



Lattice Biologics Ltd.

Management's Discussion and Analysis
Fiscal 2017 Third Quarter
For the Three and Nine Months Ended June 30, 2017
(Expressed in U.S. dollars)

The following management discussion and analysis (“MD&A”) is a review of operations, current financial position and outlook for Lattice Biologics Ltd. (the “Company”, “we”, “us”, “our” or “Lattice”) for the three and nine months ended June 30, 2017 and should be read in conjunction with the consolidated unaudited financial statements for the three and nine months ended June 30, 2017 and the consolidated financial statements for the year ended September 30, 2016. Amounts reported and financial figures contained herein are denoted in United States dollars, unless otherwise noted as being denominated in Canadian dollars (“C\$”), and are based upon the financial statements prepared in accordance with International Financial Reporting Standards (“IFRS”), unless otherwise noted. Information contained herein is presented at August 29, 2017. Certain information in this MD&A or incorporated by reference, and in other public announcements by the Company is forward-looking and is subject to important risks and uncertainties. Words such as “may”, “will”, “believe”, “expect”, “anticipate”, “estimate” and similar expressions identify forward-looking statements. Forward-looking statements may be found throughout this MD&A. Forward-looking information includes information concerning the Company’s future financial performance, business strategy, plans, goals and objectives. Forward-looking statements are necessarily based upon estimates and assumptions considered reasonable by management but which are subject to business, economic and competitive uncertainties. Results could differ materially from those projected in forward-looking statements.

Although the forward looking information contained herein is based upon what management believes are reasonable assumptions, there can be no assurance that actual results will be consistent with these forward looking statements. Lattice has attempted to identify important factors that could cause actual results to differ materially from those contained in forward looking statements, however there may be other factors that cause results not to be as anticipated, estimated or intended. There can be no assurance that such statements will prove to be accurate, as actual results and future events could differ materially from those anticipated in such statements. Accordingly, readers should not place undue reliance on forward looking statements. Lattice does not undertake to update any forward looking statements that are incorporated by reference herein, except in accordance with applicable securities laws.

Highlights of the Three and Nine months Ended June 30, 2017

Sales and Product Offerings

- Successfully obtained American Association of Tissue Banks (AATB) approval to sell into all markets through September 29, 2019.
- Gross profit margin was 31.1% for the first nine months of fiscal 2017, compared to 21.1% for the same period in fiscal 2016.
- Diversifying sales mix as 52% to 66%, of the Company’s revenue was in the musculoskeletal market for the five most recent quarters, compared to 84% to 92% for the four previous quarterly periods to these, which has resulted in higher gross margins.
- During the first quarter of fiscal 2017, the Company introduced a new product, a minimally processed amniotic fluid supplement for the treatment of joint pain associated with osteoarthritis (“OA”). It is a novel, targeted regenerative therapeutic that is delivering promising relief for patients suffering from all degrees of OA pain.

Finance

- Successful completion of various equity private placement transactions resulting in gross proceeds of \$960,000 for the nine months ended June 30, 2017.
- Further efforts to improve the working capital condition of the Company include the conversion of \$0.7 million of liabilities to equity in the first quarter of fiscal 2017.
- Restructured Grenville debt to favorable terms, including the conversion of \$2.7 million or royalty funding into equity, reduction of interest payments on the Grenville Secured Note from 12.5% to 4.244%, and reduced remaining royalty charges from 6% to 1.25%.

Research and Development

- During the first quarter of fiscal 2017, the Company was selected to participate in a \$300 million public-private initiative with a large educational institution and industry partners. This new institute brings together a consortium of partner organizations from industry, government, academia and the non-profit sector to develop next-generation manufacturing processes and technologies for life-saving cells, tissues and organs.
- The Sunnybrook Research Institute project has led to a possible opportunity for matching funds from Genome Canada to allow us to obtain sequence information (RNA and DNA) to go along with our chemo sensitivity assay to provide a more complete diagnostic picture.
- Developed next generation AmnioBoost to super concentrate stem cells and cytokines.

Outlook

The Company continues its efforts to raise additional capital to assist with working capital constraints to fulfill open purchase orders, progress with the launch of the Company's new product lines and with other research and development efforts. With appropriate working capital conditions, the Company expects it will expand current operations by accepting and processing a greater number of donors each month, in addition to launching new higher margin product lines. The Company also continues its efforts to complete additions to the Scientific Advisory Boards ("SAB"), formed by key opinion leaders ("KOLs"), who can be instrumental partners in the recruitment of additional surgeons and generating relevant clinical data.

Business Overview

In the fall of 2013, Lattice acquired International Biologics, LLC ("International Biologics") of Scottsdale, Arizona. Lattice's facility includes International Organization for Standardization ("ISO") Class 1000 and ISO Class 100 clean rooms, and specialized equipment capable of crafting traditional allografts and precision specialty allografts for various clinical applications. Lattice's staff is comprised of trained tissue bank specialists, surgical technicians, certified sterile processing and distribution technicians, and CNC operators all of which maintain the highest standards of aseptic technique throughout each step of the manufacturing process. From donor acceptance to the final packaging and distribution of finished allografts, Lattice is committed to maintaining the highest standards of allograft quality, innovation, and customer service.

Lattice is engaged in the business of developing, manufacturing and marketing biologics products to domestic and international markets. Lattice is a personalized/precision medicine company in the field of cellular therapies and tissue engineering, with a focus on bone, skin, and cartilage regeneration. Lattice produces and distributes multiple allograft tissue products used by surgeons as bone, skin and cartilage tissue void fillers. Objectives of allograft use include pain relief, aid in the regeneration of tissue, and to provide a scaffold for bone, skin, and cartilage regeneration in spinal, sports, and breast reconstruction. Our products are used in a variety of applications including enhancing fusion in spine surgery, enhancing breast reconstruction post mastectomy, sports medicine indications including anterior cruciate ligament repair, promotion of bone growth in foot and ankle surgery, promotion of cranial healing following neurosurgery and subchondral bone defect repair in knee and other joint surgeries.

Lattice Biologics Inc. was incorporated on July 18, 2013 pursuant to the Delaware Act. During June 2017, we relocated our registered office and processing facilities to 512 East Madison Avenue, Suite 101, Belgrade, Montana 59714. Prior to this relocation, our registered office and processing facilities were located in Scottsdale, Arizona. The relocation is expected to provide savings of approximately \$80,000 per month in rents, overhead, wages, and utilities. The new facility is expected to enable us to focus on higher margin products and to develop processing automation.

