

Adex Mining Inc. Condensed Consolidated Interim Financial Statements September 30, 2015 (Unaudited)

Management's Responsibility for unaudited condensed consolidated interim financial statements

The accompanying unaudited condensed consolidated interim financial statements of Adex Mining Inc. (the "Company" or "Adex") are the responsibility of management and the Board of Directors.

The unaudited condensed consolidated interim financial statements have been prepared by management, on behalf of the Board of Directors, in accordance with the accounting policies disclosed in the notes to the unaudited condensed consolidated interim financial statements. Where necessary, management has made informed judgments and estimates in accounting for transactions, which were not complete at the balance sheet date. In the opinion of management, the unaudited condensed consolidated interim financial statements have been prepared within acceptable limits of materiality and are in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

Management has established processes which are in place to provide it sufficient knowledge to support management representations that it has exercised reasonable diligence that (i) the unaudited condensed interim consolidated financial statements do not contain any untrue statement of material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it is made, as of the date of, and for the periods presented by, the unaudited condensed interim consolidated financial statements and (ii) the unaudited condensed consolidated interim financial statements fairly present in all material respects the financial condition, results of operations and cash flows of the Company, as of the date of and for the periods presented by the unaudited condensed interim consolidated financial statements.

The Board of Directors is responsible for reviewing and approving the unaudited condensed consolidated interim financial statements together with other financial information of the Company and for ensuring that management fulfills its financial reporting responsibilities. An Audit Committee assists the Board of Directors in fulfilling this responsibility. The Audit Committee meets with management to review the financial reporting process and the unaudited condensed interim consolidated financial statements together with other financial information of the Company. The Audit Committee reports its findings to the Board of Directors for its consideration in approving the unaudited condensed consolidated interim financial statements together with other financial information of the Company for issuance to the shareholders.

Management recognizes its responsibility for conducting the Company's affairs in compliance with established financial standards, and applicable laws and regulations, and for maintaining proper standards of conduct for its activities.

DATED this November 20, 2015.

ADEX MINING INC.

Per: (signed) "Yan Kim Po" Per: (signed) "Doug Bolton"

Name: Yan Kim Po Name: Doug Bolton

Title: Chief Executive Officer Title: Chief Financial Officer

ADEX Mining Inc. Interim Consolidated Statements of Financial Position

As at	September 30	December 31
(In Canadian dollars)	2015	2014
(Unaudited)	\$	\$
Assets		
Current		
Cash and cash equivalents	673,318	63,229
HST & other receivables	153,907	156,630
Prepaid expenses	159,025	398,159
	986,250	618,018
Non-current Non-current		
Funds held by Province of New Brunswick (note 4)	1,015,798	1,010,719
Exploration and evaluation (note 5)	13,251,406	12,674,439
Tailings impoundment facility (note 5)	730,557	705,579
Property, plant & equipment, net (note 6)	36,953	41,670
Total Assets	16,020,964	15,050,425
Liabilities		
Current		
Accounts payable & accruals (note 10)	289,826	845,688
Loan payable (note 9 and 10)	-	2,088,180
Income tax payable (note 10)	157,607	157,607
Total Liabilities	447,433	3,091,475
Shareholders' equity (note 7)		
Share capital	55,889,583	51,169,336
Contributed surplus	2,879,322	2,833,962
Deficit	(43,195,374)	(42,044,348)
	15,573,531	11,958,950
Total liabilities and shareholders' equity	16,020,964	15,050,425

The accompanying notes are an integral part of these interim consolidated financial statements

Nature of operations and going concern - note 1 Commitments and contingencies - note 10

ADEX Mining Inc. Interim Consolidated Statements of Loss and Comprehensive Loss

	for the three	months ended	for the nine	months ended
	Septem	ber 30	Septemb	per 30
(In Canadian dollars)	2015	2014	2015	2014
(Unaudited)	\$	\$	\$	\$
Expenses				
Administrative and general (notes 8 and 9)	191,270	304,601	608,459	790,881
Mineral property expenses	91,934	64,759	295,841	229,661
Stock-based compensation (note 7)	-	15,845	45,360	47,535
Depreciation (note 6)	-	286	-	1,665
Total expenses	283,204	385,491	949,660	1,069,742
Finance cost (note 9)	-	27,700	34,099	64,000
Foreign exchange	-	71,137	174,756	38,781
Interest earned on funds on deposit	(1,806)	(115)	(7,489)	(3,037)
Total finance cost	(1,806)	98,722	201,366	99,744
Loss before income taxes	281,398	484,213	1,151,026	1,169,486
Income taxes	-	-	-	-
Net loss and comprehensive loss	281,398	484,213	1,151,026	1,169,486
Waighted average number of charge autotanding	677 044 444	177 011 111	COO 440 OCC	177 011 111
Weighted average number of shares outstanding Basic and diluted loss per share	677,211,441 0.00	177,211,441 0.00	602,119,866 0.00	177,211,441 0.01

