Complete Copy

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 20-F

(Mark One) REGISTRATION STATEMENT PURSUANT TO SECTION 12(b) OR (g) OF THE SECURITIES EXCHANGE ACT OF 1934. OR

[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended November 30, 2003. OR TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from to

Commission file number 0-29986

WEALTH MINERALS LTD. (formerly Triband Enterprise Corp.)

(Exact name of Registrant as specified in its charter)

Alberta, Canada

(Jurisdiction of incorporation or organization)

Securities registered or to be registered pursuant to Section 12(b) of the Act.

 Title of each class
 Name of each exchange on which registered

 Common Shares Without Par Value
 TSX VENTURE, NASD OTCBB

Securities registered or to be registered pursuant to Section 12(g) of the Act.

Common Shares Without Par Value (Title of Class)

Indicate the number of outstanding shares of each of the issuer's classes of capital or common stock as of the close of the period covered by the annual report. 7,634,435

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

[X] Yes [] No

Indicate by check mark which financial statement item the registrant has elected to follow.

[X] Item 17 [] Item 18 Index to Exhibits found on page 38

CURRENCY AND EXCHANGE RATES

All dollar amounts set forth in this report are in Canadian dollars, except where otherwise indicated. The following table sets forth (i) the rates of exchange for the Canadian dollar, expressed in the U.S. dollars, in effect at the end of each of the periods indicated; (ii) the average exchange rates in effect on the last day of each month during such periods; (iii) the high and low exchange rate during such periods, in each case based on the noon buying rate in New York City for cable transfers in Canadian dollars as certified for customs purposes by the Federal Reserve Bank of New York. Prices based on the Corporation's fiscal year end (November 30), and quoted in U.S. Dollars.

	2003	2002	2001	2000	1
Rate at end of Period	\$0.7700	\$0.6397	\$0.5717	\$06678	\$0
Average Rate During Period	\$0.7600	\$0.6400	\$0.5477	\$0.6579	\$0
High Rate	\$0.7700	\$0.6651	\$0.5922	\$0.6695	\$0
Low Rate	\$0.7500	\$0.6189	\$0.5032	\$0.6411	\$0

FORWARD LOOKING STATEMENTS

Forward-Looking Information is Subject to Risk and Uncertainty. When used in this Annual Report, the words "estimate," "project," "intend," "expect," "anticipate" and similar expressions are intended to identify forward-looking statements. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date of this Annual Report. These statements are subject to risks and uncertainties that could cause actual results to differ materially from those contemplated in such forward-looking statements. Such risks and uncertainties include, but are not limited to, those identified under the heading "Certain Risks of Operation" in Item 1 hereof.

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GLOSSARY OF TERMS

AMPHIBOLITE	a type of metamorphic rock formed by high temperature and pressure from an original iron magnesium rich igneous rock
ANTIMONY	a chemical element, chemical symbol Sb
ARABLE LAND	land which is suitable for the cultivation of crops (farm land)
ARGILLIC CLAY FORMATION	clay minerals formed by alteration of original rock
ARGILLITE	a sedimentary rock comprised of siltstone, claystone or shale that has been compacted
ARSENIC	a chemical element, chemical symbol As
ARSENOPYRITE	a mineral composed of iron, arsenic and sulfur (FeAsS)
AS	chemical symbol for arsenic
AU	chemical symbol for gold
BA	Chemical symbol for barium
BARITE	a mineral composed of barium, sulfur and oxygen (BaSO4)
BI	Chemical symbol for bismuth
BIOTITE GRANITE	a granitic igneous rock containing large amounts of biotite
BISMUTH	a chemical element, chemical symbol Bi
CADMIUM	a chemical element, chemical symbol Cd
CALCARENITE	clastic sedimentary rock containing calcium carbonite
CALC-SILICATE MINERALS	a term referring to a group of minerals containing calcium and silica formed in a carbonate rock
CARBONATE-MUSCOVITE	a mixture of calcium carbonate and illite-muscovite clays in altered rocks
CHALCOPYRITE	a mineral composed of copper, iron and sulfur (CuFeS2)
CHLORITE	a greenish, platy, mica-like mineral containing iron, magnesium, aluminum and silica.
CU	chemical symbol for copper
EPIDOTE	a calcium, aluminum silica mineral, common in metamorphic rocks
FEOX	general chemical term for group of minerals containing iron and oxygen and/or

	water
FLUORITE	a mineral composed of calcium and fluorine (CaF2)
GRANITE	an igneous rock consisting of quartz and orthoclase with ~ornblende or biotite as mafic constituents.
GRANODIORITE	a plutonic igneous rock consisting of quartz, calcic feldspar, and orthoclase with biotite, hornblende or pyroxene as mafic constituents
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GREENSTONE	iron and magnesium rich igneous rock whose composition has been changed in a sequence of sedimentary rocks.
HEMATITE	a mineral composed of iron and oxygen (Fe2O3)
HG	chemical symbol for mercury
HYDROTHERMAL	a term applied to heated water or fluid
JAROSITE	a mineral composed of potassium iron, sulfur and oxygen (K, Fe3 (SO4)(OH)6
LIMONITE	a generic term for brown hydrous iron oxide, not specifically identified
LOWER TERTIARY AGE	the early part of the Tertiary geological time period spanning 66 to 44 million years before the present
MESOTHERMAL	conditions of ore deposition of intermediate temperatures and depths
MESOZOIC	Era of geologic time spanning 245 to 66 million years before the present
METASOMATISM	introduction of a fluid into a rock which totally changes the composition of the rock
MICROCRYSTALLINE QUARTZ	small crystals of the mineral quartz
MINERALS	means a homogeneous naturally occurring chemical substance
ORE	means a mineral or aggregate of minerals which can be mined at a profit
МО	chemical symbol for molybdenum
PALAEOZOIC	Era of geologic time spanning 570 to 245 million years before the present

PB	chemical symbol for lead
PLUTONIC ROCKS	igneous rocks formed below the earth's surface
PPB	an abbreviation for units of measure in parts per billion
PPM	abbreviation for units of measure in parts per million
PRE-TERTIARY	a term applied to rocks of geological events older than Tertiary Age (more than 66 million years before the present.
PRODUCT	means a metallic or non-metallic substance extracted from ore.
PYRITE	a mineral composed of iron and sulfur (FeS2)
PYRITIZATION	formation of the mineral pyrite in rocks
PYRRHOTITE	a mineral composed of iron and sulfur (FeS)
QUARTZ DIORITE	a plutonic igneous rock similar to granodiorite but with larger amounts of mafic constituents.
QUARTZ-ANKERITE	a mixture of quartz (SiO2) and ankerite (Ca, Fe, Mg) CO3 in altered rocks
QUATERNARY AGE	a period of geologic time from 1.6 million years ago to the present

SB	chemical symbol for antimony
SELENIUM	a chemical element, chemical symbol Se
SILICIFICATION	the introduction of or replacement by silica
THALLIUM	a chemical element, chemical symbol Tl
ULTRAMAFICS	group of igneous rocks containing very small amounts of silica and large amounts of magnesium and iron
VESICULAR BASALT FLOWS	a surface flow of dark gray volcanic rocks of mafic composition with open voids from gas bubbles
ZN	chemical symbol for zinc

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PART I

ITEM 1. IDENTITY OF DIRECTORS, SENIOR MANAGEMENT AND ADVISORS

DIRECTORS, OFFICERS, SENIOR MANAGEMENT

Gary Freeman, Vancouver, BC, President and Director of Wealth Minerals Ltd.. Jerry F. Pogue, Vancouver, BC, Chairman and Director of Wealth Minerals Ltd. Michael Bartlett, Orlando Florida, Director of Wealth Minerals Ltd.. Gil Atzmon, San Antonio, Texas, Secretary and Director of Wealth Minerals Ltd.. ADVISORS The principal bankers are the Bank of Montreal, Main Branch, 595 Burrard Street, Vancouver, BC. The legal advisors are Gerald R. Tuskey, Personal Law Corporation, Suite 1000 -409 Granville St., Vancouver, BC, and Richard W. Harris, Attorney and Counselor at Law, 6121 Lakeside Dr., Suite 260 Reno, Nevada, and Harris, Mericle & Wakayama, Seattle Washington. AUDITORS The Auditors are Sadovnick, Telford & Skov, Chartered Accountants, 6th Floor, 543 Granville St., Vancouver, BC ITEM 2. OFFER STATISTICS AND EXPECTED TIMETABLE Not Applicable ITEM 3. KEY INFORMATION _____ CHANGE IN ACCOUNTING POLICY

On December 1, 2000, we changed our accounting policy to expensing development and exploration costs as incurred. This change in policy has been retroactively applied. The effect of the change in accounting policy on the financial statements of the current year is that \$27,783 of exploration costs were expensed that would otherwise have been capitalized. The overall effect of the change in accounting policy is as follows:

	=======================================	-=====				
Prior to change in policy	2003		2002	2001	2000	
Opening deficit Net loss for the year	\$		\$		\$ 1,418,297 1,459,273	
Closing deficit	\$			3,557,007	2,877,570	
Restated, due to change in policy:						
Opening deficit Net loss for the year			4,340,724 315,085	3,661,287 679,437		
Net change due to change in policy					(345,105)	

Closing deficit	\$4,919,008	4,655,809	4,340,724	3,661,287
Change in closing deficit			783,717	783,717

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The overall effects of the change in accounting policy relating to the balances of deferred exploration expenditures as at November 30, 1998, 1999, 2000 and 2001 are as follows:

Prior to change in policy	2003	2002	2001	2000
Opening deferred exploration costs			\$	\$ 1,128,822
Exploration expenditures capitalized during the				88 , 823
year Deferred exploration costs written off			()	(433,928)
during the year				
Closing deferred				
exploration costs				783,717

Restated, due to change in accounting policy:	2003	2002	2001	2000
Opening and closing deferred exploration costs			19,293	
Exploration expenditures incurred and expensed	27,783	57,664	19,293	88,823

SELECTED FINANCIAL DATA

	YEAR ENDED 2003 (\$)	YEAR ENDED 2002 (\$)	YEAR ENDED 2001 (\$)	YEAR ENDED 2000 (\$)	
Revenues					
Exploration Expenses	27,783	57,664	19,293	88,823	
Depletion, Depreciation	2,974	3,047	3,097	4,376	
and Amortization					
General and					
Administrative Expenses	233,344	253,549	225,434	280,157	
Other Income	902	1,092	1,892	194,209	
Net Income (Loss)	(263,199)	(315,085)	(679,437)	(1,114,168)	(
Per Share	(0.03)	(0.06)	(0.24)	(0.42)	
Working Capital	79,317	144,385	82,049	160,558	
Deferred Exploration			19,293	88,823	
Expenses					
Other Assets	37,735	40,709	38,920	27,565	
Long-Term Liabilities					
Shareholders Equity	117,052	185,094	118,964	613,144	2,

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SELECTED FINANCIAL DATA (CANADIAN GAAP)

			SELECTED FINANCIAL	DATA, US GAAP
	YEAR	YEAR	YEAR	YEAR
	ENDED	ENDED	ENDED	ENDED
	2003	2002	2001	2000
Revenues				
Exploration Expenses	27,783	57,664	19,293	88,823
Depletion, Depreciation	2,974	3,047	3,097	4,376
and Amortization				
General and	233,344	253,549	225,434	704,826
Administrative Expenses				
Other Income	902	1,092	1,892	7,424
Basic Net Income (Loss)	(263,199)	(388,085)	(679,437)	(1,274,379)
Per Share	(0.03)	(0.07)	(0.24)	(0.48)
Working Capital	79,317	144,385	82,049	160,558
Deferred Exploration				
Expenses				
Other Assets	37,735	40,709	36,915	452,586
Long-Term Liabilities				
Shareholders Equity	117,052	185,094	14,355	568,772

CERTAIN RISKS OF OPERATION

Our business is subject to a number of material risks which may affect its future financial performance, including risks customarily encountered by

early-stage mining companies.

