FORM 5

QUARTERLY LISTING STATEMENT

Name of Listed Issuer: Fox River Resources Corporation (the "Issuer").

Trading Symbol: FOX

This Quarterly Listing Statement must be posted on or before the day on which the Issuer's unaudited interim financial statements are to be filed under the *Securities* Act, or, if no interim statements are required to be filed for the quarter, within 60 days of the end of the Issuer's first, second and third fiscal quarters. This statement is not intended to replace the Issuer's obligation to separately report material information forthwith upon the information becoming known to management or to post the forms required by the Exchange Policies. If material information became known and was reported during the preceding quarter to which this statement relates, management is encouraged to also make reference in this statement to the material information, the news release date and the posting date on the Exchange website.

General Instructions

- (a) Prepare this Quarterly Listing Statement using the format set out below. The sequence of questions must not be altered nor should questions be omitted or left unanswered. The answers to the following items must be in narrative form. When the answer to any item is negative or not applicable to the Issuer, state it in a sentence. The title to each item must precede the answer.
- (b) The term "Issuer" includes the Listed Issuer and any of its subsidiaries.
- (c) Terms used and not defined in this form are defined or interpreted in Policy 1 Interpretation and General Provisions.

There are three schedules which must be attached to this report as follows:

SCHEDULE A: FINANCIAL STATEMENTS

Financial statements are required as follows:

For the first, second and third financial quarters interim financial statements prepared in accordance with the requirements under Ontario securities law must be attached.

If the Issuer is exempt from filing certain interim financial statements, give the date of the exempting order.

Fox River Resources Corporation

Condensed Interim Consolidated Financial Statements

For the three months ended January 31, 2017

(unaudited)

(presented in Canadian dollars)

Fox River Resources Corporation Condensed Interim Consolidated Statement of Financial Position (unaudited)

As at	Janu	ary 31, 2017	October 31, 2016		
Assets Current assets Cash and cash equivalents (note 4a) Accounts receivable Prepaid expenses	\$	557,985 3,808 15,382	\$	555,758 48,519 7,024	
Non-current assets Restricted cash (note 4a) Land (note 8)		577,175 5,000 440,301		611,301 5,000 440,301	
Total assets	\$	445,301 1,022,476	\$	445,301 1,056,602	
Liabilities Accounts payable and accrued liabilities	\$	18,414	\$	17,747	
Shareholders' equity Share capital (note 5) Share based payment reserve (note 6) Deficit		18,414 1,271,643 96,580 (364,161)		17,747 1,271,643 96,580 (329,368)	
Total liabilities and shareholders' equity	\$	1,004,062 1,022,476	\$	1,038,855 1,056,602	

Fox River Resources Corporation Condensed Interim Consolidated Statement of Operations and Comprehensive Loss (unaudited)

	 nths ended ary 31, 2017				
Expenses Administration Consulting fees (note 10) Exploration and evaluation expenditures (note 9 & 10) Shareholder information Professional fees	\$ 12,623 10,500 8,349 2,590 873	\$	- - - -		
(Loss) from operations Interest income	(34,935) 142		- -		
Net (loss) and comprehensive (loss) for the period	\$ (34,793)	\$	-		
Basic and fully diluted (loss) per share (note 7)	\$ (0.001)	\$	0.000		

Fox River Resources Corporation Condensed Interim Consolidated Statement of Cash Flows (unaudited)

	 nths ended ary 31, 2017	Period from incorporati on November 12, 20 to January 31, 20			
Cash flows from operating activities Net (loss)	\$ (34,793)	\$	-		
Changes in non-cash working capital items Accounts receivable Prepaid expenses Accounts payable and accrued liabilities	44,711 (8,358) 667		(219) (1,685) 322		
	2,227		(1,582)		
Cash flows from financing activities Proceeds on issuance of share capital Cash received from Phoscan Chemical Corp.	-		1		
pursuant to the Plan of Arrangement (note 2)	-		200,000		
	-		200,001		
Net change in cash and cash equivalents Cash and cash equivalents, beginning of period	2,227 555,758		198,419		
Cash and cash equivalents, end of period	\$ 557,985	\$	198,419		

Fox River Resources Corporation Condensed Interim Consolidated Statement of Changes in Shareholders' Equity (unaudited)

	Number of shares	Share capital		 are based ent reserv	re	Deficit		Total
Share issuance on incorporation, November 12, 2015	1	\$ 1	l	\$ -	\$	-	\$	1
Balance, January 31, 2016 Transfer of net assets from Phoscan Chemical Corp.	1	\$ 1	1	\$ -	\$	-	\$	1
pursuant to Plan of Arrangement (note 2)	33,947,276	1,018,419)	-		-	1	1,018,419
Shares issued for extinguishment of accrued liability	1,331,250	53,249)	_		-		53,249
Private placements	6,000,000	210,000)	-		-		210,000
Cost of issue of private placements	-	(10,026	3)	_		_		(10,026)
Share based payments	-		•	96,580		-		96,580
Net loss and comprehensive loss for the period	-	-		-		(329,368)		(329,368)
Balance, October 31, 2016 Net loss and comprehensive loss for the period	41,278,527 -	\$ 1,271,643 -	3	\$ 96,580 -	\$	(329,368) (34,793)	\$ 1	1 ,038,855 (34,793)
Balance, January 31, 2017	41,278,527	\$ 1,271,643	3	\$ 96,580	\$	(364,161)	\$ ·	1,004,062

(unaudited)

1. REPORTING ENTITY

Fox River Resources Corporation ("Fox River" or the "Company") was incorporated pursuant to the Canada Business Corporations Act under the name "9508309 Canada Inc." on November 12, 2015. Articles of amendment were subsequently filed on December 7, 2015 to change the name of the Company to "Fox River Resources Corporation". The registered office of the Company is located at 350 Bay Street, Suite 700, Toronto, Ontario M5H 2S6. The Company has one wholly-owned subsidiary: Baltic Resources Inc. ("Baltic").