The accompanying notes are an integral part of these interim consolidated financial statements

ADEX Mining Inc. Consolidated Statements of Cash Flows

For the nine months ended	Septemb	er 30
(In Canadian dollars)	2015	2014
(Unaudited)	\$	\$
Operating activities		
Net loss for the period	(1,151,026)	(1,169,486)
Items not affecting cash:	• • • • •	
Stock-based compensation	45,360	47,535
Depreciation of property, plant and equipment	4,717	16,231
Foreign exchange	· -	38,781
	(1,100,949)	(1,066,939)
Change in non-cash working capital	, , ,	, , ,
HST & other receivables	2,723	(5,913)
Prepaid expenses	(8,670)	(225,535)
Accounts payable & accruals	(621,459)	(105,317)
Cash used in operating activities	(1,728,355)	(1,403,704)
· •		•
Investing activities		
Increase in funds held by Province of New Brunswick	(5,079)	(6,749)
Additions to mineral properties	(536,348)	(367,967)
Cash used in investing activities	(541,427)	(374,716)
-		
Financing activities		
Issuance of units	5,000,000	-
Share issue costs	(31,949)	-
Loan proceeds	237,592	-
Loan repayment	(2,325,772)	-
Loan payable	-	1,754,499
Cash used in financing activities	2,879,871	1,754,499
Change in cash and cash equivalents	610,089	(23,921)
Cash and cash equivalents, beginning of the period	63,229	321,754
Cash and cash equivalents, end of the period	673,318	297,833
Cash and cash equivalents comprises: Cash (Bank overdraft)	673,318	297,833

The accompanying notes are an integral part of these interim consolidated financial statements

ADEX Mining Inc.
Interim Consolidated Statements of Changes in Equity

(In Canadian dollars)		Contributed		
(Unaudited)	Share capital	Surplus	Deficit	Total
	\$	\$	\$	\$
Balance, January 1, 2014	51,169,336	2,770,582	(40,284,031)	13,655,887
Net loss and comprehensive loss	-	-	(1,169,486)	(1,169,486)
Stock option compensation expense	-	47,535	-	47,535
Balance, September 30, 2014	51,169,336	2,818,117	(41,453,517)	12,533,936
Net loss and comprehensive loss	-	-	(590,831)	(590,831)
Stock option compensation expense	-	15,845	-	15,845
Balance, December 31, 2014	51,169,336	2,833,962	(42,044,348)	11,958,950
Issuance of common shares	5,000,000	-	-	5,000,000
Share issue expense	(279,753)	-	-	(279,753)
Stock option compensation expense	-	45,360	-	45,360
Net loss and comprehensive loss	=	-	(1,151,026)	(1,151,026)
Balance, September 30, 2015	55,889,583	2,879,322	(43,195,374)	15,573,531

The accompanying notes are an integral part of these interim consolidated financial statements

Adex Mining Inc.

Notes to the unaudited condensed consolidated interim financial statements September 30, 2015

1. NATURE OF OPERATIONS AND GOING CONCERN

Adex Mining Inc. (the "Company") holds 100% of the subsurface mineral rights to approximately 1,600 hectares encompassing the Mount Pleasant mine area of New Brunswick, Canada (the "Property" or "Mount Pleasant") where the Company is developing a potential polymetalic mine focusing on tin, indium, zinc, molybendum and tungsten. Within the mineral rights area the Company owns approximately 405 hectares of land, plus the buildings, machinery and equipment on site which comprise the dormant Mount Pleasant mine. The Company is incorporated and domiciled in Canada and is a reporting issuer with its common shares publicly traded on the TSX-Venture exchange under the stock symbol "ADE". The principal head office of the Company is located at Suite 205, 16 Four Seasons Place, Toronto, Ontario, Canada M9B 6E5.

