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Basis for Presentation

The following management's discussion and analysis ("MD&A") for Redishred Capital Corp. (the "Company" or "Redishred") has been prepared by management and focuses on key statistics from the consolidated interim financial report and pertains to known risks and uncertainties. To ensure that the reader is obtaining the all pertinent information, this MD&A should be read in conjunction with material contained in the Company's unaudited consolidated interim financial statements for the three and nine months ended September 30, 2017 and 2016, which have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting standards Board ("IASB"). The Company's presentation currency is the Canadian dollar. The functional currency of the Company's foreign subsidiaries is the U.S. dollar, as it is the currency of the primary economic environment in which it operates. Additional information on Redishred, including these documents and the Company's 2016 Annual Report are available on SEDAR at www.sedar.com. The discussions in this MD&A are based on information available as at November 27, 2017.

Forward Looking Statements

Certain information included in this discussion may constitute forward-looking statements. Often, but not always, forward-looking reports can be identified by the use of words such as "plans", "expects" or "does not expect", "is expected", "estimates", "intends", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or state that certain actions, events or results "may", "could", "would", "might" or "will" be taken, occur or be achieved. Forward-looking reports involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. In particular, certain reports, analysis and commentary in this document reflect Redishred's anticipated outlook of future events. These reports include, but are not limited to:

- (i) the Company's ability to achieve certain levels of cash flow and earnings before interest, taxes, depreciation and amortization ("EBITDA") as well as meet its financial obligations as they come due over the next twelve months, which may be impacted by:
 - a. the growth of the system sales achieved by existing and new locations.
 - b. the growth of sales achieved in corporate locations,
 - c. the economic circumstances in certain regions of the United States,
 - d. the level of corporate overhead,
 - e. the number of new franchises awarded,
 - f. the size of franchise territories awarded,
 - g. number and size of acquisitions,
 - h. the ability to realize efficiencies from acquired operations,
 - i. the exchange rate fluctuations between the US and Canadian dollar,
 - j. the outcome of potential litigation,
- (ii) anticipated system sales, royalty revenue and corporate store revenue, which may be impacted by industry growth levels which to date have been driven by favourable legislation and favourable media coverage on the impacts of identity theft and corporate security issues;
- (iii) recycling revenues may be impacted by commodity paper prices which will vary with market conditions both in the United States and Internationally;
- (iv) the anticipated corporate results which may be impacted by the ability of the Company to attain the anticipated sales and efficiencies; and by the performance of the local economies;
- (v) the awarding of franchises and licences, which is subject to the identification and recruitment of candidates with the financial capacity and managerial capability to own and operate a Proshred franchise or licence;

REDISHRED CAPITAL CORP. MANAGEMENT'S DISCUSSION AND ANALYSIS SEPTEMBER 30, 2017

- (vi) the commencement of new franchise and/or licenced operations which may be delayed by the inability of the franchisee to comply with the franchise agreement terms and conditions post execution;
- (vii) acquisition activity may be impacted by the level of financing that can be obtained, the identification of appropriate assets and agreement of suitable terms;

These forward-looking reports should not be relied upon as representing the Company's views as of any date subsequent to the date of this document. Although the Company has attempted to identify important factors that could cause actual actions, events or results to differ materially from those described in forward-looking statements, there may be other factors that cause actions, events or results not to be as anticipated, estimated or intended. There can be no assurance that forward-looking reports will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward-looking statements. The factors identified above are not intended to represent a complete list of the factors that could affect the Company.

Non-IFRS Financial Measures

There are measures included in this MD&A that do not have a standardized meaning under International Financial Reporting Standards ("IFRS") and therefore may not be comparable to similarly titled measures presented by other publicly traded companies. The Company includes these measures as a means of measuring financial performance.

- **System sales** are revenues generated by franchisees, licensees and corporately operated locations. The system sales generated by franchisees and licensees drive the Company's royalties. The system sales generated by corporate locations are included in the Company's revenues.
- Same store or location results for system sales, royalty fees and corporate operational results are indicators of performance of franchisees, licensees and corporately operated locations that have been in the system for equivalent periods in 2017 and 2016.
- **EBITDA** is defined as earnings before interest, taxes, depreciation and amortization, reversal of impairment and gains or losses on sale of assets and corporate overhead.
- **Normalized EBITDA** is defined as EBITDA excluding one-time costs that relate to stock based compensation expense for the issuance of options to members of the Board of Directors and senior management.
- Consolidated Operating Income is defined as revenues less all operating expenses, depreciation and amortization related to the tangible assets. Depreciation and amortization for intangible assets has not been included in this calculation.
- Corporate Location Operating Income is the income generated by corporately operated locations. The operating income generated is inclusive of depreciation on tangible equipment, primarily trucks and containers. It does not include amortization related to intangibles assets, allocations for corporate overhead or interest expense.
- Normalized Operating Income is defined as consolidated operating income excluding one-time costs that relate
 to stock based compensation expense for the issuance of options to members of the Board of Directors and senior
 management.

Business Overview

Redishred Capital Corp. was founded in 2006 with the purpose to acquire and grow a business platform in the information destruction and security industry. In 2008, Redishred acquired Professional Shredding Corporation and its primary assets which included the Proshred system and brand, including 16 franchised locations.

The Company is headquartered in Mississauga, Ontario, Canada and operates the Proshred franchise and licence business (defined as the business of granting and managing franchises in the United States and by way of a master license arrangement in the Middle East) as well as operates corporate shredding businesses directly. In the first nine months of 2017 the Proshred system achieved \$26 million USD in System Sales (\$20.7 million USD through franchised/licensed locations and \$5.3 million USD through the corporately owned operations).

Key Performance Indicators ("KPIs")

Management measures Redishred's performance based on the following KPIs:

- 1. System sales growth management expects to achieve increases in system sales, which drive the Company's royalties and corporate location revenues.
- 2. EBITDA growth and margin management uses this performance measure to assess both the Company's performance and the corporate locations' performance. Management is focused on growing the consolidated Company EBITDA and the corporate locations' EBITDA.
- 3. Consolidated Operating Income increases this measure considers Redishred's ability to increase its operating income from operations and includes depreciation on tangible assets, the largest being truck assets.
- 4. Corporate Location Operating Income growth management's expectation is to grow operating income generated by the corporate locations as it drives the Company's cash flow.
- 5. Normalized Fixed Charge Coverage Ratio a common measure of credit risk used by lenders, this measure considers Redishred's ability to pay both interest and principal on outstanding debt. The ratio is calculated using normalized EBITDA and does not include one-time costs. Management is focused on increasing this ratio, as generally, the higher the fixed charge coverage ratio, the lower the credit risk.
- 6. Normalized Total Funded Debt to EBITDA Ratio this measures Redishred's leverage and its' ability to pay all outstanding debt and assesses the Company's financial health and liquidity position. The ratio is calculated using normalized EBITDA and does not include one-time costs. Management's goal is to continue to reduce this ratio which is an indicator that the Company has sufficient funds to meet its financial obligations.

