${\bf CONDENSED\ CONSOLIDATED\ INTERIM\ FINANCIAL\ STATEMENTS}$

FOR THE NINE MONTHS ENDED JUNE 30, 2018

(Expressed in Canadian Dollars)

(Unaudited)

INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Expressed in Canadian dollars)

		June 30, 2018		September 30, 20	
	Note	J)	Inaudited)		
ASSEIS					
Current assets					
Cash		\$	30,952	\$	51,316
Receivables			1,029		22,640
Security deposit			30,000		-
Prepaids			11,449		13,098
			73,430		87,054
Non-current assets					
Reclamation bonds	3		252,327		243,688
Property, plant and equipment	5		9,696		13,460
			260,023		257,148
TOTAL ASSEIS		\$	333,453	\$	344,202
LIABILITIES					
Current liabilities					
Trade payables and accrued liabilities	7	\$	405,228	\$	365,144
Due to related parties	13	*	49,987	Ť	7,659
Promissory note	8		-		1,019,488
Loans	9, 13		831,315		857,667
Preferred shares	10		500,000		500,000
Provision for restoration and environmental obligations	11		146,000		146,000
TOTAL LIABILITIES			1,932,530		2,895,958
SHAREHOLDERS' DEFICIENCY					
Share capital	12		18,594,517		18,396,190
Subscriptions receivable	12		-		(14,000)
Share-based payment reserve	12		239,451		346,809
Deficit			(20,433,045)		(21,280,755)
TOTAL SHAREHOLDERS' DEFICIENCY			(1,599,077)		(2,551,756)
TOTAL LIABILITIES AND SHAREHOLDERS' DEFICIENCY		\$	333,453	\$	344,202

 $\textbf{Subsequent events} \text{ -} Note \ 16$

Approved on behalf of the Board:

"Michael C. Scholz"

Michael C. Scholz - Director

"Graham Chisholm"

Graham Chisholm - Director

		For			Period Ended	For			
	N Y .		June	e 30,				e 30,	
	Note		2018		2017		2018		2017
EXPENSES									
Amortization	5	\$	511	\$	-	\$	4,365	\$	-
Consulting fees	13		23,482		55,660		67,387		129,908
Exploration and evaluation assets costs (r	ecovery)		23,593		-		1,155		(51,000)
Filing and transfer agent			1,193		869		11,615		12,180
Flow-through share related tax			8,578		8,578		25,734		25,734
Interest expense	8,9		36,425		35,194		109,897		112,402
Marketing			-		13,500		12,840		53,073
Office and miscellaneous	13		17,727		58,496		57,340		104,920
Professional fees			21,612		1,717		84,083		16,137
Rent	13		4,500		4,500		13,500		13,500
Stock-based compensation	12		-		46,075		145,487		46,075
Travel			-		8,019		2,439		14,398
			(137,622)		(232,608)		(535,842)		(477,327)
OTHER ITEMS									
Other income			9,876		-		28,990		-
Financing fee			-		-		(1,461)		(7,466)
Gain (loss) on foreign exchange			33,610		3,828		(3,916)		(23,509)
Gain on marketable securities	6		-		-		38,509		542,433
Gain on settlement of debt	8		1,087,661		-		1,087,661		-
			1,131,147		3,828		1,149,783		511,458
COMPRESSIVE BICOME A OCC. FOR	DITE								
COMPREHENSIVE INCOME (LOSS) FOR	THE	d.	002.526	ф	(229.790)	d.	C12.041	Φ	24 121
PERIOD		\$	993,526	3	(228,780)	3	613,941	\$	34,131
WEIGHTED AVERAGE NUMBER OF COM	MON								
SHARES OUTSTANDING - BASIC AND DI	LUTED		43,057,227		34,600,450		43,057,227		34,600,450
INCOME (LOSS) PER SHARE - BASIC AN	D DILUTED	\$	0.02	\$	(0.01)	\$	0.01	\$	0.01

INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' DEFICIENCY

(Expressed in Canadian dollars)

		Share ca	pital	_						
Not	Numb	er of nares	Amount	Shar subscriptio s receiv	n (Obligation to issue shares	Share subscriptions receivable	Share-based payment reserve	Deficit	Tota
Balance at September 30, 2016	34,545	139 \$	17,410,092	\$	- \$	300,000	\$ -	\$ 528,445	\$ (20,385,562)	\$ (2,147,025
Comprehensive income:										
Income for the period		-	-		-	-	-	-	34,131	34,131
Total comprehensive income for the period		-	-		-	-	-	-	34,131	34,131
Transactions with owners, in their capacity as owners, and other	transfers:									
Subscriptions received in advance		-	-	500,000)	-	(261,400)	-	-	238,600
Share issuance for warrants exercised	200	,000	24,000		-	-	-	-	-	24,000
Stock-based compensation		-	-		-	-	-	46,075	-	46,075
Total transactions with owners and other transfers	200	,000	24,000	500,000)	-	(261,400)	46,075	-	308,675
Balance at June 30, 2017	34,745	,139 \$	17,434,092	\$ 500,000) \$	300,000	\$ (261,400)	\$ 574,520	\$ (20,351,431)	\$ (1,804,219
Balance at September 30, 2017	42,645	139 \$	18,396,190	\$	- \$	-	\$ (14,000)	\$ 346,809	\$ (21,280,755)	\$ (2,551,756
Comprehensive income:										
Income for the period		-	-		-	-		-	613,941	613,941
Total comprehensive income for the period		-	-		-	-		-	613,941	613,941
Transactions with owners, in their capacity as owners, and other	transfers:									
Subscriptions received in advance	12	-	-		-	-	14,000	-	-	14,000
Share issuance for warrants exercised	12 650	,000	78,000		-	-	-	-	-	78,000
Share issuance for optionss exercised	12 2,025	,000	101,250		-	-	-	-	-	101,250
Reallocation of exercise of options	12	-	19,077		-	-	-	(19,077)	-	-
Reallocation on cancellation of shares	12	-	-		-	-	-	(233,769)	233,769	-
Stock-based compensation	12	-	-		-	-		145,488	-	145,488
Total transactions with owners and other transfers	2,675	,000	198,327			-	14,000	(107,358)	233,769	338,738
Balance at June 30, 2018	45,320	,139 \$	18,594,517	\$	- \$	-	\$ -	\$ 239,451	\$ (20,433,045)	\$ (1,599,077

	For the Nine Month June 30	
	2018	2017
Operating activities		
Net income for the period	\$ 613,941 \$	34,131
Adjustments for non-cash items:		,
Amortization	4,365	_
Accrued interest on promissory note and loans	52,590	94,849
Flow-through share related tax	· -	25,734
Unrealized foreign exchange	2,380	20,240
Gain on settlement of debt	(1,087,661)	-
Gain on marketable securities	(38,509)	(542,433)
Recovery of exploration and evaluation costs recovered	-	(51,000)
Fair value of investment sold	(96,000)	-
Stock-based compensation	145,487	46,075
Changes in non-cash working capital items:	2.12,10.	,
Receivables	21,611	(4,743)
Prepaids	1,649	(9,710)
Security deposit	(30,000)	-
Trade payables and accrued liabilities	40,084	31,451
Due to related parties	42,328	(1,949)
Net cash used in operating activities	(327,735)	(357,355)
Investing activities		
Expenditures on exploration and evaluation assets	-	(520,313)
Sales Proceeds on disposal of marketable securities	136,510	593,433
Property, plant and equipment	-	(168,263)
Net cash (used in) investing activities	136,510	(95,143)
Financing activities		
Issuance/(repayment) of loans	-	70,000
Proceeds on issuance of common shares	165,500	-
Proceeds on exercise of warrants	-	24,000
Subscriptions receivable	14,000	238,600
Net cash provided by financing activities	179,500	332,600
Effect of foreign exchange	(8,639)	
Decrease in cash	(20,364)	(119,898)
Cash, beginning of period	51,316	228,857
Cash, end of period	\$ 30,952 \$	108,959