The Company has interests in resource properties which it is in the process of exploring and developing and has not yet determined whether these properties contain reserves that are economically recoverable. The recoverability of expenditures on resource properties, including deferred exploration expenditures, is dependent upon the existence of economically recoverable mineral reserves, the ability of the Company to obtain necessary financing to complete the exploration and development of the resource properties, and upon future profitable production or proceeds from the disposition thereof.

These unaudited condensed consolidated interim financial statements of the Company have been prepared using accounting policies applicable to a going concern, which contemplate the realization of assets and settlement of liabilities in the normal course of business as they fall due for the foreseeable future. For the nine month period ended September 30, 2015, cash used in operations by the Company was \$1,728,355 and the Company carried an accumulated deficit of \$43,195,374. Furthermore, the Company had not generated revenue from operations.

On February 11, 2015, the Company successfully completed its \$5,000,000 offering of rights to acquire common shares of the Company in each of the Provinces of British Columbia, Alberta, Ontario, Nova Scotia and New Brunswick. As a result of the exercise of the Rights and subscriptions for Common Shares, the Company has issued 500,000,000 new Common Shares at a price of \$0.01 per common share to raise aggregate gross proceeds of \$5,000,000 and Great Harvest controls approximately 81.88% of the issued and outstanding common shares of the Company.

The Company will continue to pursue opportunities to raise additional capital through equity markets and/or related party loans to fund its exploration and operating activities; however, there is no assurance of the success or sufficiency of these initiatives. The Company's ability to continue as a going concern is dependent upon it securing the necessary working capital and exploration requirements and eventually to generate positive cash flows either from operations or additional financing.

These consolidated financial statements do not reflect the adjustments to carrying values of assets and liabilities and the reported expenses and balance sheet classifications that would be necessary if the going concern assumption was deemed inappropriate. These adjustments could be material.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

These unaudited condensed consolidated interim financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") applicable to the preparation of interim financial statements, including International Accounting Standards ("IAS") 34, Interim Financial Reporting. The unaudited condensed consolidated interim financial statements should be read in conjunction with the audited annual consolidated financial statements for the year ended December 31, 2014, which have been prepared in accordance with IFRS as issued by the IASB.

The accounting policies and methods of computation remain the same as presented in the audited annual consolidated financial statements for the year ended December 31, 2014.

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There are no new IFRS and/or International Financial Reporting Interpretations Committee ("IFRIC") promouncements issued that are effective for the first time for this interim period that would be expected to have a material impact on the Company.

3. ESTIMATES

In preparing these unaudited condensed consolidated interim financial statements the significant judgements made by the management in applying the group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the consolidated financial statements for the year ended December 31, 2014.

4. RECLAMATION BONDS AND ASSET RETIREMENT OBLIGATIONS

The land on which the Mount Pleasant property is located includes a dormant mine. The Company is obliged to comply with an environmental reclamation plan which is in effect for the property. This obligation is secured by a form of lien titled "collateral mortgage" to the Province of New Brunswick for \$2 million on 22 hectares of land on which the mine site and primary buildings are located.

Reclamation bonds consist of Province of New Brunswick, 8.5% bonds which matured on June 28, 2013. The bonds were pledged as security under environmental regulations with the Province of New Brunswick to ensure adequate funding is available for perpetuity to treat the acid water run-off from the abandoned Mount Pleasant mine workings. The bonds were held for the benefit of the Company, and interest was paid bi-annually into a cash on deposit account, and was disbursed at the discretion of the Ministry of Finance of the Province of New Brunswick. Upon maturity of the bonds at June 28, 2013 the funds continue to be held on account with the N.B. government and will be redeployed as per the current requirement of the Department of Environment.

The Company's Mount Pleasant property is governed by an Approval to Operate, which was granted by the New Brunswick Ministry of Environment ("the Department") in November 2007 and was valid until September 2012. The approval to operate was renewed as of October 1, 2012, updated on July 16, 2014 and is valid until September 30, 2017. Under the terms of the Approval to Operate, the Company has been granted permission by the Ministry of Environment to operate the Property, Tailings Impoundment Facility and Mine Water Treatment Plant on a "Care and Maintenance" basis and the Company is also required to submit an environmental effects monitoring report to the Province of New Brunswick no later than March 31, 2018, However, the Company is required to monitor the water quality at its Tailings Impoundment Facility on a monthly basis, and the Company provides the Ministry of Environment with monthly water quality monitoring reports and the results of its monthly water sampling and testing. Under the Approval to Operate, the Company is permitted to carry out exploration activities and metallurgical test work on its Mount Pleasant property. Consequently, the current security posted with the Province of New Brunswick is sufficient for the Company to continue exploration activities and metallurgical test work at the Property. However, the Company may face a review of its posted security by the Ministry of Environment when the Company advances to feasibility studies on its mineral deposits or commences the dewatering of the past-producing underground tungsten mine located on the Mount Pleasant property. Dewatering activities may also trigger a provincial Environmental Impact Assessment ("EIA") and may require the Company to upgrade its current Mine Water Treatment Plant. The Company will, therefore, enter into direct consultations with the provincial Ministry of Environment prior to initiating feasibility or dewatering activities, in order to ascertain any changes that may be required with respect to the existing security, or any obligations that may arise under a EIA.