Reverse Takeover

On August 3, 2015 (as amended September 3, 2015), Lattice Biologics Inc. entered into a letter of intent to engage in an acquisition that would have Blackstone Ventures Inc. ("Blackstone"), an arm's-length Public Corporation, registered in British Columbia, Canada and trading on the TSX Venture Exchange, acquire all of the issued and outstanding securities of the Company (the "Reverse Takeover"). The acquisition was completed on December 23, 2015 and Blackstone was renamed as Lattice Biologics Ltd. This acquisition constituted a Reverse Takeover as the former Lattice shareholders received 35,730,750 post-consolidated shares of the combined entity, on a fully diluted basis. In connection with the financing, Blackstone completed an equity financing of 5,234,000 subscription receipts for proceeds of \$1,126,163. Each subscription receipt comprised of one common share of the combined entity, and one half of a common share warrant. Each common share warrant entitles the holder to purchase one additional common share of the combined entity at a price of C\$0.60 per share for a period of 12 months from the date of issuance, subject to acceleration.

Our Products

Lattice has developed and currently manufactures and sells several human tissue-based products, primarily allografts, into the medical marketplace.

Acellular Demineralized Bone Scaffold

Acellular demineralized bone scaffold is 100% human cortical bone demineralized through a proprietary process to make the graft flexible while maintaining allograft integrity. This product has various applications in orthopedic, neurological, trauma, oral/maxillofacial and reconstructive procedures. The product can wrap around non-union fractures to assist with fusion, can act as a biologic plate or can be used in conjunction with a hardware plate system. Additionally, this product provides the surgeon with superior handling characteristics as the allograft can be easily sized using surgical scissors or a scalpel, and will withhold sutures or staples for fixation. This product comprised 61% of Lattice's revenues for the nine months ended June 30, 2017 (year ended September 30, 2016 – 72%).

DBM Putty

Demineralized Bone Matrix putty ("DBM Putty"), is an osteoinductive product used by surgeons as a bone void filler in the extremities and pelvis. To yield higher margins, in 2014, we made the strategic decision to cease outsourcing the production of our DBM Putty from a third party, and elected to start the development process to make this an in-house developed product. Lattice completed the development of its DBM Putty in 2015 and began its soft launch of production and distribution in the fourth quarter of calendar year 2015. During fiscal 2016, our DBM putty product became available for commercial sale to hospitals and physicians. Lattice's DBM putty is engineered with the surgeon in mind. The product's handling characteristics allow it to be easily molded into any shape and compressed into bony voids. Taking the design a step further, we have validated a low-dose, low-temperature gamma sterilization process to provide maximum osteoinductive potential, while still affording device level sterility. This product comprised 6% of Lattice's revenues for the nine months ended June 30, 2017 (year ended September 30, 2016– 15%).

ADM dermal scaffold

Acellular dermal matrix ("ADM") dermal scaffold is an extension of Lattice's core biologics technology and our second human acellular biological scaffold. ADM is an acellular matrix made from donated human dermal tissue that is used to replace a patient's damaged tissue. ADM provides a natural collagen tissue scaffold that promotes cellular ingrowth, tissue vascularization and regeneration. The ADM scaffold tissue reabsorbs into the patient's dermal tissue for a biocompatible, natural repair. This product comprised 21% of Lattice's revenues for the nine months ended June 30, 2017 (year ended September 30, 2016 – 12%).

Amniotic Fluid Based Products

We have developed two new amniotic fluid based products and had our first commercial sales in November 2016: AmnioBoost and AmnioBlast. These fluids are taken from healthy scheduled caesarean deliveries and further minimally processed to remove contaminants such as fetal urine and cellular detritus. The fluid can be further processed to super concentrate, up to twenty times the cytokines and stem cells naturally found in the amniotic fluid. The company is investigating multiple indications for these new products. This product category comprised 17%, 10% and 5% of Lattice's revenues for the three months periods ended June 30, 2017, March 31, 2017 and December 31, 2016, respectively.

Other Products

In addition, Lattice makes and sells (i) sports allografts which are processed specifically for anterior and posterior cruciate ligament repairs, anterior cruciate ligament reconstruction and meniscal repair; (ii) milled allografts which are comprised of cortical bone milled to desired shapes and dimensions, also called milled spinal allografts; and (iii) traditional allografts for multi-disciplinary applications including orthopedics, neurology, podiatry, oral/maxillofacial, genitourinary and plastic/reconstructive.

Market

The regenerative medicine field affects many lives each year across the globe. The ability to heal properly after bone, wound, or reconstruction surgery is critical to the success of the procedure and quality of life for the patient. The current standard of care for allograft transplantation is relatively low, making room for significant opportunity for product improvement in the marketplace.

The orthopedic biomaterials market consists of materials that are organic, inorganic or synthetic in nature. These materials are implanted or applied in or near the indicated bone to facilitate healing, encourage bone tissue augmentation, compensate in areas where bone tissue is depleted and restore structure to allow for repair. Orthopedic biomaterials are capable of producing specific biological action or regenerative responses that are beyond what is observed in normal healing. These materials are often used as substitutes to autograft materials, which are taken from a harvest site in the patient to patch or repair the wounded or unhealthy site.

Bone is a biologically active tissue and may or may not regenerate depending on the condition of the patient. The damage may be significant enough that a scaffold to help regenerate the surgical site may be necessary.

We are primarily selling our products in the United States domestic national marketplace (over 90% of sales in the nine months ended June 30, 2017 and the fiscal year ended September 30, 2016). However, Lattice continues to grow its outreach over the past several quarters while onboarding new hospitals and distributors throughout the world.

Political and economic conditions have a large impact on the market as they could create downward pressure on reimbursement limits at the hospital levels, or alternatively, plans could be restructured to include superior products at higher price points. These are factors that Lattice continues to monitor as we distribute our existing products, but also in consideration for future product development.

To continue gaining market acceptance, we continue efforts to obtain clinical data and white papers, which result in easier acceptance into hospitals. With increased scrutiny within the industry, it is becoming increasingly more common to be requested clinical data before products are accepted for use in various hospitals and clinical applications.

With respects to our current product offering, we expect to maintain a competitive position by continuing to enforce best practices in the manufacturing and distribution of our products. With respect to future products, we remain committed to our research and development efforts, as well as continued efforts in forming partnerships with other related companies and physicians, who can assist us with continued innovation and development of our future product lines.

Lattice does not have seasonality issues with respect to product sales and distribution, with the exception of national holidays and national medical conferences, which results in severe decreases in the amount of scheduled surgeries and tissue applications.

