prices. The amount of any impairment to be recognized is determined as the excess of the carrying value over fair value. Fair value is determined using proven and probable reserves together with undeveloped land, and is based on the present value of expected future cash flows discounted at a risk-free rate of interest. The Company also completes an analysis of the carrying value of undeveloped properties at least annually to ensure there are no indicators of impairment. These indicators would include, but are not limited to, results of seismic reprocessing and acquisition, licence expirations and if management determines a project or property is no longer economically feasible.

### **Future Accounting Policies**

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#### **International Financial Reporting Standards**

Publicly accountable entities will be required to adopt International Financial Reporting Standards ("IFRS") for interim and annual financial statements for fiscal years beginning on or after January 1, 2011 including comparative figures for the prior year. The Company will be required to transition to IFRS effective January 1, 2011 and if the transaction with Petrodorado is not completed prior to filing the Q1 2011 financial statements, the Company intends to issue its first interim financial statements under IFRS for the three month period ending March 31, 2011.

During 2009, education and initial assessment activities were conducted. Management has performed a formal conversion assessment, however progress on the transition has slowed given the anticipated transaction with Petrodorado.



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Based on assessment activities completed to date, the following are the more significant IFRS differences impacting the financial statements of the Company:

IFRS adoption election for oil and gas entities – at this time management anticipates applying the IFRS 1 election whereby property, plant and equipment will be allocated to exploration and evaluation assets (“E&E”) and development assets (those assets included in cash generating units) based on their carrying amount under Canadian GAAP as at January 1, 2010. The Company anticipates that its Colombian assets will form two cash generating units under IFRS. The net book value of Peru is anticipated to be allocated to E&E assets under IFRS.

Property, plant and equipment– the carrying amount of Company's undeveloped properties will be considered E&E assets under IFRS. IFRS permits an entity to elect the level at which E&E assets will be tested for impairment whilst in the E&E stage. E&E assets can be tested for impairment at a granular level or aggregated up to the level of an operating segment. Management has not determined if it will continue to assess E&E assets under IFRS at the same level as under Canadian GAAP. Under Canadian GAAP, the Company assesses its undeveloped properties for impairment at the level of an oil and gas concession (i.e. Peru). The carrying values of the Company's developed Colombian assets are tested for impairment under Canadian GAAP using a “ceiling test”. Under IFRS, impairment of the Colombian cash generating unit or units will be based on the recoverable amount being the greater of fair value less costs to sell and value in use.

#### **Internal Controls over Financial Reporting**

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The board of directors, through its Audit Committee, is responsible for ensuring that management fulfils its responsibilities for financial reporting and internal control. The Audit Committee meets at least annually with the Company's external auditors to review accounting, internal control, financial reporting, and audit matters. Internal controls over financial reporting have not changed since the last reporting period.

#### **Approval**

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The Company's Board of Directors has approved the disclosure contained within this MD&A.

#### **Additional Information**

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Additional information regarding the Company and its business and operations is available on the Company's profile at [www.sedar.com](http://www.sedar.com). Copies of the information can also be obtained by contacting the Company at Loon Energy Corporation 1170, 700 – 4<sup>th</sup> Avenue S.W., Calgary, Alberta, T2P 3J4 (Phone: +1 403 264-8877) or by e-mail at [rvaniw@loon-energy.com](mailto:rvaniw@loon-energy.com).