Supplemental disclosure with respect to cash flows- Note 15

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS For nine months ended June 30, 2018 (Expressed in Canadian dollars) (Unaudited)

1. NATURE AND CONTINUANCE OF OPERATIONS

CMC Metals Ltd. (the "Company") is incorporated in the Province of British Columbia and its principal activity is the acquisition and exploration of mineral properties in Canada and the United States of America. The Company is listed on the TSX Venture Exchange ("TSX-V").

The head office, principal address and records office of the Company are located at 605 – 369 Terminal Avenue, Vancouver, British Columbia, Canada, V6A 4C4.

These consolidated financial statements have been prepared on the assumption that the Company and its subsidiaries will continue as a going concern, meaning it will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the ordinary course of operations. Different bases of measurement may be appropriate if the Company is not expected to continue operations for the foreseeable future. As at June 30, 2018, the Company had not advanced its properties to commercial production. The Company's continuation as a going concern is dependent upon the successful results from its mineral property exploration activities and its ability to attain profitable operations and generate funds there from and/or raise equity capital or borrowings sufficient to meet current and future obligations. These uncertainties indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern. Management intends to finance operating costs over the next twelve months with loans from directors, by continuing to pursue additional sources of financing through equity offerings, seeking joint venture partners to fund exploration, monitoring exploration activity and reducing overhead costs.

As a result of the Company not making the required principal, interest and extension fee on the Promissory Note (Note 8), the Promissory Note is in default as at June 30, 2018, and the date of the approval of these condensed consolidated interim financial statements. The Promissory Note is secured by a deed of trust related to the Radcliff Property (Note 4), the Company's primary project.

The financial statements were authorized for issue on August 23, 2018, by the directors of the Company.

2. SIGNIFICANT ACCOUNTING POLICIES AND BASIS OF PRESENTATION

Statement of compliance

The Company applies International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and Interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC"). These unaudited condensed consolidated interim financial statements have been prepared in accordance with International Standard 34, Interim Financial Reporting. Accordingly, they do not include all of the information required for full annual financial statements required by IFRS as issued by the IASB and interpretations issued by the IFRIC and should be read in conjunction with the consolidated financial statements as at September 30, 2017.

3. RECLAMATION BONDS

The Company has a current reclamation bond held in trust by the Bureau of Land Management. As at June 30, 2018, the reclamation bond consisted of a deposit made by the Company for indemnification of site restoration in the amount of \$252,327 (September 30, 2017 - \$243,688) on the Bishop Mill Property (Note 5).

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS For nine months ended June 30, 2018 (Expressed in Canadian dollars) (Unaudited)

4. EXPLORATION AND EVALUATION ASSETS

	Silver Hart	Radcliff	
	Property	Property	Total
Acquisition costs			
Balance, September 30, 2017 and June 30, 2018	\$ -	\$ -	\$ -
Impairment	-	-	
Balance, September 30, 2017			
Exploration costs			
Balance, September 30, 2016	-	-	-
Costs incurred during the year:			
Assaying	11,920	642	12,562
Claim renewal fees	3,150	16,718	19,868
Contractors	159,610	152,686	312,296
Drilling	174,580	-	174,580
Environmental commitment	96,000	-	96,000
Field office	65,643	48,565	114,208
Other	681	14,247	14,928
Management fees	39,172	-	39,172
Transportation and supplies	149,412	48,636	198,048
Travel expenses	9,324		9,324
Ermanaca	709,492	281,493	990,985
Expenses Balance, September 30, 2017	(709,492)	(281,493)	(990,985)
Butulee, September 30, 2017			
Recovery for Silver Hart (Note 6)	(96,000)	-	(96,000)
Costs incurred during the period:			
Contractors	13,500	-	13,500
Field office	8,772	-	8,772
Transportation and supplies	27,452		27,452
	(46,276)	-	(46,276)
Exploration Recovery	46,276	-	46,276
Balance - June 30, 2018	\$ -	\$ -	\$ -

