

ROUTE1 INC.

MANAGEMENT'S DISCUSSION AND ANALYSIS

FOR THE THREE MONTHS ENDED MARCH 31, 2018

As at May 29, 2018

The following discussion and analysis of the financial condition and results of operations (this "MD&A") of Route1 Inc. (also referred to as "we", "us", "our", "Route1", or the "Company"), should be read in conjunction with the Company's interim condensed consolidated financial statements and related notes as at and for the quarter ended March 31, 2018. These unaudited interim condensed consolidated financial statements, including comparatives, have been prepared in accordance with International Accounting Standards ("IAS") 34 'Interim Financial Reporting' ("IAS 34") using accounting policies consistent with the International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB") and Interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

This Management Discussion & Analysis ("MD&A") has been reviewed and approved by the Company's Board of Directors prior to filing.

The information in this MD&A is current to May 29, 2018, unless otherwise noted.

FORWARD-LOOKING STATEMENTS

The following discussion may contain forward-looking statements about matters that involve risks and uncertainties, such as statements of Routel's plans, objectives, expectations and intentions, as well as financial trends. The discussion also includes cautionary statements about these matters. You should read the cautionary statements made below as being applicable to all forward-looking statements wherever they appear in this document. In drawing a conclusion or making a forecast or projection set out in the forward-looking information, the Company takes into account the following material factors and assumptions in addition to the above factors: the Company's ability to execute on its business plan; the integration of acquired businesses; the acceptance of the Company's devices and services by its customers; the timing of execution of outstanding or potential customer orders by the Company; the sales opportunities available to the Company; the Company's subjective assessment of the likelihood of success of a sales lead or opportunity; the Company's historic ability to generate sales leads or opportunities; and that sales will be completed at or above the Company's estimated margins. This list is not exhaustive of the factors that may affect our forward-looking information. These and other factors should be considered carefully and readers should not place undue reliance on such forward-looking information.

Factors that could cause Route1's actual results to differ materially from the forward-looking statements are contained herein and include, but are not limited to, overall economic conditions, competitive pressures, successfully integrating acquired businesses and unexpected technology changes. Additional information concerning risks and uncertainties affecting Route1's business and other factors that could cause financial results to fluctuate is set forth later in this document, as well as elsewhere herein, and is contained in Route1's filing with Canadian securities regulatory authorities, available on the SEDAR website (www.sedar.com) under Route1 Inc. and on the Company's website (www.route1.com).

This MD&A includes additional disclosures on the critical accounting policies and estimates, additional



disclosure on the quarterly selected financial information, additional discussion and analysis on the factors affecting the Company's financial performance, additional disclosure on future liquidity and capital needs including the addition of a tabular presentation of contractual obligations, additional disclosure on the last eight quarters, and details of related party transactions. The Company does not believe that any of the additional information provided, and that has not been otherwise disclosed in other filings, is material in nature.

INTELLECTUAL PROPERTY NOTICES

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The DEFIMNET and MobiNET platforms, the MobiKEY, MobiKEY Classic, MobiKEY Classic 2, MobiKEY Classic 3, MobiKEY Fusion, MobiKEY Fusion2, and MobiKEY Fusion3 devices, and MobiLINK are protected by U.S. Patents 7,814,216, 7,739,726, 9,059,962, 9,059,997 and 9,319,385, Canadian Patent 2,578,053, and other patents pending. The MobiKEY Classic 2 and MobiKEY Classic 3 devices are also protected by U.S. Patents 6,748,541 and 6,763,399, and European Patent 1001329 of Aladdin Knowledge Systems Ltd. and used under license. Other patents are registered or pending in various countries around the world. Route1 Inc. is the owner of, or licensed user of, all copyright in this document, including all photographs, product descriptions, designs and images.

OVERVIEW

Route1 Inc. is a leading technology solutions innovator dedicated to enabling mobility for government and focused enterprise vertical markets by delivering secure data protection technologies and mobility solutions.

Route1's suite of patented enterprise security solutions, which includes MobiKEY, ActionPLAN, *Powered by MobiNET*, MobiENCRYPT and DerivID, delivers best-in-class authentication, data security, data analytics and secure remote access, running on a proven, trusted infrastructure, which meets or exceeds the highest security standards for government and industry. Route1 has earned a Full Authority to Operate from the U.S. Department of Defense, the U.S. Department of the Navy, the U.S. Department of the Interior, and other government agencies. We are proud to be a trusted solutions partner in the banking, healthcare, legal, education, public sector, manufacturing, logistics, field service and warehousing industries.

Through our wholly owned subsidiary, Group Mobile Int'l, LLC, we are a trendsetter in the enterprise technology space by providing expertise in building mobility solutions and deploying complete offerings into vertical markets through specialized hardware, software and our expanding services capabilities.

We are pioneers in IIoT (Industrial Internet of Things) through the delivery of our ActionPLAN, *Powered by MobiNET* technology, which not only captures data from electrical inputs including sensor data but takes it to the next level by interpreting, analyzing and transforming the data to deliver strategic business intelligence.



The diverse but complimentary technologies we provide, along with the level of experience and expertise of our team, uniquely positions us as the pre-emptive leader in secure and complete mobile technology solutions. We remain focused and dedicated to serving the needs of our business partners; to positively influence their profitability, contribute to their longevity and share in their success.

With offices and staff in Washington, D.C., Boca Raton, FL, Phoenix AZ, Chattanooga TN and Toronto, Canada, Route1 provides leading-edge solutions to public and private sector clients around the world. Route1 is listed on the OTCQB in the United States under the symbol ROIUF and in Canada on the TSX Venture Exchange under the symbol ROI. For more information, visit: www.route1.com.

HIGHLIGHTS

On March 20, 2018, the Company announced that the Patent and Trial Appeal Board ("PTAB") of the US Patent and Trademark Office denied the institution of the inter partes review ("IPR") sought by AirWatch LLC ("AirWatch"). Route1 filed a complaint against AirWatch in federal court in Delaware on March 27, 2017, alleging that AirWatch is infringing Route1's U.S. Patent No 7,814,216 (the "'216 Patent"). The civil action number is 1:17-cv-00331-RGA and was assigned to the Honorable Richard G. Andrews. On September 22, 2017, AirWatch filed an IPR petition with the PTAB seeking a determination that the claims of the '216 Patent are invalid. Route1 filed its preliminary response to the IPR petition on December 22, 2017. The PTAB issued its decision determining that AirWatch had not demonstrated a reasonable likelihood that it would prevail in establishing that any claims of the '216 patent are invalid and, accordingly, denied the IPR petition. AirWatch has 30 days to file a motion for reconsideration.