Financial and Operational Highlights

The following table outlines Redishred's key IFRS and non-IFRS measures:

(in	000's	except	as	noted)
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For the nine months ended September 30,	2017	2016	% change
System Sales Performance – in USD			
Total locations in the United States	29	29	0%
System sales	\$25,925	\$21,957	18%
Percentage scheduled	46%	48%	
System sales – same location	\$25,724	\$21,957	17%
Percentage scheduled	47%	48%	
Consolidated Operating Performance – in CAD			
Revenue	\$8,571	\$7,242	18%
EBITDA	\$2,371	\$2,111	12%
Normalized EBITDA ⁽¹⁾	\$2,647	\$2,111	25%
Operating Income	\$1,663	\$1,668	0%
Normalized Operating Income ⁽¹⁾	\$1,940	\$1,668	16%
As a percentage of revenue	23%	23%	(00)0/
Normalized Operating Income per share fully diluted ⁽²⁾	\$0.04	\$0.06	(33)%
Corporate Location Performance – in CAD			
Revenue	\$7,035	\$5,605	26%
EBITDA	\$2,825	\$2,093	35%
Operating income	\$2,292	\$1,650	39%
As a percentage of revenue	33%	29%	
As at September 30 and December 31,	2017	2016	% change
Capital Management – in CAD			
Working capital (Normalized)(3)	\$1,276	\$116	1003%
Debt to total assets ratio	0.46	0.95	52%
Normalized Fixed Charge Coverage ratio – rolling 12 months	2.05	1.18	74%
Normalized Total Funded Debt to EBITDA ratio – rolling 12 months	1.36	3.39	60%

⁽¹⁾ Excludes a one-time cost related to stock based compensation expense for the issuance of options to members of the Board of Directors and senior management.

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⁽²⁾ The Company issued 17,962,929 common shares on January 23, 2017.

⁽³⁾ As at December 31, 2016, working capital has been increased by \$4.5M for this calculation as the Line of Credit that was due to expire on November 27, 2017 was extended by 2 years shortly after year end. Under IFRS the Line of Credit was fully classified as current.

Summary of Results and Operations – for the first nine months of 2017

Stronger System Sales driving both Royalty and Corporate Location Revenue

Total System Sales: Redishred achieved 18% growth in total system sales during the nine months ended September 30, 2017 versus the same comparative 2016 period. System sales increased due to the Company's continued focus on providing recurring scheduled service to small and medium sized enterprise clients. In addition, the Company continued to invest in marketing initiatives designed to capture one-time unscheduled revenue. During the nine months ended September 30, 2017, service revenue grew by 14% over the same comparative period in 2016. Additionally, recycling revenue grew 40% over the prior comparative period due to the increase in paper prices and paper tonnage. Paper prices increased on average by 23% and paper tonnage increased by 10% over the first nine months of 2016.

Franchise Locations System Sales: Franchisee total and scheduled system sales grew 21% in the first nine months of 2017 over the same comparative 2016 period. Franchisee unscheduled sales grew 11% and franchisee recycling sales grew 42% during the first nine months of 2017 in comparison to the first nine months of 2016.

Royalties: As a result of the increase in system sales, royalty revenues grew by 10% during the nine months ended September 30, 2017 versus the nine months ended September 30, 2016.

Corporate Locations: Same store corporate location revenues grew by 14% and EBITDA grew by 27% during the nine months ended September 30, 2017 versus the same prior year period. Total corporate location revenues grew by 26% and EBITDA grew by 35% during the first nine months of 2017 versus the first nine months of 2016.

Corporate Location Investments and Centralization Plan - creating a scalable platform

During the nine months ended September 30, 2017, corporate location EBITDA has grown 35% over the same comparative prior year period and operating income has grown by 29%. The Company's investments in the later part of 2016 and early into 2017 have allowed the Company to grow both its' sales and operating income in 2017. These investments included:

- enhancing corporate location management;
- (2) centralizing inside sales functions, invoicing and accounts receivables; and
- (3) purchasing new shredding trucks and refurbishing older trucks.

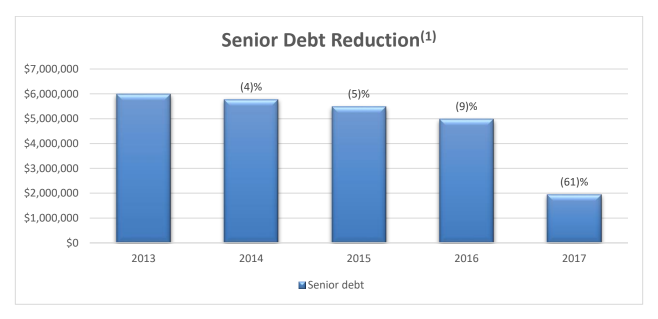
The Company's centralization program was completed in the first six months of 2017.

Improving Balance Sheet - Equity Raise, Debt Reduction and Refinancing

In order to improve the Balance Sheet, management took the following steps and actions during the year:

- (1) Closed on a private placement raising \$4.03 million;
- (2) Converted \$1.10 million of related party debt into equity;
- (3) Certain Board of Directors' stock options were exercised for a total of \$207,500;
- (4) Secured senior credit facilities with Bank of Montreal ("BMO") at lower interest rates than previous debt; and
- (5) Repaid in full the related party line of credit.

As a result of this, the Company's rolling twelve-month total funded debt to EBITDA ratio has decreased by 60% since December 31, 2016. As at September 30, 2017, the Company's normalized working capital has improved by \$1.1 million since December 31, 2016.



(1) Senior debt includes the related party line of credit and the senior credit facility with the bank. It does not include truck debt.

Company Strategy

The Company's strategy is to:

- 1. Expand the location footprint in North America by way of both franchising and accretive acquisitions.
- 2. Maximize same location revenue (in particular scheduled/recurring revenue) and earnings for our franchisees and our corporate locations.
- 3. Drive depth of service and earnings in existing locations by way of conducting smaller accretive acquisitions.

1. Expanding the Location Footprint

The Company has expanded its footprint utilizing a franchise and licence model. This model provides Redishred with royalty and franchise/licence fee income, in exchange for an exclusive service and marketing area. The Company has and will continue to provide various support programs to its franchisees to drive both their revenue and earnings.