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For nine months ended June 30, 2018 (Expressed in Canadian dollars) (Unaudited)

4. EXPLORATION AND EVALUATION ASSETS (cont'd)

Silver Hart Property

On February 21, 2005, as amended on March 1, 2007, September 24, 2014, September 24, 2015 and September 24, 2017, the Company acquired a 100% interest in certain claims comprising the Silver Hart Property located in the Watson Lake Mining District, Yukon Territories from an individual who subsequently became a director and officer of the Company for a total of \$995,000 of which US\$270,000 remains unpaid as at September 30, 2017 (Note 9).

The Company was further required to issue 1,000,000 common shares by July 5, 2007. The Company did not issue the shares by the due date and the fair value of the shares at the time of \$300,000 was recorded as an obligation to issue shares, with a corresponding entry to exploration and evaluation assets. These shares were issued by the Company during the year ended September 30, 2017.

The Company fully impaired the Silver Hart property in previous years.

The Silver Hart Property is security for a loan due to a director of the Company (Note 9).

Radcliff Property

On March 1, 2011, and as amended November 15, 2011, the Company entered into a letter of intent with Pruett Ballart Inc. ("PBI"), to acquire up to a 50% interest in certain claims, comprising the Radcliff Property located in Inyo County, California. The Company acquired a 50% interest through cash payments of US\$400,000 (CDN\$515,600) and US\$50,000 (CDN\$64,470).

On December 19, 2011, the Company and PBI entered into an Acquisition Agreement (the "Acquisition Agreement") with WB Radcliff Inc. to acquire certain claims, located in California, which would comprise additions to the Company's Radcliff Property, for the following consideration:

- US\$100,000 (CDN\$100,000) (paid) upon execution of the Acquisition Agreement; and
- US\$900,000 upon closing of the Acquisition Agreement on April 16, 2012.

The Company and PBI agreed that the Company will pay for all of the consideration to acquire the additional claims. In consideration, the Company will be reimbursed the funds in excess of their required contribution from any future revenues which may be generated from the Radcliff Property.

On April 11, 2012, the Company paid US\$100,000 (CDN\$100,000) of the US\$900,000 due. The Company entered into a promissory note agreement (the "Promissory Note Agreement") to pay off the remaining US\$800,000 (the "Promissory Note") (Note 8) and the Acquisition Agreement closed and the claims were title registered 50% to the Company.

The claims are subject to a 5% net smelter royalty ("NSR") upon receipt of net smelter returns from the commercial production of valuation minerals on the Radcliff Property. The Company and PBI shall pay the NSR on the commercial production on the Radcliff Property.

The Company fully impaired the Radcliff property in previous years.

On July 4, 2018, the Company relinquished its interest in the Radcliff Property and ended its joint venture.

The Radcliff Property was security for the Promissory Note (Notes 8), which was in default and settled on June 1, 2018 by the Company assigning its interest in the Radcliff Property to the noteholder.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For nine months ended June 30, 2018 (Expressed in Canadian dollars) (Unaudited)

4. EXPLORATION AND EVALUATION ASSETS (cont'd)

Golden Point Property

On September 29, 2017, the Company, entered into a Letter Agreement with James Douglas Rogers (the "Vendor"), for an option to purchase a 100% interest in and to certain claims located in the Skeena Natural Resource Regions (Liard Mining Division) located in Northwestern BC. In consideration of the option, the Company was required to pay \$3,000 cash (paid October 12, 2017), and to issue 33,333 common shares of the Company to the Vendor.