On March 22, 2018, the Company announced that it acquired Group Mobile Int'l, LLC ("Group Mobile"):

- Group Mobile supplies rugged mobile technology solutions to leading automotive manufacturing companies and suppliers, other leading manufacturing and distribution companies, as well as local and state governments in the southeastern and southwestern United States
- Route1 acquired Group Mobile to expand the use of Route1's core technologies into the enterprise sector, diversify the Route1 client base, and leverage Group Mobile's current and future placement of rugged mobile devices to sell Route1's core technologies.
- The acquisition will also provide Route1 with additional sales resources for existing technologies
 and these new human resources will provide sales bench strength, training and mentoring to the
 existing Route1 sales team.
- The acquisition would provide additional sales resources and strengthen the Route1 sales team.
- At closing, Route1 issued 25 million common shares and 30 million three-year share purchase warrants with an exercise price of \$0.05 per share to the vendor, XpresSpa Group, Inc.
- Post-closing, XpresSpa Group owns approximately 6.7% of Route1's undiluted common shares. The Route1 common shares issued to XpresSpa Group will not be tradable until a date no earlier than 12 months after the closing date; 50% or 12.5 million common shares tradeable after 12 months plus an additional 2,083,333 common shares tradeable each month until 18 months after the date of closing, subject to a change of control.
- There may also be one or more payments made to XpresSpa Group based on the actual gross profit of Group Mobile meeting a minimum threshold in each 12-month period during the first three years post-closing or for the three years in aggregate post-closing. Specifically, if the gross profit of Group Mobile is in excess of USD \$3,750,000 per 12-month period, then XpresSpa Group will receive 27.5% of the actual gross profit amount greater than USD \$3,750,000. If the gross profit target is missed in the first or second year, no subsequent annual earn-out payment(s) will be made. In addition, there is a cumulative earn-out that is equal to 27.5% of the Group Mobile gross profit



for the first 36 months post-closing that is in excess of \$11,250,000 less any annual earn-out amounts previously made. Payments pursuant to the annual or cumulative earn-out will be made in cash, 90 days after the respective period end.

- Additional transaction terms include:
 - No assumption of indebtedness (other than trade payables or accruals incurred in the ordinary course of business).
 - A minimum working capital balance.
 - An XpresSpa Group non-compete and non-solicitation for a period equivalent to the proposed earn out term.
 - A voting agreement whereby, if XpresSpa Group owns in excess of 3% of the outstanding shares of Route1, all common shares issued as part of the acquisition are subject to a voting agreement with Route1 for the term of the earn-out.

On April 26, 2018, the Company provided an operations update as follows:

- As at December 31, 2017, Route1 had 12,421 paying, active subscribers
- The Company closed on the acquisition of Group Mobile
- Operating income for the year was \$9,000 and Adjusted EBITDA was \$400,000

BASIS OF PRESENTATION - GROUP MOBILE

Route1 acquired Group Mobile on March 22, 2018. The operations of Group Mobile for the nine remaining days in March 2018 have been included in the interim unaudited condensed consolidated financial statements and this MD&A.

NON-IFRS FINANCIAL MEASURE: Adjusted EBITDA

Within this MD&A, we use the term Adjusted EBITDA (earnings before interest, income taxes, depreciation and amortization, stock-based compensation, patent litigation, restructuring and other costs). Adjusted EBITDA does not have any standardized meaning prescribed under IFRS and is therefore unlikely to be comparable to similar measures presented by other companies.

Adjusted EBITDA allows us to compare our operating performance over time on a consistent basis. We believe that certain investors and analysts use Adjusted EBITDA to measure a company's ability to service debt and to meet other payment obligations, or as a common valuation measurement in the technology industry.

The table below reconciles Adjusted EBITDA to Operating profit before stock-based compensation for the quarters presented.

For	the (Quarters	Ended
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in thousands of Canadian dollars	Mar 31	Dec 31	Sept 30	June 30	Mar 31
	2018	2017	2017	2017	2017
Adjusted EBITDA	\$46	\$24	\$(46)	\$16	\$406
Depreciation and amortization	82	99	109	94	89
Operating (loss) profit before stock-based compensation and patent litigation expense	\$ (36)	\$(75)	\$(155)	\$(78)	\$317



SELECTED FINANCIAL INFORMATION

The following table outlines selected unaudited financial information of the Company on a consolidated basis for the three months ended March 31, 2018 and 2017.

(in thousands of Canadian dollars, except per share amounts)	For the Three Mo	nths Ended
	Mar 31	Mar 31
	2018	2017
STATEMENT OF OPERATIONS		
Revenue		
Subscription revenue and services	\$1,264	\$1,911
Devices and appliances	388	30
Other	32	
Total revenue	1,684	1,941
Cost of revenue	585	335
Gross profit	1,099	1,606
Operating expenses		
General administration	694	769
Research and development	206	281
Selling and marketing	235	239
Total operating expenses	1,135	1,289
Operating profit before stock-based compensation and patent litigation	(36)	317
Stock-based compensation	46	90
Patent litigation	111	
Operating profit (loss) after stock-based compensation and patent litigation	(193)	221
Gain (loss) on acquisition	307	
Acquisition expenses	(200)	
Foreign exchange translation and interest income	27	(13
Total comprehensive income (loss) for the period before income tax	\$(59)	\$208
Income tax recovery	-	
Total comprehensive income (loss) for the period after income tax	\$ (59)	\$208
Earnings (loss) per share	\$0.00	\$0.00
CASH FLOW INFORMATION		
Operating activities	\$(625)	\$(1,209)
Investing activities	188	(33
Financing activities	-	
Net cash outflow	(437)	(1,242)
Consolidation currency adjustment	(1)	
Cash, beginning of period	1,037	1,945
Cash, end of period	\$600	\$703
Working capital	\$-	\$77
Total assets	\$ 8,646	\$3,114
Shareholders' equity	\$2,256	\$1,904



COMPARISON FOR THE THREE MONTHS ENDED MARCH 31, 2018 AND 2017

Revenue

Revenue for the three months ended March 31, 2018 was \$1,684,452, representing a decrease of \$256,318 from \$1,940,770, for the same period in 2017. The comparison, discussed by segment, is as follows:

Subscription Revenue and Services

Revenue from the subscription revenue and services segment includes: (a) application software subscription based revenue (MobiKEY, ActionPLAN, *Powered by MobiNET*, DerivID and MobiENCRYPT), (b) DEFIMNET platform and other appliance licensing or yearly maintenance, (c) technology as a service ("TaaS") under term contracts, and (d) other services

For the three months ended March 31, 2018, subscription revenue and services was \$1,264,112, representing a decrease of \$646,877 from \$1,910,989, for the same period in 2017. The decrease is a result of a reduction in the number of paid, active MobiKEY application software users with U.S. Customs and Border Protection, an agency of the U.S. Department of Homeland Security.

Subscription revenue and services, as a percentage of total revenue, represented 75.1% for the current period as compared to 98.5% for the prior year period.

