MIRASOL RESOURCES LTD.

(An Exploration Stage Company)

INTERIM CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2010 and 2009

Canadian Funds

(Unaudited – Prepared by Management)

Reader's Note:

These unaudited interim consolidated financial statements for the three months ended September 30, 2010 and 2009 of Mirasol Resources Ltd ("Mirasol" or the "Company") have been prepared by management and have not been reviewed by the Company's auditors.

(An Exploration Stage Company)

Interim Consolidated Balance Sheets

Canadian Funds Unaudited – Prepared by Management

ASSETS	;	September 30, 2010	June 30, 2010
Current Cash Receivables and advances (Note 10)	\$	4,591,318 157,611	\$ 5,147,280 57,331
		4,748,929	5,204,611
Equipment (Note 8)		39,506	40,344
Resource property acquisition costs, Schedule (Note 9)		78,333	78,333
	\$	4,866,768	\$ 5,323,288
LIABILITIES			
Current Accounts payable and accrued liabilities (Note 10)	\$	160,340	\$ 161,180
		160,340	161,180
SHAREHOLDERS' EQUITY			
Share Capital (Note 11) Authorized: Unlimited common shares without par value Issued and fully paid (Note 11a)		14 219 007	14 171 626
Contributed surplus (Note 11c)		14,318,997 2,211,679	14,171,636 2,259,578
		16,530,676	16,431,214
Deficit - Statement 2		(11,824,248)	(11,269,106)
		4,706,428	5,162,108
	\$	4,866,768	\$ 5,323,288

Nature of Business (Note 1) Commitments (Note 13) Subsequent Events (Note 14)

On Behalf of the Board:

"Mary L. Little"	_ ,	Director
"Nick DeMare"	,	Director

⁻ See accompanying notes to the unaudited interim consolidated financial statements -

(An Exploration Stage Company)

Interim Consolidated Statements of Loss, Comprehensive Loss and Deficit For the Three Months Ended September 30

Canadian Funds

Unaudited – Prepared by Management

	2010	2009
Operating Expenses		
Exploration costs, net – Schedule	\$ 363,472	\$ 261,296
Management fees	75,350	38,991
Office and miscellaneous	31,514	42,345
Professional fees	25,657	17,218
Shareholder information	7,463	11,749
Travel	3,254	4,753
Listing and filing fees	1,249	3,295
Amortization	 308	314
	 508,267	379,961
Other Items		
Foreign exchange (gain) loss	47,079	76,511
Interest and bank charges, net	 (204)	1,028
	 46,875	77,539
Loss and Comprehensive Loss for the Period Deficit - Beginning of Period	 (555,142) (11,269,106)	(457,500) (9,041,308)
Deficit - End of Period	\$ (11,824,248)	\$ (9,498,808)
Loss per Share – Basic and Diluted	\$ (0.02)	\$ (0.02)
Weighted Average Number of Shares Outstanding	33,252,150	29,258,181

⁻ See accompanying notes to the unaudited interim consolidated financial statements -

(An Exploration Stage Company)

Interim Consolidated Statements of Cash Flow For the Three Months Ended September 30

Canadian Funds Unaudited – Prepared by Management

		2010	2009
Operating Activities			
Loss for the period	\$	(555,142)	\$ (457,500)
Items not affecting cash:			
Amortization		308	314
Amortization included in exploration expenses		3,484	4,334
Changes in non-cash working capital items:			
Receivables and advances		(100,280)	(33,346)
Accounts payable and accrued liabilities		(840)	(15,805)
Cash used in operating activities		(652,470)	(502,003)
Investing Activities			
Purchase of equipment		(2,954)	(1,610)
Cash used in investing activities		(2,954)	(1,610)
Financing Activities			
Share capital issued		99,462	
Cash provided by financing activities		99,462	-
Change in Cash		(555,962)	(503,613)
Cash - beginning of period		5,147,280	3,653,477
Cash - End of Period	\$	4,591,318	\$ 3,149,864
Supplemental Schedule of Non-Cash Financing Transa	ctions:		
Fair value of warrants exercised	\$	40,029	\$ -
Fair value of options exercised	\$	7,870	\$ <u>-</u>

There was no cash paid for interest or income taxes for the three months ended September 30, 2010 and 2009.

⁻ See accompanying notes to the unaudited interim consolidated financial statements -

(An Exploration Stage Company)

Interim Consolidated Schedules of Resource Property Exploration Costs For the Three Months Ended September 30

Canadian Funds Unaudited – Prepared by Management

	2010	2009
Properties:		
Claudia		
Consultants and salary	\$ 5,621	\$ 10,147
Camp and general	8,866	7,962
Travel	429	785
	14,916	18,894
Joaquin		
Consultants and salary	40,843	41,067
Camp and general	3,190	2,194
Travel	2,412	2,250
Mining rights and fees	339	-
	46,784	45,511
La Curva		·
Consultants and salary	-	3,948
Camp and general	-	1,224
Travel	-	308
Mining rights and fees	85	-
	85	5,480
La Libanesa		
Consultants and salary	5,222	11,661
Camp and general	2,057	4,135
Travel	1,074	404
Mining rights and fees	296	-
	8,649	16,200
Nico		
Consultants and salary	-	3,460
Camp and general	715	270
Mining rights and fees	296	-
	1,011	3,730
Rubi		
Consultants and salary	-	2,825
Camp and general	1,554	11,084
Travel	1,198	92
Mining rights and fees	12,440	8,556
Assays and sampling	24,562	2,264
· · · · · · · · · · · · · · · · · · ·	39,754	24,821
Balance Carried forward	\$ 111,199	\$ 114,636

⁻ See accompanying notes to the unaudited interim consolidated financial statements -

(An Exploration Stage Company)

Interim Consolidated Schedules of Resource Property Exploration Costs For the Three Months Ended September 30

Canadian Funds Unaudited – Prepared by Management

	20	10	2009
Properties continued			
Balances forward	\$ 111,19	99 \$	114,636
Sascha			
Consultants and salary		-	25,660
Camp and general	2,6	47	12,914
Travel	ŕ	-	266
Mining rights and fees	3	31	-
Assays and sampling		-	107
, , ,	3,0	28	38,947
Santa Rita			<u> </u>
Consultants and salary		-	240
Camp and general	70	64	1,934
Travel		7	253
	7	71	2,427
Virginia			
Consultants and salary	46,34	40	-
Camp and general	42,33	21	-
Travel	1,9	73	-
Assays and sampling	2,2	90	-
, ,	92,9	24	-
Other Projects	25,2	70	119
General & administrative	85,5	28	-
	<u></u>		 ,
Generative exploration	44,73	52	105,167
Total Resource Property Costs	\$ 363,4	72 \$	261,296

(An Exploration Stage Company)

Notes to Interim Consolidated Financial Statements

September 30, 2010 and 2009

Canadian Funds

Unaudited - Prepared by Management

1. Nature of Business

Mirasol Resources Ltd. ("Mirasol") (the "Company") engages primarily in acquiring and exploring mineral properties, principally located in Argentina and Chile, with the objective of identifying mineralized deposits economically worthy of subsequent development, mining or sale.

The business of mining and exploration involves a high degree of risk and there can be no assurance that current exploration programs will result in profitable mining operations. The Company has no source of revenue, and has significant cash requirements to meet its administrative overhead and maintain its mineral interests. The recovery of the Company's investment in mineral properties is dependent on the discovery of economically recoverable reserves, and the ability of the Company to obtain the necessary financing to complete the development of these properties, and future profitable production or proceeds from disposition of mineral properties. Also, the Company will have to raise additional funds for future corporate and administrative expenses and to undertake further exploration and development of its mineral properties. While the Company has been successful in the past at raising funds, there can be no assurance that it will be able to do so in the future.

2. Significant Accounting Policies

These unaudited interim consolidated financial statements have been prepared in accordance with accounting principles generally accepted in Canada and follow the same accounting policies and methods consistent with those used in the preparation of the most recent annual audited consolidated financial statements except as noted below. These unaudited interim consolidated financial statements do not include all information and note disclosures required by Canadian GAAP for annual financial statements, and therefore should be read in conjunction with the Company's audited financial statements as at June 30, 2010.

These unaudited interim consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries, Mirasol Argentina S.R.L, Minera Del Sol S.A. and Minera Mirasol Chile Limitada.