5. PROPERTY, PLANT AND EQUIPMENT

Cost	Vehicle
Balance, September 30, 2015	
Additions	\$ 26,841
Accumulated Amortization	(5,368)
Balance, September 30, 2016	21,473
Amortization for the year	(6,489)
Foreign exchange	(1,524)
Balance, September 30, 2017	13,460
Amortization for the period	(4,365)
Foreign exchange	601
Balance, Jun 30, 2018	\$ 9,696

Bishop Mill Property

On March 19, 2010, and as completed on April 15, 2010, the Company entered into a sale and purchase agreement and acquired a 100% interest in certain claims, buildings, water rights and machinery, comprising the Bishop Mill Property located near Bishop, California. Subsequent to the purchase of the Bishop Mill Property, the Company has incurred additional costs in order to bring the mill and equipment to use. As at June 30, 2018 and September 30, 2017, the Bishop Mill was not capable of operating in a manner intended by management. During the year ended September 30, 2015, the Company had fully impaired the Bishop Mill Property.

6. INVESTMENTS

During the nine month period ended June 30, 2018, the Company received 100,000 common shares of MGX Minerals Inc. ("MGX") and \$19,500, of which \$4,500 has been included in accounts receivable, in consideration for the rental of a floatation plant on the Silver Hart Property. The investments have been designated as held for trading and measured at a fair value of \$96,000 at initial recognition. Accordingly, the fair value was recorded as a recovery of exploration and evaluation costs. During the nine month period ended June 30, 2018, the Company sold the 100,000 MGX shares for net proceeds of \$136,509.

7. TRADE PAYABLES AND ACCRUED LIABILITIES

	June 30, 2018	September 30, 2017
Trade payables (note 13)	\$54,888	\$78,998
Accrued liabilities	60,969	22,509
Flow-through share related provisions	242,446	216,712
Flow-through premium liabilities	46,925	46,925
	\$405,228	\$365,144

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For nine months ended June 30, 2018 (Expressed in Canadian dollars) (Unaudited)

8. PROMISSORY NOTE

On April 18, 2012, the Company entered into a Promissory Note Agreement (Note 4), whereby the Company agreed to pay the Promissory Note of US\$800,000 by June 15, 2012 subject to an interest rate of 7% per annum. On September 14, 2012, the Promissory Note was amended and the Company paid US\$150,000 (CDN\$150,150) towards the Promissory Note. On November 16, 2012, the Promissory Note was further amended as follows:

- US\$50,000 (CDN\$50,050 paid) due on execution of the amendment on November 16, 2012;
- US\$50,000 (CDN\$50,000 paid) due on or before February 28, 2013;
- US\$50,000 (CND\$50,050 paid) due on or before April 30, 2013; and
- US\$500,000, and all accrued interest due on or before August 31, 2013.

In consideration of the amendments, the Company was required to pay a US\$50,000 (CDN\$50,775) extension fee (the "Extension Fee"), which was recorded in profit or loss during the year ended September 30, 2013. As at August 31, 2013, the Company did not make the payment of US\$50,000, and as a result the extension fee commenced bearing interest.

As of June 1, 2018, the outstanding Promissory Note was in default and settled by the Company assigning its interest in the Radcliff Property to the noteholder. The total amount settled pursuant to the assignment was \$1,087,661.

9. LOANS

As at June 30, 2018, pursuant to the acquisition of the Silver Hart Property (Note 4), a principal balance of \$270,000 (2017 - \$270,000) and extension fees totaling \$85,000 (2017 - \$85,000) is owing to a director of the Company. This amount is interest bearing at 8.5% per year. During the period ended June 30, 2018, the Company recorded interest expense of \$32,271 (June 30, 2017 - \$53,088). Included in the loans, at June 30, 2018 is accrued interest of \$583,667 (September 30, 2017 - \$548,667). The principal, extension fees and accrued interest was due on September 30, 2018 pursuant to an amendment agreement dated September 24, 2017. The Company has granted a first charge on the Silver Hart Property as security for the payments. As at June 30, 2018, the balance repayable was \$831,315.