Subscription revenue and services by quarter	Mar 31	Dec 31	Sept 30	June 30	Mar 31
(in Canadian dollars)	2018	2017	2017	2017	2017
Application software	1,259,929	1,263,117	1,177,338	1,347,005	1,759,232
Appliance licensing or yearly maintenance	-	-	-	-	151,757
Technology as a service (TaaS)	-	-	-	-	-
Other services	4,283	-	-	-	-
Total	1,264.212	1,263,117	1,177,338	1,347,005	1,910,989

Devices and Appliances

Revenue from MobiKEY devices (MobiKEY Classic device, MobiKEY Classic 3 device, the MobiKEY Fusion device, the MobiKEY Fusion2 device and the MobiKEY Fusion3 device), appliances (the DEFIMNET platform and the MobiNET Aggregation Gateway), and Group Mobile ruggedized computing devices and accessories for the three months ended March 31, 2018 was \$388,412 representing an increase of \$358,846 from \$29,567 for the same period in 2017.

Devices and appliances revenue as a percentage of total revenue represents 23.1% of total revenue for the current period compared to 1.5% for the prior year period.



Other revenue

Other revenue for the three months ended March 31, 2018 was \$31,828. Other revenue was \$nil for the same period in 2017. The primary component of other revenue for the three months ended March 31, 2018 was the proceeds of a grant from the Ontario Chamber of Commerce and Ontario Centres of Excellence. There were no grant proceeds for the period ended March 31, 2107.

Gross Profit

Gross profit is revenue minus the cost of revenue. The cost of revenue primarily includes the cost of devices and appliances sold to clients, as well as the cost of shipping and packaging, plus the cost to operate and maintain the Route1 MobiNET platform.

The cost of revenue for the three months ended March 31, 2018 was \$584,588, representing an increase of \$249,589 from \$334,999 for the same period in 2017. The increase in cost of revenue for the three months ended March 31, 2018 is the result of increased device and appliance revenue primarily generated by Group Mobile.

Gross profit for the three months ended March 31, 2018 was \$1,099,864 or 65.3% of gross revenue, representing a decrease of \$505,907 from a gross profit of \$1,605,771 or 82.7% of gross revenue for the same period in 2017.

Expenses

Operating expenses consist of general administration, research and development, and selling and marketing. Operating expenses for the three months ended March 31, 2018 were \$1,136,293, representing a decrease of \$152,173 from \$1,288,466, for the same period in 2017.

General administration

General administration expenses consist primarily of salaries and benefits for administrative staff, professional fees, rent, telephone, computer related expenses, directors' fees, insurance, public company and regulatory costs, depreciation and amortization and other indirect costs.

General administration expenses for the three months ended March 31, 2018 were \$694,595 representing a decrease of \$73,707, from \$768,302 for the same period in 2017. The majority of the change is attributable to the following items:

- No accrual in the current period for an employee termination payment which, in the prior year period was \$40,000
- Reduction of software license amortization and supplies of \$15,000

Research and development

Research and development expenses consist of salaries and benefits for the research and development department, and other professional fees associated with development work.

Research and development expenses for the three months ended March 31, 2018 were \$206,448, representing a decrease of \$74,720, from \$281,168, for the same period in 2017. The change is attributable



to a decrease in salaries and benefits from head count reduction, of \$71,602 for the three months ended March 31, 2018 as compared to the same period in 2017.

Selling and marketing

Selling and marketing expenses consist primarily of salaries and commissions, agent fees, marketing and trade shows, and travel and entertainment.

Selling and marketing expenses for the three months ended March 31, 2018 were \$235,250 including \$40,408 of Group Mobile expenses representing a decrease of \$3,746 from \$238,996, for the same period in 2017.

Other Items

Stock-based compensation

Stock-based compensation was \$45,856 for the three months ended March 31, 2018, a decrease of \$49,859 from \$95,715 for the same period in 2017. The contributing factor to the lower expense was the reduction of options vesting during the three months ended March 31, 2018 as compared to the same period in 2017.

Patent litigation

Patent litigation expenses consist of legal fees and other third party costs incurred to prosecute cases of alleged patent infringement. Legal costs to prosecute the alleged patent infringement complaint are expensed as incurred with any potential gain on settlement to be recognized on realizations.

Patent litigation expenses for the three months ended March 31, 2018 were \$110,919 compared to \$nil for the three months ended March 31, 2017.

On March 27, 2017, the Company filed a complaint against AirWatch LLC (AirWatch) in the US District Court for the District of Delaware for infringement of Route1's U.S. Patent No. 7,814,216 (the "216 Patent"), seeking damages and an injunction. On June 1, 2017, the Company served AirWatch with the complaint.

Route1 alleges that AirWatch infringes on the 216 Patent through at least the operation of a cloud-based controller of what AirWatch refers to as "The AirWatch Enterprise Mobility Management System" (AirWatch EMM System) in order to facilitate secure communications between remote computing devices such as cell phones, remote computing devices and resources residing on corporate networks such as email and corporate intranets and application programs such as spreadsheets and word processors.

On July 24, 2017, AirWatch filed its answer, defenses and counterclaims to the Company's complaint. In summary, AirWatch denies that it infringes on the 216 Patent; denies that the 216 Patent is valid; and denies the Company is entitled to the relief sought. AirWatch counterclaimed against the Company seeking declaratory judgments of non-infringement and invalidity as well as costs, disbursements and reasonable legal fees incurred in connection with the complaint.

On September 22, 2017, AirWatch and VMWare, Inc. (parent company of AirWatch) filed a petition for Inter Partes Review (IPR) with the United States Patent and Trademark Office (USPTO). Route1 filed its preliminary response to the petition on December 22, 2017.



On March 20, 2018, the USPTO upheld Routel's position and denied the institution of the IPR.

The litigation continues according to the court ordered schedule. Further details can be found at https://www.route1.com/investors/patent-litigation/.

Acquisition Expenses

Acquisition expenses for the three months ended March 31, 2018 were \$200,000 compared to \$nil for the same period in 2017. For additional information, see **"BUSINESS COMBINATION"** of this MD&A.

Gain on Acquisition

Gain on acquisition for the three months ended March 31, 2018 was \$306,692 compared to \$nil for the same period in 2017. For additional information, see "BUSINESS COMBINATION" of this MD&A.

Foreign exchange gain (loss)

Foreign exchange gains or losses are primarily attributable to fluctuations in the Canadian/U.S. dollar exchange rates. The gain attributable to foreign exchange translation on balance sheet items such as Accounts Receivable, Accounts Payable and bank accounts denominated in foreign currencies was \$26,648 for the three months ended March 31, 2018, an increase of \$39,893 from a loss of \$13,245 for the same period in 2017. There was volatility and fluctuation of the Canadian dollar against the U.S. dollar during the first quarter of 2018, from a low of 1.3088 to a high of 1.2288.

The functional currency of the parent company is Canadian dollars and the reporting currency is Canadian dollars. As at March 31, 2018, the Company had non-Canadian dollar net monetary assets of approximately US\$1,162,416 (December 31, 2017 - approximately US\$961,824). An increase or decrease in the U.S. to Canadian dollar exchange rate by 5% as at March 31, 2018 would have resulted in a gain in the amount of \$74,941 or a loss of \$74,941 (December 31, 2017 – gain or loss of \$60,330). Any gain or loss would have been included in the determination of net income.