The Company's North American locations are as follows:

Franchised Location	Markets Serviced	Operating Since
Springfield, MA	Western Massachusetts including Boston suburbs	June 2003
Tampa Bay, FL	Tampa Bay, Clearwater, St. Petersburg, Sarasota, Lakeland and Orlando.	March 2004
Denver, CO	Greater Denver area	August 2004
Philadelphia, PA	Philadelphia and northern suburbs	September 2006
Kansas City, MO	Greater Kansas City area	December 2006
New Haven, CT	State of Connecticut	April 2007
Chicago, IL	Greater Chicagoland area	April 2007
Raleigh, NC	Raleigh, Winston Salem, Greensborough and Eastern North Carolina	June 2007
Baltimore, MD	Baltimore and Washington, DC	November 2007
Orange County, CA	Orange County	September 2009
San Diego, CA	San Diego	October 2010
Indianapolis, IN	Greater Indianapolis area	June 2011
Atlanta, GA	Greater Atlanta area	January 2012
Phoenix, AZ	Phoenix, Scottsdale and Tempe	January 2012
Dallas, TX	Dallas and Fort Worth	March 2012
Houston, TX	Greater Houston area	November 2012
Richmond, VA	Richmond, Norfolk and Virginia Beach	March 2013
San Francisco, CA	San Francisco, Silicon Valley, San Jose, East Bay, Oakland	October 2013
Seattle, WA	Seattle and Tacoma	October 2013
Southern New Jersey, NJ	Southern New Jersey and Delaware	May 2014
Minneapolis, MN	Minneapolis and St. Paul	February, 2016
St. Louis, MO	Greater St. Louis area	August 2016

Corporate Location	Markets Serviced	Operating Since ⁽¹⁾
Syracuse, NY	Syracuse	March 2004
Buffalo, NY	Buffalo and Rochester, NY	October 2017
Albany, NY	Albany and the Hudson River Valley	April 2003
Milwaukee, WI	Milwaukee, Madison and Racine	August 2003
New York City, NY	New York City, Westchester, Rockland, Dutchess and Putnam Counties, Bergin County, NJ, Staten Island and Long Island	January 2008
Miami, FL	Miami, Fort Lauderdale and Palm County	June 2008
Charlotte, NC	Charlotte, Statesville, Ashville, and Rock Hill, SC	April 2006
N. Virginia, VA	Washington, DC suburbs including Arlington, Alexandria, Tysons, Reston and Dulles	July 2008

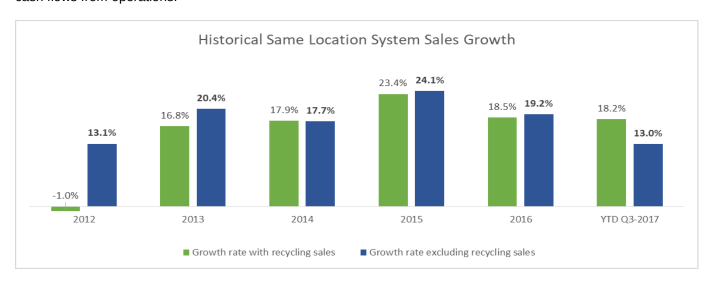
⁽¹⁾ Syracuse has been corporately operated since May 1, 2010; Albany has been corporately operated since July 1, 2010; Milwaukee has been corporately operated since January 1, 2011 and New York City has been corporately operated since January 1, 2012. The Charlotte, NC location has been corporately operated since July 31, 2013. The Miami, FL business has been corporately operated since January 1, 2014. The N. Virginia, VA business has been corporately operated since October 1, 2017.

2. Maximize Same Location Revenue and Earnings

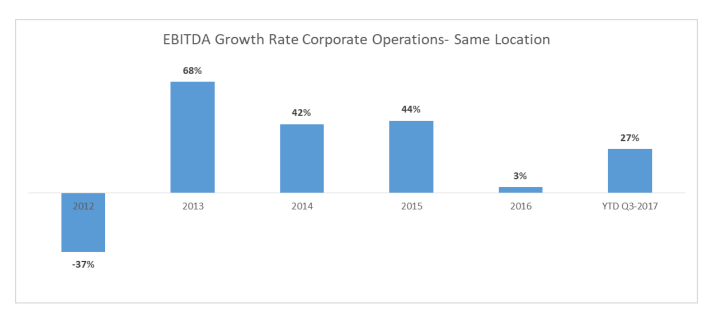
Management will focus on three key areas to drive same location revenue and earnings:

- (1) maximizing revenue and earnings for franchisees and corporate locations on existing routes;
- (2) enhancing inbound and outbound marketing and sales processes and;
- (3) minimize operating and administrative costs.

Redishred and its' franchisees have continued to invest in trucks, marketing and sales initiatives as well as human resources to maximize the outcome in our three core areas of performance. Over the last 5 years, Redishred has seen an average increase of 18% in same location system revenue (excluding recycling revenue), and an average increase of 25% in same location corporate store EBITDA. This has led to continued annual increases in consolidated cash flows from operations.



Note 1: The YTD Q3-2017 (first 9 months of 2017) growth rates in the above charts are calculated over YTD Q3-2016 (first 9 months of 2016).



Note 1: The YTD Q3-2017 (first 9 months of 2017) growth rates in the above charts are calculated over YTD Q3-2016 (first 9 months of 2016).



3. Driving Depth in existing Corporate Markets

Redishred's plan is to conduct acquisitions in existing and adjacent markets that lead to the following outcomes:

- 1. Increase our market share in existing corporate markets.
- 2. Generate strong route densities driving stronger route operating income.
- 3. Minimize risk of client service issues by having increased access to trucks in close by markets.
- 4. Maximize the utilization of centralized services in our Mississauga head office.

Performance Compared to 2017 Targets

Growth of Same Location Se	rvice System Sales ⁽¹⁾ :
2017 Target	Growth of 12% to \$27.5M USD.
Q3-2017 YTD Performance	Redishred is on target for achieving its annual goal.
	Redishred's same location service system sales grew by 17% in the first nine months of 2017 over the first nine months of 2016, achieving \$25.7M USD.
	Same location scheduled sales grew by 14% and same location unscheduled sales grew by 12% over the first nine months of 2016.

Consolidated EBITDA from existing operations ⁽²⁾ :			
2017 Target	Earn EBITDA of \$2.8M from existing locations, growing by 18% over 2016.		
Q3-2017 YTD Performance	TD Performance Redishred is on target for achieving its annual goal.		
	During the first nine months of 2017, Redishred attained \$2.2M in EBITDA from existing operations, growing 4% over the first nine months of 2016.		
	Redishred earned \$2.5M in normalized EBITDA (excluding one-time stock based compensation expense) during the first nine months of 2017, growing 17% over the first nine months of 2016.		