On January 23, 2018, the Company entered into a Promissory Note with a company controlled by a director and senior officer of the Company for \$1,500, which Note was payable on demand with interest at 18% per annum. This loan was repaid by the Company, in full, on March 15, 2018.

10. PREFERRED SHARES

The Company's subsidiary issued 5,000 Class A non-voting preferred shares (the "Class A preferred shares") at a price of \$100 per share, for total proceeds of \$500,000. Attached to these preferred shares is an annual non-cumulative preferred cash dividend of 4.5% of the total, payable annually on March 31 of each year. To June 30, 2018, no dividends have been declared.

After April 9, 2015, redemption may be affected in whole or any number of the Class A preferred shares, if the Company is not insolvent at such time and that the redemption would not render the Company insolvent, as follows:

- Company: Upon giving no less than 10 day notice to the holders. If notice to redemption is given by the Company and holders of the Class A preferred shares fail to present and surrender the share certificates representing the shares called for redemption, the Company may deposit an amount sufficient to redeem the shares with any trust company or chartered bank of Canada and the holder will have no rights against the Company in respect of such shares except upon the surrender of certificates for such shares to receive payment; and
- Holder: Upon giving notice to the Company. The Company shall pay the holder within 30 days a redemption amount, in respect of each of the shares specified in the notice.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS For nine months ended June 30, 2018

(Expressed in Canadian dollars) (Unaudited)

11. RESTORATION AND ENVIRONMENTAL OBLIGATIONS

The Company's provision for restoration and environmental obligations consists of costs accrued based on the current best estimate of reclamation activities that will be required on the Silver Hart Property, which was fully impaired during the year ended September 30, 2015.

The Company is subject to a claim made by the Government of the Yukon Territory related to the remediation of the Silver Hart mineral property pursuant to its exploration program. The Company's provision for future site closure and reclamation costs is based on the level of known disturbance at the reporting date and known legal requirements. It is not currently possible to estimate the impact on operating results, if any, of future legislative or regulatory developments. The Company has accrued a provision of \$146,000 by way of estimating its obligation to remediate the claim.

12. SHARE CAPITAL

Authorized

Unlimited common shares, without par value Unlimited Class A preferred share, non-voting, without par value

Issued common shares

45,320,139 (September 30, 2017 - 42,645,139) common shares issued and outstanding.

For the nine months period ended June 30, 2018

During the period ended June 30, 2018, 650,000 warrants were exercised for proceeds of \$78,000.

During the period ended June 30, 2018, 2,025,000 options were exercised for proceeds of \$101,250. Accordingly, the Company reallocated \$19,077 from share-based payment reserve to share capital upon exercise of such stock options.

Year ended September 30, 2017

In July 2017, the Company completed a non-brokered flow-through private placement of a total of 5,000,000 units at \$0.10 per unit, for gross proceeds of \$500,000. On issuance, the Company bifurcates the flow-through shares into i) a flow-through share premium that investors pay for the flow-through feature, which is recognized as a liability and; ii) share capital. The Company determined there was no share premium upon issuance of the flow-through shares. Each unit consists of one flow-through common share of the Company and one non-flow-through share purchase warrant, which shares and warrants were issued on July 17, 2017. Each whole warrant entitles the holder to purchase one common share of the Company at a price of \$0.12 per share for a period of one year, expiring July 17, 2018. The warrants have an acceleration clause for the exercise to be the earlier of a 30-day period from the seventh calendar day after the Company's shares have closed with a trading price of \$0.20 per share for a consecutive ten-day period, or July 17, 2018, whichever date occurs first.