The Company's business plan includes acquiring, exploring, evaluating and developing mineral and natural resources properties such as its wholly-owned Martison Phosphate Project.

2. PLAN OF ARRANGEMENT

On November 30, 2015 PhosCan Chemical Corp. ("PhosCan") announced an arrangement (the "Arrangement") contemplated by an arrangement agreement (the "Arrangement Agreement") entered into among PhosCan, Petrus Resources Ltd. ("Petrus"), Petrus Acquisition Corp. ("New Petrus") and 9508309 Canada Inc., subsequently renamed Fox River Resources Corporation, a wholly-owned subsidiary of PhosCan.

In accordance with the Arrangement, Fox River was created to hold:

- (i) PhosCan's Martison phosphate project;
- (ii) a 71.6 acre parcel of land located in the City of Brandon, Manitoba; and
- (iii) all of PhosCan's other assets, with the exception of \$45.4 million of cash and cash equivalents and short term investments, and all of PhosCan's liabilities, including PhosCan's obligations to pay to those shareholders of PhosCan who had dissented in respect of the Arrangement the fair value of their PhosCan shares.

Prior to closing of the Arrangement, the Company was advanced \$200,000 in cash by Baltic, and \$64,000 in marketable securities by PhosCan during the period ended January 31, 2016.

On February 2, 2016 the Arrangement closed and as consideration Fox River issued to PhosCan an aggregate of 33,947,276 common shares in the Company, which shares were distributed pursuant to the Arrangement to PhosCan shareholders, on the basis of one Fox River common share for each four PhosCan common shares outstanding immediately prior to the Arrangement becoming effective.

The carrying value of the net assets contributed pursuant to the Arrangement consisted of the following:

Net assets acquired	\$ 1,018,419
Accounts payable and accrued liabilities	5,705,353
Assets acquired	6,723,772
Cash Accounts receivable Marketable securities Land	\$ 6,088,655 130,816 64,000 440,301

The transaction has been accounted for as an asset acquisition.

(unaudited)

3. BASIS OF PRESENTATION AND STATEMENT OF COMPLIANCE

These condensed interim consolidated financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting ("IAS 34") on the basis of International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"). Accordingly, they do not include all of the information required for full annual financial statements as required by IFRS. These condensed interim consolidated financial statements are presented in Canadian dollars and should be read in conjunction with the Company's audited consolidated financial statements for the period from incorporation on November 12, 2015 to October 31, 2016.

These condensed interim consolidated financial statements have been prepared on the basis of a going concern, which contemplates the realization of assets and liquidation of liabilities in the normal course of business, and on a historical cost basis except for the revaluation of certain financial instruments. In addition, these condensed interim consolidated financial statements have been prepared using the accrual basis of accounting except for cash flow information.

The Board of Directors approved the condensed interim consolidated financial statements and authorized their issuance on March 23, 2017.

4. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The financial framework and accounting policies applied in the preparation of these condensed interim consolidated financial statements are consistent with those as disclosed in the most recently completed audited consolidated financial statements for the period from incorporation on November 12, 2015 to October 31, 2016.

(a) Cash and cash equivalents

Cash and cash equivalents include money market instruments which are readily convertible into cash or have maturities at the date of purchase of less than ninety days.

	Janu	January 31, 2017		
Cash Money market instruments	\$	482,698 75,287	\$	480,613 75,145
Cash and cash equivalents	\$	557,985	\$	555,758

Restricted cash consists of GIC collateral of \$5,000 for a corporate credit card.

(b) Changes in accounting policies

The Company did not adopt any new accounting policies during the three months ended January 31, 2017.

(c) Future accounting pronouncements

Standards issued but not yet effective up to the date of issuance of these financial statements are listed below. This list is of standards and interpretations issued that the Company reasonably expects to be applicable at a future date. The Company intends to adopt those standards when they become effective.

(unaudited)

IFRS 9 Financial Instruments was issued in final form in July 2014 by the IASB and will replace IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value, replacing the multiple rules in IAS 39. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. Most of the requirements in IAS 39 for classification and measurement of financial liabilities were carried forward unchanged to IFRS 9. The new standard also requires a single impairment method to be used, replacing the multiple impairment methods in IAS 39. IFRS 9 is effective for annual periods beginning on or after January 1, 2018.

In January 2016, the IASB issued IFRS 16 Leases, which requires lessees to recognize assets and liabilities for most leases. Application of the standard is mandatory for annual reporting periods beginning on or after January 1, 2019. In January 2016, the IASB issued IFRS 16 Leases, which requires lessees to recognize assets and liabilities for most leases. Application of the standard is mandatory for annual reporting periods beginning on or after January 1, 2019.