From time to time, the Company may enter into U.S. dollar forward contracts to mitigate possible foreign exchange risk. The timing and amount of foreign exchange contracts are estimated based on existing or anticipated sales, current conditions in the Company's markets, the estimated timing of payments denominated in Canadian dollars and the Company's past experience. The Company's policy is not to utilize financial instruments for trading or speculative purposes.

Comprehensive (Loss) Gain After Taxes

Comprehensive loss for the three months ended March 31, 2018 was \$(59,864) or \$(0.00) per share, representing a decrease of \$268,209 from a comprehensive gain of \$208,345 or \$0.00 per share for the same period in 2017.



SUMMARY OF QUARTERLY RESULTS

The following table sets out selected unaudited financial information of the Company on a consolidated basis for the last eight quarters. The information has been derived from the Company's quarterly unaudited condensed interim consolidated financial statements that, in management's opinion, have been prepared on a basis consistent with the consolidated annual financial statements and are reviewed and approved by the Company's Board of Directors. The Company's quarterly operating results have varied substantially in the past and may vary substantially in the future. Accordingly, the information below is not necessarily indicative of results for any future quarter.

As at and for the three month period ended (in thousands of Canadian dollars, except per share data)

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	Mar 31 2018	Dec 31 2017	Sep 30 2017	Jun 30 2017	Mar 31 2017	Dec 31 2016	Sep 30 2016	Jun 30 2016
STATEMENT OF OPERATIONS								
Revenue								
Subscription revenue and services	\$1,264	\$1,263	\$1,177	\$1,347	\$1,911	\$1,865	\$1,808	\$1,760
Devices and appliances	388	109	159	24	30	21	221	51
Other	32	48	2	-	-	-	2	1
Total revenue	1,684	1,420	1,338	1,371	1,941	1,886	2,031	1,812
Cost of revenue	585	331	362	298	335	338	448	341
Gross margin	1,099	1,089	976	1,073	1,606	1,548	1,583	1,471
Operating expenses								
General administration	695	696	724	713	769	774	764	785
Research and development	206	233	230	225	281	268	285	299
Selling and marketing	235	235	177	213	239	314	194	215
Total operating expenses	1,135	1,164	1,131	1,151	1,289	1,356	1,243	1,299
Operating profit (loss) before stock-based compensation and patent litigation	(36)	(75)	(155)	(78)	317	192	340	172
Patent litigation	(111)	(145)	(46)	(80)	-	(56)	-	-
Stock-based compensation	(46)	(48)	(54)	(66)	(96)	(81)	(80)	(80)
Operating profit (loss) after stock- based compensation and patent litigation	(193)	(268)	(255)	(224)	221	55	260	92
Gain on acquisition	307	-	-	-	-	-	-	-
Acquisition expenses	(200)	-	-	-	-	-	-	-
Foreign exchange translation and interest income	27	23	(83)	(11)	(13)	36	46	107
Comprehensive income (loss) for the period before income tax expense	\$(59)	\$(245)	\$(338)	\$(235)	\$208	\$91	\$306	\$199
Income tax expense	-	-	-	-	-	-	-	-
Comprehensive income (loss) for the period after income tax expense	\$ (59)	\$(245)	\$(338)	\$(235)	\$208	\$91	\$306	\$199
Earnings (loss) per share	\$0.00	\$(0.00)	\$(0.00)	\$(0.00)	\$0.00	\$0.00	\$0.00	\$0.00
Adjusted EBITDA	46	24	(46)	16	406	307	447	278



CASH FLOW INFORMATION	1							
Operating activities	\$(625)	\$(361)	\$(623)	\$1,552	\$(1,209)	\$(704)	\$(681)	\$3,730
Investing activities	188	(10)	(45)	(160)	(33)	(102)	(48)	(41
Financing activities	-	-	(4)	(15)	-	(147)	(108)	(361
Net cash inflow (outflow)	(437)	(371)	(672)	1,377	(1,242)	(953)	(837)	3,328
Consolidation currency adjustment	(1)	-	-	-	-	-	-	
Cash, beginning of period	1,037	1,408	2,080	703	1,945	2,898	3,735	40′
Cash, end of period	\$600	\$1,037	\$1,408	\$2,080	\$703	\$1,945	\$2,898	\$3,735
BALANCE SHEET INFORMA	TION							
Working capital (deficiency)	\$-	\$206	\$322	\$527	\$777	\$411	\$382	\$4.
Total assets	\$8,646	\$3,171	\$4,081	\$4,213	\$3,114	\$4,190	\$5,230	\$6,11
Shareholders' equity	\$2,256	\$1,236	\$1,432	\$1,720	\$1,904	\$1,600	\$1,574	\$1,29

The Company's revenue and financial results are difficult to forecast and have historically fluctuated on a quarterly basis. It is expected that quarterly revenue and financial results will become more stable than previously; however, revenues may continue to fluctuate as the Company grows its revenues and customer base. Fluctuations in results are related to the growth of the Company's revenue, the timing of revenue being recognized and sales to customers, who may place large single orders in any one quarter, and the timing of staffing and infrastructure additions to support growth.

LIQUIDITY AND CAPITAL RESOURCES

Management continually assesses liquidity in terms of the ability to generate sufficient cash flow to fund the business. Net cash flow is affected by the following items: i) operating activities, including fluctuations in the levels of accounts receivable, inventory, prepaid expenses, accounts payable and deferred revenue; ii) investing activities, including the purchase of capital assets; and iii) financing activities, including the issuance of and/or repurchase of capital stock.

Cash used in operating activities

Cash flow used in operating activities for the three months ended March 31, 2018 was \$238,515, compared to cash flow generated of \$392,963 in the same period in 2017, representing a decrease of \$631,478. Non-cash working capital used was \$386,285 for the three months ended March 31, 2018 compared to \$1,602,270 used in the same period a year earlier. Net cash used in the day—to-day operations for the three months ended March 31, 2018 was \$624,800 compared to \$1,209,307 in the same period in 2017, representing a decrease of \$584,507. The decrease in net cash used for the three months ended March 31, 2018 compared to the same period in the prior year is a result of an increase in contract liability for the three months ended March 31, 2018.

Cash gained in investing activities

Cash gained from investing activities for the three-month ended March 31, 2018 was \$188,172 compared to cash used of \$32,693 in the same period in 2017, representing an increase of \$220,865. An increase in cash inflow is the result of the cash acquired with the acquisition of Group Mobile. This was partially offset by capital assets acquired in Group Mobile for the purpose of entering into TaaS multi-year contracts with customers.



Cash used in financing activities

Cash used in financing activities for the three months ended March 31, 2018 was \$nil compared to cash used of \$nil for the same period in 2017. For additional information, see "SHARE REPURCHASE PROGRAM" of this MD&A.