5. EXPLORATION AND EVALUATION

Mount Pleasant Property,	Exploration & development	Tailings impoundment facility upgrade	Total
New Brunswick	\$	\$	\$
Balance, January 1, 2014	12,227,818	675,744	12,903,562
Additions	446,621	29,835	476,456
Balance, December 31, 2014	12,674,439	705,579	13,380,018
Additions	576,967	24,978	601,945
Balance, September 30, 2015	13,251,406	730,557	13,981,963

The Company holds a 100% interest in the subsurface mineral rights to approximately 1,600 hectares encompassing the Mount Pleasant mine area. Within the mineral rights area, the Company owns approximately 405

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hectares of land. Current period expenditures to September 30, 2015 are expenses related to the current prefeasibility study (PFS). Tailings Impoundment Facility expenditures to date relate to the rehabilitation of the Mount Pleasant Tailings Impoundment Facility in order to comply with government regulations, and in anticipation of future production requirements.

6. PROPERTY PLANT AND EQUIPMENT

Facility efurbishments \$	Computer equipment	A (l. 11	
efurbishments \$	equipment	A (l. 'l	
\$		Automobiles	Total
Ψ	\$	\$	\$
142,503	66,299	51,498	260,300
-	-	-	-
142,503	66,299	51,498	260,300
-	-	-	-
142,503	66,299	51,498	260,300
Equipment &			
	Computer		
,	•	Automobiles	Total
\$	\$	\$	\$
94,168	63,587	41,980	199,735
6,874	2,503	9,518	18,895
101,042	66,090	51,498	218,630
4,508	209	-	4,717
105,550	66,299	51,498	223,347
Facility	Computer	Automobilos	Total
,	•		TOtal
¢	equipinent		•
- Φ 49 225	<u>Ψ</u> 2.712	ΨΨ_	 60,565
	,		41,670
	209	<u> </u>	36,953
	\$ 142,503 - 142,503 - 142,503 - 142,503 Equipment & Facility efurbishments \$ 94,168 6,874 101,042 4,508 105,550 Facility refurbishments \$	\$ \$ \$ 142,503 66,299	\$ \$ \$ \$ \$ \$ 142,503 66,299 51,498

For the three month period ended September 30, 2015, the amount of amortization charged to mineral property expense is \$1,503 (\$4,568 for the three month period ended September 30, 2014).

For the nine month period ended September 30, 2015, the amount of amortization charged to mineral property expense is \$4,717 (\$14,566 for the nine month period ended September 30, 2014).

7. SHAREHOLDERS' EQUITY

The Company is authorized to issue an unlimited number of common shares and an unlimited number of preference shares. As at September 30, 2015, the Company had 677,211,441 common shares, of no par value, issued and outstanding.

	Number of shares	Amount \$
Balance, January 1, 2014	177,211,441	51,169,336
Balance, December 31, 2014	177,211,441	51,169,336
Issued February 11, 2015	500,000,000	4,720,247
Balance, September 30, 2015	677,211,441	55,889,583

(a) On October 19, 2010 the Company completed a private placement (the "Private Placement") transaction with Great Harvest Canadian Investment Company Limited ("Great Harvest") of 40,000,000 units (the "Units") at a price of \$0.12 per unit, with each Unit consisting of one common share of Adex and one common share purchase warrant (a "Series A Warrant"), raising gross proceeds of \$4.8 million. On May 17, 2011, 40,000,000 Series A warrants were exercised, providing gross proceeds of \$7,200,000.