Certain comparative amounts have been reclassified to conform to the current period's presentation.

3. Changes in Accounting Policy

a) Business combinations

In January 2009, the CICA issued Handbook section 1582, "Business Combinations", which establishes new standards for accounting for business combinations. This is effective for business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2011. The Company has elected to early adopt this policy effective July 1, 2010. The adoption of this standard did not have an impact on the Company's consolidated financial position, earnings or cash flows.

b) Non-Controlling Interest

In January 2009, the CICA issued Handbook section 1602, "Non-controlling Interests", to provide guidance on accounting for non-controlling interests subsequent to a business combination. The section is effective for fiscal years beginning on or after January 2011. The Company has elected to early adopt this policy effective July 1, 2010. The adoption of this standard did not have an impact on the Company's consolidated financial position, earnings or cash flows.

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Notes to Interim Consolidated Financial Statements

September 30, 2010 and 2009

Canadian Funds

Unaudited - Prepared by Management

c) Consolidated Financial Statements

In January 2009, the CICA issued Handbook section 1601, "Consolidated Financial Statements", to provide guidance on the preparation of consolidated financial statements. The section is effective for fiscal years beginning on or after January 1, 2011. The Company has elected to early adopt this policy effective July 1, 2010. The adoption of this standard did not have an impact on the Company's consolidated financial position, earnings or cash flows.

d) Comprehensive Revaluation of Assets and Liabilities

In August 2009, the CICA amended Handbook Section 1625, "Comprehensive Revaluation of Assets and Liabilities" to be consistent with Sections 1582, 1601 and 1602, which were issued in January 2009. The amendments apply prospectively to comprehensive revaluations of assets and liabilities occurring in fiscal years beginning on or after January 1, 2011. The Company has elected to early adopt this policy effective July 1, 2010. The adoption of this standard did not have an impact on the Company's consolidated financial position, earnings or cash flows.

4. Recent Accounting Pronouncements Not Yet Adopted

International Financial Reporting Standards ("IFRS")

In 2006, the Canadian Accounting Standards Board ("AcSB") published a new strategic plan that will significantly affect financial reporting requirements for Canadian companies. The AcSB strategic plan outlines the convergence of Canadian GAAP with IFRS over an expected five year transitional period. In February 2008 the AcSB announced that 2011 is the changeover date for publicly-listed companies to use IFRS, replacing Canadian GAAP. This date is for interim and annual financial statements relating to fiscal years beginning on or after January 1, 2011. For the Company, the transition date will be July 1, 2011 and this will require the restatement for comparative purposes of amounts reported by the Company for the year ended June 30, 2011.

5. Fair Value of Financial Instruments

The Company's financial instruments consist of cash, receivables and advances and accounts payable and accrued liabilities. Cash is carried at fair value using a level 1 fair value measurement. The fair value of receivables and advances and accounts payable and accrued liabilities approximates their carrying value due to their short-term maturity or capacity of prompt liquidation. Unless otherwise noted, it is management's opinion that the Company is not exposed to significant interest, currency or credit risks arising from the financial instruments. See note 7 for management's assessment of risks.

The Company holds cash balances and incurs payables that are denominated in the Canadian Dollar, the US Dollar, the Argentine Peso and the Chilean Peso. These balances are subject to fluctuations in the exchange rate between the Canadian Dollar, and the US Dollar and the Argentine and Chilean Peso, resulting in currency gains or losses for the Company.

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Notes to Interim Consolidated Financial Statements

September 30, 2010 and 2009

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6. Capital Management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the development of its mineral properties and to maintain a flexible capital structure which optimizes the costs of capital at an acceptable risk. In the management of capital, the Company includes the components of shareholders' equity.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, acquire or dispose of assets. In order to facilitate the management of its capital requirements, the Company prepares annual expenditure budgets that are updated as necessary depending on various factors, including successful capital deployment and general industry conditions. The annual and updated budgets are approved by the Board of Directors.

In order to maximize ongoing development efforts, the Company does not pay out dividends.

The Company's investment policy is to invest its cash in highly liquid short-term interest-bearing investments with maturities of 90 days or less from the original date of acquisition, selected with regards to the expected timing of expenditures from continuing operations.

The Company is not subject to externally imposed capital requirements.

7. Management of Financial Risk

The Company's financial instruments are exposed to certain financial risks. The risk exposures and the impact on the Company's financial instruments are summarized below.

Sensitivity analysis

The Company's financial instruments consist of cash, receivables and advances, and accounts payable and accrued liabilities.

The Company has classified its cash as held-for-trading, and is measured at fair value. Receivables and advances are designated as loans and receivables and are measured at amortized cost. Accounts payable and accrued liabilities are classified as other financial liabilities and are measured at amortized cost.

As at September 30, 2010, the carrying amount of accounts receivable and advances and accounts payable and accrued liabilities equals fair market value. Based on management's knowledge and experience of the financial markets, the Company believes the following movements are reasonably possible over a three month period:

- The Company is exposed to interest rate risk as bank accounts earn interest income at variable rates. The income earned on these accounts is subject to the movements in interest rates. The cash proceeds from the Company's financing activities are invested in term deposits which are readily convertible to known amounts of cash and not exposed to a risk of loss in value.
- Price risk is remote since the Company is currently not a producing entity.

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Currency risk

The Company is exposed to the financial risk related to the fluctuation of foreign exchange rates. The Company operates in Canada, Argentina and Chile and a portion of its expenses are incurred in Canadian dollars and Argentine and Chilean Pesos. A significant change in the currency exchange rates between the US dollar relative to the Canadian dollar and the Argentine and Chilean Peso to the Canadian dollar could have an effect on the Company's results of operations, financial position or cash flows. The Company has not hedged its exposure to currency fluctuations. At September 30, 2010, the Company is exposed to currency risk through the following assets and liabilities denominated in US dollars and Argentine and Chilean Pesos:

September 30, 2010	US Dollars	Argentine Peso	Chilean Peso
Cash and cash equivalents	1,814,472	468,031	18,565,218
Accounts receivable	12,000	463,623	174,971
Accounts payable and accrued liabilities	(975)	(288,370)	(2,336,715)

Based on the above net exposures as at September 30, 2010, and assuming that all other variables remain constant, a 10% depreciation or appreciation of the Canadian dollar against the US dollar would result in an increase/decrease of \$187,917 in the Company's net earnings. Likewise, a 10% depreciation or appreciation of the Canadian dollar against the Argentine and Chile Peso would result in an increase/decrease of \$16,687 and \$3,505, respectively in the Company's net earnings.

Credit risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations.

The Company's cash is held through large Canadian financial institutions. The Company's receivables consist of harmonized sales tax due from the Federal Government of Canada.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk through the management of its capital structure and financial leverage as outlined above. As at September 30, 2010 the Company was holding cash and cash equivalents of \$4,591,318 to settle current liabilities of \$160,340. Management believes it has sufficient funds to meet its current obligations as they become due.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The risk that the Company will realize a loss as a result of a decline in the fair value of the short-term investments included in cash is limited because these investments are generally held to maturity.

Commodity price risk

The Company is exposed to price risk with respect to commodity prices. The Company closely monitors commodity prices to determine the appropriate course of action to be taken by the Company.

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8. Equipment

			Net Book Value
	Cost	Accumulated	As at
	2010	Amortization	September 30,
		2010	2010
Exploration Equipment	\$ 120,295	\$ 82,369	\$ 37,926
Computer Hardware	14,256	12,676	1,580
	\$ 134,551	\$ 95,045	\$ 39,506
		Accumulated	Net Book Value
	Cost	Accumulated Amortization	Net Book Value As at June 30,
	Cost 2009		
Exploration Equipment	\$ 	\$ Amortization	\$ As at June 30,
Exploration Equipment Computer Hardware	\$ 2009	\$ Amortization 2009	\$ As at June 30, 2010
	\$ 2009 117,341	\$ Amortization 2009 78,707	\$ As at June 30, 2010 38,634

9. Resource Property Costs

Cumulative resource expenditures per project under active exploration are as follows

	Capitalized Acquisition Costs	Exploration Costs	Balance as at 30 September 2010	Balance as at 30 June 2010
Sascha Property, Argentina	\$ -	\$ 449,474	\$ 449,474	\$ 446,446
Nico Property, Argentina	8,532	300,605	309,137	308,126
Claudia Property, Argentina	-	53,782	53,782	38,866
Joaquin Property, Argentina	-	322,981	322,981	276,197
Santa Rita Property, Argentina	-	(56,327)	(56,327)	(57,098)
Virginia Property, Argentina	-	165,001	165,001	72,077
Espejo Property, Argentina	-	201,508	201,508	201,508
La Curva Property, Argentina	-	613,567	613,567	613,482
La Libanesa Property, Argentina	-	582,271	582,271	573,622
Playa Grande Property, Argentina	-	257,579	257,579	257,579
Morito Property, Argentina	-	-	-	-
Pajaro, Veloz and Los Loros Properties, Argentina	69,801	2,117	71,918	71,918
	\$ 78,333	\$ 2,892,558	\$ 2,970,891	\$ 2,802,723

(An Exploration Stage Company)

Notes to Interim Consolidated Financial Statements

September 30, 2010 and 2009

Canadian Funds

Unaudited - Prepared by Management

a) Sascha and Joaquin Properties

The Company owns a 100% interest in the Sascha and Joaquin properties situated in the Santa Cruz Mining District, Argentina.