GENERAL EXPLORATION AND MINING RISKS

OPERATING RISKS

The exploration and, if warranted, development of mining properties is a high-risk industry. Presently, none of our properties have a known body of commercial ore. Unusual or unexpected formations, formation pressures, fires, power outages, labor disruptions, flooding, explorations, cave-ins, landslides, and the inability to obtain adequate machinery, equipment or labor are all risks involved in the operation of mines and the conduct of exploration programs. We rely significantly on independent consultants and other professionals for exploration and development expertise.

CAPITAL EXPENDITURES

We will require substantial resources to establish ore reserves, develop metallurgical processes to extract metal from the ore, and develop mining and processing facilities at a given site. Although substantial benefits may be derived from the discovery of a major mineralized deposit, there can be no assurances that sufficient quantities of minerals with a sufficient average grade to justify, if warranted, commercial development of any such site.

VOLATILITY IN MINERAL PRICES

The cost of developing gold and other mineral properties is affected by the cost of operations, variations in ore grade, fluctuations in metal markets and the cost of processing equipment. Government regulations regarding prices, taxes, royalties, allowable production, importing and exporting of minerals, land use, land tenure and environmental protection also affect economic viability.

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CLASSIFICATION OF THE COMMON STOCK AS PENNY STOCK

In October 1990, Congress enacted the "Penny Stock Reform Act of 1990." "Penny Stock" is generally any equity security other than a security (a) that is registered or approved for registration and traded on a national securities exchange or an equity security for which quotation information is disseminated by The National Association of Securities Dealers Automated Quotation ("NASDAQ") System on a real-time basis pursuant to an effective transaction reporting plan, or which has been authorized or approved for authorization upon notice of issuance for quotation in the NASDAQ System, (b) that is issued by an investment company registered under the Investment Company Act of 1940, (c) that is a put or call option issued by Options Clearing Corporation, (d) that has a price of five dollars or more, or (e) whose issuer has net tangible assets in excess of \$2,000,000, if the issuer has been in continuous operation for at least three years, or \$5,000,000 if the issuer has been in continuous operation for less than three years, or average revenue of at least \$6,000,000 for the last three years.

Our Common Shares are presently considered "penny stock" under these criteria. Therefore, the Common Shares are subject to Rules 15g-2 through 15g-9 (the "Penny Stock Rules") under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). The Penny Stock Rules impose additional reporting, disclosure and sales practice requirements on brokers and dealers before they can recommend the Common Shares for purchase by their customers, and require that such brokers

and dealers must make a special suitability determination of each purchaser and must have received the purchaser's written consent to the transaction prior to the sale. Consequently, the Penny Stock Rules may affect the ability of brokers and dealers to sell the Common Shares and may affect the ability of purchasers to sell any of the Shares acquired hereby in the secondary markets.

So long as the Common Shares are within the definition of "Penny Stock" as defined in Rule 3a51-1 of the Exchange Act, the Penny Stock Rules will continue to be applicable to the Common Shares. Unless and until the price per share of Common Shares is equal to or greater than \$5.00, the Common Shares will be subject to substantial additional risk disclosures and document and information delivery requirements on the part of brokers and dealers effecting transactions in the Common Shares. Such additional risk disclosures and document and information delivery requirements on the part of such brokers and dealers may have an adverse effect on the market for and/or valuation of the Common Shares.

STAGE OF DEVELOPMENT

We have no production revenue. We do not have an operating history upon which investors may rely. Moreover, we have no commercially viable properties at this time.

We have limited financial resources, with no assurance that sufficient funding will be available for future exploration and development or to fulfill our obligations under current agreements. There is no assurance that we will be able to obtain adequate financing in the future or that the terms of such financing will be favorable. Failure to obtain such additional financing could result in delay or indefinite postponement of further exploration and development of its projects. Our accumulated deficit as at November 30, 2003 was \$4,919,008.

METAL PRICES

We cannot control the marketability of the minerals we discovers. Metal prices have fluctuated widely in recent years, and are affected by numerous factors beyond our control. International economic and political trends, expectations of inflation, currency exchange fluctuations, interest rates, global or regional consumption patterns, speculative activities and worldwide production levels all may affect metal prices.

COMPETITION

The mineral industry is very competitive. We must compete with other companies possessing superior financial resources and technical facilities. This competition is not only for the acquisition of mining interests, but also for retention of the services of qualified employees.

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NO ASSURANCE OF TITLES

Our mineral property interests may be subject to prior unregistered agreements, transfers or native land claims and title may be affected by undetected defects. Substance and continuity of title may also be affected by political instability and the vagaries of law as they exist and are applied in foreign jurisdictions. Surveys have not been carried out on all of our mineral properties and therefore, in accordance with the laws of the jurisdiction in which such properties are situated, their existence and area could be in doubt. GENERAL OPERATING HAZARDS

PERMITS AND LICENSES

Our operations require licenses and permits from various governmental authorities. There can be no assurance that we will be able to obtain all necessary licenses and permits that may be required to carry out exploration, development and mining operations at its projects.

Our properties in the State of Nevada consist of the Whisky Canyon Property. The Whisky Canyon Property includes Betty O'Neal mining claims leased from Battle Mountain State Mortgage Bank and 23 Bet claims located by the Corporation. We currently have licenses, issued by the Nevada Department of Mining, to conduct geological, geochemical and geophysical investigations and sample drilling at the Whisky Canyon Property for a period of one year. The license may be renewed on a yearly basis by submitting the yearly filing fees to the appropriate Land Claims Offices in the state. The yearly filing fee for our property is as follows: \$1,100 USD for the Whisky Canyon Property. We are currently in good standing with the Nevada Department of Mining. Additional licenses will be required to extract minerals, if found. Surface rights for mining operations are available upon application for licenses to extract minerals.

PRICE FLUCTUATIONS, SHARE PRICE VOLATILITY

Securities markets in Canada have experienced a high level of price and volume volatility in recent years, with many resource companies experiencing wide price fluctuations not necessarily related to operating performance or underlying asset values of such companies. Our Common Shares traded between \$0.17 and \$1.48 in 1996, between \$0.56 and \$1.60 in 1997, and between \$0.23 and \$0.64 in 1998 and between \$0.19 and \$1.09 in 1999 and between \$0.75 and \$0.13 in 2000 and between \$0.08 and \$0.13 in 2001 and between \$0.10 and \$0.46 in 2002 and between \$0.10 and \$0.37 in 2003. No assurances can be made that our share price and volume will not continue to fluctuate materially.

SIGNIFICANT UNCERTAINTIES

We currently do not have any producing mineral properties but are seeking mineral property prospects. These projects may be subject to substantial regulatory requirements, financing needs, and economic uncertainties. There is no assurance that we can raise the additional funds necessary to complete the development work and, if warranted, bring the property into production. There is also no assurance that the property will prove to be profitable if it is brought into production.

ENVIRONMENTAL REGULATIONS

All phases of our operations are subject to environmental regulations promulgated by government agencies from time to time. Environmental legislation is evolving in a manner which means stricter standards, and enforcement, fines and penalties for non-compliance are more stringent. Environmental assessments of proposed projects carry a heightened degree of responsibility for companies and directors, officers and employees. There is no assurance that future charges in environmental regulation, if any, will not adversely affect our operations.

We are in compliance with all applicable environmental laws and regulations in Nevada, USA.

ITEM 4 INFORMATION ON THE COMPANY

NAME AND INCORPORATION

Triband Enterprise Corp. (the "Corporation") was incorporated under the laws of the Province of Alberta on October 7, 1994 under the name of 627743 Alberta Ltd. On February 10, 1995, 627743 Alberta Ltd. changed its name to Triband Capital Corp. On July 18, 1996 Triband Capital Corp. changed its name to Triband Resource Corporation. On August 22, 2002, the Corporation changed its name to Triband Enterprise Corp. On January 14, 2004, the Corporation changed its name to Wealth Minerals Ltd.. The authorized capital consists of an unlimited number of common shares ("Common Shares") and an unlimited number of preferred shares, without par value. As of November 30, 2003, its fiscal year end there were 7,634,435 Common Shares issued and outstanding and no preferred shares issued and outstanding; there are 6,109,142, Common Shares issued and outstanding as of May 20th, 2004 allowing for a four old for one new share reverse split which took place on January 14, 2001 and the issuance of 225,000 shares prior to year end and the issuance of 4,342,583 shares to May 27th, 2004.

The registered office is located at 2300 Western Gas Tower, 530- 8th Ave., S.W., Calgary, Alberta, T2P 3S8 and the head office is located at #903 - 1485 West 6th Ave., Vancouver, British Columbia, V6H 4G1 (604) 331-0096. We have one wholly owned, direct subsidiary: Triband Resource US Inc., a corporation incorporated under the laws of the State of Nevada on November 5, 1997. The registered office of Triband Resource US Inc. is located at , 6121 Lakeside Dr., Suite 260 Reno, Nevada.

INTERCORPORATE RELATIONSHIPS

We have one wholly owned subsidiary, Triband Resource U.S. Inc., located at 6121 Lakeside Dr., Suite 260, Reno, Nevada.

BUSINESS OF THE CORPORATION

DESCRIPTION AND GENERAL DEVELOPMENT

We are a natural resource corporation currently engaged in the acquisition and exploration of mineral properties. We presently have no producing properties, and there can be no assurance that a commercially viable body of ore (a reserve) exists in any of our properties until appropriate drilling and/or underground testing is done. A comprehensive evaluation based upon unit cost, grade recoveries and other factors determines economic feasibility.

Prior to August 22, 1996, we conducted no business operations of any kind other than those acts consistent with our attempts to acquire commercially viable business interests in the natural resource industry.

During the five preceding fiscal years we have pursued our operations through the acquisition and exploration of mineral properties in Canada, Vietnam and the United States. Presently, our principal mineral property which is in the exploration stage is located in Whiskey Canyon Nevada. We no longer have any interest in the IP and PW Claims in Nevada and no longer have any interest in mining properties in the Standard Creek property in British Columbia. As at December 1, 1999 we wrote off the \$422,682 expended on the Standard Creek property. We are conducting no further exploration activities in British Columbia at this time. In 2000, we wrote off \$783,717 expended on the Nevada properties.