Marketing Plans and Strategies

We are committed to building our direct sales channel into the primary method of distributing our products. As a result, this investment in the direct sales channel puts Lattice in a position to generate increased revenues at higher margins in the future. No assurance can be given that these efforts will be successful.

Lattice also markets its products through independent and private label distributors who receive a discount from the list price, and then sells to their customer base. Since Lattice has experienced a decline in revenue from this sales channel, we expect it will continue to represent a smaller portion of our overall revenue as our direct distribution channel grows.

Lattice is continuously adding members to its SABs for each of its surgeon call points that consist of KOL's in the field. We expect that our SAB members will be referring our products to other surgeons and medical care providers, as well as presenting the technology in appropriate academic and industry conferences. Lattice has established procedures that are designed to prevent abuses involving these SAB members and others with whom they may have financial relationships and been advised by counsel that this program complies with the Stark Laws and applicable anti-kickback regulations. The "Stark Laws" are laws that were put in place to put a limitation on certain physician referrals. The Stark Laws prohibit physician referrals of designated health services ("DHS") for Medicare and Medicaid patients if the physician (or an immediate family member) has a financial relationship with that entity.

In addition to the establishment of its SAB, we continue to attend various healthcare trade shows including national conferences where we are able to market our current products, as well as ongoing developments with our future products. Lattice also utilizes call centers to continuously grow our database to which Lattice sends out its newsletters, which promotes ongoing business activities as well as product development updates. We also work actively to develop our clinical data and white papers to which we use to promote our product and gain market acceptance.

Proprietary Protection

Provisional Patents

The following summarizes Lattice's current patent portfolio, including patents covering technology licensed by us for use or inclusion in certain of our products:

Patent Application: Method for assessing the effects of select nutrients in growth media on fitness of mesenchymal stromal cells for stem cell transplantation.

Field of the Invention: This invention relates to the field of stem cells, particularly mesenchymal stromal cells, and their usage therapeutically in humans to heal and establish successful tissue graft transplantation. This invention further relates to the usage of nucleic acid aptamers as biosensors for intracellular metabolites. The method employed is unique due to: (i) the choice of molecular targets of the aptamers; (ii) their usage to quantitate concentrations of molecules simultaneously and rapidly in living cells; and (iii) the application of this quantitation to developing optimal conditions in the surrounding growth media for nourishing transplantation-ready stem cells.

Lattice believes its current and proposed patent filings and patent positions will facilitate growth and enhance our proprietary core competencies, enabling us to protect and expand revenue growth in the future. Lattice expects that additional patent applications will be filed and prosecuted as inventions are discovered, technological improvements and processes are developed and specific applications are identified. The status of individual patents and patent jurisdiction is maintained in Lattice's internal records. Lattice anticipates, however, that there may be instances in which it enters into collaborative research and development agreements with stem cell companies under such terms that the stem cell company may or will retain a right to make future patent filings arising from such cooperative development agreement. In such instances, Lattice will attempt to protect its overall patent use rights by agreements, which limit the right of the collaborative party to an exclusive right only as it pertains to the field of use, as defined by the applicable project's scope of work. In this manner, Lattice anticipates that it will receive future benefit and use of such intellectual property outside the field of use, as defined by any given scope of work. There can be no assurance that we will be able to obtain final approval of any patents.

Operational Milestones Achieved Since Inception

- (i) The Company has been able to enter into numerous distribution agreements with various medical product companies pursuant to which these distributors market, promote, distribute and support Lattice's products. Through the assistance of these distributors and through direct customer outreach, Lattice has been able to gain hospital approvals across the United States.
- (ii) The hiring of the Company's management team in 2014 and 2015, who have bolstered the Company's growth potential and have amended the Company's policies and standard operational procedures to achieve stronger practices, which we expect to contribute to stronger financial success, and have recently secured long term AATB approval.
- (iii) Development of modified extracellular matrix for enhanced stem cell homing and engraftment was performed and provisional patent was filed in 2014. The ECM technology enhances cell growth from solid tumors and can be utilized for precision diagnostics to enhance patient response.
- (iv) Development of novel amniotic fluid based products; AmnioBoost and AmnioBlast.
- (v) Establishment of the SAB continues with key SAB members signed and several additional hospital approvals received through their assistance. The SAB are an instrumental partner in the recruitment of additional physicians and presenting the technology at appropriate academic and industry conferences.

- (vi) Completion of the DBM Putty product line in the fourth quarter of calendar 2015, and moved towards full production at the end of December 2015. Lattice previously outsourced the conversion of bulk cortical into Putty using a third party vendor who private labeled for Lattice. By developing our in house product with an already proven customer base, we have a strong and pre-existing sales channel with significant increases made to the gross margin achievable on the sale of DBM Putty.
- (vii) Restructuring of trade payable and debt in order to achieve financial stability in the short term. The Company continues to achieve success as it progresses with its initiatives to complete further equity financings (after completing the Reverse Takeover to become a public entity) in efforts to de-lever the Company's high debt to equity ratio.

Business Objectives and Future Outlook

Lattice plans to achieve the following objectives over the upcoming fiscal years of operations:

- (i) Expand current operations by accepting a greater number of donors each month from approved and regulated recovery agencies, and in turn process a greater number of donors each month.
- (ii) Continuing the trend and focus on higher profitability, the Company remains committed to shifting sales efforts to higher margin product mix.
- (iii) In the calendar 2016 year, the Company has completed additions to the SAB formed by KOLs who are leaders in their fields and who can be instrumental partners in the recruitment of additional physicians and presenting the technology at appropriate academic and industry conferences.
- (iv) In addition to partnering with distributors, the Company desires to continue developing and implementing a high-level, national effort to present the Company's products as a value proposition to hospital chains, insurers and other purchasing organizations. These direct relationships are expected to lower the overall cost of healthcare.

Selected Financial Information and Management's Discussion and Analysis

General financial information on the Company's financial condition is as follows at:

	June 30 2017	September 30, 2016
Inventory (i).....	\$ 2,114,060	\$ 2,197,838
Current assets.....	2,770,903	2,777,928
Total assets.....	4,221,056	4,616,104
Current liabilities.....	(6,467,634)	(7,788,627)
Total liabilities.....	(7,645,121)	(10,508,228)
Working capital deficiency.....	(3,696,731)	(5,010,699)
Accumulated deficit.....	(13,250,594)	(12,658,613)

- (i) Inventory consists of the following (cost basis):

	June 30, 2017	September 30, 2016
Unprocessed goods.....	\$ 1,194,970	\$ 998,172
Finished goods.....	949,759	1,215,334
Reserve.....	(30,669)	(15,668)
Total inventory.....	<u>\$ 2,114,060</u>	<u>\$ 2,197,838</u>

Total Assets

At June 30, 2017, total assets decline approximately \$0.4 million from September 30, 2016, which primarily relates to a \$0.3 million charge for the carrying value of certain leasehold improvements at our previous Scottsdale, Arizona facility that were impaired as a result of our relocation to Belgrade, Montana in June 2017, and a \$0.1 million decrease in intangible assets for additional amortization taken for the first nine months of fiscal 2017.