The Company signed an option agreement with Coeur d'Alene Mines ("Coeur") for the exploration of its 100%-owned Sascha and Joaquin gold-silver projects in Santa Cruz Province, southern Argentina. The option agreement provides for an agreement to give Coeur the option to earn an initial 51% in both projects by expending a total of US\$8,000,000 in exploration over four years. In October 2008, Coeur terminated its option on the Sascha property and returned the property to Mirasol. As such, the total earn-in on both properties must reach US\$6 million in order to vest at 51% interest. After earn-in, Coeur may elect to fund a bankable feasibility study to increase its interest to 61%, at which point Mirasol may elect to maintain a participatory 39% interest or request Coeur to increase its interest to 71% by providing mine financing at commercial terms to Mirasol.

In October 2008, Coeur terminated its option on the Sascha property and returned the property to Mirasol

b) Claudia and Santa Rita Properties

The Company owns a 100% interest in the Claudia and Santa Rita properties situated in the Santa Cruz Mining District, Argentina. The Santa Rita property also hosts the Virginia prospect, thus together Santa Rita and Virginia account for total expenditures on the Santa Rita property.

c) Nico Property

The Company acquired a 100% interest in certain mining interests situated in the Santa Cruz Mining District, Argentina, by staking.

On February 12, 2009, the Company signed an exploration option agreement with Coeur for the exploration of its 100%-owned Nico gold-silver project in Santa Cruz Province, southern Argentina. The option agreement provides for an agreement to give Coeur the option to earn an initial 55% in the project by expending a total of US\$2,300,000 in exploration over four years. US\$250,000 of these exploration expenditures will be made in the first year. On February 13, 2009, a payment of \$62,225 (US\$50,000) was received upon the signing of this agreement. Coeur returned the Nico property to Mirasol in January 2010 in order to focus efforts on the Joaquin joint venture.

d) Espejo, La Libanesa and La Curva Properties

The Company holds a 100% interest in certain mining interests situated in the Santa Cruz Mining District, Argentina, by staking.

e) Pajaro, Veloz and Los Loros Property

The Company acquired 100% of the rights to three exploration properties, Pajaro, Los Loros and Veloz, in Santa Cruz Province, Argentina. During 2008, these exploration properties were acquired by the Company issuing 100,000 common shares. The shares had a fair value acquisition cost at issuance of \$69,801.

f) Rubi Property

The Company owns a 100% interest in the Rubi property located 22 km southwest of El Salvador in Northern Chile.

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Notes to Interim Consolidated Financial Statements

September 30, 2010 and 2009

Canadian Funds

Unaudited - Prepared by Management

10. Related Party Transactions

Except as noted elsewhere in these financial statements, related party transactions are as follows:

- a) Included in accounts payable and accrued liabilities at September 30, 2010 is an amount of \$33,622 (June 30, 2010 - \$18,536) owing to directors and officers of the Company. The amount was incurred in the ordinary course of business. The amount is unsecured, non-interest bearing and has no specific terms of repayment. Repayment is expected within the next fiscal year and therefore has been classified as a current liability in these financial statements. As at September 30, 2010, \$10,427 (June 30, 2010 - \$10,427) was advanced to an officer of the Company for expenses incurred on behalf of the Company and is included in receivables and advances.
- b) The following represents the details of related party transactions paid or accrued during the three months ended September 30:

	2010		2009
Consulting fees paid to a company where an		<u> </u>	_
officer of the Company is a principal	\$ 105,680	\$	41,918

The consulting fees have been included in exploration costs \$73,855 (2009 - \$35,830) and in management fees \$31,825 (2009 - \$6,088).

11. Share Capital

a) Details of share capital are as follows:

Authorized:

Unlimited common shares without par value

	Shares	Amount
Issued and allotted:		
Balance – June 30, 2009	29,258,181	\$ 11,246,301
Shares issued for private placement	2,800,000	3,500,000
Share issuance costs	-	(256,935)
Fair value of private placement warrants	-	(909,128)
Fair value of finder fee warrants	-	(202,384)
Exercise of options	1,167,500	447,750
Exercise of warrants	16,300	24,450
Fair value of options exercised	-	307,163
Fair value of warrants exercised	-	14,419
Balance – June 30, 2010	33,241,981	\$ 14,171,636
Exercise of options	25,000	15,750
Exercise of warrants	55,808	83,712
Fair value of options exercised	-	7,870
Fair value of warrants exercised	-	40,029
Balance – September 30, 2010	33,322,789	\$ 14,318,997

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b) On December 22, 2009 the Company completed a non-brokered private placement with the issuance of 2,800,000 units at a price of \$1.25 per unit for gross proceeds of \$3.5 million. Each unit consists of one common share and one-half common share purchase warrant. One whole warrant will entitle the holder to purchase a common share of the Company for 24 months from the closing date at a price of \$1.50 per share for the first 12 months and \$1.75 thereafter. The Company allocated \$2,590,872 to the common shares and \$909,128 to the share purchase warrants based upon the relative fair values.

The Company paid finder's fees of \$208,800 equal to 6% of the value of 2,784,000 units, and issued 222,720 broker warrants, with a fair value of \$202,384 and exercisable at \$1.50 per share, as finder's fees.

The warrants fair values were based on the following assumptions:

	Warrants
Expected dividend yield	0.00%
Expected stock price volatility	145.98%
Risk-free interest rate	1.31%
Expected life of warrants	2 years

c) Details of contributed surplus:

	September 30, 2010		June 30, 2010	
Balance – beginning of period	\$	2,259,578	\$	1,469,648
Fair value of private placement warrants		-		909,128
Fair value of finder fee warrants		-		202,384
Fair value of options exercised		(7,870)		(307,163)
Fair value of warrants exercised		(40,029)		(14,419)
Balance – end of period	\$	2,211,679	\$	2,259,578

d) Share Purchase Options

The Company has established a share purchase option plan whereby the board of directors may, from time to time, grant options to directors, officers, employees or consultants. Options granted must be exercised no later than five years from the date of grant or such lesser period as determined by the Company's board of directors. The exercise price of an option cannot be less than the "Discounted Market Price" as defined in the policies of the Exchange.

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Unaudited – Prepared by Management

A summary of the Company's options, which includes options issued under the Company's stock option plan and agent's options at September 30, 2010 and the changes for the period are as follows:

	Number of Options	Weighted Average Exercise Price
Options outstanding at June 30, 2009	2,941,000	\$0.49
Exercised	(1,167,500)	\$0.38
Cancelled	(50,000)	\$0.65
Options outstanding at June 30, 2010	1,723,500	\$0.56
Exercised	(25,000)	\$0.63
Options outstanding at September 30, 2010	1,698,500	\$0.56
Options vested as at September 30, 2010	1,698,500	\$0.56

At September 30, 2010, the following stock options are outstanding:

		Options	Options
Expiry date	Exercise Price	Outstanding	Exercisable
March 28, 2011	\$0.50	86,000	86,000
May 9, 2011	\$0.70	455,000	455,000
February 28, 2013	\$0.63	772,500	772,500
May 21, 2014	\$0.25	385,000	385,000
	\$0.56	1,698,500	1,698,500

e) Warrants

A summary of the Company's share purchase warrants and broker warrants at September 30, 2010 and the changes for the three months are as follows:

	Warrants	Weighted Average
	Outstanding	Exercise Price
Warrants outstanding at June 30, 2009	-	-
Granted – private placement warrants *	1,400,000	\$1.50
Granted – broker warrants	222,720	\$1.50
Exercised - private placement warrants	(12,500)	\$1.50
Exercised - broker warrants	(3,800)	\$1.50
Warrants outstanding at June 30, 2010	1,606,420	\$1.50
Exercised - private placement warrants	(41,200)	\$1.50
Exercised - broker warrants	(14,608)	\$1.50
Balance at September 30, 2010	1,550,612	\$1.50

^{*} These warrants are exercisable at \$1.50 for the first 12 months from closing of the private placement and exercisable at \$1.75 thereafter.