Consolidated Operating Inco	me from existing operations ⁽²⁾ :		
2017 Target	At least \$2.0M.		
Q3-2017 YTD Performance	Redishred is on target for achieving its annual goal.		
	During the first nine months of 2017, Redishred earned \$1.56M in consolidated operating income from existing operations. The Company attained \$1.85M in normalized operating income after adjusting for one-time stock based compensation expense. Normalized operating income grew 11% over the first nine months of 2016.		

Expand by way of Accretive Acquisitions:		
2017 Target	Conduct between \$3M and \$4M of acquisitions.	
Q3-2017 YTD Performance	On March 31, 2017, the Company purchased the Proshred Northern Virginia franchise for CAD\$1.4M. On September 30, 2017, the Company purchased a small Buffalo, NY business, which will be operated out of the Syracuse, NY office. Redishred is actively pursuing other acquisitions.	

Franchise Development:	
2017 Target	Award between two and four new franchised locations per annum.
Q3-2017 YTD Performance	During the nine months ended September 30, 2017, the Company did not award any new franchise locations. Redishred is actively pursuing franchise opportunities. The Company does not expect to award a new franchised location by December 31, 2017.

¹⁾ Service related sales excludes recycling sales.

⁽²⁾ Existing operations includes the existing corporate operations, the franchise system and the existing infrastructure to support the existing locations.

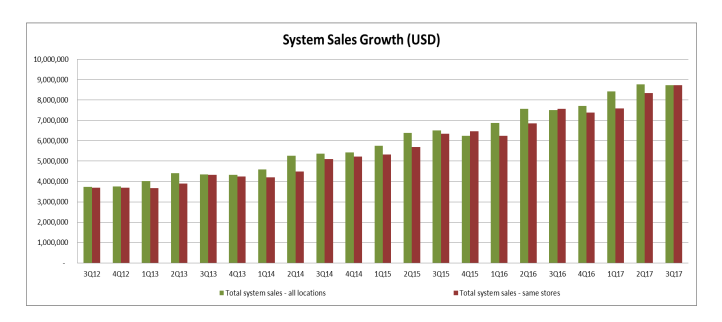
System Sales

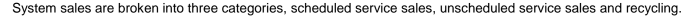
Franchisees, corporate and international locations derive revenue by providing shredding services to their customers, and by selling recycled paper and other recyclable by-products. These sales are commonly referred to as "system sales," and are the key driver of royalty and service fee revenue. System sales are denominated and reported in US dollars during the reported periods as follows:

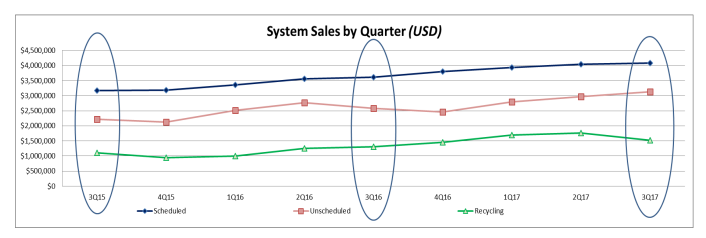
For the nine months ended September 30,	2017	2016	% Change
Total North American operating locations at period end	29	29	0%
Operating territories – (US only)	123.5	123.5	0%
Total system sales (USD)	\$ 25,924,796	\$ 21,957,104	18%
Same location total system sales (USD)	\$ 25,723,908	\$ 21,957,104	17%
Total system sales (CDN)	\$ 34,334,133	\$ 29,028,069	18%

System Sales Trend:

The following chart illustrates system sales growth in USD by quarter since the third quarter of 2012.







For the nine months ended September 30, 2017, service related system sales grew by US\$2,543,362, a 14% increase over the comparative 2016 period.

Scheduled sales:

Scheduled sales are defined as the revenue generated from customers with regular service that may occur on a weekly, bi-weekly, or monthly basis. Proshred sales and marketing strategies have been and continue to be focused on this particular sales category, as this provides our franchisees and corporate locations with stable and recurring cash flows. This focus resulted in continued growth in this category of 14% over the same period in 2016.

For the nine months ended September 30,	2017	2016	% Change
	\$	\$	
Scheduled service sales (USD)	12,051,495	10,536,533	14%
Same store scheduled service sales (USD)	12,005,726	10,536,533	14%

Unscheduled sales:

Unscheduled sales are defined as the revenue generated from customers who have one-time or seasonal requirements for document destruction. An example of unscheduled sales is when an accounting firm is required to destroy an abundance of confidential working papers and documents after their tax season. Unscheduled sales reached a record high of \$8,898,572 growing 13% over the same period in 2016.

For the nine months ended September 30,	2017	2016	% Change
	\$	\$	_
Unscheduled service sales (USD)	8,898,572	7,870,172	13%
Same store unscheduled service sales (USD)	8,786,533	7,870,172	12%

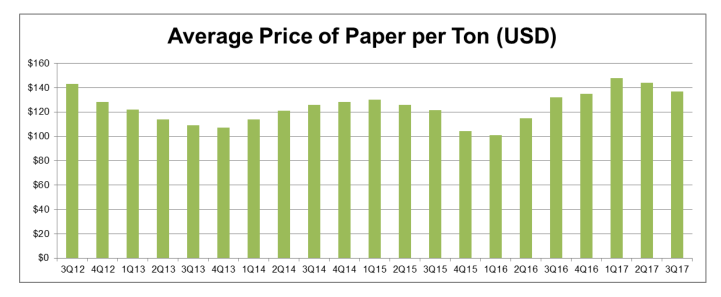
Recycling sales:

Recycling sales are defined as the revenue generated from the shredded paper and other material that is sold to various recycling companies. This sales category is driven by the price of paper, which is impacted by global supply and demand for shredded paper and the volume of paper recycled which is measured in tons.

For the nine months ended September 30,	2017	2016	% Change
	\$	\$	
Recycling sales (USD)	4,974,729	3,550,987	40%
Same store recycling sales (USD)	4,931,649	3,550,987	39%

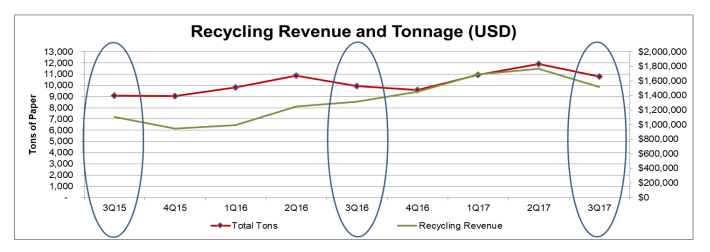
Historical Pricing Trends:

Over the last 12 trailing months, paper pricing in the Proshred system has steadily increased over the prior 12 trailing months as there has been a recovery in paper based commodity prices both abroad and domestically in the US. For the nine months ended September 30, 2017, the average paper price in the Proshred system was \$143 per ton, in comparison to \$116 per ton for the prior comparative period. This represents an average growth of 23%.