On November 28, 1997, we acquired three exploration licenses in the Bac Giang

Province in Vietnam. We satisfied the minimum exploration expenditures required on the Bac Giang Project during the first year of the licenses; however, because of the unsatisfactory results of our exploration program, as well as the uncertainties regarding renewal of its exploration licenses by the Vietnamese government, we decided not to expend any further amounts on the project. As of February 28, 1999, we wrote off \$154,129 and abandoned the Bac Giang Project. We are no longer conducting any activities in Vietnam at this time.

The table below illustrates our expenditures on development and exploration activities for the last five fiscal years. The figures below have been prepared in accordance with generally accepted accounting principles ("GAAP") in Canada. A major difference under Canadian generally accepted accounting principals is that the costs of acquiring and

exploring mineral properties are capitalized prior to commercial feasibility and written down if the properties are abandoned, sold or if management decides not to pursue the properties. Under United States generally accepted accounting principles, exploration and prospecting costs are charged to expense as incurred, as are development costs for projects not yet determined by management to be commercially feasible. Except as stated above and explained in Note 12 of our financial statements, the figures below are consistent with U.S. GAAP.

	2003	2002	2001	2000	1999	1998
General Exploration	27,783	57,664	19,293	88,823	224,791	76,246
-						
Mineral Properties			20,186	132 , 557	97,106	166,902

We have not prepared a budget for all our properties. The cost of developing gold and other mineral properties is affected by the cost of operations, variations in ore grade, fluctuations in metal markets and the cost of processing equipment. Government regulations regarding prices, taxes, royalties, allowable production, importing and exporting of minerals, land use, land tenure and environmental protection also affect economic viability.

We employ certified independent geological consultants to extract samples from the properties who utilize certified independent laboratories for the testing of samples taken from the Nevada properties in order to ensure the validity and integrity of samples taken. We utilize the services of a director and of independent certified geologists to review the laboratory results and order additional tests from independent laboratories to verify results.

CHANGE OF BUSINESS

During the fiscal year 2003 there was no change of business contemplated.

In April 2000, we decided to change its business focus to internet or high tech ventures and completed a filing with the Canadian Venture Exchange regarding our intention to change our business.

Subsequent to the year ended November 30th, 2000, on February 14th, 2001, we announced that we had entered into preliminary discussions with Via Vis Technologies Inc., whereby Triband Resource Corporation would acquire all of the issued and outstanding shares of Via Vis Technologies Inc., in exchange for the issuance of 41,500,000 shares of Triband Resource Corporation.

On March 27th, 2001, Triband Resource Corporation announced that it had opted

not to proceed with the Via Vis Technologies Inc. acquisition. There were no costs relating to this acquisition.

On May 2, 2000, we entered into a letter of intent with eFinancial Training.com Inc. ("eFinancial") and the sole shareholder of eFinancial, pursuant to which we had agreed to acquire all of the issued and outstanding shares of eFinancial for a purchase price of \$1,575,000 to be payable by 3,500,000 common shares of Triband at the deemed price of \$0.45 per share. The 3,500,000 common shares will be subject to a contractual performance escrow agreement, pursuant to which the common shares will be released upon the achievement by eFinancial of certain performance criteria to be determined.

Concurrent with the acquisition, we announced our intention to proceed with a private placement of 1,800,000 units at the price of \$0.45 per unit. Each unit consisted of one common share and one share purchase warrant which entitled the warrant holder to purchase one common share at the price of \$0.55 per share for the first year and \$0.80 per share for the second year.

In August 2000, we determined not to proceed with the acquisition of eFinancial and the private placement due to certain difficulties. All costs relating to this acquisition totaling \$40,163 were written off during the period.

We intend to continue to review potential business opportunities in mining exploration.

INVESTMENTS

In July 1999, we acquired 240,000 shares in Puresource, Inc., a company which owns a "SteriSure Process", at the cost of \$146,450. SteriSure Process is a proprietary technology, which uses a combination of patented, and trade secret technologies, including application of gamma irradiation, to safely and completely sterilize biologics without destroying their integrity and without using toxic chemicals. Puresource is currently in the process of completing a transaction with SteriSure, Inc. a California company that has the marketing skills and financial resources to accelerate the commercialization of the technology.

Effective August 19,1999, Puresource sold all of its assets to Clearant, Inc. ("Clearant"), a private company incorporated in the State of Claifornia, USA. As consideration, Puresource was issued 3,000,000 shares of Clearant with a fair value of \$2,837,650 (US\$1,900,000) or \$0.95 (US\$0.63) per share determined by an independent valuation at date of closing and promissory notes convertible into common shares at the discretion of Clearant totaling \$1,642,850 (US\$1,000,000).

Upon completion of the sale, the shareholders of Puresource resolved to wind up the corporation. During the current year, the Company received a distribution of assets from Puresource consisting of 29,015 Clearant shares. The distribution of assets by Puresource to its shareholders is considered a non-monetary non-reciprocal transfer and is accounted for on the basis of the recorded value of the resources transferred. As such, the 29,015 shares are recorded by the Company at \$0.95 per share for a total value of \$27,564. If, as and when Puresource distributes further assets to its owners prior to dissolution, the transfer will be accounted for on the same basis.

Concurrently, the investment in shares of Puresource has been written down by \$145,449 to a nominal value of \$1. The balance of the investment will be written off in the financial statements at the date of formal wind up and dissolution of

the corporation.

WHISKY CANYON

We are also actively seeking a joint venture partner for the Betty O'Neal property located in Whisky Canyon, Nevada. The claims we acquired are as follows:

LOT OR MINERAL

CLAIM NAME	PATENT DATE	PATENT NO.	SURVEY NO.
Betty O'Neal	4/23/1892	20955	Lot 51
Betty O'Neal South	4/23/1892	20956	Lot 52
Chloride	4/23/1892	20954	Lot 50
Chloride	6/25/1884	9448	Lot 45
Defiance	11/15/1877	2557	Lot 37
Defiance No. 2	6/25/1884	9449	Lot 42
Dusang	12/28/1895	26390	Lot 43
Eagle	11/15/1877	2558	Lot 38
Grove	6/25/1884	9447	Lot 44
Henry Logan	12/28/1895	26389	Lot 40
Highland Chief	2/6/1892	19601	Lot 41A
Monitor	11/14/1877	2553	Lot 39
Record	2/6/1895	25252	Lot 55
Ruby Silver	7/30/1924	842249	4570
Ruth	7/30/1924	942249	4570
Valley View	7/30/1924	942249	4570
Yankee	2/14/1895	25277	Lot 54

During the 1999 to 2000 period, we abandoned the Iowa claims in Nevada due to economic reasons. During the 2001 to 2002 period, we abandoned the Chloride, Defiance, Defiance No. 2, Dusang, Eagle, Grove Henry Logan, Highland Chief, Monitor, Record, Ruby Silver, Ruth, Valley View and Yankee claims for economic reasons.

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DESCRIPTION OF PROPERTIES

We are in the exploration stage and its properties are presently without a known body of commercial ore. Our principal mineral properties are the following.

The Whisky Canyon Property, located along the northwest flank of the Shoshone Range, approximately 12 miles southeast of Battle Mountain, Lander County, Nevada, USA and the 23 BET Claims we located in 1997 bordering the Betty O'Neal patented claims.

WHISKY CANYON PROPERTY - LANDER COUNTY, NEVADA, USA

LOCATION AND INTRODUCTION

The Whisky Canyon Property ("Whisky Canyon Property") is located along the northwest flank of the Shoshone Range approximately 12 miles southeast of Battle Mountain, Lander County, Nevada, USA. The Whisky Canyon Property includes Whisky Canyon proper, upper Rocky Canyon to the south and Betty O'Neal silver mine area to the north. Much of the property occurs in steep topography between 6000 feet and 8000 feet in elevation. Access is relatively difficult and is limited to a few steep, narrow and poorly preserved drill roads. Our land package includes the Betty O'Neal claims under a mining leas agreement with the Battle Mountain State Mortgage Bank and the 23 Bet claims we own, bordering the Betty O'Neal patented claims. The Whisky Canyon Property is located in T.30N, R.45E., sections 22,26,27,34 and 35.

MINING AND EXPLORATION HISTORY

Prospecting for and limited mining of high grade veins in the district began in the late 1870's. The Betty O'Neal mine was worked extensively for silver beginning in about 1880. It was reportedly mined intermittently until about 1936 and was the only major producing mine in the vicinity of the Whisky Canyon Property. Recorded production for the period of 1902-1936 from the Betty O'Neal totals about 4.2 million ounces of silver from ores with grades averaging between 25 to 30 ounces per ton. No production records exist for the period between 1880-1902. On the Whisky Canyon , the Celestine O'Neal workings were explored and mined intermittently beginning prior to 1900 and continuing to 1923. Production was reportedly small. Numerous other showings small high grade mines of limited production occur in adjoining Rocky Canyon and in the surrounding area,

Porphyry copper-molybdenum exploration was focused in Rocky Canyon and nearby Pipe Canyon in an active way during the early to mid -1970's. Several deep (greater than 2000 foot) core holes encountered deep, low grade, Cu-Mo mineralization beneath the breccia pipes and magmatic centers in both Rocky and Pipe Canyons. No further copper exploration has been done in the district.

Recent gold exploration began in the district during 1979 and continued intermittently through the early 1900's. Noranda Exploration ("Noranda") conducted the first phase of modern exploration beginning in late 1979 and continued through early 1981. Their work included geologic mapping, geochemical sampling, and exploration drilling (4 diamond core and 15 rotary holes). Noranda elected to terminate the project even though their drilling intersected gold-mineralization in the Whisky Canyon vicinity.

Following Noranda, Draco Minerals Ltd. ("Draco Minerals") explored the Rocky Canyon area for precious metals but drilled only 14 shallow reverse circulation holes. St. George acquired both the Whisky Canyon Property and the Rocky Canyon property from the underlying owners and Draco Minerals, respectively, along with other ground in the district. St. George and their subsequent partners drilled at least 16 reverse circulation holes in the Whisky-Rocky Canyon area and numerous holes to the west along the range front zone. Cameco Gold U.S. acquired ground along the range front near the mouth of Rocky Canyon and the Lucky Rocks area by claim location and an option agreement with St. George. The Cameco program which began in 1996, included core drilling, and continues at present.

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PROPERTY ACQUISITION

The Betty O'Neal claims are currently owed by Battle Mountain State Mortgage Bank ("Battle Mountain"), a California corporation. Our subsidiary Triband Resource US Inc. entered into a Mining Lease and Option Agreement, ("Mining and Lease Option Agreement"). Under the agreement the Corporation may explore, conduct geological, geochemical and geophysical investigations, sample, drill or otherwise explore for, in the manner and to the extent that the Corporation in its sole discretion, deems advisable.

Under the agreement Battle Mountain agreed to lease exclusively to Triband, the

property and all minerals. Under the agreement we agreed to make an initial payment for the property of \$18,000 USD to Battle Mountain to be paid in two installments of \$9,000 USD each in July and February of each year of the lease.