5. SHARE CAPITAL

The authorized share capital consists of an unlimited number of common shares with no par value and an unlimited number of non-voting special shares. As at January 31, 2017, the Company had 41,278,527 common shares issued and outstanding.

The Company did not issue any common shares during the three months ended January 31, 2017.

6. SHARE BASED PAYMENTS

The Company has a Share Option Plan (the "Plan") under which it is authorized to grant options to purchase common shares of the Company to directors, senior officers, employees and/or consultants of the Company. The aggregate number of shares of the Company which may be issued and sold under the Plan will not exceed 10% of the total number of common shares issued and outstanding from time to time. Share options are granted with a maximum term of five years with vesting requirements at the discretion of the Board of Directors.

The following table reflects the continuity of share options for the period ended January 31, 2017:

	Options	Weighted avg. exercise price			
Balance, October 31, 2016	2,200,000	\$	0.05		
Balance, January 31, 2017	2,200,000	\$	0.05		
As at January 31, 2017, the following share options	were outstanding and exercisable:				

As at January 31, 2017, the following share options were outstanding and exercisable:

Expiry date	Options	Exercise price			
April 1, 2021	2,200,000	\$	0.05		
Options Outstanding and Exercisable	2,200,000	\$	0.05		

(unaudited)

7. LOSS PER SHARE

The following table sets forth the computation of basic and diluted earnings (loss) per share for the three months ended January 31, 2017 and period from incorporation on November 12, 2015 to January 31, 2016.

Th	 onths ended uary 31, 2017				
Net earnings (loss) Weighted-average common shares outstanding - basic and diluted	\$ (34,793) 41,278,527	\$	-	1	
Basic and diluted earnings (loss) per common share	\$ (0.001)	\$	-		

8. LAND

The Company owns a 71.6 acre parcel of land located in the City of Brandon, Manitoba.

9. EXPLORATION AND EVALUATION EXPENDITURES

The Company owns a 100% interest in the Martison Phosphate Project (the "Project"), which is located about 70 kilometers northeast of the town of Hearst, Ontario. The Project mining leases and claims cover a contiguous area of approximately 8,256 ha.

The Company's interest in the Project is subject to a net sales returns ("NSR") royalty of 1% for all phosphate concentrate sold, a royalty of \$0.40 per tonne of phosphate concentrate produced subject to escalation based on phosphoric acid prices, and an NSR royalty of 2% for all non-phosphate-related products sold. The Company has a one-time right to acquire the 1% NSR royalty prior to commencement of commercial production for \$3,000,000.

The following table sets forth the items under exploration and evaluation expenditures:

Leases and property taxes ¹	Three mon Januar					
	\$	2,949	\$	-		
Storage and rent Exploration and evaluation expenditures	\$	5,400 8.349	\$	<u>-</u> -		
Exploration and evaluation expenditures	\$	8,349	\$	-		

¹Includes property taxes paid on Martison mining leases and land in Brandon, MB.

(unaudited)

10. RELATED PARTY TRANSACTIONS

(a) Director and executive compensation

Director and executive compensation for the three months ended January 31, 2017 and period from incorporation on November 12, 2015 to January 31, 2016 consisted of the following:

	nths ended ary 31, 2017	Period from incorporation on November 12, 2015 to January 31, 2016			
Cash compensation	\$ 10,500	\$	-		
Total	\$ 10,500	\$	-		

(b) Director and executive transactions

The aggregate value of transactions and outstanding balances relating to entities over which directors and executive management have control or significant influence were as follows:

	Transaction value 3 mo. ended Nov. 12, 2015-			Balance outstanding				
Note		. 31, 2017		31, 2016	Jan.	31, 2017	Jan.	31, 2016
Consulting fees (i)	\$	10,500	\$	-	\$	-	\$	_
Exploration and evaluation expenditures (ii)		5,400		-		-		-
Total	\$	15,900	\$	-	\$	-	\$	-

- (i) The Company pays consulting fees of \$3,500 per month to Fraser Laschinger, the Chief Financial Officer.
- (ii) The Company pays rent of \$1,800 per month for the storage of drill core, supplies and equipment to D&S McKinnon Holdings Limited, a corporation controlled by a relative of Gordon McKinnon, a Director of the Company.

11. COMMITMENTS AND CONTINGENCIES

(a) Mining leases

The Company has three 21-year mining leases with the Province of Ontario which grant the Company surface and mining rights to the Project. One of the mining leases commenced on August 1, 2002 and the remaining two on May 1, 2011. The aggregate annual payment for the three leases is estimated to be approximately \$13,000.

(unaudited)

12. CAPITAL MANAGEMENT

The Company's capital structure consists of shareholder's equity, which amounted to \$1,004,062 on January 31, 2017. The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the acquisition, exploration and development of mineral properties. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. Neither the Company nor its subsidiary is subject to externally imposed capital requirements. There were no changes in the Company's approach to capital management during the period ended January 31, 2017.

13. FINANCIAL RISK FACTORS

The Company's risk exposures and the impact on the Company's financial instruments are summarized below:

(a) Credit risk

The Company's credit risk is primarily attributable to accounts receivable which consist primarily of Harmonized Sales Tax receivable. The Company has no significant concentration of credit risk arising from operations. Management believes that the credit risk concentration with respect to financial instruments included in accounts receivable is remote.