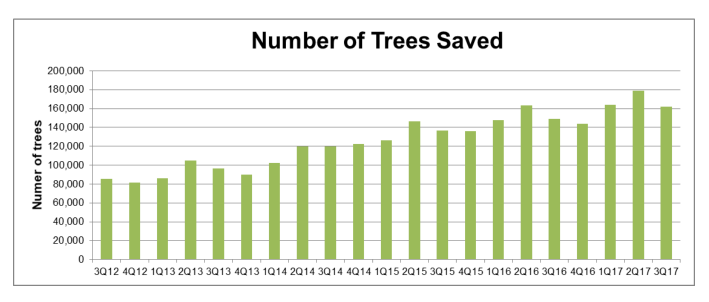


Historical Volume of Paper:

During the nine months ended September 30, 2017, the system shred and recycled 10% more paper than in the comparative 2016 period, driving recycling revenues upwards. The Proshred system shred and recycled 33,600 tons of paper during the first nine months of 2017 (30,600 – during the first nine months of 2016), which equates to 487,000 trees being saved (460,000 – during the first nine months of 2016). (1)



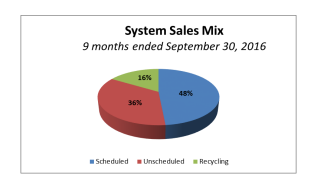
(1) The estimated amount of paper that can be produced from a tree has been conservatively estimated by management based on information taken from Conservatree.org.



(1) The estimated amount of paper that can be produced from a tree has been conservatively estimated by management based on information taken from Conservatiree.org.

Mix of business:





Franchising & Licensing

Total Revenue

Royalties and service fees are charged for the use of the trademarks and system, franchise and license fee revenue is generated when a franchise or license is awarded and training is completed. Royalty and service fees earned in the first nine months of 2017 grew 10% over the first nine months of 2016 due to increased system sales, including scheduled, unscheduled and recycling system sales.

For the nine months ended September 30,	2017	2016	% Change
	\$	\$	
Franchise and license fees	6,096	245,253	(98)%
Royalty and service fees	1,529,709	1,391,350	10%
Total revenue	1,535,805	1,636,603	(6)%

The Company earns all franchising and licensing related revenues in US dollars, which are translated at the average exchange rate for the period. For the nine months ended September 30, 2017, total revenue denominated in US dollars was US\$1,172,370 (nine months ended September 30, 2016 – US\$1,237,975).

Depreciation and Amortization - Franchising

Depreciation relates to the purchase of computer equipment and furniture at the head office. Amortization relates to the purchase of Professional Shredding Corporation ("PSC") and the Proshred franchise business in 2008.

Depreciation and amortization is as follows:

For the nine months ended September 30,	2017	2016	% Change
	\$	\$	_
Depreciation – tangible assets	9,503	-	100%
Amortization – intangible assets	448,740	448,432	0%

Corporate Overhead

Operating expenses for the nine months ended September 30, 2017 include expenses to support all Proshred locations in operations, training and initial support for pending locations, and the costs to develop new markets by way of franchising, licensing and acquisition. Also included in operating expenses are ongoing stock exchange listing and regulatory costs, professional services, occupancy costs and management salaries and benefits. During the first nine months of 2017, salaries increased as a result of the investments in attracting and retaining stronger senior management. In May 2017, the Company also issued stock options to members of the Board of Directors and senior management, resulting in a one-time non-cash expense of \$276,320. The Company closely monitors and controls all operating expenses.

Corporate overhead expenses of the Company are broken down as follows:

For the nine months ended September 30,	2017	2016	% Change
	\$	\$	
Salaries	850,614	738,715	(15)%
Stock based compensation	287,322	5,350	(5271)%
General, administrative and marketing	852,280	816,751	(4)%
Broker fees		57,732	100%
Total operating expenses	1,990,216	1,618,548	(23)%
Total normalized operating expenses ⁽¹⁾	1,713,896	1,618,548	(6)%

⁽¹⁾ Normalized operating expenses excludes a one-time cost related to stock based compensation expense for the issuance of options to members of the Board of Directors and senior management.

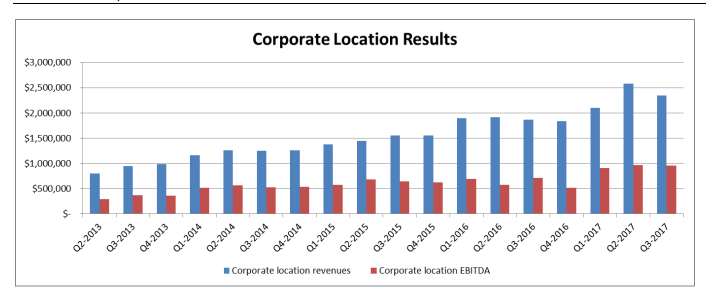
Corporate Locations

The Company operates seven shredding locations in Syracuse, Albany, Milwaukee, New York City, Charlotte, Miami and Northern Virginia. These locations represent the Company's corporately owned locations. The Company purchased the Northern Virginia franchise from a retiring franchisee on March 31, 2017.

During the nine months ended September 30, 2017, the total corporate location revenues grew by 26% over the 2016 comparative period. The Company also increased EBITDA and operating income by 35% and 29%, respectively, over the first nine months of 2016. Non-same corporate location results include the Northern Virginia results for the six months ended September 30, 2017 (April 1, 2017 – September 30, 2017). Included in operating costs below is a non-recurring consulting fee of \$54,581 paid in Northern Virginia.

(In 000's)	Total Corporate Same Corporat O00's) Locations Locations		-		rate			
For the nine months ended			%	0047	0040	%	0047	0040
September 30,	2017	2016	Change	2017	2016	Change	2017	2016
	\$	\$		\$	\$		\$	\$
Revenue:								
Shredding service	5,870	4,817	22%	5,336	4,817	11%	534	-
Recycling	1,165	789	48%	1,027	789	30%	138	-
Total revenue	7,035	5,606	26%	6,363	5,605	14%	672	-
Operating costs	4,210	3,513	20%	3,707	3,513	6%	503	-
EBITDA	2,825	2,093	35%	2,656	2,093	27%	169	-
% of revenue	40%	37%	3%	42%	37%	5%	25%	-
Depreciation – tangible assets	698	443	_ 58%	622	443	40%	76	
Corporate operating income	2,127	1,650	29%	2,034	1,650	23%	93	-
% of revenue	30%	29%	1%	32%	29%	3%	14%	-

Corporate location revenues and operating costs are generated in US dollars, which are translated at the average exchange rate for the period. For the nine months ended September 30, 2017, corporate location revenues, denominated in US dollars were US\$5,370,096 (nine months ended September 30, 2016 – US\$4,240,131).