The Company's current business plan projects revenue growth in 2018 and beyond. The Company believes that its success in securing sales contract vehicles with the U.S. government will lead to growth within the U.S. government and future opportunities with other governments. The Company believes that sales from ActionPLAN, *Powered by MobiNET*, will increase in 2018 and beyond. In addition, the Company expects to increase revenue in Group Mobile and expects to leverage this recent acquisition by offering its products and services to the corporate and industrial clients of Group Mobile.

The Company's need for capital expenditures includes items such as computer hardware and software, expenditures to support sales, marketing and general administration activities and working capital. In addition, the Company will require capital to purchase equipment for its TaaS (technology as a service) business. Since inception, the Company has financed its cash and/or capital requirements through operating cash flow, the issuance of equity from private placements, and through the issuance of obligations under capital leases.

On August 14, 2017, the Company's credit facility consisting of a \$500,000 revolving demand operating facility and \$75,000 credit card facility was renewed. The revolving demand credit facility carries an interest rate equal to the lender's prime rate of interest plus 1% and is secured by the assets of the Company. The Company had not drawn on the facility as of March 31, 2018 or March 31, 2017.

The following table discloses future rent payments as at March 31, 2018 committed by the Company over the next five years and thereafter.

Contractual Obligations	No later than 1 year	Later than one year and not later than five years	Later than fiv	e years	Total
Operating leases	\$433,095	\$1,037,548	\$	-	\$1,470,643

INVENTORY

On a quarterly basis or when necessary, management reviews the carrying value of inventory. Under IFRS, inventory must be recognized at the lower of cost and net realizable value, which is the estimated selling price in the ordinary course of business less the estimated costs of completion and estimated costs necessary to make the sale. As a result, for the quarters ended March 31, 2018 and 2017 management reviewed the sales mix of its MobiKEY Classic 3 device, MobiKEY Classic 2 device, MobiKEY Classic device, MobiKEY Fusion3 device, MobiKEY Fusion2 device and the MobiKEY Fusion device and no adjustment to the carrying value was required.



RELATED PARTY TRANSACTIONS

The Company has directors and officers who are considered related parties. The Company had the following transactions and/or outstanding amounts with related parties for the three months ended March 31 31, 2018 and 2017. All transactions are recorded at their exchange amounts.

- The Company made payments (including HST) to 1220764 Ontario Inc. for management services provided by Mr. Tony P. Busseri, a director and the CEO of the Company in the amount of \$94,638 for the quarter ended March 31, 2018 (March 31, 2017 \$94,638). For the quarter ended March 31, 2018 the Company also incurred stock based compensation expense for \$9,916 (March 31, 2017 \$21,555).
- The Company incurred expenses (including CPP and EHT) payable to and on behalf of the independent members of the Board of Directors of \$78,637 for the quarter ended March 31, 2018 (March 31, 2017 \$75,580). These transactions are in the normal course of operations and are paid or payable for directorship services. As at March 31, 2018, accounts payable included \$78,799 owing to directors (March 31, 2017 \$75,049). For the quarter ended March 31, 2018 the Company also incurred stock based compensation expense related to stock options granted to directors in the amount of \$13,526 (March 31, 2017 \$25,422).
- The Company made payments to or incurred expenses for key management (President, Chief Technology Officer and the Chief Financial Officer) in the quarter ended March 31, 2018 as follows, with 2017 comparatives.

	Three Months Ended	Three Months Ended
	March 31, 2018	March 31, 2017
Short-term employee benefit	\$206,494	\$210,109
Stock option expense	22,271	48,151
	\$228,765	\$258,260

BUSINESS COMBINATION

On March 7, 2018, the Company entered into an agreement to acquire Group Mobile from XpresSpa Group. Group Mobile, with offices in Chattanooga, Tennessee and Chandler, Arizona, supplies rugged mobile technology solutions to manufacturing companies and suppliers as well to state and local governments in the southeastern and southwestern United States.

The acquisition was completed on March 22, 2018. The Company issued to XpresSpa Group 25 million common shares and 30 million, three year common share purchase warrants with an exercise price of CAD 5 cents per share, resulting in XpresSpa Group owning approximately 6.7% (undiluted) of the Company's common shares.

There may also be one or more payments made to XpresSpa Group based on the gross profit of Group Mobile meeting a minimum threshold in each 12-month period during the first three years post-closing or for the three years in aggregate post-closing. Specifically, if the gross profit of Group Mobile is in excess of USD \$3,750,000 per 12-month period, then XpresSpa Group will receive 27.5% of the actual gross profit amount greater than USD \$3,750,000. If the gross profit target is missed in the first or second year, no subsequent annual earn-out payment(s) will be made. There is also a cumulative earn-out that is equal to 27.5% of the Group Mobile gross profit for the first 36 months post-closing that is in excess of \$11,250,000 less any annual earn-out amounts previously made.



Route1 acquired Group Mobile to expand its service and product offerings; strengthen outside and inside sales; diversify revenue, customers, and verticals; expand the use of Route1's core technologies into the manufacturing, distribution, and local and state government sectors; and leverage Group Mobile's current and future placement of rugged mobile devices to sell Route1's core technologies as an integrated offering.

The Company has determined a preliminary purchase price allocation of the net assets acquired.

The fair value of the common shares issued as consideration was based on the closing price of a Route1 common share on the Toronto Venture Exchange on March 22, 2018 of \$0.02 per share. The fair value of the warrants, using the Black Scholes method, was \$0.0178 per warrant. The Company issued 25,000,000 common shares and 30,000,000 three-year common share purchase warrants with an exercise price of \$0.05 per common share. On March 22, 2018, the daily average exchange rate between the United States dollar and the Canadian dollar as reported by the Bank of Canada was US \$1=CDN \$1.2908.

In the period from March 23, 2018 to March 31, 2018, Group Mobile contributed revenue of \$376,286, gross profit of \$75,542 and operating income before stock-based compensation and patent litigation of \$18,871.

The following table as at March 22, 2018 summarizes the estimated fair value of the consideration transferred and the preliminary estimated fair values of the major classes of assets acquired and liabilities assumed at the acquisition date. The Company may adjust the preliminary purchase price allocation, as necessary, up to one year after the acquisition closing date as new information is obtained about facts and circumstances that existed as of the closing date. The Company has determined that certain assets acquired had a value less than the reported value at closing including certain items included in inventory and certain accounts receivable. The Company has determined that the intangible assets acquired at closing had no value to the ongoing operations of Group Mobile. Changes in estimates and assumptions used could have a material impact on the amount of purchase gain recorded and the amount of depreciation and amortization expense recognized in earnings for depreciable assets in future periods.

Assets Acquired (US Dollars)

/	
Cash and cash equivalents	\$246,268
Trade and other receivables	\$1,232,682
Inventory	\$590,323
Prepaid expenses	\$3,037
Current Assets	\$2,072,310
Furniture and fixtures (net)	\$21,572
TaaS assets (net)	\$885,191
Non-current Assets	\$906,763
Total assets	\$2,979,073
Liabilities Assumed (US Dollars)	
Trade and other payables	\$1,724,238
Employee liabilities	\$79,539
Sales tax payable	\$50,993
Deferred revenue	\$85,450
Deferred revenue-sales tax	\$201



Total liabiliti	\$1,940,421	
Fair value of	\$1,038,652	
Fair value of	\$1,340,692	
Less:	Consideration issued	\$1,034,000
Gain on acq	uisition	\$306,692
Less:	Acquisition costs	\$200,000
Net purchas	\$106,692	

The Company incurred a purchase gain as the value of the assets acquired exceeded the consideration paid for Group Mobile.