Under the Mining Lease and Option Agreement, we agreed to pay and has agreed to pay to Battle Mountain State Mortgage Bank the following:

DATE	PAYMENT AMOUNT (US\$)
July 8, 2003 (paid)	\$9,000
February 8, 2004 (paid) and each following year for a period to be determined	\$9,000

The Underlying Agreements to the Mineral Lease and Option Agreement are as follows: (1) the Bida-Belaustegui Agreement, dated March 20, 1986, between Marion Fisher, Sam Bida, Neva Bida, Leon Belaustegui, and Velma Belaustegui ("Sellers"), and St. George Minerals, Inc. ("St. George Minerals"), the British Columbia parent of St. George Metals, as buyer; (2) the Boundary Agreement, dated February 16, 1989, between St. George Metals, Battle Mountain State Bank Mortgage Corporation ("Battle Mountain"), and Rolac Systems Subsidiary, Inc. ("Rolac"); (3) the Claim Overlap Agreement, dated February 16, 1989, between the same parties as stated in (2) above; and, (4) the Royalty Agreement, dated February 16, 1989, between the same parties as stated above in (2).

The Bida-Belaustegui Agreement is the purchase and sale agreement by which St. George Minerals acquired the Whisky Canyon Property. Under the terms of the Bida-Belaustegui Agreement, St. George Minerals was to pay Sellers \$150,000 USD over a period of four years, as well as tender to Sellers 50,000 shares of St. George Minerals common stock in exchange for the Whisky Canyon Property. As of the date of the Mineral Lease and Option Agreement (July 8, 1998), all but \$15,000 USD of the purchase price under the Bida-Belaustegui Agreement had been paid. In August 1998, the Corporation paid the remaining \$15,000 to Sellers. Pursuant to Section 6.1 of the Mineral Lease and Option Agreement, this amount will be credited against the Option's \$2,000,000 USD purchase price.

The Boundary Agreement was executed by St. George Metals, Battle Mountain and Rolac in order to identify the claims at the Whisky Canyon Property that Battle Mountain and Rolac had a right to explore. There were no payments due under this agreement that would have reduced the purchase price of the Option.

The Claim Overlap Agreement also related to boundary issues and mining rights between the parties thereto. There were no payments due under this agreement that would have reduced the purchase price of the Option. The Royalty Agreement defined the royalty payments to be paid to St. George Metals by Battle Mountain and Rolac. Pursuant to this agreement, Rolac and Battle Mountain agreed to pay St. George Metals 6% of net smelter returns. This agreement expired in 1995. There were no outstanding payments under this agreement as of the date of the Mineral Lease and Option Agreement that would have reduced the purchase price of the Option.

St. George Metals also agreed to grant us the exclusive right to purchase one-half of the Royalty representing two percent (2%) of the net smelter returns ("Royalty Option"). The purchase price for the Royalty Option is \$1,000,000 USD. The Royalty Option may be exercisable by the us at any time within six (6) months after we receive all approvals, consents, licenses and permits required for the production of Insert 2nd minerals from the Whisky Canyon Property and the commencement of development of a commercial mine on the Whisky Canyon Property.

If we exercise the Option, our obligation to pay the minimum payments will terminate. The Royalty percentage will also be reduced. The Royalty percentage under the Mining Lease and Option Agreement rate is four percent (4%) of the net smelter returns. However, this amount will be decreased to two percent (2%) upon our exercise of one, but not both, of the Option or the Royalty Option. Furthermore, we will be credited and the Royalty otherwise payable to St. George Metals in any quarter will be reduced by the amount of any and all production fees, production royalties or severance taxes assessed against, based on or imposed or levied against the production of minerals, ore or product from the Whisky Canyon Property which are paid by us to any party under the Underlying Agreements relating to the Mining Lease and Option Agreement during the quarter. We will be making no such payments under the Underlying Agreements except as disclosed above.

The assessment work in accordance with the Mining Lease and Option Agreement was carried out between September 1, 1998 and September 1, 1999. The Corporation has a work commitment for exploration, development and reclamation work on the Whisky Canyon Property as described below:

	DATE	LEASE	YEAR	COMMITMENT	(US\$)
July 9, 2000	(completed)		\$2	150,000	
July 9, 2001			\$2	200,000	
July 9, 2002			\$2	250,000	
July 9, 2003			\$3	300,000	

After the third lease year, beginning July 9, 2001, the work commitment obligation will increase by the amount of fifty thousand dollars (\$50,000 US) for each lease year until the Corporation commences commercial production on the Whisky Canyon Property.

In addition to the property from St. George Metals, we also acquired a group of patented mining claims in the adjacent area from Battle Mountain State Bank Mortgage Corporation. In accordance with an agreement dated July 7, 2000, we acquired an option to purchase 17 patented mining claims during a period of 15 years for a total purchase price of US\$2,000,000 plus 2.5% net smelter royalty. We are required to pay the following advance royalty payments:

Date	Payment Amount (US\$)
	A 5 000
July 7, 2000	\$ 5 , 000
July 7, 2001	15,000
July 7, 2002	15,000
July 7, 2003	20,000
July 7, 2004	25,000
July 7 each year thereafter	50,000

Depending on the time we exercise the option, the above purchase price will be increased by applying the Consumer Price Index as published by US Department of Labor using the fifth anniversary date as the base year; and will be reduced by

all advance royalty payments made by Triband after the sixth year. In addition, we are required to spend the following amounts each year as work commitments to the maximum of US\$250,000.

On or before	Work Commitment (US\$)
July 7, 2001 July 7, 2002 July 7, 2003 July 7, 2004 July 7 each year thereafter	\$ 15,000 15,000 20,000 25,000 50,000

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In the period 2001 to 2002 we abandoned certain claims in the area for economic reasons. We have no further work commitments on the properties. The only obligation we have is to the Battle Mountain State Mortgage Bank with respect to the lease of the Betty O'Neal claims. We are obliged to pay the Battle Mountain State Mortgage Bank a total of \$18,000 USD per year in \$9,000 USD increments, due in July and February of each year.

GEOLOGY

The geology of the northwestern portion of the Shoshone Range is very complex. The Whisky Canyon area is comprised of a complexly thrust faulted stack of siliceous and lesser carbonate rocks that were subsequently juxtaposed into complex contact relationships by several prominent sets of high-angle faults. Thrust faulting occurred during the Antler and Sonoman Orogenies and resulted in low-angle zones of intense shearing and fracturing developed within the pre-Tertiary siliceous rocks. Caldera development and subsidence overprints pre-Oligocene structures and was the focus of more recent high and low-angle faulting of Tertiary age. High-angle faulting is intense in the district and is comprised of several distinct sets, including those trending; 1) N10E to N10W, 2) N60-75W, 3) N20-30W, 4) East-West, 5) N60E and 6) N30E. The faults trending N60-75W seem to be the most favorable focus of gold-bearing quartz and sulfide mineralization.

Most of the northern part of the range is made up of chert and siliceous clastic rocks that comprise the upper plate of the Roberts Mountains allochthon. This sequence of rocks was emplaced along the major, regional Roberts Mountain Thrust zone during the Devonian-Mississippian Antler Orogeny. Lower plate carbonate rocks located below the thrust zone are not exposed in the district. A large portion of the Whisky Canyon Property is underlain by a thick upper plate sequence consisting of quartzite, chert, argillite and greenstone of the Ordovician Valmy Formation. In Rocky Canyon, a thick section consisting to interbedded calcareous siltstone and fine-grained sandstone, believed to be upper plate Silurian Elder Formation, is tectonically inter-leaved with the Valmy Formation. The Pennsylvanian-Permian Antler Sequence consisting of Battle Formation and Antler Peak Limestone, was deposited directly on upper plate Valmy rocks and is exposed in Whisky Canyon. Antler Sequence rocks are an important host for gold mineralization in the Battle Mountain district at the Fortitude, Tomboy and Minnie deposits and the Lone Tree and Marigold deposits.

During the Permian-Triassic Sonoma Orogeny, the Havallah Sequence rocks were tectonically emplaced along the Golconda Thrust above the Roberts Mountains Allochton and Antler Sequence rocks. The Havallah Sequence consists of fine-to-medium-grained, locally calcareous, siliceous clastic rocks. These rocks

are well exposed at the head of Whisky Canyon. A sequence of debris flows and limestone-rich conglomerate with silty, sandy, and shaly matrix, believed to be the Triassic Panther Canyon Formation, was deposited on pre-Triassic rocks and is also exposed at the head of Whisky Canyon.

The pre-Tertiary sedimentary rocks are intruded and overlain by an Oligocene-age sequence of volcanic flows, tuffs, tuff breccias, intrusive breccia pipes, dikes and irregular intrusive masses ranging in composition from rhyolite to latite. A quartz monzonite porphyry intrudes the slightly older volcanic sequence and sedimentary rocks along the east margin of the property. The Tertiary magmatic event is believed to have resulted from a large caldera that occupies the northwest flank of the range. Within this topographic zone, several large areas of volcanic rocks, abundant dikes, small intrusions and three breccia pipes are preserved.

ALTERATION

Hydrothermal alteration features of varying types and intensities are widespread throughout the Whisky Canyon area. The alteration types include: 1) silicification, 2) quartz veining and stockwork zones, 3) sulfide mineralization, 4) sericitic and argillic clay alteration, 5) calc-silicate mineral formation in calcareous rocks, and 6) supergene oxidation of sulfides. The introduction of quartz as the groundmass of various types of rocks and in more coarsely crystalline veins is the most important alteration feature associated with hydrothermal mineralization. Fine-grained quartz replaced sedimentary rocks along fracture and shear zones. The intensity of silicification is variable and ranges from complete jasperoidal replacement to silicification mixed with sericitic and argillic clays and quartz veinlets. The silicified zones commonly contain sulfide minerals including pyrite, pyrrhotite, arsenopyrite and the copper-bearing minerals chalcopyrite and tetrahedrite. In surface outcrops the sulfide minerals are commonly altered to iron oxide minerals. Calcite, quartz and barite gangue minerals occur with the quartz.

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The quartz veins and stockwork veinlet zones contain individual sulfide-rich veins ranging in width from less than 1 mm to several tens of meters. The quartz is fine-grained, gray and glassy, and contains ubiquitous sulfide-sulfosalt minerals. Pyrite, pyrrhotite, and arsenopyrite are most abundant within the mineralized veined zones. Base metal sulfide and sulfosalt minerals are less common and include: chalcopyritre, sphalerite, galena. The vein mineralization is discussed in more detail below in the section of mineralization.

Sericitic and argillic clay alteration commonly occur with both groundmass and vein-type hydrothermal silicification. The siliceous clastic host rocks are commonly bleached and variably altered to secondary clays. Sericitic alteration is most common closest to the most intense zones of silicification and because it contains introduced quartz and pyrite, it is very similar to the phyllic alteration zones related to porphyry-style mineralization. Argillic clays are intermixed with silica in less strongly altered areas and are commonly crosscut by quartz microveinlets and contain both disseminated and massive concentrations of secondary iron oxide minerals.