During the three months ended September 30, 2010, the Company had 41,200 private placement warrants and 14,608 broker warrants exercised for total proceeds of \$83,712.

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Notes to Interim Consolidated Financial Statements

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f) Share Bonus Plan

The Company has established a share bonus plan for senior management. The Company can issue 500,000 shares for each 500,000 ounces of gold or gold equivalent of "Indicated Mineral Resource", as defined in National Instrument 43-101, up to 1,000,000 shares in total under the plan on any property in which the Company has an interest that is not less than 20%.

12. Segmented Information

Details on a geographical basis are as follows:

As at September 30		2010		2009
Total Assets				
Canada	\$	4,468,790	\$	5,034,786
Argentina		355,911		276,651
Chile		42,067		11,851
Total	\$	4,866,768	\$	5,323,288
As at September 30		2010		2009
Property, Plant and Equipment				
Canada	\$	1,580	\$	1,710
Argentina		35,907		36,468
Chile		2,019		2,166
Total	\$	39,506	\$	40,344
As at September 30		2010		2009
Resource Properties	•		•	
Canada	\$		\$	-
Argentina		78,333		78,333
Chile				
Total	\$	78,333	\$	78,333
For the Three Months Ended September 30		2010		2009
Net Income (Loss)		2010		2000
Canada	\$	(103,356)	\$	(113,134)
Argentina	Ψ	(347,171)	Ψ	(301,793)
Chile		(104,615)		(42,573)
Total	\$	(555,142)	\$	(457,500)

13. Commitments

a) The Company has signed a new operating lease agreement, commencing on October 1, 2010 to October 31, 2011. The total minimum lease payments are \$900 per month and \$10,800 per annum.

(An Exploration Stage Company)

Notes to Interim Consolidated Financial Statements

September 30, 2010 and 2009

Canadian Funds

Unaudited - Prepared by Management

14. Subsequent Events

Subsequent to September 30, 2010

- a) The Company granted 1,000,000 incentive stock options to certain directors, officers, employees and consultants. The options are exercisable at \$2.90 per common share for a period of five years from the date of grant.
- b) The Company issued 535,900 common shares on the exercise of warrants for gross proceeds of \$803,850.
- c) The Company announced a non-brokered private placement for the issuance of up to 3,000,000 units at a price of \$3.10 per unit for gross proceeds of up to \$9.3 million. Each unit consists of one common share and one-half common share purchase warrant. One whole warrant will entitle the holder to purchase a common share of the Company for a period of one year from the closing date at a price of \$4.00 per share.

Form 51-102F1 Management Discussion and Analysis For Mirasol Resources Ltd

Introduction

Prepared November 29, 2010 for the three months ended September 30, 2010. All dollar amounts referenced, unless otherwise indicated, are expressed in Canadian funds.

The following discussion of the Company's financial condition and results of operations should be read in conjunction with its annual audited consolidated financial statements and related notes for the year ended June 30, 2010. This section contains forward-looking statements that involve risks and uncertainties. The Company's actual results may differ materially from those discussed in forward-looking statements as a result of various factors, including those described under "Forward-Looking Information".

Forward-Looking Information

This management discussion and analysis ("MD&A") contains certain forward-looking statements and information relating to Mirasol Resources Ltd. ("Mirasol" or the "Company") that are based on the beliefs of its management as well as assumptions made by and information currently available to Mirasol. When used in this document, the words "anticipate", "believe", "estimate", "expect" and similar expressions, as they relate to Mirasol or its management, are intended to identify forward-looking statements. This MD&A contains forward-looking statements relating to, among other things, regulatory compliance, the sufficiency of current working capital, the estimated cost and availability of funding for the continued exploration and development of the Company's exploration properties. Such statements reflect the current views of Mirasol with respect to future events and are subject to certain risks, uncertainties and assumptions. Many factors could cause the actual results, performance or achievement of the Company to be materially different from any future results, performance or achievements that may be expressed or implied by such forward-looking statements. Aside from factors identified in the annual MD&A, additional important factors, if any, are identified here.

Overview

Mirasol Resources Ltd. (TSXV-MRZ) is a precious metals exploration and development company focused on discovery and acquisition of new, high-potential metals deposits in the Americas. Mirasol Argentina SRL and Minera Del Sol SA, the Company's subsidiaries in Argentina, and Minera Mirasol Chile Limitada, the Company's subsidiary in Chile, currently hold 100% of the rights, or applications in progress, of twenty-one exploration properties in the Patagonia region of southern Argentina and in northern Chile. The Company offers shareholders access to growth from the early stages, a portfolio of 100%-owned high quality projects in various stages of exploration, and a focus on emerging regions with high potential for discovery.

Current Highlights

On November 19, 2010, the Company announced that Phase 1 diamond drilling has commenced on its 100% owned Virginia project. The Company previously announced that it received approval of environmental permits to allow initial drilling (news release dated November 8, 2010).

On November 16, 2010, the Company announced a non-brokered private placement with the issuance of up to 3,000,000 units at a price of \$3.10 per unit for gross proceeds of up to \$9.3 million. Each unit consists of one common share and one-half common share purchase warrant. One whole warrant will entitle the holder to purchase a common share of the Company for a period of one year from the closing date at a price of \$4.00 per share.

On November 3, 2010, the Company announced the remaining results from Phase 5 exploration diamond drilling at 100% owned Joaquin project and initial results from the infill drilling at the La Negra prospect. Mirasol's joint venture partner Coeur d'Alene Mines has recently completed infill drilling at La Negra and has commenced geological modeling for the purpose of an initial inferred resource calculation.

On October, 27, 2010, the Company announced that the Board of Directors voted to adopt a Shareholder's Rights Plan, subject to TSX Venture Exchange approval and shareholder ratification at the Company's annual general and special meeting to be held November 29, 2010.

On October 18, 2010, the Company announced results from Phase 5 drilling at its 100% owned Joaquin project, including hole DDJ-100 at the La Morocha prospect. This is the deepest, widest and highest silver grade hole drilled at La Morocha, and the third best hole at Joaquin property to date based on interval-grade thicknesses.

On September 15, 2010, the Company announced results from newly discovered veins at the Virginia silver prospect. Mapping and sampling were completed for the 2009-2010 season.

On August 10, 2010, the Company announced the results from Phase 4 diamond drilling and the results of the first four holes of Phase 5 at its 100% owned Joaquin project. New results expand the La Negra prospect's silver-gold mineralized corridor.

On July 22, 2010, the Company announced results from Phase 4 of drilling at its 100% owned Joaquin project. In late May, Mirasol's joint venture partner, Coeur d'Alene Mines initiated an exploration program that includes a Phase 5 drilling program and an exploration program. Coeur d'Alene Mines Corporation budgeted US\$3.3 million in exploration at Joaquin in 2010.

Activities on Mineral Projects

Activities during the quarter ended September 30, 2010 were focused on exploration activities on the Company's gold-silver prospects and acquisition evaluations in Santa Cruz Province, Argentina.

As of September 30, 2010, through its subsidiaries, the Company held 20 cateos (mineral exploration concessions) and other applications in progress in Santa Cruz Province. Mirasol identified, staked and holds a 100% interest in all of its prospects.

The Company carries out "grass-roots" exploration for gold and silver in Argentina, Chile, and elsewhere in Latin America. To the present time, properties are advanced through exploration to bring the properties to a stage where the Company can attract the participation of a major resource company which has the expertise and financial capability to take such properties to commercial production. At present, Mirasol has a joint venture with Coeur d'Alene Mines at the Joaquin Project in Santa Cruz Province, Argentina. The Company plans to drill the Virginia Project, and potentially other properties, for its own account in 2011.