Proceeds received on the issuance of units, consisting of common shares and share purchase warrants are allocated between the common share and warrant component. Accordingly, the Company allocated a fair value of \$125,671 to the warrants issued in connection with the private placement, which has been recorded in the share-based payment reserve. The weighted average assumptions used for the Black-Scholes Option Pricing Model were annualized volatility of 109%, risk-free interest rate of 1.2%, expected life of 1 years and a dividend rate of Nil.

During the year ended September 30, 2017, 400,000 warrants were exercised for proceeds of \$48,000. The Company reallocated \$5,027 from share-based payment reserve to share capital upon exercise of such warrants.

During the year ended September 30, 2017, 1,700,000 stock options were exercised for proceeds of \$162,000 of which \$14,000 was recorded in subscriptions receivable and received subsequent to year end. The Company reallocated \$96,742 from share-based payment reserve to share capital upon exercise of such stock options.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For nine months ended June 30, 2018 (Expressed in Canadian dollars) (Unaudited)

12. SHARE CAPITAL (cont'd)

Issued common shares (cont'd)

The Company issued 1,000,000 common shares at a fair value of \$300,000 in settlement of an obligation to issue shares.

Stock options

The Company follows the policies of the TSX-V under which it would be authorized to grant options to executive officers and directors, employees and consultants enabling them to acquire up to 10% of the issued and outstanding common stock of the Company. Under the policies, the exercise price of each option equals the market price or a discounted price of the Company's stock as calculated on the date of grant. The options can be granted for a maximum term of five years. The Company calculated the fair value of all stock-based compensation awards as determined using the Black-Scholes Option Pricing Model.

During the period ended June 30, 2018, the Company granted 5,575,000 stock options and recognized \$145,488 of share-based compensation for stock options granted during the period.

The weighted average fair value of stock options granted during the period ended June 30, 2018 was \$0.06.

Option transactions are summarized as follows:

	Number of options	Weighted average exercise price
Balance, September 30, 2016	3,221,428	\$0.14
Options granted	3,914,000	0.105
Options exercised	(1,700,000)	0.095
Options expired	(321,428)	0.35
Options forfeited	(3,000,000)	0.12
Balance, September 30, 2017	2,114,000	\$0.11
Options cancelled	(3,614,000)	0.097
Options forfeited	(400,000)	0.12
Options granted	5,575,000	0.05
Options exercised	(2,025,000)	0.05
Balance, June 30, 2018	1,650,000	\$0.10

As at June 30, 2018, the following stock options were exercisable:

Number of options	Exe	rcise Price	Expiry Date
	850,000	\$0.05	February 26, 2019
	600,000	\$0.09	August 29, 2019
	200,000	\$0.09	October 11, 2019
	1,650,000		

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For nine months ended June 30, 2018 (Expressed in Canadian dollars) (Unaudited)

12. SHARE CAPITAL (cont'd)

Warrants

		Weighted average
	Number of warrants	exercise price
		_
Balance, September 30, 2016	13,233,193	0.22
Warrants issued	5,000,000	0.12
Warrants exercised	(400,000)	0.12
Warrants expired	(5,153,393)	0.42
Balance, September 30, 2017	12,679,800	0.22
Warrants exercised	(650,000)	0.12
Warrants expired	(7,229,800)	0.12
Balance, June 30, 2018	4,800,000	\$0.12

As at June 30, 2018, the following warrants were exercisable and outstanding:

	Exercise Price	Expiry Date	
4,800,000	\$0.12	July 17, 2018	(Subsequent expired unexercised)
4,800,000			

As at June 30, 2018 the weighted average life of warrants is 0.08 years.

13. RELATED PARTY TRANSACTIONS

During the nine months ended June 30, 2018, the Company entered into the following transactions with related parties:

- a) incurred rent of \$13,500 (June 30, 2017 \$13,500) to a company controlled by a director and officer of the Company;
- b) incurred secretarial fees of \$35,100 (June 30, 2017 \$35,100) to a company controlled by a director and officer of the Company which was recorded in office and miscellaneous;
- c) incurred consulting fees of \$9,000 (June 30, 2017 \$47,000) to directors of the Company;
- d) incurred interest expense of \$52,589 (June 30, 2017 \$53,088) to a director and officer of the Company, pursuant to the Silver Hart Property (Notes 4 and 8); and

At June 30, 2018, a total of \$49,987 (September 30, 2017 - \$7,659) was owing to directors of the Company.