Total Liabilities

At June 30, 2017, total liabilities decreased \$2.9 million from September 30, 2016, which primarily relates to the Grenville debt restructuring completed in the third quarter of fiscal 2017 that resulted in a \$2.2 million decrease in the carrying value of our royalty funding and a \$0.5 million reduction in the carrying value of our notes payable. This debt restructuring resulted in the following:

- (i) The Secured Note Payable, which had a carrying value of approximately \$0.9 million prior to the restructuring, was amended to (i) extend the maturity date to April 24, 2022; (ii) require monthly payments of \$3,000 through the maturity date; and (iii) reduce the interest rate to 4.244% per annum;
- (ii) The Company issued 18,246,600 common shares to Grenville in consideration for the extinguishment of \$2.0 million of the royalty funding and \$0.7 million of overdue royalty payments;
- (iii) The Company granted a new royalty (the “New Royalty”) to Grenville in consideration for the extinguishment of the remaining \$1.0 million balance of the royalty funding. The New Royalty calls for payments to Grenville of 1.25% of the Company’s revenue if certain conditions are met.
- (iv) Certain amounts due for interest on the Unsecured Notes Payable and past royalties totaling approximately \$0.1 million were forgiven and extinguished; and
- (v) No changes were made to the Unsecured Notes Payable other than the forgiveness of prior interest as discussed above.

The June 2017 Grenville debt restructuring was accounted for as an extinguishment, as the terms of the debt and equity instruments issued were substantially different from those prior to the restructuring. Accordingly, the Company has recognized the fair value of the debt and equity instruments issued to Grenville as part of the restructuring, with a gain on restructuring recognized for the difference between the prior carrying amounts of the Grenville debt and the fair value of the debt and equity instruments issued to Grenville. The gain recognized of \$2.1 million was based on (i) a fair value of \$1.4 million for the 18,246,600 common shares issued; (ii) a fair value of \$0.7 million for the New Royalty; (iii) a fair value of the modified Secured Note payable of \$0.4 million, which was discounted at approximately 20% based on interest rates management believes to be available on comparable secured debt; and (iv) amounts that were forgiven and extinguished.

Operational Performance

Summary of Quarterly Results

The following table sets out selected unaudited financial information, prepared in accordance with IFRS. The information contained herein is drawn from interim financial statements of the Company for each of the following quarterly periods ending:

	Jun-30	Mar-31	Dec-31	Sep-30	Jun-30	Mar-31	Dec-31	Sep-30
	2017	2017	2016	2016	2016	2016	2015	2015
Revenue.....	\$ 684,026	\$ 765,357	\$ 891,451	\$ 732,905	\$ 972,320	\$ 1,006,975	\$ 1,065,654	\$ 1,037,165
Cost of sales.....	514,761	533,957	564,831	558,396	744,094	818,884	839,787	800,669
Gross profit.....	169,265	231,400	326,620	174,509	228,226	188,091	225,867	236,496
Operating costs (i).....	605,968	950,833	917,809	1,267,507	836,955	965,394	798,166	859,641
EBITDA (ii).....	(416,922)	(699,652)	(571,408)	(1,072,009)	(577,075)	(763,988)	(558,984)	(604,732)

Certain adjustments have been made to the quarterly information for the first three quarters of the fiscal year ended September 30, 2016, as compared to data contained in the quarterly filings for such quarters. These changes relate to certain adjustments for cost of sales and operating costs that were not recognized until the fourth quarter of such fiscal year.

- (i) Operating costs are defined as all general and administrative costs, research and development, professional fees, rent, salaries and benefits, sales and marketing, and utilities expenses.
- (ii) EBITDA is defined as gross profit less operating costs (as defined above).

Revenue

Revenue by product line is summarized as follows for each of the quarterly periods ending:

	Jun-30		Mar-31		Dec-31		Sep-30		Jun-30		Mar-31		Dec-31		Sep-30	
	2017		2017		2016		2016		2016		2016		2015		2015	
ADM dermis.....	\$ 72,370	11%	\$ 212,740	28%	\$ 208,912	23%	\$ 130,575	18%	\$ 220,365	23%	\$ 48,336	5%	\$ 51,430	5%	\$ 92,659	9%
DBM putty.....	17,941	3%	62,964	8%	58,110	7%	151,071	21%	246,235	25%	104,856	10%	50,856	5%	21,175	2%
Bone scaffold.....	454,132	66%	403,027	53%	567,841	64%	411,131	56%	505,603	52%	847,326	84%	954,496	89%	918,983	89%
Other.....	139,583	20%	86,626	11%	56,588	6%	40,128	5%	117	0%	6,457	1%	8,872	1%	4,348	0%
Total revenue.....	<u>\$ 684,026</u>	100%	<u>\$ 765,357</u>	100%	<u>\$ 891,451</u>	100%	<u>\$ 732,905</u>	100%	<u>\$ 972,320</u>	100%	<u>\$ 1,006,975</u>	100%	<u>\$ 1,065,654</u>	100%	<u>\$ 1,037,165</u>	100%

The decline in revenues in recent periods is due to a shift to higher margin products and renegotiated contracts (see the Gross Margin discussion below). A discussion of the Company's product lines is as follows:

- (i) Acellular demineralized bone scaffold: This product line has been in full launch since the acquisition of International Biologics. We have been adding further distributors and direct hospital relationships since this acquisition, but have been restricted by working capital deficiencies in recent periods that prohibited the Company from increasing levels of production. Lattice expects to increase these levels to continue to meet customer demand. Lattice already has the labor and facilities needed to absorb such high growth.
- (ii) ADM dermal scaffold: Lattice continues to recruit additional physicians to generate additional clinical data. These physicians are key opinion leaders in their industry who assist Lattice in recruiting additional surgeons and presenting the technology at appropriate academic and industry conferences. As Lattice continues its efforts to gain mass hospital approvals, we expect increased throughput with the SAB consisting of more physicians who possess a stronger outreach.
- (iii) DBM putty: Lattice completed the development of its DBM putty in 2015 and began its soft launch of production and distribution in the fourth quarter of calendar year 2015. During fiscal 2016, our DBM putty product became available for commercial sale to hospitals and physicians. Lattice already has the user and customer base for this product given they had been selling the product since the acquisition of International Biologics. The key difference is that in 2015, Lattice was able to bring the production and development of this product in house (previously, had been outsourcing the production). This was done in an effort to increase gross margin on DBM putty sales.