As part of its exploration and new project generation strategy, Mirasol plans to joint venture a number of exploration-stage properties during the 2011 fiscal year.

Generative Exploration

Generative exploration is a key strategy employed by Mirasol for identifying and acquiring new prospects. To identify and capitalize on a good quality prospect, experienced professionals are needed to ensure the right opportunity is taken at the right time. Costs of generative exploration are those costs not attributable to a specific Mirasol project. When Mirasol defines a project as a distinct exploration target, it is then accounted for as a separate project. Generative exploration costs totaled \$44,752 for the quarter ended September 30, 2010, down from \$105,167 incurred for the same period in 2009. Exploration activities in Chile and Argentina are managed from the Company's Mendoza, Argentina exploration office. The majority of costs associated with generative exploration were for salaried employees, consulting and contractors, travel, camp and general and administrative costs.

Mirasol controls the mineral rights to twenty properties in Santa Cruz Province, Argentina. The Joaquin property is under joint venture to Coeur d'Alene Mines. Mirasol plans to offer the following properties for joint venture in 2011: Libanesa, Espejo, Claudia, Sascha, Playa Grande in Argentina, and the Rubi property in Chile. Other properties will also be considered for joint ventures.

Joaquin Property

The Joaquin Property is located in the central part of Santa Cruz Province and comprises exploration "cateos" and "manifestaciones de descubrimiento". The Joaquin Project is part of the 2006 Coeur joint venture; they are the project operator and are responsible for funding exploration and drilling. Initially, a total of four mineralized zones were identified by Mirasol geologists, including the La Morocha, La Negra, La Morena and the Joaquin Main gold-silver vein and breccia targets. Mirasol believes it has made a significant silver-gold discovery at the Joaquin property.

During 2010, Coeur completed approximately 8,000 metres of diamond drilling at Joaquin. Three prospects, La Negra, La Morocha and La Morena, were tested.

Phase 1 drilling at La Negra returned high grade silver and gold assays from a 1.1 to 2.8 metre wide, steeply- dipping banded epithermal vein and mineralized wall rock. Assay results from the La Negra vein-breccia, calculated at a 60 g/t silver cut off, include 2.6 metres of 375.9 g/t Ag and 2.07 g/t Au, and 2.8 metres of 476.6 g/t Ag and 2.39 g/t Au. Phase 1 drilling confirmed that the La Morocha structure is continuously mineralized over a 300 metre strike length, and down dip to a depth of 110 metres below surface. Initially, five holes drilled in the La Morocha structure returned between 15.8 and 42 metre wide intercepts of silver mineralization, with hole DDJ-15 returning two mineralized intervals each over 20 metres wide.

A second phase of diamond drilling, totaling 2,066.8 metres at Joaquin, was completed during June 2009 and results were presented in press releases on July 13 and July 23, 2009. DDJ- 38 included a 7.45 metre intercept grading 703 g/t silver with 0.13 g/t gold credit

Phase three drilling was initiated in October 2009 and assays from five holes were released on November 24, 2009. Best down hole intersections returned from this round of results at a 20 g/t silver equivalent cut-off are: from DDJ-37, 32.2 metres of 164 g/t silver and 0.08 g/t gold, including 4.7 metres of 767 g/t silver and 0.27 g/t gold; from DDJ-39, 43.3 metres of 119 g/t silver and 0.11 g/t gold, including 0.9 metres of 1,939 g/t silver and 0.62 g/t gold; and from DDJ-43, 25.4 metres of 1,164 g/t silver and 0.21 g/t gold including a high grade interval of 3.3 metres of 7,753 g/t silver and 1.17 g/t gold, hosted in a sulfide vein structure. DDJ-43 assays are the highest assay results to date at the Joaquin property.

Additional results confirmed in DDJ-58 the high grade extension to DDJ-43 at La Negra. Assays included 17.3 metres of 1,979 g/t silver and 0.29 g/t gold. Additional detailed information is available on Mirasol's website www.mirasolresources.com.

Drilling at La Negra has confirmed continuity for 700 metres of strike length and to depth of at least 100 metres at both La Negra and La Morocha targets.

Expenses during the quarter ended September 30, 2010 were \$46,784 which included \$40,843 for consultants and salaries, \$3,190 for camp and general, \$2,412 for travel and \$339 for mining rights and fees.

Santa Rita Property- Virginia Zone

In the second quarter of 2010, new high grade, silver-dominant vein zone was discovered at the Santa Rita property, named the Virginia zone. On January 6, 2010, the Company reported initial results from 30 chip samples taken over a two kilometre length of the Julia vein sector. The average silver grade of the initial 30 chip samples was 645 g/t silver from the Julia Vein. On February 16, 2010, Mirasol reported assays ranging up to 3,170 g/t silver from rock chip sampling of veins discovered surrounding the Julia vein.

Sawn channel samples (March 4, 2010) from the Julia vein returned higher silver values yet from 44 channels, and final results of all 58 Julia vein channels averaged 805 g/t Ag. Ground geophysical surveys, including ground magnetic and gradient array IP have been completed. Additional press releases in May and June, 2010, confirmed significant silver values from additional veins parallel to the Julia vein called the Ely, Naty, Margarita and Roxane veins. Outlying veins were discovered east of the principal vein zone. The Virginia discovery now has more than 9 kilometres of exposed or interpreted vein length.

The Santa Rita property comprises "manifestaciones de descubrimiento" and exploration "cateos", located in the northern sector of the Deseado Massif volcanic terrane.

During the quarter ended September 30, 2010 expenses for the Santa Rita Property and the Virginia Zone totaled \$93,695 which included \$46,340 for consultants and salaries, \$43,085 for camp and general, and \$1,980 for travel expenses and \$2,290 for assays and sampling.

Sascha Property

The Sascha Project hosts a gold and silver mineralized epithermal quartz vein system of low-sulphidation style which comprises four cateos and two M.D.s ("manifestaciones de descubrimiento"). The Sascha Project was initially included in the Coeur joint venture. Coeur initiated drilling in March 2007 and completed 19 diamond drill holes totaling approximately 2500 metres. Results from additional diamond drilling completed in October 2008 tested the northwest extension of the Sascha Main mineralized vein zone.

Results were deemed by Coeur not sufficiently encouraging to merit additional work, and the property was returned to Mirasol on October 31, 2008. All environmental reclamation requirements have been completed.

Additional mapping and new and interpretation of drill results have defined a number of new prospective exploration targets at Sascha. The project is available for joint venture.

During the quarter ended September 30, 2010, the Company incurred costs of \$3,028 which included camp and general costs of \$2,647 and mining rights and fees of \$381. As at September 30, 2010, total cumulative costs of exploration by Mirasol, net of option payments, and apart from Coeur's expenditures on the Sascha property were \$449,474.

Nico Property

The Nico property was initially staked in 2004 and expanded in 2005 and 2006. The mineral property is held as "manifestaciones de descubrimiento". The property is located 40 km north of Coeur d'Alene Mines' ("Coeur") Martha silver mine, adjacent to a provincial highway. The central mineralized zone at Nico hosts a north-south trend of quartz veinlets and breccia and exhibits a silver-gold-polymetallic signature. During the 2007-2008 seasons a prospect-scale ground magnetic survey and gradient array IP geophysical survey were completed over key targets. New geophysical interpretation identified a felsic dome field which has not been drill tested. The Nico main mineralized zone extends as a traceable geophysical structure for 2.5 km in length.

On February 12, 2009, the Company signed an exploration option agreement with Coeur for the exploration of the Nico gold-silver project with Coeur as the project operator. The option agreement provided Coeur the option to earn an initial 55% in the project by expending a total of US\$2,300,000 in exploration over four years and making cash payments totaling US\$ 250,000. Additional details of the agreement were published on February 12, 2009. On February 13, 2009, a payment of \$62,225 (US \$50,000) was received upon the signing of the agreement.

Coeur drilled eleven shallow diamond holes in late 2009 at the Nico Main target. Coeur reported best results of 8.23 metres containing 0.43 g/t gold and 27 grams silver, including 1.25 metres of 2.21 g/t gold and 200 g/t silver in DDH-11. Coeur returned the Nico property to Mirasol in January 2010. Nico hosts multiple targets and will be made available for joint venture.