Calc-siliciate minerals are well developed in the calcareous clastic rocks exposed in Rocky Canyon and to a lesser degree in Whisky Canyon to the north. Most of the exposed rocks are calc-silicate hornfels that consist of recrystallized host rocks containing quartz, diopside, epidote and fine-grained actinolite (+tremolite) in fractures and in veins in association with calcite and quartz.

MINERALIZATION

Two main types of mineralization are present on the Whisky Canyon Property: 1) a silver-base metal type, and 2) a gold-silver-arsenic type with minor base metals. The two types show an apparent regional zonation. Type 1 is most common and strongest or best developed from Whisky Canyon northward to the Betty O'Neal mine. The type 2 is prominent at Whisky Canyon and southward into Rocky Canyon.

The silver-dominant mineralization was the focus of most of the historic mining activity and was centered at the Betty O'Neal mine and surrounding area. Silver mineralization occurs in quartz-calcite-barite-sulfide veins ranging from less than 1 cm to tens of meters in width. Many of the veins were hundreds to thousands of feet long and were worked down-dip for many hundreds of feet. Well-defined, prominent, structurally-controlled veins eventually exhibit a transition along strike and down-dip into thin, poorly-defined veins that commonly grade into quartz-calcite stringer or stockwork zones before disappearing altogether. Most veins exhibit a crude banding, with calcite and barite in contact with the wallrocks and milky white massive to colorless crystallized quartz in the center of the veins. The internal quartz zone commonly is brecciated and contains open spaces lined with crystallized quartz and sulfide minerals. Almost all of the sulfide minerals are restricted to the quartz portion of the veins. The sulfide mineralogy includes: pyrite, tetrahedrite (freibergite), galena, sphalerite, chalcopyrite, stephanite and stibnite.

Gold mineralization occurs in veins, fault breccia zones, and low-angle shear zones and is most abundant at the head of Whisky Canyon. Similar mineralization is also exposed south of Whisky Canyon in the Rocky Canyon drainage and in the Lucky Rocks area. Most of the early exploration for gold and production from high grade ore took place between the late 1880's and 1920's. The Celestine O'Neal mine at the head of Whisky Canyon was the site of intermittent mining through about 1923.

The gold mineralized zones occur as steeply-dipping high-angle veins and fault breccias and as low angle-shear-breccia zones. Most mineralized veins and high-angle breccias zones are relatively narrow (less than 1 to about 20 feet in width), while the low-angle shear-breccia zones are typically 2 to 50 feet thick. The vein and steeply-dipping fault breccia mineralization consists of varying mixtures of quartz and calcite gangue containing abundant sulfide minerals. The sulfide minerals include pyrite, arsenopyrite, chalcopyrite, sphalerite and tetrahedite. Secondary copper minerals occur in oxidized zones with iron oxide minerals and scorodite. Low angle zones contain mineralization that is generally less distinctive and contains abundant clay minerals. Most of the shear zone mineralization is more intensely oxidized relative to the vein mineralization. The silver content of the veins is variable. Values up to several ounces silver per ton are common.

Exploration drilling has identified several areas of low grade gold mineralization. The primary focus of gold exploration has been in upper Whisky Canyon (Noranda, Draco Minerals, St. George), upper Rocky Canyon (Draco Minerals), the Luck Rocks area (St. George, Reynolds Metals) now owned by Cameco, and along the range front just south of the mouth of Rocky Canyon (Cameco). We control the Whisky Canyon area, upper Rocky Canyon and the range front just west of the Lucky Rocks ridge and north of the Cameco project area.

Several drill holes on the Whisky Canyon Property encountered thick intercepts

of gold mineralization (e.g. 35.3 feet @ 0.140 ounces per ton, 20 feet @ 0.232 ounces per ton, 10 feet @ 0.345 ounces per ton) and many long 20 to 60 foot intercepts of 0.0X0 ounces per ton. A preliminary review of the Noranda and Draco Minerals drilling information suggests that the best gold-bearing zones in Whisky Canyon occur beneath low-angle thrust-shear zones that dip at shallow angles to the southwest. These zones are 5 to greater than 100 feet thick and are commonly mineralized. However, the fluids are believed to have moved along the steeply dipping vein and fault-breccia-vein zones that contain the largest amounts of gold. Several of these features are exposed at the Celesite O'Neal mine and throughout Whisky Canyon. The steeply dipping high grade zones and the shallow dipping lower grade zones are targets for drilling.

GEOCHEMISTRY

The Whisky Canyon Property is geochemically anomalous with respect to Au, Ag, As, Cu, Pb, Zn, Sb, Ba and locally Bi and Hg. A non-statistical inspection of the geochemical results available to date indicates that mineralized areas commonly contain gold values in the 1-30 ppm or gram per ton range and silver in the 1 to 1,000 ppm range. Arsenic, lead, zinc and copper commonly range from 500 to greater than 1,000 ppm, bismuth is in the 10 to greater than 100 ppm and mercury 0.1 to 1.0 ppm. Elemental values are highest in the strongly mineralized ore zones.

Amounts of gold (greater than 1 gram per ton) occur in both rock and soil samples east of the drilled area in Whisky Canyon. The anomaly extends east for at least 2500 feet from the drilled zone. The size of the anomaly is poorly defined because of limited rock and soil sampling completed in this area to date. The eastward extension significantly increases the size of the known area of anomalous gold mineralization.

EXPLORATION

We have done surface geologic mapping at a scale of 1 inch to 400 feet (1:4800) which will covered the property. A program of surface rock and soil sampling is planned to better define areas of anomalous metals. This will also be done over areas which show rock alteration.

Areas which are found to contain anomalous contents of metals overlapping altered rocks will then be mapped in greater detail such as at 1 inch to 200 feet (1:2400).

We have several types of geophysical studies including ground and airborne magnetic surveys, geologic mapping and soil and rock sampling. Induced polarization ("I.P.") surveys may also be done over select areas to locate zones that could contain sulfide minerals commonly associated with gold to better define targets for drilling.

The combined results of geologic mapping, geochemical sampling and geophysical studies will be used to plan a future drilling program.

ITEM 5. OPERATING AND FINANCIAL REVIEW AND PROSPECTS

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF

OPERATIONS

We are involved in mineral exploration activities in Nevada, USA. To date, we have no revenue from operations. Expenditures related to mineral exploration and corporate overhead generated items are expensed. Exploration and overhead expenditures fluctuate depending on the exploration stage of our various projects and on the amount of available working capital. We are not restricted in our ability to transfer funds to its subsidiaries.

The Corporation did not engage, does not currently engage, nor does it expect to engage, in any hedging transactions to protect against fluctuations between Canadian currency and the U.S. and Vietnamese currencies. The Corporation's expenses are denominated in both Canadian and U.S. currencies. All expenses incurred in Vietnam were paid for in U.S. currency.

The following discussion of the operating results and financial position should be read in conjunction with the consolidated financial statements (and related notes).

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RESULTS OF OPERATION

YEAR ENDED NOVEMBER 30, 2003

Net loss for the year ended November 30, 2003 under US GAAP was \$270,999 (2002 - \$388,185 2001 - \$265,899 2000 - \$1,090,823 1999 - \$1,115,022; 1998 - \$893,190; 1997 - \$893,190; 1996 - \$721,,371). The comparison of loss per Canadian GAAP was calculated as follows:

	2003	2002	2001	2000
Loss for the year per Canadian GAAP	\$263,199	\$315,085	\$679 , 437	\$1,114,437
Compensation expense on Granting Stock Options (1)	\$350 , 111	\$ 73 , 100		\$ 476,404
Acquisition of Mineral Properties(2)			\$ 20,186	\$ 132,577
Write off of mineral Properties under CDN GAAP			\$433,724	\$ 632,326
Loss for the year Under US GAAP	\$270 , 999 ======	\$388,185 ======	\$265,899 =======	\$1,090,823

(1) Statement of Financial Accounting Standards No 123 ("SFAS No. 123"), entitled "Accounting for Stock Based Compensation", published by the U.S. Financial Accounting Standards Board, requires a company to establish a fair market value based methods of accounting for stock based compensation plans. Canadian generally accepted accounting principals do not require the reporting of any stock based compensation expense in the Company's financial statements.

For compliance with United States generally accepted accounting principals, the company uses the Black Scholes Option Pricing model to determine the fair market of all incentive stock options at the grant date.

(2) Under Canadian generally accepted accounting principals, the costs of acquiring and exploring mineral properties are capitalized prior to commercial feasibility and written down if the properties are abandoned, sold or if management decides not to pursue the properties. Under United States generally accepted accounting principles, exploration and prospecting costs are charged to expense as incurred, as are development costs for projects not yet determined by management to be commercially feasible.

Total assets of the Corporation decreased from \$185,094 as at November 30, 2002 to \$117,052 as at November 30, 2003. During the year, the Corporation received \$0 from the sale of marketable securities, \$107,500, from a private placement, \$33,750 from the exercise of warrants and \$44,250 from exercise of stock options.

In 2003, the Corporation expended a total of \$27,783 on exploration programs on the Whisky Canyon, and Bet properties in Nevada as compared to \$57,664 in 2002.

YEAR ENDED NOVEMBER 30, 2002

Net loss for the year ended November 30,2002 under Canadian GAAP was \$315,085 as compared to \$679,437 for the year ended November 30, 2001. The decrease in losses is mainly due to the decreased cost in the acquisition of mineral properties and decreased exploration costs..

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The net loss for the twelve months ended November 30, 2002 was \$315,085 or \$0.06 per share in comparison with \$679,427 or \$0.24 per share for the same period last year. The increase in loss is due to the write off of exploration costs of the Standard Creek property and the write off of mineral properties. Fully diluted income (loss) per share for the year ended November 30, 2002 was (\$0.06) compared to (\$0.24) for the previous year end of November 30, 2001.

During the year the Corporation received \$340,000 from a private placement, \$180,250 from the exercise of warrants, \$0 from the sale of marketable securities, and \$12,750 from the exercise of stock options.

YEAR ENDED NOVEMBER 30, 2001

Net loss for the year ended November 30, 2001 under Canadian GAAP was \$679,437 as compared to \$1,114,168 for the year ended November 30, 2000. The decrease in losses in mainly due to the decreased cost in the acquisition of mineral properties and decreased exploration costs.

The net loss for the twelve months ended November 30, 2001 was 679,437 or 0.24 per share in comparison with 1,114,168 or 0.39 per share in 1999.

During the year, the Corporation received \$125,000 from a private placement, \$0 from the sale of marketable securities and \$0 from the exercise of stock options.

YEAR ENDED NOVEMBER 30, 2000

Net loss for the year ended November 30, 2000 under Canadian GAAP was \$1,114,168 as compared to \$970,345 for the year ended November 30, 1999. The increase in losses was mainly due to write-off of mineral properties for \$632,326, deferred exploration costs of \$154,282, and write-down of marketable securities for \$0.