Gross Margin

Lattice has been able to increase gross margins by diversifying the sales mix to include the Company's new product launched, being the ADM Dermal scaffolds, DBM Putty and amnion based products. These new products possess higher margins than the traditional Acellular Demineralized Bone Scaffold. Lattice expects future margins to be favorable in comparison to prior margins as the Company achieves a more balanced sales mix between all its product lines. The Company expects to continue growing margins on our traditional Acellular Demineralized Bone Scaffold by increasing production levels (see "Revenue" section above).

Operating Costs

Operating expenditures are summarized as follows:

	For the Three Months Ended June 30,			
	2017	% Revenue	2016	% Revenue
Operating expenses:				
Depreciation and amortization.....	\$ 37,639	6 %	\$ 99,548	10 %
General and administrative.....	66,014	10	106,591	11
Research and development.....	50,971	7	12,650	1
Professional fees.....	79,746	12	29,223	3
Rent.....	61,125	9	43,594	5
Salaries.....	217,613	32	370,807	38
Sales and marketing.....	116,945	17	261,123	27
Utilities.....	13,554	1	12,967	1
Total operating expenditures.....	<u>\$ 643,607</u>	<u>94</u> %	<u>\$ 936,503</u>	<u>96</u> %

	For the Nine Months Ended June 30,			
	2017	% Revenue	2016	% Revenue
Operating expenses:				
Depreciation and amortization.....	\$ 112,290	5 %	\$ 298,642	10 %
General and administrative.....	306,001	13	541,290	18
Research and development.....	260,910	11	47,811	2
Professional fees.....	515,683	22	221,916	7
Rent.....	148,992	6	116,218	4
Salaries.....	774,587	33	957,341	31
Sales and marketing.....	435,218	19	682,513	22
Utilities.....	33,219	2	33,426	1
Total operating expenditures.....	<u>\$ 2,586,900</u>	<u>111</u> %	<u>\$ 2,899,157</u>	<u>95</u> %

Depreciation and amortization

Depreciation and amortization declined by approximately \$0.1 million and \$0.2 million for the three and nine months ended June 30, 2017, respectively, as compared to the same periods in the previous year, as the customer list intangible became fully amortized at September 30, 2016.

General and Administration

General and administrative expense declined by approximately less than \$0.1 million and \$0.2 million for the three and nine months ended June 30, 2017, respectively, as compared to the same periods in the previous year, primarily as a result of approximately \$90,000 of consulting fees that were included in general and administrative expense in the previous period that are no longer owed.

Research and Development

Research and development expense increased by approximately less than \$0.1 million and \$0.2 million for the three and nine months ended June 30, 2017, respectively, as compared to the same periods in the previous year. This is primarily due to reclassification of salary expense attributed to R&D staff.

Professional Fees

Professional services increased by approximately \$0.1 million and \$0.3 million for the three and nine months ended June 30, 2017, respectively, as compared to the same periods in the previous year and relate to legal, auditing and other professional related fees incurred. This is primarily due to additional expense related to listing and transaction fees associated with the TSXV and OTCBB.

Salaries

Salaries included in operating expenses declined by approximately \$0.2 million for both the three and nine months ended June 30, 2017 as compared to the same periods in the previous year. The Company has hired additional personnel to create the necessary infrastructure for the Company's growth plans, particularly to improve quality standards, which have lowered discard ratios, and by improving the Company's financial controls and reporting processes, which were necessary for the Blackstone Merger, and by launching additional product lines (i.e. DBM Putty and amnion based products).

Sales and Marketing

Sales and marketing costs declined by approximately \$0.1 million and \$0.2 million for the three and nine months ended June 30, 2017, respectively, as compared to the same periods in the previous year. The decline for the nine month period ended June 30, 2017 relates to a focus on local markets.

Other

Rent and utilities expenditures incurred in the three and nine months ended June 30, 2017 and 2016 were consistent and were less than \$0.1 million for all periods presented.

Interest and Finance Charges

For the nine months ended June 30, 2017 and 2016, the Company's interest and finance charges totaled \$0.3 million and \$0.9 million, respectively. This decline primarily relates to interest on officer loans that were converted in the fourth quarter of fiscal 2016 and a convertible note that was converted at the time of the Reverse Takeover.

Share-based Payments

Share-based payment expense was \$0.3 million and \$1.2 million for the nine months ended June 30, 2017 and 2016, respectively. Share-based payment expense for the nine months ended June 30, 2017 relates to the grants of 3,300,000 stock options to members of the Company's Scientific Advisory Board, which is discussed in more detail in Note 13 to the Company's unaudited condensed consolidated financial statements for the three and nine months ended June 30, 2017. Share-based payment expense for the previous period relates to shares issued to Lattice employees in the first quarter of fiscal 2016, prior to the Reverse Takeover.

Loss on Settlement of Payables

For the nine months ended June 30, 2017, the Company recognized a \$0.2 million loss on the settlement of payable balances, which were settled through the issuance of common stock and warrants and reflects the difference in the fair value of the common stock and warrants that were issued compared to the balance of the payable settled.

Change in Fair Value of Warrants

The Company's outstanding warrants that were issued in conjunction with offerings of the Company's debt or common stock, or as settlement for liabilities incurred, have been classified as liabilities as the Company's functional currency is the United States dollar while the strike price of the warrants is denominated in Canadian dollars. Changes in the fair value of these warrants are recognized as income or loss and resulted in the recognition of income of \$0.5 million and \$0.6 million for the three and nine months ended June 30, 2017.

Impairment of Property and Equipment and Onerous Lease Charge Upon Facility Relocation

Impairment of Property and Equipment for the three and nine months ended June 30, 2017 relates to a \$0.3 million charge for the carrying value of certain leasehold improvements at our previous Scottsdale, Arizona facility that were impaired as a result of our relocation to Belgrade, Montana in June 2017. During June 2017, we also recognized a provision for the Scottsdale, Arizona lease agreement as an onerous contract, which totaled \$70,000 based on management's best estimate of unavoidable payments that are expected under the lease agreement following the facility relocation.

Gain on Grenville Debt Restructuring

As discussed above and in further detail in the notes to the unaudited financial statements for the three and nine months ended June 30, 2017, the Company restructured its debt with Grenville during the third quarter of fiscal 2017 and recognized a gain of \$2.1 million as a result of this restructuring.