(b) Liquidity risk

The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to fund its liabilities as they become due. All of the Company's financial liabilities have contractual maturities of less than 60 days and are subject to normal trade terms. As at January 31, 2017, the Company had cash and cash equivalents of \$557,985 to settle current liabilities of \$18,414.

(c) Interest rate risk

The Company has cash balances and no interest-bearing debt. Interest rate risk is remote.

(d) Market price risk

The Company is indirectly exposed to price risk with respect to the price of phosphate products. The Company closely monitors commodity prices to determine the appropriate course of action to be taken by the Company. Price risk is remote since the Company is not a producing entity.

SCHEDULE B: SUPPLEMENTARY INFORMATION

The supplementary information set out below must be provided when not included in Schedule A.

1. Related party transactions

Provide disclosure of all transactions with a Related Person, including those previously disclosed on Form 10. Include in the disclosure the following information about the transactions with Related Persons:

- (a) A description of the relationship between the transacting parties. Be as precise as possible in this description of the relationship. Terms such as affiliate, associate or related company without further clarifying details are not sufficient.
- (b) A description of the transaction(s), including those for which no amount has been recorded.
- (c) The recorded amount of the transactions classified by financial statement category.
- (d) The amounts due to or from Related Persons and the terms and conditions relating thereto.
- (e) Contractual obligations with Related Persons, separate from other contractual obligations.
- (f) Contingencies involving Related Persons, separate from other contingencies.

Related party transaction disclosure included in note 10 of the Condensed Interim Consolidated Financial Statements.

2. Summary of securities issued and options granted during the period.

Provide the following information for the period beginning on the date of the last Listing Statement (Form 2A):

(a) summary of securities issued during the period,

None issued during the period - see note 5 of the Condensed Interim Consolidated Financial Statements.

Date of Issue	Type of Security (common shares, convertible debentures, etc.)	Type of Issue (private placement, public offering, exercise of warrants, etc.)	Number	Price	Total Proceeds	Type of Consideration (cash, property, etc.)	Describe relationship of Person with Issuer (indicate if Related Person)	Commission Paid

(b) summary of options granted during the period,

None granted during period - see note 10(a) of the Condensed Interim Consolidated Financial Statements.

Date	Number	Name of Optionee if Related Person and relationship	Generic description of other Optionees	Exercise Price	Expiry Date	Market Price on date of Grant

3. Summary of securities as at the end of the reporting period.

Provide the following information in tabular format as at the end of the reporting period:

(a) description of authorized share capital including number of shares for each class, dividend rates on preferred shares and whether or not cumulative, redemption and conversion provisions,

A summary of the Issuer's authorized share capital included in note 5 of the Condensed Interim Consolidated Financial Statements.

(b) number and recorded value for shares issued and outstanding,

The number and recorded value of shares issued is included in the Issuer's Condensed Interim Consolidated Financial Statements and notes to the financial statements.

(c) description of options, warrants and convertible securities outstanding, including number or amount, exercise or conversion price and expiry date, and any recorded value, and

See note 6 of the Condensed Interim Consolidated Financial Statements.

(d) number of shares in each class of shares subject to escrow or pooling agreements or any other restriction on transfer.

No shares of the Issuer are subject to escrow, pooling, or any other restriction on transfer.

4. List the names of the directors and officers, with an indication of the position(s) held, as at the date this report is signed and filed.

Name	Position
Stephen Case	President, Chief Executive Officer & Director
Gordon McKinnon	Director
John Yokley	Director
Fraser Laschinger	Chief Financial Officer & Secretary

SCHEDULE C: MANAGEMENT DISCUSSION AND ANALYSIS

Provide Interim MD&A if required by applicable securities legislation.

Fox River Resources Corporation

Management's Discussion and Analysis For the Three Months Ended January 31, 2017

This Management's Discussion and Analysis ("MD&A") of Fox River Resources Corporation ("Fox River" or the "Company") is dated March 23, 2017 and provides an analysis of the Company's performance and financial condition for the three months ended January 31, 2017, as well as an analysis of future prospects. This MD&A should be read in conjunction with the Company's unaudited condensed interim consolidated financial statements for the three months ended January 31, 2017 and the audited consolidated financial statements for the period from incorporation on November 12, 2015 to October 31, 2016 and the notes thereto, that have been prepared in accordance with International Financial Reporting Standards ("IFRS"). These documents, along with others published by the Company, are available on the Canadian System for Electronic Document Analysis and Retrieval ("SEDAR") at www.sedar.com.

All amounts referred to in this MD&A are prepared in accordance with IFRS and presented in Canadian dollars, unless otherwise indicated.

Company Information

Fox River Resources Corporation was incorporated pursuant to the Canada Business Corporations Act (the "CBCA") under the name "9508309 Canada Inc." on November 12, 2015. Articles of amendment were subsequently filed on December 7, 2015 to change the name of the Company to "Fox River Resources Corporation". The registered office of the Company is located at 350 Bay Street, Suite 700, Toronto, Ontario M5H 2S6. The Company has one wholly owned subsidiary: Baltic Resources Inc. ("Baltic").

Plan of Arrangement

On November 30, 2015 PhosCan Chemical Corp. ("PhosCan") announced an arrangement (the "Arrangement") contemplated by an arrangement agreement (the "Arrangement Agreement") entered into among PhosCan, Petrus Resources Ltd. ("Petrus"), Petrus Acquisition Corp. ("New Petrus") and 9508309 Canada Inc., subsequently renamed Fox River Resources Corporation, a wholly-owned subsidiary of PhosCan.