Other transactions contemplated in the Private Placement agreement with Great Harvest include requiring Great Harvest, subject to (i) the results of the definitive feasibility study ("DFS") being satisfactory to Great Harvest and (ii) the then capital requirements of the Company as determined at the relevant time by the board of directors of the Company, to provide or arrange for the provision to the Company of loan facilities (the "Facilities") in an aggregate amount of up to \$50,000,000 to be used for the commercial development of the Property, on such terms and conditions as may be agreed upon between the Company and the relevant financier(s). If an aggregate minimum of \$10 million of the Facilities are made available to be drawn down by the Company within 180 days of the delivery to Great Harvest of the report of the results of the Feasibility Study, Great Harvest will have the right (the "Share Purchase Right") to purchase, within 40 days of the Facilities being available to be drawn down by the Company, 1.2 common shares for each dollar of the facilities made available to be drawn down by the Company within one year of the completion of the Feasibility Study. The exercise price per common share pursuant to the Share Purchase Right will be equal to the volume weighted average trading price of the common shares on the TSX Venture Exchange (the "TSXV") for the five trading days ending the day immediately prior to the Facilities being available to be drawn down by the Company less the maximum discount there from permitted by the TSXV. The maximum number of common shares issuable pursuant to the Share Purchase Right is 60,000,000. The issuance of common shares pursuant to the exercise of the Share Purchase Right will be subject to further approval of the TSXV to be obtained following the Share Purchase Right becoming exercisable.

In connection with the above Private Placement, the agent to the transaction will be paid by the Company an additional cash finder's fee equal to 1.5% of the principal amount of each loan made available by Great Harvest or a third party financier arranged for by Great Harvest to be drawn down by the Company, to a maximum of \$750,000.

(b) On February 11, 2015, the Company successfully completed its \$5,000,000 offering of rights to acquire common shares of the Company in each of the Provinces of British Columbia, Alberta, Ontario, Nova Scotia and New Brunswick. As a result of the exercise of the Rights and subscriptions for Common Shares, the Company has issued 500,000,000 new Common Shares at a price of \$0.01 per common share to raise aggregate gross proceeds of \$5,000,000 and total share issuance cost of \$279,753. Great Harvest controls approximately 81.88% of the issued and outstanding common shares of the Company.

Contributed Surplus

	Amount \$
Balance, January 1, 2014	2,770,582
Common share options expense	63,380
Balance, December 31, 2014	2,833,962
Common share options expense	45,360
Balance, September 30, 2015	2,879,322

Stock options

On April 26, 2007, the shareholders approved a rolling stock option plan (the "Stock Option Plan") for the Company. The Stock Option Plan has been re-approved annually.

The Stock Option Plan allows the Company to issue options to a maximum of 10% of the issued and outstanding common shares of the Company. Options will be exercisable over periods of up to ten years as determined by the Board. Options are required to have an exercise price of no less than the closing market price of the common shares of the Company on the last trading day immediately preceding the date of the grant of the stock option less any discounts from the market price allowed by the TSVX.

(a) On December 31, 2013, the Company granted 4,700,000 common share options with an exercise price of \$0.10 per common share to the directors of the Company. The options vest quarterly in equal amounts over a twelve month period from the date of the grant and expire on December 31, 2018.

The assigned Black-Scholes fair value of the options granted was \$63,380.

- (b) On April 24, 2014, 950,000 common share options with an exercise price of \$0.12 per common share expired unexercised.
- (c) On January 8, 2015, the Company received approval from the TSX Venture Exchange amending the exercise price of all outstanding stock options to \$0.05 per common share.

The assigned Black-Scholes fair value of the re-pricing of the options is \$45,360.

- (d) On February 3, 2015, 1,100,000 common share options with an exercise price of \$0.05 (previously \$0.15) per common share expired unexercised.
- (e) On June 22, 2015, 200,000 common share options with an exercise price of \$0.05 (previously \$0.12) per common share expired unexercised.

The following summary sets out the activity in outstanding common share stock options for the period ended September 30, 2015:

	Options #	Weighted- average exercise price \$
Outstanding, January 1, 2014	9,720,000	0.12
Options expired unexercised	(950,000)	0.12
Outstanding, December 31, 2014	8,770,000	0.12
Options expired unexercised	(1,300,000)	0.05
Options exercisable at September 30, 2015	7,470,000	0.05

The details of stock options outstanding at September 30, 2015 are as follows:

Number of stock	Number	Remaining	Exercise price per	
options	exercisable	contractual life	share	Expiry date
2,350,000	2,350,000	0.88 years	\$0.05	August 15, 2016
250,000	250,000	0.97 years	\$0.05	September 18, 2016
170,000	170,000	1.05 years	\$0.05	October 17, 2016
4,700,000	4,700,000	3.25 years	\$0.05	December 31, 2018
7,470,000	7,470,000			

Options that have been issued and remain outstanding vest over one year from the date of grant, in equal quarterly installments commencing three months following the date of grant.