Note: The Company acquired the Charlotte franchise on July 31, 2013 and began operating the Miami franchise corporately on January 1, 2014. The Company acquired the assets of Recordshred Inc. on December 31, 2015 and the Northern Virginia franchise on March 31, 2017. Corporate operating income does not include an allocation of corporate overhead.

Amortization - intangibles

Amortization of intangible assets relates to the assets purchased in relation to the corporate locations.

Depreciation and amortization are as follows:

For the nine months ended September 30,	2017	2016	% Change
	\$	\$	
Amortization – intangible assets	285,213	235,804	21%

Foreign exchange

The Company has revenues and costs that are denominated in US dollars; this dependency on the US dollar typically causes foreign exchange gains when the Canadian dollar depreciates versus the US dollar. The Company has significant dollar value assets denominated in US dollars which are revalued at the exchange rate at the date of the statement of financial position, which typically results in unrealized foreign exchange gains or losses.

Exchange rates utilized

	2017			2016			
As at,	Q3	Q2	Q1	Q4	Q3	Q2	Q1
	\$	\$	\$	\$	\$	\$	\$
Balance sheet date exchange rates (CDN to USD)	1.248	1.300	1.330	1.343	1.313	1.290	1.300
% change	(4)%	(2)%	(1)%	2%	2%	(1)%	

For the nine months ended September 30,	2017	2016	% Change
	\$	\$	
Average exchange rates for the period (CDN to USD)	1.31	1.32	(1)%
Foreign exchange (loss) gain was as follows:			
For the nine months ended September 30,	2017	2016	% Change
	\$	\$	
Realized foreign exchange gain	336,497	498,865	(33)%
Unrealized foreign exchange (loss)	(704,050)	(571,502)	, ,
3 3 (3-4)	(104,000)	(07 1,002)	(23)%
Foreign exchange (loss)	(367,553)	(72,637)	(406)%

Interest income and expense

Interest income is derived from cash savings accounts held by the Company and by way of finance income related to the financing of franchise fees.

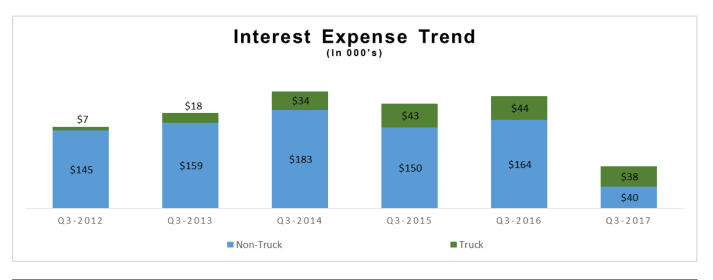
Interest expense relates to the following:

- the Company's Bank of Montreal ("BMO") term loan, which currently bears interest at 5.45% per annum,
- the Company's related party line of credit, which bears interest at 10% per annum, and
- truck loan and lease agreements, which bear interest at 5.7% to 7.9% per annum.

The Company converted the following debt to equity on January 23, 2017:

- three loan agreements, related to the Proshred Charlotte location, and
- convertible debentures of \$350,000.

Interest expense decreased in the first nine months of 2017 in comparison to the prior 2016 period as a result of the principal repayments made on the line of credit, including a principal repayment of \$3 million in February 2017. In addition, on July 28, 2017, the Company used \$2.0 million of the BMO term loan to repay in full the outstanding balance on the related party line of credit. This will further reduce interest expense going forward.



Interest income and interest expense is as follows:

For the nine months ended September 30,	2017	2016	% Change		
	\$	\$			
Interest income	6,125	6,130	0%		
Interest expense	(284,489)	(554,790)	49%		

Income Tax

On March 17, 2008 the Company booked a future tax liability related to the purchase of PSC and Proshred Franchising Corp. ("PFC"). During the nine months ended September 30, 2017, the Company booked a tax expense of \$72,785. The tax expense is related to withholding taxes paid in the United States. The tax expense is offset by a tax recovery primarily due to the reversal of timing differences related to the future tax liability that was recorded upon the acquisition of PSC.

Net income

For the nine months ended September 30, 2017, income before foreign exchange, loss on sale of assets and income tax increased by 50% over the prior year comparative period. Net income for the first nine months of 2017 increased by 10% over the first nine months of 2016. The growth was a result of operating income growth in the corporate locations and the reduction in interest expense.

Reconciliation of EBITDA to Net Income

For the nine months ended September 30,	2017	2016	% Change
	\$	\$	_
EBITDA	2,370,667	2,110,708	12%
Less: depreciation – tangible assets	(707,369)	(443,110)	(60)%
Operating income	1,663,298	1,667,598	0%
Less: amortization - intangible assets	(733,953)	(684,236)	(7)%
Less: interest expense	(284,489)	(554,790)	49%
Add: interest income	6,125	6,130	0%
Income before foreign exchange, loss	•		_
on sale of assets and income tax	650,981	434,702	50%
Foreign exchange loss	(367,553)	(72,637)	(406)%
Loss on sale of assets	-	(143,609)	100%
Income tax expense	(72,785)	(27,182)	(168)%
Net income	210,643	191,274	10%

REDISHRED CAPITAL CORP. MANAGEMENT'S DISCUSSION AND ANALYSIS SEPTEMBER 30, 2017

Selected Quarterly Results

		2017 2016			2016			2015
(in CDN except where	Q3	Q2	Q1	Q4	Q3	Q2	Q1	Q4
noted)	\$	\$	\$	\$	\$	\$	\$	\$
System sales (USD)	8,731,719	8,772,960	8,420,117	7,719,401	7,511,789	7,579,784	6,865,531	6,246,162
Consolidated Performance								
Revenue	2,834,413	3,101,767	2,634,451	2,357,247	2,418,386	2,475,518	2,348,152	2,105,982
EBITDA	864,596	698,592	807,480	271,408	740,748	753,356	616,604	493,972
Normalized EBITDA	864,596	974,912	807,480	420,050	740,748	753,356	616,604	493,972
Operating Income	609,446	434,200	619,652	122,305	580,678	592,385	472,447	356,402
Normalized Operating Income ⁽²⁾	609,446	710,520	619,652	248,769	580,678	592,385	472,447	356,402
Corporate Location Performa	<u>nce</u>							
Revenue	2,349,342	2,579,361	2,106,123	1,876,057	1,870,736	1,842,693	1,892,024	1,549,379
EBITDA	952,118	967,171	905,789	514,917	707,997	688,142	696,514	636,139
Operating Income	701,157	705,547	723,055	353,049	547,927	549,259	552,357	498,569
Income (loss) before taxes from continuing operations	(46,404)	(60,640)	390,472	(182,167)	104,823	191,569	(77,936)	255,559
Income (loss) attributable to owners of the parent	(68,117)	(108,111)	386,870	(17,386)	75,589	188,267	(72,582)	(112,571)
Basic and diluted net income (loss) per share	(.00)	(.00)	.00	(.00.)	.00	.01	(.00.)	(.00)

⁽¹⁾ Certain amounts have been reclassified to conform to the current period's presentation.