Expenditures incurred for the quarter ended September 30, 2010 totaled \$1,011, which included \$715 for camp and general and \$296 for mining rights and fees.

Claudia Property

The Claudia Property comprises exploration concessions ("cateos") totaling approximately 120,000 hectares located in the central part of Santa Cruz Province, beginning at the limit with, and for approximately 30 km south of AngloGold Ashanti's producing Cerro Vanguardia gold-silver mine. Initial exploration mapping of the La Claudia and Claudia II cateos identified several zones of veins and veinlets hosted within silicified rhyolite and rhyodacite tuff units. Sampling returned anomalous gold and silver assays from three discrete zones. Assay results from a systematic channel sampling program returned values reaching 3.28 g/t gold with 15.33 g/t silver over 1.7 metres, and individual vein results up to 14.2 g/t Au with 229 g/t Ag over 0.7 metres were obtained in the "J vein" sector. (Further news of the Claudia Project was published in a news release dated August 3, 2006, November 1, 2007, January 8, 2009, and June 1, 2009).

Mirasol signed a joint venture agreement with Hochschild Mining Group in February 2007. Hochschild initiated Stage 1 drilling at the Claudia Project and completed 3,871 metres of core drilling in December 2007. In December, 2008, Hochschild completed 3,011 metres of reverse circulation drilling. Both campaigns were designed to test outcropping Cerro Vanguardia-style veins and covered geophysical targets. Although multiple mineralized targets were intersected, on April 7, 2009 Hochschild elected to terminate the joint venture.

Data synthesis and results show five principal exploration areas, three of which have received minimal exploration and all are considered highly prospective and remain underexplored.

Key bonanza gold-silver targets at the Rio Seco zone have not been drill tested, among others. Mirasol intends to seek a joint venture partner for the Claudia project in 2010-2011.

Expenses during the quarter ended September 30, 2010 totaled \$14,916 which included \$5,621 for consultants and salaries, \$8,866 for camp and general and \$429 for travel expenses.

Espejo Property

The Espejo property was staked in April 2006 and adjoins Panamerican Silver's Manantial Espejo silver-gold mine. Exploration work includes remote sensing (satellite image) interpretation, ground magnetic survey, gradient array IP geophysical survey, and geochemical sampling which define multiple coincident resistive and conductive geophysical anomalies on strike with the principal vein structures under development at the Manantial Espejo mine.

Additional exploration cateos were staked in 2008 which expand the property to the south (news release June 26, 2008). There were no expenses incurred during the quarter ended September 30, 2010.

La Curva Property

The La Curva property, comprising two cateos, is located in the eastern Deseado Massif and has year round access from the paved national highway and secondary roads. . Surface mapping, geophysical surveys and systematic geochemical sampling define two gold-anomalous targets with associated auriferous (gold-bearing) quartz veins. The two principal targets include the Loma Arthur vein-dome system and, Cerro Chato, which hosts gold-rich veins and silicified breccias, and additional targets exist on the property. The dome-vein setting is seen elsewhere in productive mining districts and at the Dos Calandrias gold discovery located fifteen kilometers to the west. . (See news releases of April 1, 2008 and February 24, 2009).

La Libanesa Property

The La Libanesa property hosts a hydrothermal breccia hill, "Cerro Plomo", which contains high grade lead-silver-gold anomalies. Cerro Plomo is hosted in a unique rhombic structural block and is associated with radial dikes and peripheral gold-bearing veins. La Libanesa was staked in 2006 and the property was expanded to five cateos during 2007, Trenching, geochemical sampling, mapping, an MMI (Mobile Metal Ion) geochemical survey have been completed with a regional interpretation of La Libanesa's unique geological setting. In Q2 2010, an AMT ground geophysical survey identified a strong resistive feature near Cerro Plomo. The MMI soil survey identified an extended area reaching at least 400 metres east and west of Cerro Plomo which show highly elevated base metals with silver and gold anomalies. (News release dated February 24, 2009). Gold-silver bearing quartz vein material has been mapped which forms a radial distribution around Cerro Plomo.

Further mapping, geochemical and geophysical surveys are underway. The property is available for joint venture.

Expenses during the quarter ended September 30, 2010 totaled \$8,649, which included \$5,222 for consultants and salaries, \$2,057 for camp and general, \$1,074 for travel expenses, and \$296 for mining rights and fees.

Rubi Property, Chile

The Rubi copper property in northern Chile, covering 12,900 hectares, is strategically located 22 km southwest of El Salvador, one of Chile's giant porphyry-copper producing districts, operated by Codelco, the Chilean state mining company. The Rubi property, was staked in December 2006 and increased in 2008, and is located in the Eocene-Oligocene metallogenic belt, which hosts some of the world's largest porphyry-copper deposits. During 2008, Mirasol consolidated its mineral land position at Rubi and conducted additional detailed mapping, sampling and reinterpretation of the area's geology. An altered and leached lithocap returned copper and gold anomalies in surface and stream sediment samples and indicate the potential for a porphyry copper (gold) system to exist. (news release dated June 12, 2007). The Rubi property is being offered for joint venture in 2011.

Expenses during the quarter ended September 30, 210 totaled \$39,754, which primarily consisted of \$1,554 for camp and general, \$1,198 for travel expenses, \$12,440 for mining rights and fees and \$24,562 for assay and sampling costs.

Other Properties

Mirasol holds a number of early stage exploration properties which are prospective for gold and/or silver mineralization in southern Argentina and northern Chile.

Mirasol's Results of Operations

For the Three Months Ended September 30, 2010 as compared to the Three Months Ended September 30, 2009

Net Loss and Operating Expenses

The Company's net loss for the quarter ended September 30, 2010 was \$555,142 compared to a net loss of \$457,500 for the comparative period in 2009, an increase of \$97,642.

Operating expenses were higher in the quarter ended September 30, 2010 at \$508,267 compared with \$379,961 in 2009, an increase of \$128,306. The increase in costs is primarily due to an increase in exploration costs (\$363,472 compared to \$261,296) and management fees (\$75,350 compared to \$38,991) due to increased exploration activity.

Summary of Quarterly Results

The following table sets out selected unaudited quarterly financial information of Mirasol and is derived from unaudited quarterly consolidated financial statements prepared by management. The Company's unaudited interim consolidated financial statements are prepared in accordance with Canadian generally accepted accounting principles and expressed in Canadian dollars.

	Deverage	Loss from Continued Operations and	Basic and Fully Diluted Loss per Share from Continued Operations
Period	Revenues \$	Net Loss \$	and Net Loss \$
1 st Quarter 2011	Nil	(555,142)	(0.02)
4 th Quarter 2010	Nil	(661,197)	(0.02)
3 rd Quarter 2010	Nil	(708,357)	(0.02)
2 nd Quarter 2010	Nil	(400,744)	(0.01)
1 st Quarter 2010	Nil	(457,500)	(0.02)
4 th Quarter 2009	Nil	(666,780)	(0.02)
3 rd Quarter 2009	Nil	(411,586)	(0.01)
2 nd Quarter 2009	Nil	(468,789)	(0.02)

Quarterly results will vary in accordance with the Company's exploration and financing activities.

Liquidity

The Company's net working capital as at September 30, 2010 was \$4,588,589 compared to a net working capital of \$5,043,431 at June 30, 2010. The cash balance at September 30, 2010 was \$4,591,318 compared to \$5,147,280 at June 30, 2010. As at September 30, 2010, current liabilities were \$160,340 compared to \$161,180 at June 30, 2010.

As at November 29, 2010, the Company had 33,859,089 outstanding common shares. The Company has 2,698,500 share purchase options and 1,014,312 share purchase warrants outstanding. The weighted average exercise price is \$1.42 and \$1.84, respectively.

Investing Activities

During the quarter ended September 30, 2010, the Company purchased a minor amount of equipment for \$2,954.

Financing Activities

The Company received \$15,750 proceeds from the exercise of 25,000 options and \$83,712 proceeds from the exercise of 55,808 warrants.

Capital Resources

The Company has no operations that generate cash flow and its long term financial success is dependant on management's ability to discover economically viable mineral deposits. The mineral exploration process can take many years and is subject to factors that are beyond the Company's control.

In order to finance the Company's exploration programs and to cover administrative and overhead expenses, the Company raises money through equity sales and from the exercise of convertible securities (share purchase warrants). Many factors influence the Company's ability to raise funds, including the health of the resource market, the climate for mineral exploration investment, the Company's track record and the experience and calibre of its management.