Royalty Costs

For the nine months ended June 30, 2017 and 2016, the Company's royalty costs totaled \$0.4 million and \$0.3 million, respectively. Royalties have been revised as a result of the recent debt restructuring with Grenville, which is described further above and in the notes to the unaudited financial statements for the three and nine months ended June 30, 2017.

Listing expense

The Company recognized listing expense of \$1.6 million for the nine months ended June 30, 2016, which relates to the Reverse Takeover and includes a total of \$1.1 million for (i) 3,891,141 common shares retained by the former shareholders of Blackstone and (ii) 392,489 common shares issued to the sponsor of the Reverse Takeover.

Off Balance sheet Arrangements

At June 30, 2017, the Company had no off balance sheet arrangements such as guaranteed contracts, contingent interests in assets transferred to an entity, derivative instrument obligations or any instruments that could trigger financing, market or credit risk to the Company.

Contingencies

In the ordinary course of business activities, the Company may be contingently liable for litigation and claims with customers, vendors and former employees. Management believes that adequate provisions have been recorded in the accounts where required.

Commitments

The Company is committed to leases of its premises and equipment. Minimum lease payments for the remainder of fiscal 2017 and successive fiscal years are as follows:

	Remainder of 2017	2018	2019	2020	2021	Thereafter	Total
Equipment.....	\$ 5,709	\$ 22,836	\$ 3,806	\$ -	\$ -	\$ -	\$ 32,351
Premises - Montana.....	14,163	42,489	-	-	-	-	56,652
Premises - Arizona.....	62,983	276,765	264,171	266,914	273,679	196,946	1,341,458

As described above, the Company relocated its head office and processing facilities to Belgrade, Montana and vacated its Scottsdale, Arizona facility. The Company has accordingly recognized a provision for the Scottsdale, Arizona lease agreement as an onerous contract, which totaled \$70,000 based on management's best estimate of unavoidable payments that are expected under the lease agreement following the facility relocation. Amounts shown above for the Arizona lease are contractual balances due under the terms of this lease.

The June 2017 lease for the Belgrade, Montana facility calls for minimum monthly payments of \$4,721 and expires June 30, 2018 with an option to renew for an additional year under certain circumstances.

The Company's debt and royalty funding obligations are due as follows for years ending June 30:

	2018	2019	2020	2021	2022	Thereafter
Notes payable (i).....	\$ 1,787,125	\$ -	\$ -	\$ -	\$ 433,155	\$ -
Accounts payable and other accrued liabilities...	4,117,232	-	-	-	-	-
Factoring advances.....	229,696	-	-	-	-	-
Finance leases.....	19,540	23,214	19,420	1,698	-	-
Royalty (ii).....	-	-	-	-	-	-

- (i) The balance due in 2022 is presented on a discounted basis. This note calls for monthly payments of interest of \$3,000 with a balloon payment in 2022 of approximately \$0.8 million.
- (ii) Royalties under the New Royalty are contingent upon meeting a minimum Excess Free Cash Flow and do not accrue if such minimum is not met.

Related Party Transactions

For the nine months ended June 30, 2017 and year September 30, 2016, two of the Company's officers, who are key management personnel, elected to defer payment of their salaries totaling \$335,691 and \$499,300, respectively, resulting in a total balance due such officers of \$834,991 and \$499,300 at June 30, 2017 and September 30, 2016, respectively. These balances are included in accounts payable and other accrued liabilities on the accompanying Unaudited Condensed Interim Consolidated Statements of Financial Position. At June 30, 2017, the Company also owes one of these individuals \$45,141 for interest, which is also included in accounts payable and other accrued liabilities on the accompanying Unaudited Condensed Interim Consolidated Statements, which is associated with a note payable that was converted to equity during the year ended September 30, 2016 (September 30, 2016 – \$53,774 for both individuals).

During June 2017, an officer and director of the Company entered into the Belgrade, Montana facility lease for the benefit of the Company (see above and the notes to the unaudited financial statements for the three and nine months ended June 30, 2017 for additional information). This officer and director has personally guaranteed this lease and there is no additional compensation contemplated to this individual beyond the payments required to the lessor under the terms of the lease agreement.

Subsequent Events

During July and August 2017, the Company issued a total of 590,248 common shares and 491,363 three-year warrants with a strike price of C\$0.25 in settlement of vendor liabilities totaling approximately \$0.1 million.

Shares of Common Stock

The Company is authorized to issue an unlimited amount of voting common shares without par value, an unlimited number of non-voting restricted common shares without par value and an unlimited number of preferred shares without par value. The holders of shares of Lattice's common stock are entitled to receive notice of and to attend at all meetings of the holders of Lattice's common stock and each stockholder is entitled to one vote for each share of the capital stock having voting power held by such stockholder. The holders of Lattice's common stock are entitled to receive dividends as and when declared by the Lattice Board. Before payment of any dividend, the Lattice Board may set aside a reserve or reserves to meet contingencies, or for equalizing dividends, or for repairing or maintaining any property of Lattice, or for such other purpose as the directors shall think conducive to the interest of Lattice, and the directors may modify or abolish any such reserve.

Capitalization

The following table outlines the capitalization of Lattice:

<u>Designation of Security</u>	<u>Number Authorized</u>	<u>Number Outstanding at June 30, 2017</u>	<u>Number Outstanding at August 29, 2017</u>
Common stock.....	Unlimited	61,327,445	61,917,693
Restricted stock.....	Unlimited	31,375,648	31,375,648
Warrants.....	Unlimited	7,126,927	7,618,290
Options.....	10% of common shares	3,300,000	3,300,000

The restricted stock in the above table is currently exchangeable for voting common shares as the restrictions on such shares expired 18 months from the date the non-voting restricted common shares were issued.

Legal Proceedings

During October 2016, a distributor of the Company's products filed a claim in the amount of approximately \$90,000 related to commissions the distributor claimed to be due. The Company has recognized an accrual for the commissions the distributor claims are due at both June 30, 2017 and September 30, 2016; however, the Company does not believe its exposure to this matter to be greater than the amount accrued.

During October 2016, a member of the Company's SAB filed a claim in the amount of \$40,000 for unpaid services. The Company has recognized a total of approximately \$6,000 relative to this matter, which management believes is the accurate amount due, and expects to prevail in this matter relative to any additional amounts the SAB member believes are due.

During November 2016, a note holder of the Company filed a notice of default for nonpayment of approximately \$75,000. The Company has recognized an accrual for this amount and is currently negotiating repayment terms to satisfy this debt obligation.