⁽²⁾ Normalized operating income excludes a one-time cost incurred in Q2-2017 related to stock based compensation expense for the issuance of options to members of the Board of Directors and senior management. Normalized operating income for Q4-2016 excludes one-time costs that relate to non-capitalized financing costs as a result of the financing process that commenced in the fourth quarter, accounting and consulting costs related to the corporate structure and stock based compensation expense for the issuance of options to technical advisors.

Q3 Financial Highlights

(in 000's except as noted)	2017	2016	% change
System Sales Performance – in US Currency	\$	\$	_
System sales	8,732	7,512	16%
Percentage scheduled	46%	48%	
System sales – same location	8,651	7,512	15%
Percentage scheduled	47%	48%	
Operating Performance – in Canadian Currency			
Consolidated results:			
Revenue	2,834	2,418	17%
EBITDA	865	741	17%
As a percentage of revenue	31% 609	<i>31%</i> 581	
Operating Income As a percentage of revenue	22%	24%	5%
Corporate location results:			
Revenue	2,349	1,871	26%
EBITDA	952	708	35%
As a percentage of revenue	41%	38%	
Operating income As a percentage of revenue	701 <i>30%</i>	548 29%	28%
ns a percentage of revenue	30 /6	23/0	

Q3 System Sales Results

During the third quarter, scheduled sales reached a record high of US\$4,083,573 and unscheduled sales were a record high of US\$3,129,885. Service related system sales, scheduled and unscheduled, were US\$7,213,458, for the third quarter of 2017, growing by 16% over the third quarter of 2016.

During the three months ended September 30, 2017, recycling sales increased by 16% over the same period in 2016. This was a result of the increase in the price of paper in the Proshred system and an increase in the number of tons of paper recycled. The average price of paper in the Proshred system was US\$137 per ton, versus US\$132 per ton in the third quarter of 2016, an increase of 4%. The Proshred system shred and recycled 10,800 tons of paper during the third quarter of 2017 (third quarter of 2016 – 9,900), which equates to 162,000 trees being saved (third quarter of 2016 – 149,000).

For the 3 months ended September 30,	2017	2016	% Change
Total locations	29	29	0%
Operating territories – (US only)	123.5	123.5	0%
Total system sales (USD) Total same store system sales (USD)	\$8,731,719	\$7,511,789	16%
	\$8,651,586	\$7,511,789	15%
Total system sales (CDN)	\$11,438,552	\$9,930,585	15%
Scheduled service sales (USD) Same store scheduled service sales (USD)	\$4,083,573	\$3,615,490	13%
	\$4,065,345	\$3,615,490	12%
Unscheduled service sales (USD) Same store unscheduled service sales (USD)	\$3,129,885	\$2,583,373	21%
	\$3,088,933	\$2,583,373	20%
Recycling sales (USD) Same store recycling sales (USD)	\$1,518,260	\$1,312,926	16%
	\$1,497,308	\$1,312,926	14%

System Sales Mix:





Q3 Franchising and Licensing Results

During the third quarter of 2017, the Company's royalties were flat in comparison to the third quarter of 2016. With the acquisition of the Northern Virginia franchise on March 31, 2017, the Company now earns corporate revenue and no longer earns royalty fees. For the three months ended September 30, 2017, total franchise revenue denominated in US dollars was US\$370,283 (three months ended September 30, 2016 – US\$414,259).

For the 3 months ended September 30,	2017	2016	% Change
	\$	\$	_
Franchise and license fees	6,096	67,611	(91)%
Royalty and service fees	478,975	480,039	0%
Total franchise revenue	485,071	547,650	(11)%

Corporate Overhead

During the three months ended September 30, 2017, salaries increased as a result of the investments in attracting and retaining stronger senior management. General, administrative and marketing costs increased as a result of increased office space and consulting fees. The Company closely monitors and controls all operating expenses.

For the 3 months ended September 30,	2017	2016	% Change
	\$	\$	
Salaries	277,579	244,764	(13)%
Stock based compensation	10,523	1,414	(644)%
General, administrative and marketing	284,492	250,450	(14)%
Broker fees	-	18,271	(100)%
Total operating expenses	572,594	514,899	(11)%

Q3 Corporate location results

During the three months ended September 30, 2017, the corporate location revenues grew by 26% and EBITDA grew by 35% over the three months ended September 30, 2016. Same store corporate locations grew sales by 8% and EBITDA grew by 20% over Q3-2016. Non-same corporate locations include the Northern Virginia results for the six months ended September 30, 2017. Included in operating costs below is a non-recurring consulting fee paid in Northern Virginia which amounted to \$32,415.

For the three months ended September 30, 2017, corporate location revenues, denominated in US dollars were US\$1,793,390 (three months ended September 30, 2016 - US\$1,415,080).

The corporate location results are as follows:

(In 000's)		al Corpoi			e Corpor ocations		Non-s Corpo Locati	rate
For the 3 months ended	0047	0040	%	2017	2016	%	2047	2016
September 30,	<u>2017</u> \$	2016 \$	Change	\$	2016 \$	Change	2017 \$	2016 \$
Revenue:	Φ	φ		Φ	Φ		Φ	Φ
Shredding service	1,973	1,586	24%	1,709	1,586	8%	264	-
Recycling	376	285	32%	312	285	10%	65	-
Total revenue	2,349	1,871	26%	2,021	1,871	8%	329	-
Operating costs	1,397	1,163	_ 20%	1,167	1,163	0%	230	
EBITDA	953	708	35%	854	708	21%	99	_
% of revenue	41%	38%	3%	42%	38%	4%	30%	-
Depreciation – tangible assets	251	160	_ 57%	214	160	34%	37	
Corporate operating income	702	548	28%	640	548	17%	62	
% of revenue	30%	29%	1%	32%	29%	3%	19%	-

Q3 Other Income and Expenses

	2017	2016	% Change
Interest Income Interest expense	1,795 (78,156)	1,530 (207,704)	17% 62%
Amortization – intangible assets	(244,454)	(226,242)	(8)%

In the third quarter of 2017, interest expense declined by 62% over the prior year comparative period as a result of the principal repayments made on the related party line of credit. Amortization of intangible assets increased as a result of the acquisition of the Northern Virginia franchise on March 31, 2017.

Financial Condition, Capital Resources and Liquidity

The Company closely monitors its cash balances and cash flows generated from operations to meet its requirements.