With working capital of \$4,588,589 for the quarter ended September 30, 2010, the Company believes it has sufficient funds to meet its administrative, corporate development and exploration activities over the next twelve months. Actual funding requirements may vary from those planned due to a number of factors. The Company believes it will be able to raise equity capital as required in the long term, but recognizes there will be risks involved that may be beyond its control.

Off-Balance Sheet Arrangements

The Company has no off-balance sheet arrangements.

Transactions with Related Parties

During the quarter ended September 30, 2010, the Company paid or accrued \$105,680 (September 30, 2009 - \$41,918) in exploration costs \$73,855 (2009 - \$35,830) and management fees \$31,825 (2009 - \$6,088) to a Company where an officer of the Company is a principal. Included in accounts payable and accrued liabilities at September 30, 2010 is an amount of \$33,622 (June 30, 2010 - \$18,536) owing to directors and officers of the Company.

By agreement dated September 1, 2004, the Company entered into a consulting agreement with a director and officer of the Company to act as the President and CEO of the Company. Compensation is currently US\$10,000 per month.

By agreement dated September 1, 2004, the Company entered into a consulting agreement with a director to act as the Exploration Manager of the Company. Compensation currently is US\$10,000 per month.

Pursuant to an agreement dated September 1, 2004, the Company entered into a consulting agreement with an officer of the Company to act as the Vice-President of Exploration of the Company. Compensation is US\$500 per day for the days worked.

Critical Accounting Policies and Estimates

The details of the Company's accounting policies are presented in Note 2 of the annual audited consolidated financial statements. The following policies are considered by management to be essential to understanding the processes and reasoning that go into the preparation of the Company's financial statements and the uncertainties that could have a bearing on its financial results.

Acquisition and Exploration Costs

Exploration costs are expensed as incurred since the Company is in the process of exploring its mineral claims and has not yet determined whether these properties contain ore reserves that are economically recoverable. If and when the Company's management determines that economically extractable proven or probable mineral reserves have been established, the subsequent costs incurred to develop such property, including costs to further delineate the ore body will be capitalized.

The Company continues to capitalize its acquisition costs (staking) related to its mineral properties. Any option payments received are first credited to the cost of the property, with any excess included in income.

Changes in Accounting Policies

Business combinations

In January 2009, the CICA issued Handbook section 1582, "Business Combinations", which establishes new standards for accounting for business combinations. This is effective for business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2011. The Company has elected to adopt this policy effective July 1, 2010. The adoption of this standard did not have an impact on the Company's consolidated financial position, earnings or cash flows.

Non-Controlling Interest

In January 2009, the CICA issued Handbook section 1602, "Non-controlling Interests", to provide guidance on accounting for non-controlling interests subsequent to a business combination. The section is effective for fiscal years beginning on or after January 2011. The Company has elected to early adopt this policy effective July 1, 2010. The adoption of this standard did not have an impact on the Company's consolidated financial position, earnings or cash flows.

Consolidated Financial Statements

In January 2009, the CICA issued Handbook section 1601, "Consolidated Financial Statements", to provide guidance on the preparation of consolidated financial statements. The section is effective for fiscal years beginning on or after January 1, 2011. The Company has elected to early adopt this policy effective July 1, 2010. The adoption of this standard did not have an impact on the Company's consolidated financial position, earnings or cash flows.

Comprehensive Revaluation of Assets and Liabilities

In August 2009, the CICA amended Handbook Section 1625, "Comprehensive Revaluation of Assets and Liabilities" to be consistent with Sections 1582, 1601 and 1602, which were issued in January 2009. The amendments apply prospectively to comprehensive revaluations of assets and liabilities occurring in fiscal years beginning on or after January 1, 2011. The Company has elected to early adopt this policy effective July 1, 2010. The adoption of this standard did not have an impact on the Company's consolidated financial position, earnings or cash flows.

Recent Accounting Pronouncements Not Yet Adopted

Convergence with International Financial Reporting Standards

The Canadian Accounting Standards Board (AcSB) has announced its decision to replace Canadian generally accepted accounting principles ("GAAP") with International Financial Reporting Standards (IFRS) for all Canadian Publicly Accountable Enterprises (PAEs). The effective changeover date is July 1, 2011, at which time Canadian GAAP will cease to apply for Mirasol Resources and will be replaced by IFRS. Following this timeline, the Company will issue its first set of interim financial statements prepared under IFRS in the first quarter of 2011 including comparative IFRS financial results and an opening balance sheet as at July 1, 2010.

The first annual IFRS consolidated financial statements will be prepared for the year ended June 30, 2012 with restated comparatives for the year ended June 30, 2011.

During the 2009-2010 fiscal year, the Company began planning its transition to IFRS. The process will consist of three phases: 1) Scoping phase which will assess the overall impact and effort required by the Company in order to transition to IFRS, 2) Planning phase which will include a detailed analysis of the conversion process and implementation plan required for disclosure for the Company's first quarter 3) Transition phase which includes the preparation of an IFRS compliant opening balance sheet as at July 1, 2010, any necessary conversion adjustments and reconciliations, preparation of a fully compliant pro forma financial statements including all note disclosures and disclosures required for the MD&A.

During the third quarter of 2010, the Company, with the assistance of external advisors, completed an initial scoping and diagnostic assessment. This assessment identified, at a high level, the key areas for more detailed consideration and that may give rise to potential difference upon conversion.

Following the completion of the scoping and diagnostic assessment, the Company engaged external advisors to assist with detailed technical reviews of the identified potential high impact areas. These reviews include the identification of IFRS - Canadian GAAP differences, accounting policy considerations, and preliminary implementation plans.

Set out below are the most significant areas, where changes in accounting policies may have the highest potential impact on the Company's consolidated financial statements. Many of the differences identified are not expected to have a material impact on the reported results and financial position.

In the period leading up to the changeover in 2011, the AcSB has ongoing projects and intends to issue new accounting standards during the conversion period. As a result, the final impact of IFRS on the Company's consolidated financial statements can only be measured once all the IFRS accounting standards at the conversion date are known.

Impairment Assets

Canadian GAAP generally uses a two-step approach to impairment testing: first comparing asset carrying values with undiscounted future cash flows to determine whether impairment exists; and then measuring any impairment by comparing asset carrying values with discounted cash flows. International Accounting Standard (IAS) 36, "Impairment of Assets" uses a one-step approach for both testing and measurement of impairment, with asset carrying values compared directly with the higher of fair value less costs to sell and value in use (which uses discounted future cash flows). This may potentially result in write downs where the carrying value of assets were previously supported under Canadian GAAP on an undiscounted cash flow basis, but could not be supported on a discounted cash flow basis.

Currently the Company has no significant assets for which impairment testing is required.

Share Based Payments

IFRS and Canadian GAAP largely converge on the accounting treatment for share – based transactions with only a few differences.

Under Canadian GAAP, the fair value of share based payments with graded vesting are calculated as one grant and the resulting fair value is recognized on an accelerated or straight line basis over the vesting period. Forfeitures of awards are recognized as they occur.

Under IFRS, each tranche of a grant with different vesting dates is considered a separate grant for the calculation of fair value and the resulting fair value is amortized over the vesting period of the respective tranches. Forfeiture estimates are recognized in the period they are estimated, and are revised for actual forfeitures in subsequent periods.

All options granted by the Company which vest in the comparative year for IFRS have been valued in compliance with IFRS and no adjustments will be needed upon transition. A forfeiture rate will need to be applied in the comparative year to make the Company fully compliant with IFRS 2.

Exploration and Evaluation Assets

Under the Company's current accounting policy, the acquisition costs of mineral properties are capitalized while the exploration expenses are expensed.

Upon adoption of IFRS, the Company has to determine the accounting policy for exploration and evaluation (E&E) assets which are the exploration expenses incurred subsequent to obtaining the right to explore the resource property. The Company is currently in compliance with the International Accounting Standards Board ("IASB") Framework which requires exploration expenditures to be expensed and capitalization of expenditures only after the completion of a feasibility study.

The classification of the E&E assets will need to be determined to be either tangible or intangible.

Upon adoption of IFRS 6, "Exploration and Evaluation of Mineral Properties", the Company will be fully compliant with the new standard and the adoption is not expected to have an impact on the financial statements.