Total assets of the Corporation decreased from \$2,657,747 as at November 30, 1999 to \$613,144 as of November 30, 2000. During the year, the Corporation received \$0 from a private placement and \$0 from exercise of stock options.

In 1999, we expended a total of \$88,823 on exploration programs on the Whisky Canyon, Iowa, and Bet properties in Nevada as compared to \$224,638 in 1999. The lower expenditure was due to depressed gold price and the decision by the Corporation to preserve its funds. We did not spend any material amounts on the Standard Creek property and in Vietnam.

YEAR ENDED NOVEMBER 30, 1999

Net loss for the year ended November 30, 1999 under Canadian GAAP was \$970,345 as compared to \$228,802 for the year ended November 30, 1998. The increase in losses was mainly due to write-off of mineral properties for \$32,900, deferred exploration costs of \$154,282, and write-down of marketable securities for \$374,526.

Total assets of the Corporation decreased from \$3,531,892 as at November 30, 1998 to \$2,657,747 as of November 30, 1999. During the year, the Corporation received \$80,250 from a private placement of 535,000 shares at \$0.20 per share and \$4,000 from exercise of stock options. The Corporation also issued 53,500 common shares as finder's fees for the above private placement.

In 1999, the Corporation expanded a total of \$224,638 on exploration programs on the Whisky Canyon, Iowa, and Bet properties in Nevada as compared to \$328,276 in 1998. The lower expenditure was due to depressed gold price and the decision by the Corporation to preserve its funds. The Corporation did not spend any material amounts on the Standard Creek property and in Vietnam.

Due to the unsatisfactory results of the Corporation's exploration program, as well as the uncertainties regarding renewal of its exploration licenses by the Vietnamese government, the Corporation decided to write-off its acquisition cost of \$32,900 and its exploration costs of \$154,129 in March 1999.

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YEAR ENDED NOVEMBER 30, 1998

Net loss for the year ended November 30, 1998 under Canadian GAAP was \$228,802 as compared to \$201,105 for the year ended November 30, 1997. The increase in losses was due to an increase in general and administrative expenses.

Total assets of the Corporation decreased from \$3,674,665 as at November 30, 1997 to \$3,531,892 as of November 30, 1998. The Corporation raised \$20,000 through the exercise of stock options. A total of 100,000 Common Shares were issued for cash by the Corporation during the 12 month period ended November 30, 1998 pursuant to the above-described exercise of stock options.

The Corporation did not expend material sums on exploration of the Standard Creek Property because the results of the exploration program on the property. The cost of maintaining the property is minimal at a cost of approximately \$290.00 per year. Therefore, the Corporation maintained its Standard Creek Property because of the potential for mining the property in the future.

In 1998, the Corporation expended a total of \$328,276 on exploration programs on the PW, Whisky Canyon, and ICP Properties in Nevada. The increase in expenditures from 1997 was because the majority of the implementation of the

exploration programs conducted on these properties occurred in 1998.

In 1998, the Corporation expended a total of \$128,468 on its Bac Giang Project in Vietnam, compared to \$25,661 in 1997. The rise in expenditures was due to the Corporation's implementation of an exploration program on the project.

YEAR ENDED NOVEMBER 30, 1997

Net loss for the year ended November 30, 1997 was \$201,105 as compared to \$85,849 for the year ended November 30, 1996. Before the write-down of deferred exploration costs incurred in Mexico, net loss for fiscal year 1997 was \$23,629, compared to \$85,849 for the same period in 1996. The decrease in losses was due to an increase in interest income and a gain on foreign exchange from a large US cash balance throughout the year.

Total assets of the Corporation increased from \$2,570,125 as at November 30, 1996 to \$3,674,665 as of November 30, 1997. The Corporation raised \$1,306,129 through private placements and the exercise of stock options.

In 1997, the Corporation expended a total of \$422,682 on creation and completion of an exploration of the Standard Creek Property. This increase from 1996 was due to the fact that the Corporation acquired the Standard Creek Property in 1996, but did not conduct any exploration activities thereon until 1997.

In 1997, the Corporation expended a total of \$153,226 on the Whisky Canyon, PW and ICP Properties in Nevada. The increase from 1996 was due to the fact that the Corporation did not own any of the properties in 1996

In 1997, the Corporation expended a total of \$25,661 on its exploration program for the Bac Giang Project in Vietnam. The increase in expenditures on this project from 1996 was due to the fact that the Corporation purchased the Bac Giang Project in 1996, but did not begin its exploration program thereon until 1997.

The Corporation has the financial ability to increase its exploration budget if results justify increased activity on any of its properties.

A total of 3,234,507 Common Shares were issued for cash by the Corporation during the 12 month period ended November 30, 1997 pursuant to the above-described private placements and the exercise of stock options.

YEAR ENDED NOVEMBER 30, 1996

Net loss for the year ended November 30, 1996 was \$85,849 as compared to \$2,705 for the year ended November 30, 1995. The increase was due to the Corporation's investigating various properties for possible acquisitions. During the 1996 fiscal year the Corporation raised \$1,814,871 through private placements, exercise of stock options and subscriptions received in advance. A total of 2,450,000 common shares were issued for cash.

The Corporation obtained the Standard Creek Property in February 1996, and did not expend any monies on exploration in that year. The Corporation expended no monies on the Bac Giang Project in 1996. The Corporation expended no monies on the Nevada Properties in 1996 because it did not own the properties.

YEAR ENDED NOVEMBER 30, 1995

There was no activity in the year ended November 30, 1995.

LIQUIDITY AND CAPITAL RESOURCES

Our primary source of funds since incorporation has been from the sale of our Common Shares through private placements and the exercise of incentive stock options and share purchase warrants. We have no revenue from mining to date and do not anticipate mining revenues in the foreseeable future. We believe that we have adequate working capital to proceed with its planned exploration programs.

We have no loan agreements or other current financing plans to raise additional capital. However, the Board of Directors may seek to increase the exploration budget through private placements if we receive positive geological results warranting future exploration.

The Corporation does not know of any trends, demands, commitments, events or uncertainties that will result in, or that are reasonably likely to result in, the Corporation's liquidity either materially increasing or decreasing at present or in the foreseeable future. Material increases or decreases in the Corporation's liquidity are substantially determined by the success or failure of the Corporation's exploration programs or the future acquisition of projects.

During the year ended November 30, 2003, we used \$136,418 of our cash resources for operating activities and \$27,783 in investing activities. Included in the investing activities was \$0 for mineral properties and \$27,783 in investing activities and \$0 in costs incurred in investigating potential investments. These activities were funded by initial cash balances on hand at the beginning of the year and funds raised during the year. During the fiscal year we received \$107,500 from a private placement, \$33,750 from the exercise of warrants and \$44,250 from the exercise of stock options.

Year Ended November 30, 2002

During the year ended November 30, 2002, the Corporation used \$256,596 of its cash resources for operating activities and \$57,664 in its investing activities. Included in the investing activities was \$0 for mineral properties \$57,664 for exploration costs, and \$0 in costs incurred in investigating potential investments. These activities were funded by the initial cash balance on hand at the beginning of the year plus funds raised during the year. During the fiscal year, the Corporation received \$330,500 from private placements \$180,250 from the exercise of warrants and \$12,750 from the exercise of incentive stock options. As a result, the Corporation had a negative cash flow of \$315,085 and a cash balance of \$126,202 as at November 30, 2002.

Year Ended November 30, 2001

During the year ended November 30, 2001, the Corporation used \$151,574 of its cash resources for operating activities and \$42,215 in its investing activities. Included in the investing activities was \$20,186 for mineral properties, \$19,293 for exploration costs, and \$1,772 in costs incurred in investigating potential investments. These activities were funded by the initial cash balance on hand at the beginning of the year plus funds raised during the year. During the fiscal year, the Corporation received \$125,000 from a private placement As a result the Corporation had a negative cash flow of \$679,437 and a cash balance of \$59,833 as at November 30, 2001.

Year Ended November 30, 2000

During the year ended November 30, 2000, the Corporation used \$368,980 of its cash resources for operating activities and \$153,017 in its investing activities. Included in the investing activities was \$132,577 for mineral

properties, \$88,823 for exploration costs, and \$98,950 in costs incurred in investigating potential investments. These activities were funded by the initial cash balance on had at the beginning of the year plus funds raised during the year. During the year, the Corporation received \$110,290 from the exercise of stock options. As a result the Corporation

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had a negative cash flow of 1,114,168 and a cash balance of 128,622 as at November 30, 2000.

Year Ended November 30, 1999

During the year ended November 30, 1999, the Corporation used \$443,646 of its cash resources for operating activities and \$463,575 in its investing activities. Included in the investing activities was \$97,106 for mineral properties, \$224,791 for exploration costs, and \$146,450 for an investment in a private company incorporated in the State of Washington. These activities were funded by the initial cash balance on had at beginning of year plus funds raised during the year. In September 30, 1999, the Corporation completed a private placement of \$80,250 for issuing the 535,000 common shares. During the year, the Corporation also received \$4,000 from the exercise of stock options. As a result the Corporation had a negative cash flow of \$822,971 and a cash balance of \$18,332 as at November 30, 1999.

Year Ended November 30, 1998

During the year ended November 30, 1998, the Corporation used \$95,843 of its cash resources for operating activities, which was included in a net loss for the year of \$228,802, reduced by a recovery of \$132,959 in non-cash and working capital items. Expenditures on investing activities amounted to \$1,383,299, an increase of \$532,660 from the previous year. The 1998 expenditures included mineral properties acquisition and exploration of \$456,744 and an investment in the amount of \$761,850 in Indico Technologies Corporation, a corporation listed on the Alberta Stock. During the year ended November 30, 1998, the Corporation issued a total of 100,000 shares at the price of \$0.20 for exercise of stock options. As of November 30, 1998, the consolidated cash equivalent amounted to \$841,303, a decrease of \$1,459,142 from the beginning of the year.

Year Ended November 30, 1997

During the year ended November 30, 1997, the Corporation used \$332,579 of its cash resources for operating activities, after deducting net loss for the year of \$201,105. Items generated from non-cash operating activities included amortization of \$6,348, write-off of deferred exploration costs of \$177,476 and \$349,860 in working capital items. Expenditures on investing activities amounted to \$850,639, an increase of \$818,893 over the previous year. The 1997 expenditures included \$829,478 for acquisition and exploration of mineral properties and \$21,161 for the purchase of capital assets. During the year ended November 30, 1997, the Corporation raised a total of \$2,681,529 by issuing 2,984,507 shares through private placements (the Corporation received \$1,375,000 of the private placement funds prior to November 30, 1996) and 250,000 shares through exercise of stock options. As a result, there was a net increase of \$788,069 in cash and equivalent for the year. As of November 30, 1997, the Corporation had a total cash and equivalent of \$2,300,445.