In the ordinary course of business activities, the Company may be contingently liable for litigation and claims with customers, vendors and former employees. Management believes that adequate provisions have been recorded in the accounts where required.

Liquidity

The Company's consolidated financial statements have been prepared on a going concern basis, which presumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business. The Company incurred a net loss from operations of \$1.9 million for the nine months ended June 30, 2017, a net loss and comprehensive loss of \$7.9 million for the year ended September 30, 2016 and has incurred losses in the past, has an accumulated deficit of \$13.3 million at June 30, 2017 (September 30, 2016 - \$12.7 million), and has a working capital deficiency of \$3.7 million at June 30, 2017 (September 30, 2016 - \$5.0 million). These conditions reflect a material uncertainty that casts significant doubt to the Company's ability to continue as a going concern. In order to meet its obligations and realize its investment in its assets, the Company is dependent on the continued support from investors and related parties. The Company may not be able to achieve or maintain profitability and may continue to incur losses in the future. In addition, it is expected that the Company will continue to increase operating expenses as it implements initiatives to continue to grow its business.

The Company plans to continue to make investments to support the growth of the business and is expected to require additional funds to respond to business challenges, including the need to develop new services or enhance existing services, enhance operating infrastructure and acquire complementary businesses and technologies. Accordingly, the Company is subject to liquidity risk. Management will be required to continue to raise capital to develop, market and promote the Company's products and technology, and to maintain its ongoing operations.

Financial Instruments and Risk Management

Fair Value

The carrying amount of cash, accounts receivables, accounts payable and accrued liabilities, due to related parties and other payables approximate their fair values due to the short-term maturities of these instruments. The long-term portions of finance lease obligation, officer loans, notes payable, and royalty funding have been discounted at a rate that approximates current market rates and therefore, approximates fair values.

Financial Risk Management

The Company is exposed to a variety of financial risks by virtue of its activities: market risk (including currency risk and interest rate risk), fair value risk, credit risk and liquidity risk. The overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on financial performance. Risk management is carried out by management under policies approved by the Board of Directors. Management is charged with the responsibility of establishing controls and procedures to ensure that financial risks are mitigated in accordance with the approved policies.

Market Risk

Currency risk: The Company's revenues, expenses and financing are primarily denominated in US dollars. There is minimal exposure to currency risk.

Interest rate risk: Interest rate risk is the risk that the future cash flows or the fair value of a financial instrument will fluctuate because of changes in market interest rates. The majority of the Company's debt is at fixed rates and due in the short term. Accordingly, there is limited exposure to cash flow or price interest rate risk.

Credit Risk

For the nine months ended June 30, 2017, the Company had no customers that accounted for more than 10% of sales (year ended September 30, 2016 – two customers). The Company mitigates this risk by evaluating the outstanding balances on a regular basis and abiding by the credit limit that is dictated by the customer's credit rating. At June 30, 2017, the Company has \$183,288 of receivables past due (September 30, 2016 – \$117,592).

Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its obligations as they fall due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. Senior management is also actively involved in the review and approval of planned expenditures.

At June 30, 2017, the Company has current liabilities of \$6.5 million (September 30, 2016 – \$7.8 million) due within 12 months and has cash of less than \$0.1 million (September 30, 2016 – less than \$0.1 million) to meet its current obligations. At June 30, 2017, the Company has a working capital deficiency of \$3.7 million (September 30, 2016 - \$5.0 million) and accordingly, the Company is subject to liquidity risk. Management plans to continue to raise capital to develop, market and promote its products and technology to maintain its ongoing operations.

Capital Management

The Company's objective is to develop a strong capital base to sustain future development and growth of the business. The Company manages its capital by maintaining a flexible capital structure which optimizes the cost of capital at an acceptable level of risk and makes adjustments on it in the light of changes in economic conditions and the risk characteristics of its underlying assets. The Company's capital base is currently represented by shareholders' equity, officer loans, notes payable, and royalty funding. Management reviews the Company's business plans as part of its strategic initiatives in conjunction with its financial forecast. There has been no change in the capital management policies of the Company during the current fiscal year. The Company is in default of certain covenant violations relate to the Company's debt, which are discussed in Notes 9 and 10 to the Company's unaudited condensed consolidated financial statements for the three and nine months ended June 30, 2017.

The Company regularly monitors and reviews the amount of capital in proportion to risk and future development. The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets.

Accounting Estimates and Judgements

The preparation of financial statements in compliance with IFRS requires the Company's management to make certain estimates and assumptions that they consider reasonable and realistic. Despite regular reviews of these estimates and assumptions, based in particular on past achievements or anticipations, facts and circumstances may lead to changes in these estimates and assumptions which could impact the reported amount of the Company's assets, liabilities, equity or earnings. These estimates and assumptions notably relate to the amortization of and measurement of impairment of property and equipment and other assets, and deferred income taxes. The judgments notably relate to the assessment of going concern uncertainties, the Company's inventory costing technique, the determination of cash generating units and review of impairment and the Company's accounting applied to the royalty funding. The most significant estimates and judgements are described below:

- (i) *Inventory costing technique.* The Company uses a specific identification approach to capture the costs of raw materials and overhead to bring the inventory to its present salable condition. This specific identification approach best reflects the physical inputs of raw materials, direct labor and direct overhead.
- (ii) *Determination of Cash Generating Unit and review of impairment.* The Company has determined that it presently operates as one cash generating unit and has allocated goodwill to this single cash generating unit. The Company is required to test all indefinite life intangible assets at least annually.

(iii) *Accounting for Grenville Royalty Funding and Debt Restructuring.* The Company's royalty funding agreement with Grenville Royalty Corp ("Grenville") has been accounted for as a financial liability and measured at fair value at initial recognition, with a re-measurement recognized in June 2017 at the time of the effectiveness of the debt restructuring with Grenville. The Company made this determination after reviewing the substance of the agreement and determining that the cash received at the inception of the arrangement did not represent advance payments for any future sales. The Company has valued the royalty agreement (i) at fair value when it initially became party to the arrangement and (ii) upon re-measurement in June 2017 for the debt restructuring with Grenville using the prevailing discount rate at the applicable time.

As discussed above and in the notes to the unaudited financial statements for the three and nine months ended June 30, 2017, the Company restructured its debt with Grenville whereby (i) shares were issued for a portion of the royalty funding; (ii) the royalty was restructured; (iii) certain payments due under the royalty funding and notes payable due Grenville were forgiven and (iv) the interest rate on one of the Grenville notes payable was adjusted downward. Management concluded that the terms of the modified debt were substantially different from those prior to the June 2017 restructuring, and accordingly, the prior Grenville debt has been extinguished and the Company has recognized the fair value of the debt and equity instruments issued to Grenville as part of the restructuring. The difference between the prior carrying amounts of the Grenville debt and fair value of the debt and equity instruments issued to Grenville has been recognized as a gain on the Company's Condensed Consolidated Statement of Comprehensive Loss.