The acquisition values are estimated as a result of the collection cycle of certain accounts receivable and whether they will be collectible and the Company's efforts to sell the surplus inventory. Inventory has been adjusted on a provisional basis to reflect net realizable value. Inventory relates to items in stock, which are surplus to the business operated by Group Mobile.

During the quarter ended March 31, 2018, the Company incurred transaction costs of \$34,209 and expects to incur in aggregate \$200,000 for legal, tax and other acquisition and integration costs related to the Group Mobile transaction. These costs have been included in the Net Purchase Gain on Acquisition above and in the consolidated statement of comprehensive income and in operating cash flows in the consolidated statement of cash flows.

CRITICAL ACCOUNTING ESTIMATES

The consolidated financial statements have been prepared in accordance with International Accounting Standard ("IAS"). Management makes certain estimates and relies on certain assumptions relating to reporting the Company's assets and liabilities as well as operating results in order to prepare the audited financial statements in conformity with IFRS. On an on-going basis, the Company evaluates its estimates and assumptions including those related to revenue, the valuation of accounts receivable, the estimation of useful lives of the various classes of capital assets, stock-based compensation expense, and the measurement of income tax valuation allowances. Actual results could differ from those estimates, which are as follows:

- The Company's revenue is derived from (i) hardware sales (i.e. MC3 device, MC2 device, the MobiKEY Classic device and the MobiKEY Fusion3 device, the MobiKEY Fusion2 device and the MobiKEY Fusion device) and subscription services (i.e. MobiKEY application software); and (ii) sales of ruggedized computing devices and related accessories and services. The Company recognizes revenue in accordance with IAS 18, "Revenue".
- In the determination of the valuation of accounts receivable, including the allowance for doubtful accounts, the Company relies on current customer information, payment history and trends as well as future business and economic conditions.
- The determination of inventory obsolescence allowance.
- The estimation of useful lives of the various classes of capital assets is based upon history and experience of similar assets within each class.
- The fair value of stock options is based on certain estimates applied to the Black-Scholes option-pricing model as disclosed in the Company's financial statements.
- The recognition of SRED tax credits and government grants (if any).



• The measurement of the income tax valuation allowance is based upon estimates of future taxable income and the expected timing of reversals of temporary differences.

NEW STANDARDS ADOPTED

Effective January 1, 2018, the Company adopted the following standards issued by the IASB.

IFRS 15, Revenue from Contracts with Customers

Effective January 1, 2018, the Company the transfer of promised goods or services to a customer and at an amount that reflects the consideration expected to be received in exchange for transferring those goods or services.

IFRS 15 also provides guidance relating to the treatment of contract acquisition and contract fulfillment costs. Costs related to device hardware provided as part of our services are now recognized as an asset and amortized into operating expenses over time.

The treatment of costs incurred in acquiring customer contracts is affected as IFRS 15 requires certain contract acquisition costs (such as sales commissions) to be recognized as an asset and amortized into operating expenses over time.

Under IFRS 15, device revenue and the associated cost of goods sold will be recognized ratably over the life of the nearest term subscription contract. Previously, such costs were expensed as incurred.

The impact of adoption on the Company's financial statements is not material.

IFRS 9, Financial Instruments

Effective January 1, 2018, the Company adopted IFRS 9, "Financial Instruments" (IFRS 9). 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.

The impact of adoption on the Company's financial statements is not material.

FUTURE ACCOUNTING POLICY CHANGES

Leases

IFRS 16, "Leases" (IFRS 16), is effective for years commencing on or after January 1, 2019, and replaces IAS 17, Leases. The standard provides a single lessee accounting model, requiring lessee to recognize assets and liabilities for almost all leases. The standard is effective for annual periods beginning on or after January 1, 2019, with early adoption permitted. The Company is assessing the impact of adopting IFRS 16 on the consolidated financial statements.



FINANCIAL INSTRUMENTS

Establishing fair value

The carrying amount of financial instruments including cash and cash equivalents, accounts receivable and accounts payable and other liabilities approximates fair value because of the short-term nature of these instruments.

The following table sets out the classification, carrying amount, and fair value of the Company's financial assets and liabilities as at March 31, 2018 and December 31, 2017:

	March 31, 2018		December	31, 2017
	Carrying		Carrying	
	Amount	Fair Value	Amount	Fair Value
FINANCIAL ASSETS				
Cash and cash equivalents	\$599,808	\$599,808	\$1,037,424	\$1,037,424
Accounts receivable	\$4,086,815	\$4,086,815	\$333,023	\$333,023
FINANCIAL LIABILITIES				
Accounts payable and other liabilities	\$3,648,623	\$3,648,623	\$333,451	\$333,451

FINANCIAL INSTRUMENTS - RISK MANAGEMENT

The Company has exposure to credit risk, liquidity risk and market risk associated with its financial assets and liabilities. The Board has overall responsibility for the establishment and oversight of the Company's risk management framework. The Board has established the Audit Committee, which is responsible for monitoring the Company's compliance with risk management policies. The Audit Committee regularly reports to the Board on its activities.

The Company's risk management program seeks to minimize potential adverse effects on the Company's financial performance and ultimately shareholder value. The Company manages its risks and risk exposures through a system of internal controls and sound business practices.

The Company's financial instruments and the nature of the risks to which they may be subject are set out in the following table:

	Credit	Liquidity	Foreign Exchange	Interest Rate
Cash and cash equivalents	Yes		Yes	Yes
Accounts receivable	Yes		Yes	
Accounts payable and other liabilities		Yes	Yes	

Credit risk

Credit risk arises from cash held with banks and credit exposure to customers, including outstanding accounts receivable. The maximum exposure to credit risk is equal to the carrying value (net of allowances) of the financial assets. The objective of managing credit risk is to prevent losses on financial



assets. The Company assesses the credit quality of counterparties, taking into account their financial position, past experience and other factors. During the quarter ended March 31, 2018, the largest single customer represented approximately \$1,876,722 of revenue (March 31, 2017 - \$737,016).

Cash and cash equivalents

Cash and cash equivalents consist of bank balances. Credit risk associated with cash is minimized substantially by ensuring that these financial assets are held in highly rated financial institutions. At March 31, 2018, the Company had cash consisting of deposits with Schedule 1 banks in Canada and their subsidiaries in the U.S. and a large money centre bank in the U.S. of \$599,808 (December 31, 2017 - \$1,037,424).