Year Ended November 30, 1996

During the year ended November 30, 1996, the Corporation used \$497,500 of its

cash resources for operating activities, including a net loss for the year of \$85,849 and \$411,651 in non-cash working capital items. Expenditures on mineral properties amounted to \$31,746. During the year, the Corporation raised \$439,471 through private placements and the exercise of stock options. In addition, the Corporation also received \$1,375,400 in share subscriptions from the private placement completed in 1997. With total cash of \$1,814,871 from financing, the Corporation had a net increase of \$1,285,625 in cash resources for the year. As of November 30, 1996, the Corporation's cash position was \$1,512,376.

SIGNIFICANT UNCERTAINTIES

We currently do not have any producing mineral properties but are seeking mineral property prospects. These projects may be subject to substantial regulatory requirements, financing needs, and economic uncertainties. There is no assurance that we can raise the additional funds necessary to complete the development work and, if warranted, bring the property into production. There is also no assurance that the property will prove to be profitable if it is brought into production.

ITEM 6. DIRECTORS, SENIOR MANAGEMENT AND EMPLOYEES

The following table sets forth the names and addresses of each of our directors and officers, their principal occupations and their respective date of commencement of their term. All directors and officers hold office until the next annual general meeting of our shareholders or until successor be appointed.

NAME, MUNICIPALITY OF RESIDENCE AND POSITION WITH CORPORATION	PRINCIPAL OCCUPATION DURING THE PAST FIVE YEARS	NUMBI COMMON SHA THE CORPO BENEFICIA: OR DIRJ INDIRJ CONTROLLEI
GARY FREEMAN Vancouver, British Columbia Canada President and Director	President and Director of Triband Enterprise Corp. from March, 2000 to present. Mr. Freeman has been in the investment community for over 18 years and has been responsible for the financing of many public companies, such as Lion Lake Resources, Palmer Resources and Indico Technologies. He has worked in the development and the structuring of projects from early stages. Mr. Freeman began working with Triband in 1996 and had worked as project co-coordinator on a contract basis.	308,807 720,557
JERRY G. POGUE (1) Vancouver, British Columbia	Past President of Triband Enterprise Corp Mr. Pogue is a	361,

Canada Director	self-employed business consultant and has been a financier since 1994. Mr. Pogue was previously the President, CEO, Chairman and a Director of Palmer Resources Ltd. from May, 1996 to February, 1999; Prior to 1994 was a Registered Representative with National Securities Corp., Seattle, WA, USA from 1981 to 1993	
GIL ATZMON, San Antonio, Texas	Director and Corporate Secretary of the Company since February, 2003. Mr. Atzmon is presently an independent Corporate Finance Consultant. In the past, Mr. Atzmon has served as the VP of Corporate Development for two publicly listed companies, Ivanhoe Mines and Dayton Mining, both located in Vancouver, BC. Mr. Atzmon has worked in the investment community as a mining equity portfolio manager and in institutional sales. Mr. Atzmon holds a Masters in Energy and Mineral Resources from the University of Texas at Austin and a Bachelors in Geology and Geography from Columbia University.	Ni

NAME, MUNICIPALITY OF RESIDENCE AND POSITION WITH CORPORATION	PRINCIPAL OCCUPATION DURING THE PAST FIVE YEARS	NUMBI COMMON SHI THE CORPO BENEFICIA OR DIRI INDIRI CONTROLLEI
MICHAEL BARTLETT Florida, USA Director	President and Owner of Leisure Capital & Management Inc., a company which specializes in the pre-development, start-ups in innovative strategic, conceptual, economic and financial solutions from 1989 to present; from 1998 director, chairman and President of Indico Technologies Corporation, a public company trading on the TSX Venture Exchange; from 1996 to present, President & CEO of Creative Entertainment & Technologies, Inc., a public company trading on the TSX Venture Exchange; from January 1995 to 1996 President and CEO of National Maritime Authority	Ni.
WILLIAM GREEN, (4)	Mr. Green is responsible for the Company's	Ni.

Washington, USA mineral exploration Director projects in Director Nevada. President, Chairman and Director from 1996 to present of Mines Management Inc., a public company which trades on the NASD's OTC Electronic Bulletin Board; President and Director of Centram Exploration Ltd, a public company listed on the TSX Venture Exchange from 1998 to present; Vice-President and Director of Petromin Resources Ltd., a public company listed on the TSX Venture Exchange from 1991 to present; Vice-President and Director of Yamana Resources, a public company listed on the Toronto Stock Exchange from 1994 to 1995

(1) Member of the Audit Committee of the Corporation

(2) Common shares and options beneficially owned, directly or indirectly, or over which control or direction is exercised, as at the date hereof, based upon information furnished to the Corporation by individual directors and officers. Unless otherwise indicated, such shares or options are held directly. These figures do not include shares that may be acquired on the exercise of any share purchase warrants held by the respective directors and officers. Details of options held by the directors and officers are set forth under "Options and Other Rights to Purchase Shares - Outstanding Stock Options".

- (3) The directors, officers and other members of management of the Corporation, as a group beneficially own, directly or indirectly, 1,390,769 Common Shares of the Corporation, representing 18.19% of the total issued and outstanding Common Shares of the Corporation as at May 27th, 2004.
- (4) Mr. Green resigned as a director in December, 2002.

MANAGEMENT

At the Annual General Meeting held on August 13, 2003, Gary Freeman, Michael Bartlett, Gil Atzmon , and Jerry Pogue were elected as directors of the Company. Mr. Freeman was elected to the office of President at that time. William Green resigned as a Director in December, 2002.

Gary Freeman provides his services as President to the Company on a full time basis. The Company has no other full or part time employees and hires consultants on an as needed basis.

INVESTOR RELATIONS

We have no investor relations agreements in place.

COMPENSATION OF DIRECTORS AND OFFICERS

The following tables set forth all annual and long term compensation for services in all capacities to the Corporation and its subsidiaries for each of the past three completed fiscal years in respect of each of the individuals who were, as of November 30, 2000, the Chief Executive Officer and the other four most highly-compensated executive officers of the Corporation (collectively the "Named Executive Officers") including any individual who would have qualified as a Named Executive Officer but for the fact that individual was not serving as such at the end of the most recently completed financial year.

SUMMARY COMPENSATION TABLE

		Annual Compen		Long Term Compensat Awards		
Name and Principal Position	Fiscal Year End	Salary (\$)	Bonus (\$)		Common Shares Under Options\ SARs granted (#)	Restricted Share
Gary R. Freeman, Director, President	Nov 30/03	\$60,000	Nil	Nil	35,000(2)	
	Nov 30/02	\$60,000	Nil	Nil	250,000	Nil
	Nov 30/01	\$60,000	Nil	\$30,000		
	Nov 30/00	\$60,000	Nil	Nil		
Jerry G. Pogue(1) Director,	Nov. 30/03	Nil	Nil	Nil	25,000(2)	N/A
	Nov. 30/02	Nil	Nil	Nil	90,000	N/A
	Nov 30/01	Nil	Nil	Nil	45,000	N/A
	Nov 30/00 Nov 30/99 Nov.30/98 Nov.30/97 Nov.30/96	\$ 51,250 \$55,000 \$46,000 Nil Nil	N/A Nil Nil Nil	Nil Nil	45,000 Nil Nil 100,000	Nil Nil Nil
William R. Green, Director	Nov 30.02	Nil	Nil	\$31,400	50,000	
	Nov30/01	Nil		\$10,000	20,000	NA

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	Nov 30/00			\$ 6,787		
Michael Bartlett, (1)Director	Nov 30/03	Nil	Nil	Nil	20,000(2)	N/A
	Nov 30/02	Nil	Nil	Nil	50,000	N/A
	Nov 30/01	Nil	Nil	Nil	20,000	N/A
	Nov 30/00	Nil	Nil	Nil		
Gil Atzmon, Director(1)	Nov 30.03	Nil	Nil	Nil	20,000(2)	N/A

(1) Member of the Audit Committee

(2) Options were granted in February, 2004 allowing for a 4 old for one new reverse stock split on January 14, 2004.

No other executive officer received direct or indirect compensation from any source for services provided to the Corporation during the most recently completed financial year.

Mr. Gary Freeman became a director and President as of March 24, 2000.

OUTSTANDING WARRANTS FROM PREVIOUS PRIVATE PLACEMENTS

As of November 30, 2003, there were warrants outstanding to purchase 701,666 common shares exercisable at a price of \$0.30 per share until June 5, 2004. With the exception of 238,000 warrants owned by G.F. Consulting Corp., a company owned and controlled by the President, all remaining warrants are owned by private individuals or corporations not related to Triband. A further 250,000 warrants to purchase 250,000 common shares at \$0.15 per share until December 3, 2004 remained outstanding at November 30, 2003. A further 900,000 warrants to purchase 450,000 common shares at \$0.105 per share until November 27, 2005 were outstanding at November 30, 2003. With the exception of 200,000 warrants owned by G.F. Consulting Corp., a company owned and controlled by the President and 200,000 warrants owned by Jerry Pogue, all remaining warrants are owned by private individuals or corporations not related to the Company.

DEFINED BENEFIT OR ACTUARIAL PLAN DISCLOSURE

We have no defined benefit or actuarial plans.

TERMINATION OF EMPLOYMENT, CHANGES IN RESPONSIBILITY AND EMPLOYMENT CONTRACTS

We do not presently have any outstanding employment contracts.

MANAGEMENT AND CONSULTING CONTRACTS

We have utilized the services of Mr. William R. Green, a former director of the Corporation to provided geological and consulting services to the Corporation with respect to its existing properties and in identifying other properties of potential interest prior to the year ended November 30, 2003.

Pursuant to a Letter of Engagement dated February 18, 1997 ("Letter of Engagement") the Corporation engaged the geological services of Mr. Timothy J. Percival. Under the Letter of Engagement the Corporation compensates Mr. Percival at a rate of \$350.00 USD/day which is billed on a monthly basis. The Corporation has also agreed to reimburse Mr. Percival for all reasonable out of pocket expenses which is also billed on a monthly basis. In addition to this above, the Corporation has also agreed to reimburse Mr. Percival a total of \$395.00 USD/month towards office expenses. In accordance with the Letter of Engagement the Corporation has agreed to pay a Finder's Fee if the Corporation acquires, either by location or by negotiated agreement, a property recommended by Mr. Percival as a result of data or general information supplied by Mr. Percival. Pursuant to an agreement made in July, 2002, Mr. Percival's services were no longer required and a payment of USD\$10,000 was made to Mr. Percival with respect to any Finder's Fee payable to Mr. Percival for any past or future acquisitions we may make.

COMPENSATION OF DIRECTORS

We have no arrangements, standard or otherwise, pursuant to which directors are compensated by the us for their services in their capacity as directors, or for committee participation, involvement in special assignments or for services as consultant or expert during the most recently completed financial year or subsequently.

None of our directors have received any manner of compensation for services provided in their capacity as directors during the most recently completed financial year with the exception of stock options granted to our directors. See Item 12 below.

PROPOSED COMPENSATION

We have determined the amount of compensation to be granted to directors and Named Executive Officers for the 12 months beginning December 1, 2003 as follows:

	MONTHLY CDN.	YEARLY CDN.
Gary Freeman	\$5,000	\$60,000

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Except as disclosed above, we have no standard arrangement pursuant to which Named Executive Officers or directors are compensated for their services, except for the granting from time to time of incentive stock options in accordance with policies of the TSX Venture Exchange.