Amounts due to or from related parties are non-interest bearing, unsecured and have no fixed terms of repayment unless specifically disclosed.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For nine months ended June 30, 2018 (Expressed in Canadian dollars) (Unaudited)

13. RELATED PARTY TRANSACTIONS (cont'd)

The Company incurred the following key management compensation charges:

	June 30, 2018	June 30, 2017
Consulting fees	\$9,000	\$47,000
Share-based payment	\$3,270	-

14. FINANCIAL RISK AND CAPITAL MANAGEMENT

The Company is exposed in varying degrees to a variety of financial instrument related risks. The Board of Directors approves and monitors the risk management processes, inclusive of documented investment policies, counterparty limits, and controlling and reporting structures. The type of risk exposure and the way in which such exposure is managed is provided as follows:

Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Company's primary exposure to credit risk is on its cash held in bank accounts. The majority of cash is deposited in bank accounts held with one major bank in Canada. As most of the Company's cash is held in one bank there is a concentration of credit risk. This risk is managed by using major banks that are high credit quality financial institutions as determined by rating agencies. The Company's secondary exposure to risk is on its other receivables and reclamation bonds. This risk is minimal as receivables consist primarily of refundable government goods and services taxes and the reclamation bonds are held with government authorities.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company has a planning and budgeting process in place to help determine the funds required to support the Company's normal operating requirements on an ongoing basis.

Historically, the Company's sole source of funding has been the issuance of equity securities for cash, primarily through private placements. The Company's access to financing is always uncertain. There can be no assurance of continued access to significant equity funding.

The Company has a working capital deficiency and the contractual maturities of all financial liabilities is less than one year.

Foreign exchange risk

Foreign currency risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because they are denominated in currencies that differ from the respective functional currency. The Company's is exposed to foreign exchange risk as it US subsidiary incurs expenditures that are denominated in US dollars - \$846,796 (2017 – \$816,897) of the Company's loans are denoted in US dollars. The Company does not hedge its exposure to fluctuations in foreign exchange rates.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The fair value of the Company's cash accounts are relatively unaffected by changes in short term interest rates. The Company's debt has a fixed interest rate and is not affected by changes in interest rates.

Capital management

The Company's policy is to maintain a strong capital base so as to maintain investor and creditor confidence and to sustain future development of the business. The capital structure of the Company consists of equity, comprising share capital, net of accumulated deficit. There were no changes in the Company's approach to capital management during the year. The Company is not subject to any externally imposed capital requirements.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS For nine months ended June 30, 2018 (Expressed in Canadian dollars) (Unaudited)

15. SUPPLEMENTAL DISCLOSURE WITH RESPECT TO CASH FLOWS

During the period ended June 30, 2018:

The Company reallocated \$233,769 from share-based payment reserve to deficit for forfeited and expired stock options.

The Company reallocated \$19,077 from share-based payment reserve to share capital for exercised stock options.

16. SUBSEQUENT EVENTS

On July 4, 2018, the Company announced that due to the low cutoff grade and low resource estimate expectation of the Radcliff Mine, the Company has relinquished its interest in the Radcliff Property ("Radcliff"). To settle the debt obligation, the Company has Quit Claimed its interest to the Note Holder on the Radcliff for a release from any and all obligations under the Note and the Radcliff.

On July 31, 2018, the Company entered into a Letter Agreement with MGX Minerals Inc. for the renewal of its leasing of the Company's Silver Hart Mobile Plant to April 30, 2019, and received a \$15,000 cash payment and will receive 100,000 common shares of MGX Minerals Inc. as compensation for the renewal.