The weighted average fair value of the options outstanding is \$0.05 per option. The fair value of the options granted in 2013 have been estimated at the date of grant using the Black-Scholes pricing model with the following assumptions: risk-free weighted-average interest rate of 1.63% and based on the full life of the option of 5 years, expected dividend yield of nil, expected forfeiture rate of nil, expected volatility of 99.96% and based on the annualized, weekly stock price calculated over the previous common share trading history, equal to the life of the option and expected life term of five years.

8. ADMINISTRATIVE AND GENERAL EXPENSES

The following table illustrates spending activity related to administrative and general expenses for the period ended September 30, 2015:

	For the three month period ended September 30	
	2015	2014
	\$	\$
Wages, benefits and consulting (note 9)	89,730	127,940
Professional fees (legal & audit)	10,854	80,822
Directors fees (note 9)	49,624	26,000
Office rent	21,410	20,826
Travel	305	15,382
Shareholder communications & promotion	461	12,843
Office costs	11,877	8,880
Insurance	6,707	6,707
Business development	-	4,600
Regulatory and filing fees	302	601
	191,270	304,601

	For the nine month period ended September 30	
	2015	2014
	\$	\$
Wages, benefits and consulting (note 9)	269,767	357,087
Professional fees (legal & audit)	38,601	142,026
Directors fees (note 9)	135,385	73,200
Office rent	62,187	59,658
Travel	17,806	47,865
Shareholder communications & promotion	17,941	42,267
Office costs	26,831	23,410
Insurance	20,121	20,121
Business development	6,000	12,100
Regulatory and filing fees	13,820	7,847
Sponsorship	, <u>-</u>	5,300
	608,459	790,881

9. RELATED PARTY TRANSACTIONS AND KEY MANAGEMENT PERSONNEL REMUNERATION

Key management personnel remuneration

Key management personnel remuneration is comprised of the Company's President & Chief Executive Officer and Chief Financial Officer.

For the three month period ended September 30, 2015 the Company incurred related party expenses of \$65,413 (\$75,319 during the three month period ended September 30, 2014). For the nine month period ended September 30, 2015 the Company incurred related party expenses of \$198,770 (\$203,364 during the nine month period ended September 30, 2014). These expenses related to the payment of management fees to the Company's senior officers.

During the year ended December 31, 2011, the Company created a retirement allowance accrual of \$525,000 (nil for year ended December 31, 2012) to be paid out to retiring senior personnel, pending the resolution of the terms of the retirement agreements. During the year ended December 31, 2011, the Company paid out \$450,000 to a former member of senior management and, at September 30, 2015, \$75,000 remains on hand for future settlement, and final settlement negotiations are ongoing.

Included in stock-based compensation for the three and nine month periods, respectively, ended September 30, 2015 was \$nil and \$11,919 (\$6,743 and \$20,229 for the three and nine month periods, respectively, ended September 30, 2014) attributable to key management personnel.

Related party transactions

For the three and nine month periods, respectively, ended September 30, 2015, the Company incurred directors and committee fees of \$49,624 and \$135,385 (directors and committee fees of \$26,000 and \$73,200 during the three and nine month periods, respectively, ended September 30, 2014). These amounts were expensed in the period incurred as administrative and general expenses.

Included in stock-based compensation for the three and nine month periods, respectively, ended September 30, 2015 was \$nil and \$27,701 (\$9,102 and \$27,306 for the three and nine month periods, respectively, ended September 30, 2014) attributable to related parties.

Great Harvest, the Company's largest shareholder with 81.88% of the Company's common shares, is controlled by two of the Company's directors, one of whom also acts as the President and Chief Executive Officer. During the three and six month periods, respectively, ended September 30, 2015, the Company incurred expenses of \$nil and \$6,000 (\$4,600 and \$12,100 for the three and nine month periods, respectively, ended September 30, 2014) from Great Harvest for travel, administrative and project expenses.

All balances due to related parties, except for loans from Great Harvest, bear no interest and have no fixed terms of repayment.

All transactions with related parties are in the normal course of business and recorded at fair value.