As at September 30 and December 31,	2017	2016	% Change
Working capital (Normalized) ⁽¹⁾	\$1,275,771	\$115,641	1003%
Total assets	\$11,148,402	\$10,001,400	12%
Total liabilities	\$5,130,672	\$9,482,882	46%
Total current liabilities	\$2,056,260	\$6,815,122	70%
Debt to total assets ratio	0.46	0.95	52%
Normalized Fixed Charge Coverage ratio – rolling 12 months	2.05	1.18	74%
Normalized Total Funded Debt to EBITDA ratio – rolling 12 months	1.36	3.39	60%

⁽¹⁾ As at December 31, 2016, working capital has been increased by \$4.5M for this calculation as the Line of Credit that was due to expire on November 27, 2017 was extended by 2 years shortly after year end. Under IFRS the Line of Credit was fully classified as current.

The total assets of the Company have increased when compared to December 31, 2016 primarily as a result of the acquisition of the Proshred Northern Virginia business. The total liabilities of the Company have decreased over the prior year as a result of a principal repayment of \$3 million on the Company's related party line of credit. As of September 30, 2017, the Company has \$2 million available for use on its related party line of credit, \$1 million available for use on its BMO operating line of credit.

As a result of the \$3 million principal repayment made, the Company's rolling twelve-month fixed charge coverage has increased by 74% and the total funded debt to EBITDA ratio has decreased by 60% since December 31, 2016. The Company's normalized working capital has improved by \$1.1 million since December 31, 2016. Management will continue to balance investment in human resources, trucks and technology with continued reduction and management of its debt balances.

Bank indebtedness

On July 28, 2017, the Company secured senior credit facilities from Bank of Montreal ("BMO"). These facilities include:

- (1) An operating demand loan of \$1 million bearing interest at BMO's prime rate plus 1.7% and;
- (2) A non-revolving term loan in the amount of \$3 million with an amortization of 60 months from the date of drawdown, bearing interest at BMO's prime rate plus 2.5%.

As at September 30, 2017, the Company has advanced \$2 million on the non-revolving term loan.

Related party line of credit

On July 17, 2017, the Company replaced its' original related party line of credit facility with a new line of credit for a maximum amount of \$2.0 million. The new line of credit facility has a five year term maturing on July 16, 2022 and bears interest at a fixed rate of 10% per annum. The line of credit is secured by a second in priority general security agreement over the Company's assets. As at September 30, 2017, the facility has not been drawn upon.

The Company has the following operating lease commitments:

	\$
Less than 1 year	352,786
Between 1 and 5 years	896,209
Over 5 years	17,989
Total	1,266,984

Based on overall cash generation capacity and financial position, while there can be no assurance, management believes the Company will be able to meet financial obligations as they come due over the next twelve months.

Common stock

The Company did not declare any dividends during the year.

The following are the balances of issued common shares of the Company.

	Common Stock		
	Number	\$	
September 30, 2017 ⁽¹⁾	47,332,587	14,005,416	
December 31, 2016	28,939,658	8,590,995	

The following table summarizes the movements in the Company's common shares during the nine months ended September 30, 2017:

	Common Stock
	Number
Opening balance, January 1, 2017	28,939,658
Equity raise closed on January 23, 2017	13,447,669
Debenture conversion (note 10)	1,250,002
Debt conversion (note 8(v))	2,140,258
Options exercised (note 9(d))	1,405,000
Warrants exercised (note 9(e))	150,000
Closing balance, September 30, 2017	47,332,587

Capital Assets

As at,	September 30, 2017	December 31, 2016	% Change
	\$	\$	
Net book value	3,965,446	3,222,547	23%

At September 30, 2017, capital assets (not including intangible assets) increased as a result of the acquisition of the Proshred Northern Virginia franchise on March 31, 2017.

Off-Balance Sheet Financing Arrangements

The Company has no off-balance sheet financing arrangements.

Transactions with Related Parties

A Director of the Company is the owner of the Tampa Bay, Florida Proshred franchise. There is no accounts receivable balance due from this franchise at September 30, 2017 (December 31, 2016 - \$580). During the nine months ended September 30, 2017, the Company earned royalties, service fees and interest income of \$96,080 (during the nine months ended September 30, 2016 - \$126,005) from this franchise.

On July 17, 2017, the Company replaced its' original related party line of credit facility with a new line of credit for a maximum amount of \$2.0 million. The new line of credit facility has a five year term maturing on July 16, 2022 and bears interest at a fixed rate of 10% per annum. The line of credit is secured by a second in priority general security agreement over the Company's assets. As at September 30, 2017, the Company has made no advancements on this facility.

On December 31, 2012, the Company issued \$375,000 convertible, unsecured subordinated, debentures to certain members of the Company's Board of Director's. On January 23, 2017, the convertible debentures were converted to common shares.

Included in selling, general and administrative expenses for the nine months ended September 30, 2017 are insurance premium amounts of \$19,915 (for the nine months ended September 30, 2016 - \$9,379) paid to an insurance brokerage firm managed by a Director of the Company.

In order to finance the acquisition of the Charlotte location, the Company obtained four loans from certain members of the Company's Board of Director's. On January 23, 2017, the Company converted three of the loans into equity at a price of \$0.30 per common share. The remaining loan was extinguished on July 28, 2017.

Risks and Uncertainties

Please refer to the Redishred 2016 Annual Report for a listing of all risks and uncertainties. There have been no material changes relating to the Company's risks and uncertainties since December 31, 2016, the Company's fiscal year-end.

Use of estimates and judgements

The preparation of the financial report in conformity with IFRS requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the reported amounts of revenue and expenses during the reporting period. Actual results could differ materially from those estimates and assumptions. These estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods. The significant areas of judgements, estimates and assumptions are set out in Note 4 of the consolidated financial statements found in Redishred's 2016 Annual Report. During the most recent interim period, there have been no changes in the Company's accounting policies or procedures and other processes that have materially affected, or are reasonably likely to materially affect, the Company's accounting judgements, estimates and assumptions.

Investor Relations Activities

The Company does not have any investor relations arrangements.

Share Data

The Company's authorized share capital is unlimited common shares without par value. As at September 30, 2017, there were 47,332,587 issued and outstanding common shares and 1,444,000 options to acquire common shares. During the nine months ended September 30, 2017, 1,405,000 stock options were exercised and 150,000 warrants were exercised (during the nine months ended September 30, 2016 - 25,000 stock options). There were 749,000 stock options granted during the nine months ended September 30, 2017 (for the nine months ended September 30, 2016 - 25,000). For the nine months ended September 30, 2017, the stock based compensation expense, amounted to \$287,322 (for the nine months ended September 30, 2016 - \$5,350).

Dated: November 27, 2017