In accordance with the Arrangement, Fox River was created to hold:

- (i) PhosCan's Martison phosphate project;
- (ii) a 71.6 acre parcel of land located in the City of Brandon, Manitoba; and
- (iii) all of PhosCan's other assets, with the exception of \$45.4 million of cash and cash equivalents and short term investments, and all of PhosCan's liabilities, including PhosCan's obligations to pay to those shareholders of PhosCan who had dissented in respect of the Arrangement the fair value of their PhosCan shares.

On February 2, 2016 the Arrangement closed and as consideration Fox River issued to PhosCan an aggregate of 33,947,276 common shares in the Company, which shares were distributed pursuant to the

Arrangement to PhosCan shareholders, on the basis of one Fox River common share for each four PhosCan common shares outstanding immediately prior to the Arrangement becoming effective.

The carrying value of assets acquired and liabilities assumed were as follows:

Cash	\$6,088,655
Accounts Receivable	130,816
Marketable Securities	64,000
Land	440,301
Assets Acquired	6,723,772
Accounts Payable and Accrued Liabilities	5,705,353
Net Assets Acquired	\$1,018,419

Pursuant to the Arrangement the Company assumed all of PhosCan's liabilities and obligations existing as of the effective time of the Arrangement, including PhosCan's obligations to pay to those shareholders of PhosCan who had dissented in respect of the Arrangement ("Dissenting PhosCan Shareholders") the fair value of their PhosCan shares. During February of 2016, the Board of Directors made a determination of the fair value of the PhosCan shares, and extended offers to pay such fair value to all Dissenting PhosCan Shareholders. By April 30, 2016, such offers to pay had been accepted and paid to all of the Dissenting PhosCan Shareholders.

Overview

Fox River is engaged in the exploration and evaluation of the Martison phosphate project. As at the date of this MD&A, the Company's primary assets are cash and cash equivalents, a 71.6 acre parcel of land in the City of Brandon, MB and a 100% interest in the Martison phosphate project.

The Company's strategy is to create shareholder value through the further exploration and evaluation of the Martison Project, either by itself or in conjunction with a strategic partner, and through the potential acquisition, exploration, advancement and development of other mineral properties.

Recent Activity

On February 2, 2016, the previously discussed Arrangement closed and Fox River became a standalone entity.

On April 1, 2016, the Company issued 2,200,000 share purchase options exercisable at \$0.05 per share for a period of five years to officers and directors of the Company.

On April 6, 2016, the Company issued 1,331,250 common shares to extinguish a liability of \$39,938 relating to the payment of fair value to a Dissenting PhosCan Shareholder under the Arrangement.

On April 11, 2016, the Company re-issued the NI 43-101 Technical Report on the Martison Phosphate Project.

On April 20, 2016, the Company closed a non-brokered private placement of 6,000,000 common shares at a price of \$0.035 per share for gross proceeds of \$210,000.

The Company is reviewing its land holding in Brandon, Manitoba and to that end has listed it with a real estate brokerage to gauge market interest.

Summary of Quarterly Results

The following is a summary of the Company's financial results for the previous four quarters:

	Nov. 1, 2016	Aug. 1, 2016	May 1, 2016	Feb. 1, 2016
	to	to	to	to
(\$)	Jan. 31, 2017	Oct. 31, 2016	Jul. 31, 2016	Apr. 30, 2016
Total revenues	-	-	-	-
Net loss	(34,793)	(40,946)	(59,984)	(228,438)
Net loss per share	(0.00)	(0.00)	(0.00)	(0.01)
Total assets	1,022,476	1,056,602	1,082,126	1,184,900
Long-term debt	-	-	-	-
Shareholder's equity	1,004,062	1,038,855	1,079,801	1,139,785
Cash dividends declared per				
common share	-	-	-	-

Results of Operations

For the three months ended January 31, 2017, the Company incurred a loss of \$34,793, or a basic and diluted loss of \$0.001 per share. During the comparative period from incorporation on November 12, 2015 to January 31, 2016, the Company did not have any operations or expenses.

During the three months ended January 31, 2017, the Company earned \$142 in interest income.

The Company successfully minimized operating costs during the quarter. Administration expenses of \$12,623 were in line with management's expectation and included rent, utilities, bank charges, corporate secretarial and insurance. Consulting fees of \$10,500 consisted only of remuneration to the Company's CFO. Professional fees of \$873 consisted of legal fees. Exploration and evaluation expenditures for the period totaled \$8,349. Shareholder information expense of \$2,590 consisted primarily of CSE listing fees, transfer agent fees, and filing fees.

Liquidity and Financial Position

As at January 31, 2017, Fox River had \$558,761 in working capital, including cash and cash equivalents of \$557,985 and no debt. The Company estimates that its corporate and general costs to maintain the Martison Project and the requirements of a reporting issuer for the next twelve months will total approximately \$230,000. The Company currently has sufficient working capital to fund its corporate and general costs over the next twelve months. The Company may seek to monetize its interest in one or more of its assets or raise additional capital in the next year.