On January 28, 2014, Great Harvest and the Company entered into a loan agreement whereby Great Harvest extended a loan to the Company in the amount of US\$1,000,000. The loan is unsecured and bears interest at the rate of 8% per annum. The initial loan and interest became due and payable on January 28, 2015. On January 28, 2015, the Company and Great Harvest agreed to extend the maturity to February 28, 2015 and then further extend the maturity to March 6, 2015.

On August 15, 2014, Great Harvest and the Company entered into a loan agreement whereby Great Harvest extended a loan to the Company in the amount of US\$1,000,000. The loan can be advanced in one or more instalments. The first instalment of US\$300,000 was received on August 20, 2014; the second instalment of US\$300,000 was received on September 30, 2014; the third instalment of US\$200,000 was received on November 12, 2014; the fourth instalment of US\$200,000 was received on January 14, 2015. The loan is unsecured and bears interest at the rate of 8% per annum. The loan and interest become due and payable on August 15, 2015.

On March 4, 2015, the Company repaid early and in full including accrued and unpaid interest, both of its outstanding term loans advanced in 2014 by Great Harvest.

For the three and nine month periods, respectively, ended September 30, 2015, \$nil and \$34,099 has been charged to finance cost (\$27,700 and \$64,000 for the three and nine month periods, respectively, ended September 30, 2014).

For the three and nine month periods, respectively, ended September 30, 2015, \$nil and \$174,756 has been charged to foreign exchange (\$71,137 and \$38,781 for the three and nine month periods, respectively, ended September 30, 2014 has been earned on foreign exchange).

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On June 20, 2014 the Company announced it had conditionally amended the exercise price of all of the currently issued and outstanding options to acquire 8,770,000 Common Shares to \$0.05 per Common Share. The re-pricing of the Company's options subsequently received disinterested shareholder approval of the amended exercise price at the Company's annual meeting of shareholders on November 10, 2014. The re-pricing of such options was approved by TSX Venture Exchange on January 8, 2015.

10. COMMITMENTS AND CONTINGENCIES

As at	September 30	December 31
	2015	2014
	\$	\$
Accounts payable	138,095	532,060
Accrued liabilities	151,731	313,628
Income tax payable	157,607	157,607
Loan payable	-	2,088,180
	447,433	3,091,475

The Company has a contractual lease obligation related to its corporate premises that requires minimum total lease payments of \$88,990 until October 31, 2017.

The following table demonstrates the outstanding office lease commitment.

	\$
2015	10,375
2016	42,084
2017	36,531
	88,990

The contractual obligation is offset by sublet agreement dated September 22, 2015. The Company sublet the leased premises to the subtenant with the prior written consent of the landlord. From October 1, 2015 until October 30, 2017 the subtenant will pay rent to the Company and observe and perform the Company's covenants, conditions and agreements contained in the initial lease agreement, and that landlord shall be entitled to all remedies in respect of non-payment of rent and breaches of covenants, conditions and agreements as if the subtenant was the original tenant named in the lease agreement. For one month of 2015, the Company will receive net rent of \$3,507 plus HST; for twelve months of 2016, the Company will receive net rent of \$42,084 plus HST; for ten months of 2017, the Company will receive net rent of \$35,070 plus HST.

The Company has contingent liabilities in respect of legal claims arising in the ordinary course of business. The Company is currently engaged in a legal proceeding in respect of the settlement of severance payment to a former employee. The Company has accrued \$75,000 in regards to settlement of this matter, however, the timing of the resolution of this matter, as well as the final settlement amount is uncertain and cannot be determined as at September 30, 2015.

11. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

Categories of financial assets and liabilities

The Company's financial instruments are classified into the following categories: loans and receivables and other financial liabilities. The carrying values of the Company's financial instruments are classified into the following categories:

	September 30, 2015		December 31, 2014	
	Carrying value	Fair Value	Carrying value	Fair Value
	\$	\$	\$	\$
<i>a</i> .				
Loans and receivables (1)	1,843,023	1,843,023	1,230,578	1,230,578
Other financial liabilities (2)	289,826	289,826	2,933,868	2,933,868

- 1) Consists of cash and cash equivalents, funds held by the Province of New Brunswick and accounts receivable.
- (2) Includes accounts payable and accruals, and loan payable.

The fair values of the Company's financial instruments are not materially different from their carrying value.

Risks arising from financial instruments and risk management

The Company's activities expose it to a variety of financial risks: market risk (including interest rate risk and price risk), credit risk and liquidity risk. The Company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the financial performance of the Company.