Accounts receivable

Accounts receivable consist primarily of accounts receivable from invoicing for subscriptions, devices and services. The Company's credit risk arises from the possibility that a customer that owes the Company money is unable or unwilling to meet its obligations in accordance with the terms and conditions in the contracts with the Company, which would result in a financial loss for the Company. This risk is mitigated through established credit management techniques, including monitoring customer's creditworthiness, setting exposure limits and monitoring exposure against these customer credit limits.

The carrying amount of accounts receivable is reduced through the use of an allowance for doubtful accounts and the amount of the loss is recognized in the statement of comprehensive income. When a receivable balance is considered uncollectible, it is written off against the allowance for accounts receivable. Subsequent recoveries of amounts previously written off reduce other expenses in the statement of comprehensive income. As at March 31, 2018, the largest single customer's account receivable represented \$1,876,722 (December 31, 2017 – \$227,623) of the total accounts receivable. This receivable was fully collected after the quarter.

The following table outlines the details of the aging of the Company's accounts receivable as at March 31, 2018 and December 31, 2017:

	March 31, 2018	December 31, 2017
Current	\$3,599,796	\$333,023
Past due		
1-60 days	361,605	-
Greater than 60 days	125,414	-
Less: Allowance for doubtful accounts	· -	-
Total accounts receivable, net	\$4,086,815	\$333,023

For the quarter ended March 31, 2018 and year ended December 31, 2017, there was a \$nil balance for the allowance for doubtful accounts.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements at any point in time. In order to meet its financial liabilities, the



Company has relied on collecting its accounts receivable, which by nature, are due predominately from government agencies with a high level of certainty of collection.

The Company's ability to manage its liquidity risk going forward will require some or all of the following: the ability to generate positive cash flows from operations and secure capital and/or credit facilities on reasonable terms in the current market place. The following table details the Company's contractual maturities for its financial liabilities, including interest payments and operating lease commitments, as at March 31, 2018:

Accounts payable and other liabilities Operating lease commitments

	2020 and		
2018	2019	Beyond	Total
\$3,648,623	\$-	\$-	\$3,648,623
\$324,289	\$436,113	\$710,241	\$1,470,643
\$3,972,912	\$436,113	\$710,241	\$5,119,266

Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates and interest rates will affect the fair value of recognized assets and liabilities or future cash flows or the Company's results of operation.

Foreign exchange

The functional currency of the parent company is Canadian dollars and the reporting currency is Canadian dollars. As at March 31, 2018, the Company had non-Canadian dollar net monetary assets of approximately US\$1,162,416 (December 31, 2017 - approximately US\$961,824). An increase or decrease in the U.S. to Canadian dollar exchange rate by 5% as at March 31, 2018 would have resulted in a gain in the amount of \$74,941 or a loss of \$74,941 (December 31, 2017 – gain or loss of \$60,330). Any gain or loss would have been included in the determination of net income.

Interest rate

The Company has cash balances, which may be exposed to interest rate fluctuations. At March 31, 2018, cash totalled \$599,808 (December 31, 2017 - \$1,037,424) and the interest rate sensitivity is not material.

SHARE REPURCHASE PROGRAM

On September 16, 2016, the Company announced with approval from the TSX Venture Exchange its intention to make another NCIB. The NCIB permits the Company to purchase for cancellation up to 5% of the common shares in the public float. The maximum number of shares allowed for repurchase is 17,563,870. Purchases under the NCIB may occur during the 12-month period commencing September 27, 2016 and ending September 26, 2017, or the date upon which the maximum number of common shares have been purchased by the Company. Purchases for cancellation under the NCIB during the period from September 27, 2016 to September 26, 2017 were 3,884,000 common shares.

On September 15, 2017, the Company announced with approval from the TSX Venture Exchange its intention to make another NCIB. The NCIB permits the Company to purchase for cancellation up to 5% of the common shares in the public float. The maximum number of shares allowed for repurchase is 17,359,671. Purchases under the NCIB may occur during the 12-month period commencing September 27,



2017 and ending September 26, 2018, or the date upon which the maximum number of common shares have been purchased by the Company.

For the quarter ended March 31, 2018, the Company did not purchase any of its common shares for cancellation.

SHARE CAPITAL, OPTIONS AND CONTRIBUTED SURPLUS

The Company's authorized share capital consists of the following:

- Unlimited number of common shares with voting rights and no par value.
- Unlimited number of non-cumulative, non-voting first preferred shares with no fixed dividend rate, issuable in series.
- Unlimited number of non-cumulative, non-voting second preferred shares with no fixed dividend rate, issuable in series.
- Unlimited number of non-cumulative, non-voting Series A first preferred shares with no fixed dividend rate, issuable in series and convertible into common shares at the option of the holder on a one-for-one basis at any time after October 31, 2000. As of March 31, 2018, the following was outstanding:

	Number of Common Shares	Common Shares \$
Balance, January 1, 2018	347,193,414	\$22,150,751
Shares issued March 22,2018	25,000,000	500,000
Shares repurchased for cancellation	-	-
Balance, March 31, 2018	372,193,414	\$22,650,751

- There are 27,689,000 common share purchase options ("Options") outstanding to acquire 27,689,000 common shares at various prices.
- 30,000,000 common share purchase warrants are outstanding with an expiry date of March 22, 2021 and an exercise price of \$0.05 per share

RISK FACTORS AND UNCERTAINTY

Although management has a positive outlook for the Company and continually improves and adapts the Company's risk mitigation strategies, operating in the technology industry inherently involves a certain level of risk and uncertainty. In management's opinion, the following risk factors, among others, should be considered when evaluating the Company's business and its results of future operations:

- Management's ability to secure additional financing, if needed, on reasonable terms. Access to such financing on acceptable commercial terms will be dependent on the timing of recognition and receipt of cash from our current receivables and contracts, on our ability to demonstrate execution of our business strategy and the general condition of the credit and/or equity markets. Such additional financing may be dilutive in nature to existing shareholders.
- The Company's access to credit or capital could be restricted based on a global financial crisis that would restrict credit availability worldwide and could also impact its ability to continue operations.
- The Company's projected revenue in the short-term is tied to approximately US\$2 million in renewals from MobiKEY application software subscriptions with one or more U.S. Government ("USG") accounts. If one or more USG accounts were to discontinue their relationship with the Company, such events may have a material adverse impact on the Company's financial results.