In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, twelve months from the end of the reporting period. The Company's ability to continue operations and fund its mining interest expenditures is dependent on management's ability to secure additional financing. Management is actively pursuing such additional sources of financing, and while it has been successful in doing so in the

past, there can be no assurance it will be able to do so in the future. Management is aware, in making its assessment, of material uncertainties related to events or conditions that may cast significant doubt upon the entity's ability to continue as a going concern. Accordingly, the Company's financial statements do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern and therefore to realize its assets and liquidate its liabilities and commitments in other than the normal course of business and at amounts different from those in the financial statements.

Share Capital

During the three months ended January 31, 2017, no additional common shares of the Company were issued.

On November 12, 2015, 1 common share was issued on incorporation.

On February 2, 2016, 33,947,276 common shares were issued pursuant to the closing of the Arrangement.

On April 1, 2016, the Company granted 2,200,000 incentive stock options, exercisable at \$0.05 per share for a period of five years, to officers and directors of the Company.

On April 6, 2016, the Company issued 1,331,250 common shares to extinguish a liability of \$39,938 relating to the Arrangement.

On April 20, 2016, the Company closed a non-brokered private placement of 6,000,000 common shares at a price of \$0.035 per share or gross proceeds of \$210,000. In connection with the private placement, the Company incurred legal fees of \$10,026.

As at March 23, 2017, the Company's share capital consisted of:

Common shares outstanding: 41,278,527

Stock options outstanding: 2,200,000

Exploration and Evaluation Expenditures

During the three months ended January 31, 2017, the Company incurred a total of \$8,349 in exploration and evaluation expenditures relating to the Martison Phosphate Project.

A breakdown of the exploration expenditures by category for the previous four quarters is provided below:

(\$)	Nov. 1, 2016 to Jan. 31, 2017	Aug. 1, 2016 to Oct. 31, 2016	May 1, 2016 to Jul. 31, 2016	Feb. 1, 2016 to Apr. 30, 2016
Technical and consulting	-	-	-	6,135
Leases and property				
taxes	2,949	2,985	10,524	13,920
Storage and rent	5,400	6,573	5,400	3,600
Travel and transportation	-	-	300	-
Consultation	-	1,226	172	-
Total expenditures	8,349	10,784	16,396	23,655

Martison Phosphate Project

The Martison phosphate project (the "Project") is located about 70 kilometers northeast of the town of Hearst, in north-central Ontario and is close to rail, power, highway, and other infrastructure. The Project contains a major carbonatite (igneous carbonate-rich) pipe capped by a residual deposit (residuum) enriched in phosphate and niobium minerals. The Project mining leases and claims cover a contiguous area of approximately 8,256 ha. Additional information can be found under Fox River's profile on SEDAR, including the NI 43-101 Technical Report dated April 11, 2016.

Regional Geology

The Martison phosphate deposit lies in a geological province referred to as Precambrian volcanic and metamorphic rock sequences, which are over one billion years in age. The occurrence of carbonatite deposits is the result of late magmatic injections of carbon dioxide gases, calcium and magnesium carbonate solutions, including associated crystalline apatite, magnetite and mica minerals, through conduits into volcanic vents. The subsequent exposure of the carbonatite rock for long periods of time to erosion and chemical weathering has resulted in the thick accumulation of a palaeo-soil residue called a "residuum" which has concentrations of relatively insoluble minerals such as phosphate bearing apatite, lying on top of the competent and largely unweathered surface of the carbonatite.

The Martison carbonatite is one of 50 known locations of the Central Ontario Carbonatite Complex found on the Kapuskasing structural high (located 110 km east of the Martison Project) to the Albany Forks structural high, (located 260 km west of the Martison Project). Almost all of the carbonatite bodies occur along recognisable major tectonic features.

A number of complexes have been examined for their mineral potential. They all contain apatite in the carbonatite phase between 5% to 25%, and some contain significant enrichments of apatite through leaching out of carbonates. Such enrichment occurs on the Cargill Limited complex, located on a branch structure off the Kapuskasing structural high and at the Martison phosphate deposit.

Property Geology

Differential weathering of the Martison Carbonatite Complex has resulted in an irregular weathered 'karst' type surface of carbonatite, the depth of which varies greatly over short distances. Depressions in this carbonate rich surface are filled with the weathered breakdown product of the carbonatite, the 'Residuum'. This apatite rich Residuum represents the bulk of the phosphatic material of economic interest. Above the residuum lies a less consistent layer of lateritic material containing niobium mineralisation also at levels of economic interest. More recent glacial deposits, typical of the James Bay Lowlands, form a blanket of glacial till over the residuum / laterite sub-outcrop reaching up to 80 m in depth.

Mineralization

Apatite is the principal phosphate bearing mineral of economic interest within the residuum. The laterite is enriched in niobium, typically found in the form of pyrochlore, its occurrence is also of economic interest. Both the phosphate and the niobium have been the subject of significant drilling and metallurgical test work to establish if they may be extracted economically.

Capital Management

In managing its capital, the Company's primary objective is to ensure the entity can continue as a going concern as well as to provide optimal returns to its shareholders, in the long term. The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the acquisition, exploration and development of properties for the mining of minerals that are economically recoverable. The Board of Directors does not establish quantitative returns on capital criteria for management due to the nature of the industry, but rather relies on the expertise of the Company's management to sustain future development of the business.

The Company considers its capital to be equity, which is comprised of share capital, reserves and accumulated deficit, which at January 31, 2017 totaled \$1,004,062.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the Company's relative size, is reasonable. The Company is not subject to externally imposed capital requirements.