The Company uses various methods to measure different types of risk to which it is exposed. These methods include sensitivity analysis in the case of interest rate and other price risks.

(a) Market risk

(i) Commodity price risk

Commodity price risk is the risk of financial loss resulting from movements in the price of the Company's commodity inputs and outputs. The Company is exposed to commodity price risk arising from revenue derived from forecast future sales of the metals it is exploring for. The Company does not manage commodity price risk through the use of derivative instruments.

(ii) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Company's interest rate risk is minimal as there are no outstanding loans or interest-bearing debts. The Company has not entered into any interest rate swaps or other active interest rate management programs at this time. A change in interest rates would have minimal effect on the value of, and/or the proceeds from, the Company's funds held by the Province of New Brunswick.

(iii) Sensitivity analysis

IFRS requires disclosure of a sensitivity analysis that is intended to illustrate the sensitivity of the Company's financial position, performance and fair value of cash flows associated with the Company's financial instruments to changes in market variables. The sensitivity analysis discloses the possibility of an effect on the reported loss at September 30, 2015 assuming that a reasonably possible change in the relevant risk variable has occurred at September 30, 2015 and has been applied to the risk exposures in existence at that date to show the effects of reasonably possible changes. The reasonably possible changes in market variables used in the sensitivity analysis were determined based on implied volatilities (where available) or historical data.

The Company holds investments in cash and funds held by the Province of New Brunswick which are subject to variable interest rates. Any changes in interest rates will not give rise to significant changes to the net loss.

At September 30, 2015, a change in the value of tungsten, molybdenum, tin, indium or zinc would not change the recognized value of any of the Company's financial instruments.

(b) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Company. Credit risk arises from cash and cash equivalents and deposits with banks and financial institutions as well as credit exposures to outstanding receivables. The Company endeavours to mitigate credit risk by holding its cash and cash equivalents with major commercial banks with strong credit ratings. The carrying amounts of financial assets recorded in the unaudited condensed consolidated interim financial statements represent the Company's maximum exposure to credit risk.

The Company maintains a cash balance on deposit with the Province of New Brunswick (see Note 4) and does not consider this as a significant credit risk.

(c) Liquidity risk

The Company's approach to managing liquidity risk is to ensure that it will have sufficient funds to meet liabilities as they come due and to execute on its business plan. The Company manages liquidity risk by maintaining adequate cash reserves and by continuously monitoring forecast and actual cash flows. At September 30, 2015, the Company had cash of \$673,318 (at December 31, 2014 the balance of cash and cash equivalents was \$63,229). The Company has forecasted cash flows for its 2015 fiscal year. The forecast is based on management's best estimates of operating conditions in the context of current economic conditions and today's capital market climate.

The Company is a development stage company currently focused on exploring and developing its Mount Pleasant Property and has not generated revenue or cash flow from this project. The Company's sources of funding to this point have been the issuance of equity securities and loans from Great Harvest. The Company has limited financial resources and no current source of recurring revenue and continues to rely on the issuance of shares or other sources of financing to generate the funds required to complete the development, commissioning and commencement of production of the Mount Pleasant property and corporate expenditures. Should additional funding be required to complete the construction, commissioning or operations of the Mount Pleasant property there is no assurance that such additional funding will be available to the Company. Should such funding be required, failure to obtain funding could result in delay or indefinite postponement of the development of the Mount Pleasant property.

(d) Fair value estimation

The fair value of financial assets and financial liabilities must be estimated for recognition and measurement or for disclosure purposes. For receivables and payables with a remaining life of less than one year, the carrying amount is deemed to reflect the fair value.

12. MANAGEMENT OF CAPITAL

The Company's objective when managing capital is to maintain adequate levels of funding to support evaluation and development projects, to expand regional exploration activities within the Property and to maintain corporate and administrative functions.

At September 30, 2015 the Company's capital consists of equity in the amount of \$15,573,531 (\$11,958,950 at December 31, 2014).

The Company manages its capital structure in a manner that provides sufficient funding for project evaluation and development and operational activities. Funds are primarily secured through the issue and sale of common shares. There can be no assurances that the Company will be able to continue to provide adequate funds in this manner.

The Company maintains minimal surplus capital and therefore does not have significant non-cash investments. All working capital for immediate needs is invested in liquid and highly rated financial instruments, such as money market funds with major Canadian financial institutions. At September 30, 2015, the Company had cash of \$673,318 (at December 31, 2014 the balance of cash and cash equivalents was \$63,229).