Property, Plant and Equipment

Under IFRS, Property, Plant and Equipment ("PP&E") can be measured at fair value or at cost while under Canadian GAAP, the Company has to carry PP&E on a cost basis and the revaluation is prohibited.

Upon adoption of IFRS, the Company has to determine whether to elect a cost model or revaluation model. Management has yet to decide on which model to adopt. Currently, the Company has a small amount of office and exploration equipment, capitalized as property, plant and equipment and as a result there will be not significant impact on the adoption of either IFRS model on the Company's financial statements.

In accordance with IAS 16 "Property, Plant and Equipment", upon acquisition of significant assets, the Company will need to allocate an amount initially recognized in respect of an asset to its component parts and accounts for each component separately when the components have different useful lives or the components provide benefits to the entity in a different pattern.

Foreign Currency

IFRS requires that the functional currency of each entity in the consolidated group be determined separately in accordance with IAS 21 and the entity's financial results and position should be measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The financial information for each Company is then translated into the presentation currency of the Company's financial statements. Currently, this is the Canadian dollar ("CAD").

The functional currency is most likely Canadian dollars for Mirasol Resources Ltd., Argentine Pesos for Mirasol Argentina S.R.L and Minera Del Sol S.A., and Chilean Pesos for Minera Mirasol Chile Limitada but a detailed analysis will need to be completed.

As events and conditions relevant to the Company change, it will re-consider the primary and secondary indicators, as described in IAS 21, in determining the functional currency for each entity. Going forward under IFRS, management will assess the appropriate functional currency based on existing circumstances which may have a significant impact on the Company's consolidated financial statements prepared under IFRS.

Future Income Taxes

Like Canadian GAAP, deferred income taxes under IFRS are determined using the liability method for temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes, and by generally applying tax rates applicable to the Company to such temporary differences. Deferred income taxes relating to temporary differences that are in equity are recognized in equity and under IFRS subsequent adjustments thereto are backward traced to equity.

IFRS prohibits recognition where deferred income taxes arise from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither accounting nor taxable net earnings. The Company expects the impact of implementing IAS 12; Income Taxes will not have a significant impact on the financial statements. However, as events and circumstances of the Company's operations change that give rise to future income taxes, IAS 12 will be applied.

Conclusion

As the Company elects and approves the IFRS accounting policy for each of the areas above, management will determine and disclose impact of the IFRS adoption at the transition date on our financial statements. The International Accounting Standards Board will also continue to issue new accounting standards during the conversion period and, as a result, the final impact of IFRS on the Company's consolidated financial statements will only be measured once all the IFRS applicable accounting standards at the conversion date are known.

Based on the assessment of the information system currently used by the Company, all information required to be reported under IFRS will be available with minimal system changes.

One of the more significant impacts identified to date of adopting IFRS is the expanded presentation and disclosures required. Disclosure requirements under IFRS generally contain more breadth and depth than those required under Canadian GAAP and, therefore, will result in more extensive note references. The Company is continuing to assess the level of presentation and disclosures required to its consolidated financial statements.

Commitments

The Company has signed a new operating lease agreement, commencing on October 1, 2010 to October 31, 2011. The total minimum lease payments are \$900 per month and \$10,800 per annum.

Financial Instruments

The Company's financial instruments consist of cash, receivables and advances, and accounts payable and accrued liabilities. The fair value of these financial instruments approximates their carrying value due to their short-term maturity or capacity of prompt liquidation. Unless otherwise noted, it is management's opinion that the Company is not exposed to significant interest rate, foreign exchange, commodity price or credit risks arising from the financial instruments. The Company may be exposed to liquidity risk such that the Company may not be able to meet its obligations as they fall due. The Company manages this risk by forecasting anticipated investing and financing activities.

Management of Financial Risk

The Company's financial instruments are exposed to certain financial risks. The risk exposures and the impact on the Company's financial instruments are summarized below.

Sensitivity analysis

The Company's financial instruments consist of cash, receivables and advances, and accounts payable and accrued liabilities.

The Company has classified its cash as held-for-trading, and is measured at fair value. Receivables and advances are designated as loans and receivables and are measured at amortized cost. Accounts payable and accrued liabilities are classified as other financial liabilities and are measured at amortized cost.

As at September 30, 2010, the carrying amount of accounts receivable and advances and accounts payable and accrued liabilities equals fair market value.

- The Company is exposed to interest rate risk as bank accounts earn interest income at variable rates. The income earned on these accounts is subject to the movements in interest rates. The cash proceeds from the Company's financing activities are invested in term deposits which are readily convertible to known amounts of cash and not exposed to a risk of loss in value.
- Price risk is remote since the Company is currently not a producing entity.

Currency risk

The Company is exposed to the financial risk related to the fluctuation of foreign exchange rates. The Company operates in Canada, Argentina and Chile and a portion of its expenses are incurred in Canadian dollars and Argentine and Chilean Pesos. A significant change in the currency exchange rates between the US dollar relative to the Canadian dollar and the Argentine and Chilean Peso to the Canadian dollar could have an effect on the Company's results of operations, financial position or cash flows. The Company has not hedged its exposure to currency fluctuations.

As at September 30, 2010, the Company is exposed to currency risk through the following assets and liabilities denominated in US dollars and Argentine and Chilean Pesos:

September 30, 2010	US Dollars	Argentine Peso	Chilean Peso
Cash and cash equivalents	1,814,472	468,031	18,565,218
Accounts receivable	12,000	463,623	174,971
Accounts payable and accrued liabilities	(975)	(288,370)	(2,336,715)

Based on the above net exposures as at September 30, 2010, and assuming that all other variables remain constant, a 10% depreciation or appreciation of the Canadian dollar against the US dollar would result in an increase/decrease of \$187,917 in the Company's net earnings. Likewise, a 10% depreciation or appreciation of the Canadian dollar against the Argentine and Chile Peso would result in an increase/decrease of \$16,687 and \$3,505, respectively in the Company's net earnings.

Credit risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations.

The Company's cash is held through large Canadian financial institutions. The Company's receivables consist of harmonized sales tax due from the Federal Government of Canada.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company manages liquidity risk through the management of its capital structure and financial leverage as outlined above. As at September 30, 2010 the Company was holding cash and cash equivalents of \$4,591,318 to settle current liabilities of \$160,340. Management believes it has sufficient funds to meet its current obligations as they become due.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The risk that the Company will realize a loss as a result of a decline in the fair value of the short-term investments included in cash and cash equivalents is limited because these investments are generally held to maturity.

Commodity Price risk

The Company is exposed to price risk with respect to commodity prices. The Company closely monitors commodity prices to determine the appropriate course of action to be taken by the Company.

Capital Management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the development of its mineral properties and to maintain a flexible capital structure which optimizes the costs of capital at an acceptable risk. In the management of capital, the Company includes the components of shareholders' equity.

The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Company may attempt to issue new shares, acquire or dispose of assets. In order to facilitate the management of its capital requirements, the Company prepares annual expenditure budgets that are updated as necessary depending on various factors, including successful capital deployment and general industry conditions. The annual and updated budgets are approved by the Board of Directors.

In order to maximize ongoing development efforts, the Company does not pay out dividends.

The Company's investment policy is to invest its cash in highly liquid short-term interest-bearing investments with maturities of 90 days or less from the original date of acquisition, selected with regards to the expected timing of expenditures from continuing operations.

The Company is not subject to externally imposed capital requirements.

Additional Disclosure for Venture Issuers without Significant Revenue

Additional disclosure concerning Mirasol's operating expenses and resource property costs is provided in the Company's unaudited interim Consolidated Statements of Loss, Comprehensive Loss and Deficit and the unaudited interim Consolidated Schedule of Resource Property Costs contained in its unaudited interim Consolidated Financial Statements for September 30, 2010 and September 30, 2009 that is available on Mirasol's website at www.mirasolresources.com or on its SEDAR Page Site accessed through www.sedar.com.

Approval

The Audit Committee of the Company has approved the disclosure contained in this MD&A.

Additional Information

Additional information relating to Mirasol is available on SEDAR at www.sedar.com.

National Instrument 43-101 Disclosure

All technical information for Mirasol's Projects contained within this MD&A has been reviewed by Mary Little, President, CEO & Director, a qualified person under NI 43-101.