- A significant portion of the Company's revenues are derived from the United States and in particular from U.S. governmental agencies and departments. With a change in administration, governmental agencies and departments often defer material changes in their operations and purchases of products and services until a new cabinet is appointed, the political direction is confirmed and agency leadership is appointed. This deferral and possible change in political direction following an election could have a material adverse effect on the prospects, operations and results of operations of the Company.
- The U.S. President has publicly supported certain policies, including those related to changes to international trade agreements and policies favouring U.S. persons and companies. There is uncertainty as to which measures and policies will actually be taken and/or implemented by the United States government, governmental agencies and departments in 2017 and beyond and when such measures and policies would be implemented. Certain of these measures could have a material and adverse effect on the Company.
- Certain Chief Information Officers of governmental agencies in the United States are required to
 resign following the election of a new President. There is no assurance that a resigning Chief
 Information Officer will be reappointed or that a newly appointed Chief Information Officer will be
 supportive (or continue to be supportive) of the Company's products and services. A change in the
 senior officers and decision makers in the U.S. government and its agencies could have a material
 adverse effect on the Company.
- In addition to the risks discussed above and as a consequence of this transition process, the confirmation of the approval and/or renewal of the Company's products and services could be delayed and/or not subject to the approval process experienced in the past and that such delay and/or change in process will make it difficult for the Company to effectively forecast revenues and to plan and budget its operations and this could have a material adverse effect on the Company.
- Funding of the United States government is a complex and contentious process and may result in temporary funding of government through continuing resolutions or government shut downs. Such circumstances may result in delays in sales and renewals of existing contracts with government agencies.
- The defendant in the Company's complaint served on June 1, 2017 in the United States District Court for the District of Delaware has counterclaimed against the Company seeking declaratory judgments of non-infringement and invalidity of the Company's U.S. Patent No. 7,814,216 (the "216 Patent"). If the 216 Patent is found to be either invalid or patent ineligible, the Company's business could be materially and adversely affected.
- The Company's ability to collect payment on a timely basis for services delivered may have a material adverse impact on the Company's liquidity position.
- There is no assurance that any forward-looking statement will materialize. Unless otherwise indicated, forward-looking statements describe expectations as of the date of this document.
- Route1 disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.
- Third-party claims for infringement of intellectual property rights by Route1, and the outcome of any litigation with respect thereto, may harm the Company's competitive advantage in the secure remote access industry;
- Route1's ability to successfully obtain patent or other proprietary or statutory protection for its technologies and products, may harm the Company's competitive advantage in the secure remote access industry;
- Route1's ability to obtain rights to use certain software or components which are supplied by third parties, may not be sufficient to support future sales volumes;



- The ability to run efficient and uninterrupted operation of Route1's MobiNET platform, which could impact on the credibility of the Company's product and services;
- Route1's ability to establish new customers, and to build on its existing customer base, could also slow the Company's continued growth;
- Route1's inability to integrate acquired businesses successfully could have an adverse effect on the Company;
- The occurrence of a breach or perception of a breach of Routel's secure product and service offering may have an impact on the credibility of the Company's product and services;
- The inappropriate disclosure of confidential information of the Company may have an impact on the credibility of the Company's product and services;
- Competition, both with existing providers as well as with any future providers entering the marketplace, within the secure remote access industry may hamper future sales growth;
- Route1's reliance on its suppliers and the risk that suppliers will not be able to deliver required components on a timely basis, which may slow future sales growth;
- Any future government(s) regulation of the secure remote access industry, including but not limited
 to restrictions on encryption of the MobiKEY device and the MobiNET platform may hamper
 future growth;
- Any significant economic downturn, in geographic areas where Route1 engages in business
 activities, that may cause those government agencies to reduce discretionary budget spending in
 areas such as secure identity solutions.
- Any delays in the budget approval process by the U.S. government may delay the procurement and spending in areas such as digital security solutions.
- The Company's rugged mobile technology solutions business depends on a small group of large vendors from whom the Company purchases equipment to sell to end users. The Company expects that purchases will be delivered by the vendor on a timely basis. Any disruption in the supply chain could adversely affect the business.
- The Company is dependent on obtaining acceptable payment and credit terms with certain vendors.
 The lack of such terms could adversely affect the ability of the Company to purchase and sell product.
- The Company depends on purchasing product from its vendors at acceptable prices and being able to sell the product to end users at acceptable margins. Unfavourable variances in the prices from vendors and the prices paid by end users would have an adverse effect on the business.
- The Company resells its product to a wide variety of manufacturing companies and state and local
 governments. Any deterioration in the creditworthiness of the Company's customer base could have
 an adverse affect on the Company's ability to sustain the business without collecting the amounts
 due from customers.
- The products sold by the Company are subject to technological obsolescence. To the extent that the Company has non-current inventory, it could be subject to a loss on the sale of such old or obsolete inventory.
- Counterparties to purchase and sale agreements of businesses may be in breach of their representations and warranties or covenants to the Company requiring the Company to seek indemnification or other contractual or legal remedy.
- The majority of the Company's customers purchase product on a purchase-order basis. The Company is dependent on the strength of the economy as well as that of the customer and the customer's capital spend and ability to continue purchasing product sold by the Company.
- The Company ships its product to customers through third parties and price increases and transportation disruptions could adversely affect the business.



- The rugged mobile technology solutions business is highly competitive and profit margins can be
 adversely affected by a host of factors including the availability of sufficient working capital to
 operate the business. The required working capital may not be available to the Company on
 acceptable terms or in the amounts required to operate the business profitably.
- The Company records transactions in Canadian dollars and conducts business both in Canada and internationally. The volatility of the Canadian dollar against currencies such as the U.S. dollar and the Euro can impact financial results negatively should the Canadian dollar appreciate significantly.

Audit Committee

The three members of the Audit Committee are independent and all meet the qualifications of a financial expert and all are financially literate as such term is defined in National Instrument 52-110 – Audit Committees.

Legal proceedings

In the course of operations, the Company may (i) be subject to litigation claims from customers, suppliers, patent holders, resellers and former employees and (ii) seek to enforce its intellectual and other property rights and rights to indemnification. A provision is recognized when the probability that the event will occur is greater than the probability that it will not. The Company regularly reviews any outstanding claims to see if they meet the criteria. A provision is calculated based on management's best estimate of probable outflow of economic resources.

REVENUE INFORMATION

For sale of devices, revenue is recognized at the time of shipment of the device, which constitutes transfer of ownership of the device. Revenue for the services component is reported as deferred revenue on the statement of financial position and is recognized as earned revenue for the period in which the service is provided. At March 31, 2018, the Company had \$2,668,864 (December 31, 2017 - \$1,526,135) in deferred revenue.

The following table provides a component presentation of the Company's revenue streams for the quarter ended March 31, 2018 and 2017:

Subscription revenue and services
Devices and appliances
Other

2018	2017		
Revenue	% of Total	Revenue	% of Total
1,264,212	75.1	1,910,989	98.5
388,412	23.1	\$29,567	1.5
31,828	1.9	214	0.0
\$1,684,452	100.0	\$1,940,770	100.0



The following table provides a geographical presentation of the Company's revenue streams for the quarter ended March 31, 2018 and 2017:

USA Canada

2018		2017	
Revenue	% of Total	Revenue	% of Total
1,610,719	95.6	\$1,894,806	97.6
73,732	4.4	45,964	2.4
\$1,684,452	100.0	\$1,940,770	100.0

ADDITIONAL INFORMATION

Additional information about Route1 is available from Route1's website at www.route1.com, the SEDAR website at www.sedar.com, or by request from Route1's head office at 8 King Street East, Suite 600, Toronto, Ontario, Canada M5C 1B5 (telephone 416-848-8391).