Outlook, Risks and Uncertainties

There are a number of risks that may have a material and adverse impact on the future operating and financial performance of Fox River and could cause Fox River's operating and financial performance to differ materially from the estimates described in forward looking statements related to Fox River. These include widespread risks associated with any form of business and specific risks associated with Fox River's business and its involvement in the mineral exploration and development industry. An investment in the Fox River Shares, as well as Fox River's prospects, are highly speculative due to the high risk nature of its business and the present stage of its operations. Fox River Shareholders may lose their entire investment. The risks described below are not the only ones facing Fox River. Additional risks not currently known to Fox River, or that Fox River currently deems immaterial, may also impair Fox River's business or operations. If any of the following risks actually occur, Fox River's business, financial condition, operating results and prospects could be adversely affected.

Martison Phosphate Project

The Company believes it is prudent to continue to preserve its cash until it has reasonable confidence that it can secure suitable financing to proceed with the exploration and evaluation of the Project and develop it to commercial production. However, there can be no assurance that the Company will proceed with exploration, evaluation and development of the Project, that the Company will be able to obtain adequate debt and equity financing to explore, evaluate and develop the Project, or that the terms of such financing will be favourable. Failure to obtain additional financing could result in the delay or indefinite postponement of further advancement of the Project.

No History of Profitability

The Company is an exploration and evaluation stage company with no history of revenues or profitability. There can be no assurance that the operations of Fox River will be profitable in the future. The Company will require additional financing to further explore, develop, acquire, and achieve commercial production on its property interests and, if financing is unavailable for any reason, Fox River may become unable to acquire and retain its property interests and carry out its business plan.

Nature of Mineral Exploration and Development

Fox River is engaged in the business of exploring and evaluating the Martison Project, which is a highly speculative endeavour. Fox River's viability and potential success lie in its ability to explore and evaluate, develop, exploit and generate revenue out of the Martison Project. The exploration and evaluation and development of mineral deposits involve significant financial risks over a significant period of time which even a combination of careful analyses, experience and knowledge may not eliminate. While discovery of a mine may result in substantial rewards, few properties which are explored are ultimately developed into producing mines. Major expenses may be required to establish reserves by drilling and to construct mining and processing facilities at a site. It is impossible to ensure that the current or any future programs on the Martison Project will result in a profitable commercial mining operation.

Fluctuating Prices

Factors beyond the control of Fox River may affect the marketability of any products produced. The prices for phosphate concentrate, phosphoric acid and phosphate fertilizers have fluctuated widely and are affected by numerous factors beyond Fox River's control. The effect of these factors cannot be accurately predicted.

Competition

The chemical and fertilizer business is competitive in all of its phases. Fox River competes with numerous other companies and individuals, including competitors with greater financial, technical and other resources than Fox River, in the development of the Martison Project, and in the search for markets for any products which may be produced. There is no assurance that Fox River will continue to be able to compete successfully with its competitors in developing the Martison Project or finding markets for the products which may be produced.

Indemnified Liability Risk

Pursuant to the Arrangement Agreement, Fox River has covenanted and agreed that, following the completion of the Arrangement, it will indemnify PhosCan, Petrus, New Petrus and their subsidiaries, affiliates, directors, officers, partners, employees, advisors, shareholders and agents (each an "Indemnified Party") from any and all direct or indirect liabilities, claims, demands, taxes, losses, costs, damages, penalties and expenses (including legal fees and expenses but excluding loss of profits and consequential damages) to which an Indemnified Party may be subject or may suffer, whether under the provisions of any court action, statute or otherwise, in any way caused by, or arising, directly or indirectly, from or in consequence of the certain items.

Fox River will remain liable under this indemnity for five years following the completion of the Arrangement. Because of Fox River's limited financial resources, any requirement to indemnify under these provisions could have a material adverse effect on the ability of Fox River to carry out its business plan.

Conflicts of Interest

Certain of the directors and officers of Fox River also serve as directors and/or officers of other companies involved in natural resource exploration and development and consequently there exists the possibility for such directors and officers to be in a position of conflict. Any decision made by any of such directors and officers involving Fox River should be made in accordance with their duties and obligations

to deal fairly and in good faith with a view to the best interests of Fox River and its shareholders. In addition, each of the directors is required to declare and refrain from voting on any matter in which such directors may have a conflict of interest in accordance with the procedures set forth in the CBCA and other applicable laws.

Related Party Transactions

Through the normal course of business, the following related party transactions occurred during the three months ended January 31, 2017:

- The Company paid consulting fees of \$3,500 per month to Fraser Laschinger, the Chief Financial Officer, for a total of \$10,500.
- The Company paid rent of \$1,800 per month for the storage of drill core, supplies and equipment to D&S McKinnon Holdings Limited, a corporation controlled by a relative of Gordon McKinnon, a Director of the Company, for a total of \$5,400.

Financial Instruments

As at January 31, 2017, Fox River's financial instruments primarily consisted of cash and Canadian dollar-denominated short-term fixed-income instruments such as GICs and high-interest savings accounts.

Due to the short-term nature and high liquidity of the fixed-income instruments, the Company estimates that the fair values are equal to their carrying values and classifies these financial instruments as cash and cash equivalents within current assets.

The material risk associated with the Company's financial instruments is counterparty risk. The Company manages its counterparty risk by monitoring the credit worthiness of its Canadian financial institution counterparts to ensure they meet the minimum investment-grade criteria.