(iv) *Provision for Lease Termination.* During June 2017, the Company relocated its registered office and processing facilities from Scottsdale, Arizona to Belgrade, Montana. At such time, the Company recognized a provision for the onerous Scottsdale, Arizona lease based on management's best estimate of unavoidable payments that are expected under the lease agreement following the facility relocation. The provision for the onerous Scottsdale, Arizona lease will be updated as additional information is obtained and payments are made, with the effects of such updates recognized as a component of the Company's profit or loss.

Risk Factors and Risk Management

Lattice will be highly dependent on its ability to obtain donor cadavers as the raw material for many of its products. The availability of acceptable donors is relatively limited and Lattice will compete with many other companies for this limited availability. The availability of donors is also impacted by regulatory changes, general public opinion of the donor process and Lattice's reputation for its handling of the donor process. In addition, due to seasonal changes in the mortality rates, some scarce tissues are at times in short supply. Any disruption in the supply of this crucial raw material could have significant consequences for Lattice's revenue, operating results and continued operations.

Pre-processing and post-processing quality assurance and quality control reviews are performed on all donated tissues. Each donor is approved by Lattice's Medical Director to ensure compliance with donor acceptance criteria prior to release. Lattice's policies and procedures for donor tracking, documentation, tissue processing, allograft packaging, and distribution activities are designed and executed in compliance with current FDA regulations and AATB standards, ensuring safe, high-quality allograft for transplantation. Any failure to identify and discard contaminated tissues could result in adverse effects including litigation in the event of an allograft being implanted that did not follow Lattice's standard operating procedures designed to ensure FDA compliance.

Lattice may not be able to manage future growth efficiently or profitably. Lattice's business is unproven on a large scale and actual revenue and operating margins, or revenue and margin growth, may be less than expected. If unable to scale production capabilities efficiently, Lattice may fail to achieve expected operating margins, which would have a material and adverse effect on operating results. Growth may also stress Lattice's ability to adequately manage its operations, quality of products, safety and regulatory compliance. If growth significantly decreases its reserves, it may be required to obtain additional financing, which may increase indebtedness or result in dilution to stockholders. Further, there can be no assurance that Lattice would be able to obtain any additional financing.

As a manufacturer and marketer of medical devices in the United States, Lattice is subject to extensive regulation by the FDA and the Center for Medicare Services of the U.S. Department of Health and Human Services and other federal governmental agencies and, in some jurisdictions, by state and foreign governmental authorities. These regulations govern the introduction of new medical devices, the observance of certain standards with respect to the design, manufacture, testing, labeling, promotion and sales of the devices, the maintenance of certain records, the ability to track devices, the reporting of potential product defects, the import and export of devices and other matters. The industry is facing an increasing amount of scrutiny and compliance costs as more states are implementing regulations governing medical devices, pharmaceuticals and/or biologics which affect many of Lattice's products.

Lattice is currently in the process of developing sales channels for its products but there can be no assurance that these channels can be developed or that Lattice will be successful in selling its products. Lattice's immediate operations contemplate selling its products through direct sales by employees and indirectly through distributor relationships. Lattice anticipates engaging in a major initiative to build and further expand its direct sales force. This effort will have significant costs that will be incurred prior to the generation of revenue sufficient to cover these costs. The costs incurred for these efforts may impact operating results and there can be no assurance of their effectiveness. Many of Lattice's competitors have well-developed sales channels and it may be difficult for the Company to break through these competitors to take market share. If Lattice is unable to develop these sales channels, Lattice may not be able to grow revenue or maintain the current level of revenue generation.

Lattice's success will depend, to a large extent, on its ability to successfully obtain and maintain patents, prevent misappropriation or infringement of intellectual property, maintain trade secret protection, and conduct operations without violating or infringing on the intellectual property rights of third parties. There can be no assurance that Lattice's patented and patent-pending technologies will provide a competitive advantage, that it will be able to develop or acquire additional technology that is patentable, or that third parties will not develop and offer similar technologies. Lattice currently has no patents and cannot provide assurance that confidentiality agreements, trade secrecy agreements or similar agreements intended to protect unpatented technology will provide the intended protection. Intellectual property litigation is extremely expensive and time-consuming, and it is often difficult, if not impossible, to predict the outcome of such litigation. A failure by Lattice to protect its intellectual property could have a materially adverse effect on its business and operating results and its ability to successfully compete in this industry.

Clinical trials may be required to develop products, gain market acceptance and obtain 510(k) certifications from the FDA and similar certifications in other jurisdictions. Lattice has several clinical trials planned and will likely undertake future trials. These trials often take two years to execute and are subject to factors within and outside of Lattice's control. The outcome of these trials is uncertain and may have a significant impact on the success of current and future products and future profits.

The manufacturing and marketing of biologic products, medical devices and coating technologies involves an inherent risk that Lattice's products may prove to be defective. In that event, Lattice may voluntarily implement a recall or market withdrawal or may be required to do so by a regulatory authority. A recall of one of its products, or a similar product manufactured by another manufacturer, could impair sales of the products Lattice markets as a result of confusion concerning the scope of the recall or as a result of the damage to Lattice's reputation for quality and safety.

Media reports or other negative publicity concerning both improper methods of tissue recovery from donors and disease transmission from donated tissue may limit widespread acceptance of Lattice's allografts. Unfavorable reports of improper or illegal tissue recovery practices, both in the United States and internationally, as well as incidents of improperly processed tissue leading to transmission of disease, may broadly affect the rate of future tissue donation and market acceptance of allograft technologies. Potential patients may not be able to distinguish Lattice's allografts, technologies and the tissue recovery and the processing procedures from those of competitors or others engaged in tissue recovery. In addition, families of potential donors may become reluctant to agree to donate tissue to for-profit tissue processors.

The markets for Lattice's products and services are characterized by rapid technological change, frequent new introductions, changes in customers' demands and evolving industry standards. Accordingly, Lattice will need to continue to innovate and develop additional products. These efforts can be costly, subject to long development and regulatory delays and may not result in products approved for sale. These costs may hurt operating results and may require additional capital. If additional capital is not available, Lattice may be forced to curtail development activities. In addition, any failure to react to changing market conditions could create an opportunity for other market participants to capture a critical share of the market within a short period of time.

The MD&A was authorized for issue by the Board of Directors on August 29, 2017.