ITEM 7. MAJOR SHAREHOLDERS AND RELATED PARTY TRANSACTIONS

During fiscal 2003, G.F. Consulting Corp., a private corporation wholly owned by Gary Freeman, the President and a director of the company participated in a

private placement whereby G.F. Consulting Corp., purchased 200,000 common shares at a price of \$0.07 per share and 200,000 common share purchase warrants exercisable at \$0.105.

During fiscal 2003, Jerry Pogue, a director of the Company participated in a private placement and purchased 200,000 common shares at a price of \$0.07 per share and 200,000 common share purchase warrants exercisable at \$0.105.

During fiscal 2002, G.F. Consulting Corp. a private corporation wholly owned by Gary Freeman the President and a director participated in two private placements whereby G.F. Consulting Corp., purchased 150,000 common shares at \$0.10 per share and 238,000 common shares at \$0.23 per share and 150,000 common share purchase warrants exercisable at \$0.15 and 238,000 common share purchase warrants exercisable at \$0.30.

We have, in the past, utilized the services of Dr. William R. Green, a former director and Secretary as a geologist. Dr. Green has provided geological and consulting services to Triband regarding our existing properties and in helping to identify other properties of potential interest. We compensate Dr. Green by payment to Mines Management Inc., a company owned by Dr. Green and his associates. The compensation paid to Dr. Green is comparable to that which would have been paid for services rendered by unaffiliated parties.

We pay G.F. Consulting Corp., a company wholly owned by Gary Freeman, our President and a director for rent and communication expenses. The compensation paid to Mr. Freeman is comparable to that which would have been paid for services rendered by unaffiliated parties.

We participated in a private placement dated March 23, 1998, with Indico Technologies Corporation ("Indico"), a corporation listed on the TSX Venture (formerly the Canadian Venture Exchange and formerly the Alberta Stock Exchange). We purchased 704,225 Units of Indico at a price of \$0.71 US per Unit in September, 1998. Each Unit consists of one common share of Indico and one share purchase warrant exercisable for one common share on or before September 11, 2000 at a price of \$2.00 CND. per common share. Indico Technologies Corporation and Triband do not have any common directors or officers.

We used to utilize the services of Mr. Arthur Radtke, our Vice-President Exploration and Secretary, as a geologist for the Corporation. Mr. Radtke has provided geological and consulting services to Triband regarding our existing properties and in helping to identify other properties of potential interest. We used to compensate Mr. Radtke by payment to Cougar Metals International, Inc., a company owned by Mr. Radtke. Mr. Radtke was hired as a consulting geologist and was appointed an officer of the Corporation at that time. The compensation paid to Mr. Radtke was comparable to that which would have been paid for services rendered by unaffiliated parties.

There was also a Stock Option Agreement between the Corporation and Mr. Radtke dated June 10, 1998 whereby Mr. Radtke was granted options for the right to purchase 50,000 common shares, exercisable at a price of \$0.45 per share. These options were cancelled in February 2002.

Pursuant to a Letter of Engagement dated February 18, 1997 ("Letter of Engagement") we engaged the geological services of Mr. Timothy J. Percival. Under the Letter of Engagement, we compensated Mr. Percival at a rate of \$350.00 USD/day, billable on a monthly basis. We also agreed to reimburse Mr. Percival for all reasonable out of pocket expenses. In addition to the above, we also agreed to reimburse Mr. Percival a total of \$395.00 USD/month towards office expenses. In accordance with the Letter of Engagement, we agreed to pay a finder's fee to Mr. Percival if we acquires a property based upon general information and data supplied by Mr. Percival. We paid a total of \$151,973 during the 1998 to 2000 fiscal period to Mr. Percival. Mr. Percival was hired as

a consulting geologist for the Corporation. The compensation paid to Mr. Percival is comparable to that which would have been paid for services rendered by unaffiliated parties. Mr. Percival's services were no longer required and this agreement was

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terminated in July 2002, upon payment to Mr. Percival of USD\$10,000 in consideration of any future finder's fees and acquisitions.

We also executed two Stock Option Agreements with Mr. Percival. The first agreement is dated May 8, 1997, and grants Mr. Percival 25,000 options exercisable at a price of \$0.45 per share. The second Stock Option Agreement, dated June 10, 1998, grants 25,000 options to Timothy J. Percival exercisable at a price of \$0.45 per share. These options were cancelled in February, 2002.

We paid a total of \$ 55,000 during the 1996 period to Mr. Jerry G. Pogue in consulting fees. Mr. Jerry G. Pogue also has two separate Stock Option Agreements, one dated September 11, 1996 for the right to purchase 100,000 common shares at the exercise price of \$0.15 and the other dated April 4, 2000 for the right to purchase 125,000 common shares at the exercise price of \$0.52 per share. These options were cancelled February, 2002.

We paid a total of \$ 18,750 during the 1999 fiscal period to Mr. Gary Freeman in consulting fees. Mr. Gary Freeman also has two separate Stock Option Agreements with the Corporation, one dated June 10, 1998 for the right to purchase 20,000 common shares at the exercise price of \$0.15 per share and the other dated April 4, 2000 for the right to purchase 70,000 common shares at the price of \$0.52 per share. These options were cancelled February, 2002.

As of February 28, 1999, the end of our first quarter, We wrote off \$154,129 and abandoned the Bac Giang Project in Vietnam due to the unsatisfactory results of the exploration program, as well as the uncertainties regarding renewal of its exploration licenses by the Vietnamese government. We are conducting no further activities in Vietnam at this time. The Bac Giang Project was located adjacent to the Bac Giang Copper Project, a property formerly owned by Palmer Resources Ltd. ("Palmer"). Palmer is now a subsidiary of Lyon Lake Mines Ltd. ("Lyon Lake") pursuant to a share exchange, dated February 11, 1999. In that share exchange, Lyon Lake acquired all issued and outstanding shares of Palmer by granting each Palmer shareholder one share of Lyon Lake for each share of Palmer owned as of the record date. Lyon Lake is a publicly-traded company listed on the Montreal and Vancouver Stock Exchanges. Jerry G. Pogue and David L. Seymour were directors and officers of both Triband and Palmer. We paid a total of \$69,548 during the 1998 period to Palmer for administrative costs incurred in renting office space from Palmer.

ITEM 8. FINANCIAL INFORMATION

See Item 17

ITEM 9. THE OFFER AND LISTING

The Corporation was incorporated on October 7, 1994. The Common Shares were listed and posted for trading on the junior capital pool board of the Alberta Stock Exchange on September 22, 1995 and are currently trading on the TSX Venture Exchange under the trading symbol "TRD" trades on the NASD's OTC Electronic Bulletin Board under the symbol TRDBF. On August 22, 1996, the

Corporation acquired the Standard Creek Property in British Columbia (the "Major Transaction"). Upon completion of the Corporation's Major Transaction, the Corporation was no longer considered a junior capital pool corporation pursuant to the Alberta Stock Exchange Junior Capital Pool Policies, so its Common Shares thereafter traded on the Alberta Stock Exchange, now the TSX Venture Exchange as a normal course issuer. From January 14, 2004 Wealth Minerals Ltd. (formerly Triband Enterprise Corp.) trades on the TSX Venture Exchange under the trading symbol "WML" and on NASD's OTC Electronic bulletin Board under the symbol WMMLF.

ITEM 10. ADDITIONAL INFORMATION

OPTIONS TO PURCHASE SECURITIES FROM REGISTRANT OR SUBSIDIARIES

As at February 27, 2002 we cancelled all previously outstanding stock options and issued rights to purchase or acquire an aggregate of 505,000 Common Shares pursuant to stock options and other outstanding rights to purchase securities, including the warrants listed below. The closing market price of the Common Shares on November 30, 2003 on the TSX Venture Exchange was \$0.17.

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OUTSTANDING	EMPLOYEE	AND	DIRECTOR	STOCK	OPTIONS	AS	ΑT	NOVEMBER	30,	2002	
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NAME OF OPTIONEES			EXERCISE PRICE \$	
Jerry Pogue	90,000	March 1, 2002	\$0.17	March 1, 2007
Gary Freeman	250,000			
Michael Bartlett		March 1, 2002		
Sam Szajman		March 1, 2002		
	65,000			
Kathleen Martin	25,000	March 1, 2002		
TOTAL	505,000			

A further 120,000 options (allowing for a four old for one new share reverse split) at \$0.25 were granted to directors, officers and consultants of the Company in Feburary, 2004.

SHARE ISSUANCES

All issuances of shares for the past three years are represented in the Company's financial statements incorporated by reference herein.

ARTICLES, MEMORANDUM AND BY-LAWS OF THE CORPORATION

The Memorandum and Articles of Incorporation, outlining all classes of shares, shareholder rights, alteration of rights, privileges, directors' powers, borrowing powers of the directors and their ability to bind the corporation, sinking fund provisions, meetings of shareholders and shareholder rights in the event of liquidation of the Company's assets are attached as and Exhibit and are incorporated herein by reference.

There are currently no anti-takeover, poison pill or shareholder rights protections in the event of a takeover bid in place.

The Company currently does not pay dividends and has no plans to pay dividends in the near future. Documents incorporated herein by reference may be viewed at the offices of the Company between the hours of 9:00 am to 5:00 pm Pacific Standard Time.

TAXATION

ALL PROSPECTIVE INVESTORS ARE ADVISED TO CONSULT THEIR OWN TAX ADVISORS WITH RESPECT TO THE SPECIFIC TAX CCONSEQUENCES OF PURCHASING THE COMMMON SHARES

CERTAIN CANADIAN FEDERAL INCOME TAX CONSEQUENCES TO UNITED STATES INVESTORS

The following is a summary of the principal Canadian federal income tax consequences to a shareholder of acquiring, holding and disposing of common share where, for the purposes of the ITA, the holder (a) is not resident in Canada, (b) does not, and is not deemed to, carry on business in Canada, (c) holds common shares as capital property, and (d) is the beneficial owner of the common shares, and where, for the purposes of the Canada-United States Income Tax Convention (1980) (the "Convention"), the shareholder is resident in the United States.

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The summary is based on the current provisions of the ITA and the regulations thereunder and on the Company's understanding of the current administrative practices of Canada Customs and Revenue Agency. The provisions of the ITA are subject to the provisions of the Convention. The summary also takes into account all specific proposals to amend the ITA and the regulations thereunder publicly announced by the Minister of Finance of Canada through November 1997. The summary does not otherwise take into account or anticipate any changes in law, whether by legislative, governmental or judicial decision or action, nor does it take into account or consider any provincial, territorial or foreign income tax considerations. The summary is of a general nature only and is not a substitute for independent advice from a shareholder's own tax advisors.

DIVIDENDS ON COMMON SHARES

Under the ITA, a nonresident of Canada is generally subject to Canadian withholding tax at the rate of 25% on the gross amount of dividends paid or credited to him by a corporation resident