Off-Balance Sheet Transactions

The Company has not entered into any off-balance sheet arrangements.

Proposed Transactions

The Company is not a party to any proposed transactions as at the date of this MD&A.

Critical Accounting Policies and Estimates

Mineral Properties and Exploration Expenditures

The Company expenses all costs relating to the acquisition of, exploration for and development of mineral claims and credits all revenues received against the exploration expenditures. Such costs include, but are not limited to geological, geophysical studies, exploratory drilling and sampling.

Once a project has been established as commercially viable and technically feasible, related development expenditures are capitalized; this includes costs incurred in preparing the site for mining operations. Capitalization ceases when the mine is capable of commercial production, with the exception of development costs that give rise to a future benefit.

Share Based Payments

The share option plan allows the Company's employees and consultants to acquire shares of the Company. The fair value of options granted is recognized as a share based payment expense with a corresponding increase in equity. An individual is classified as an employee when the individual is an employee for legal or tax purposes (direct employee) or provides services similar to those performed by a direct employee. The fair value is measured at grant date and each tranche is recognized on a graded-vesting basis over the period during which the options vest. The fair value of the options granted is measured using the Black-Scholes option pricing model taking into account the terms and conditions upon which the options were granted. At each financial position reporting date, the amount recognized as an expense is adjusted to reflect the actual number of share options that are expected to vest.

Use of Estimates

The preparation of condensed consolidated interim financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates.

The areas involving accounting estimates for the Company are as follows: share based payments and accrued liabilities.

Future Accounting Changes

IFRS 9 Financial Instruments and *IFRS 16 Leases* are described in the Company's financial statements and related notes for the period ended January 31, 2017.

Disclosure Controls and Internal Controls Over Financial Reporting

The Company's management is responsible for the preparation and fair presentation of the consolidated financial statements and MD&A. Accordingly, the Company's management has established systems, controls and procedures to collect, record, process, summarise and report necessary financial data in its financial statements and MD&A on a timely basis.

The Company's Chief Executive Officer and Chief Financial Officer (the "Officers") are responsible for establishing and maintaining disclosure controls and procedures ("DC&P") and internal control over financial reporting ("ICFR"). The Officers have:

- Designed DC&P, or caused it to be designed under their supervision, to provide reasonable
 assurance that material information relating to the Company is made known and information required
 to be disclosed in its consolidated financial statements and MD&A are filed under securities
 legislation and recorded, processed, summarized and reported within the time periods specified in
 securities legislation; and
- Designed ICFR, or caused it to be designed under their supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS.

The Officers evaluate the Company's internal controls on a regular basis.

Forward-looking Statements

This MD&A contains "forward-looking information" which may include, but is not limited to, statements with respect to the future financial or operating performances of Fox River; the Project; the future supply, demand, inventory, production and price of phosphate and other commodities; the estimation of mineral reserves and resources; the realization of mineral reserve estimates; the timing and amount of estimated future production, costs of production, capital, operating and exploration expenditures; requirements for additional capital for the Project; government regulation, including permitting, of mining and chemical operations; environmental risks, reclamation and rehabilitation expenses; title disputes, claims and First Nations agreements; limitations of insurance coverage and the timing and possible outcome of litigation and regulatory matters; the ability to attract and retain personnel; labour relations; the ability to engage and retain outside contractors, experts and other advisors and their efforts and abilities; and currency exchange rates, in particular the Canadian dollar relative to the U.S. dollar. Often, but not always, forward-looking information can be identified by the use of words such as "plans", "expects", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "anticipates", or "believes", or variations (including negative 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 statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of Fox River to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Such factors include, among others, those factors discussed in the section entitled "Outlook, Risks and Uncertainties" in this MD&A. Although Fox River 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 to differ from those anticipated, estimated or intended. Forward-looking statements contained herein are made as of the date of this MD&A based on the opinions and estimates of management, and Fox River disclaims any obligation to update any forward-looking statements, whether as a result of new information, estimates or opinions, future events or results or otherwise. There can be no assurance that forward-looking statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, potential investors should not place undue reliance on forward-looking statements.

Certificate Of Compliance

The undersigned hereby certifies that:

- 1. The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Quarterly Listing Statement.
- 2. As of the date hereof there is no material information concerning the Issuer which has not been publicly disclosed.
- 3. The undersigned hereby certifies to the Exchange that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all Exchange Requirements (as defined in CNSX Policy 1).
- 4. All of the information in this Form 5 Quarterly Listing Statement is true.

Dated March 23, 2017.

Fraser Laschinger				
Name of Director or Senior Officer				
"Fraser Laschinger"				
Signature				
Chief Financial Officer				
Official Capacity				

Issuer Details Name of Issuer	For Quarter Ended	Date of Report YY/MM/D		
Fox River Resources Corporation	17/01/31	17/03/23		
Issuer Address 700-350 Bay Street				
City/Province/Postal Code Toronto, ON M5H 2S6	Issuer Fax No. (416) 628-5911	Issuer Telephone No. (416) 972-9222		
Contact Name	Contact Position	Contact Telephone No.		
Fraser Laschinger	CFO	(416) 628-5930		
Contact Email Address	Web Site Addre	Web Site Address		
fraser@fox-river.ca	To be set up: w	To be set up: www.fox-river.ca		