

Condensed Interim Consolidated Financial Statements September 30, 2016

Expressed in United States dollars unless otherwise stated

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NOTICE OF NO AUDITOR REVIEW OF INTERIM FINANCIAL STATEMENTS

Under National Instrument 51-102, Part 4, subsection 4.3(3)(a), if an auditor has not performed a review of the Company's interim financial statements, they must be accompanied by a notice indicating that the financial statements have not been reviewed by an auditor.

The accompanying unaudited condensed interim consolidated financial statements of the Company have been prepared by, and are the responsibility of, the Company's management.

The Company's independent auditor has not performed a review of these interim financial statements in accordance with the standards established by the Canadian Institute of Chartered Professional Accountants for a review of financial statements by an entity's auditor.

"Kevin Drover" **President and CEO**

"Salvador Huerta" **CFO**

Condensed Interim Consolidated Statements of Financial Position

(Unaudited and expressed in United States dollars)

		September 30		December 31	
_	Notes		2016	2015	
Assets					
Current assets					
Cash and cash equivalents	14	\$	707,144	\$ 236,301	
Trade and other receivables	3	•	588,451	42,687	
Prepaid expenses and advances	4		80,876	71,313	
Prepaid income tax			38,161	39,929	
Assets held for sale	5		95,500	60,074,062	
			1,510,132	60,464,292	
Non Current assets					
Non-current prepaid expenses	4		19,904	19,509	
Property, plant and equipment	6		6,865,387	6,866,181	
Mineral Properties	7		9,500,000	9,500,000	
Deferred tax asset			-	404,785	
		\$	17,895,423	\$ 77,254,767	
Liabilities					
Current liabilities					
Accounts payable and accrued liabilities	8	\$	813,873	\$ 2,520,488	
Current portion of borrowings	9, 18		-	40,223,056	
Liabilities associated with assets held for sale	5		-	18,723,470	
			813,873	61,467,014	
Non Current liabilities					
Provision for environmental rehabilitation	10		479,838	479,838	
			1,293,711	61,946,852	
			<u> </u>	, ,	
Equity	11				
Share capital	11		181,833,880	181,814,354	
Contributed surplus			34,606,477	34,260,229	
Accumulated other comprehensive income (loss)			2,718,286	2,338,478	
Deficit		,	2,710,260 202,571,083)	2,330,476	
Deficit			202,371,003	(203,133,321	
Total equity attributable to equity holders of the parent	;		16,587,560	15,279,740	
Non-controlling interest			14,152	28,175	
_					
Total equity			16,601,712	15,307,915	

Nature of Operations and Going concern (Note 1) Commitments and contingencies (Note 13) Subsequent Events (Note 19)

Condensed Interim Consolidated Statements of Comprehensive Income (Loss) (Expressed in United States dollars, unless otherwise stated)

		Thr	ee months en	ded Se	-		Nine months end	led Septe	
	Notes		2016		2015		2016		2015
Continuing Operations									
Revenues			120.000				220.000	<u>,</u>	
Management Fees Oil & Gas lease		\$	120,000	\$	-	\$	320,000	\$	-
Oii & Gas lease			374,469 494,469		<u>-</u>		374,469 694,469		<u>-</u>
			737,703				054,405		
Other items	4.5				420.000				750.004
General and administrative costs	16		358,094		429,903		953,538		,758,024
Financing expense and others Stock-based compensation	17		3,326		3,249,545		6,414 353,387	5	,676,503 4,026
Shafter mine care & maintenance costs			368,270		442,604		678,963		934,972
Foreign exchange (income) loss			67,706		959,248		29,474	2	,740,223
Loan and offtake agreement restructure loss and related			,		,				,,
costs			-		12,763		_		32,883
Restructuring transaction cost			-		-		22,630		-
Change in fair value of derivatives			-		(85,606)		-	((147,708)
Severance payments			-		10,180		-		121,993
Loss on sale of equipment			=		4,674		-		14,572
Other expenses (income)			11,123		95,448		(19,973)		158,401
			808,519		6,572,275		2,024,433	12	,747,405
Income (loss) before income taxes			(314,050)		(6,572,275)		(1,329,964)	(12	,747,405)
Current Income tax expense			-		26,168		-		88,051
Deferred income tax expense			-		(1,046,520)		-	(2,	,151,042)
Net income (loss) from continuing operations		\$	(314,050)	\$	(5,551,923)	\$	(1,329,964)	\$ (10)	,684,414)
Discontinued Operations									
Income (loss) for the period from discontinued operation	18		(40,247)				1,878,179	(1,	,739,590)
Net income (loss) for the period before other									
comprehensive items		\$	(354,297)	\$	(5,551,923)	\$	548,215	\$ (12	,424,004)
Items of other comprehensive income									
Items of other comprehensive income that may be									
reclassified subsequently to net income (loss):									
Currency translation adjustment			117,361		692,400		379,808	2,	,037,268
Comprehensiveincome income (loss) for the period		\$	(236,936)	\$	(4,859,523)	\$	928,023	\$ (10)	,386,736)
Total net Income (loss) attributable to:									
Non-controlling interest			1,132		(4,966)		(14,023)		(10,214)
Equity holders of the Company			(355,429)		(12,416,376)		562,238	(12	,416,376)
. ,		\$	(354,297)	\$	(12,421,342)	\$	548,215		,426,590)
							·	\$	2,586
Total comprehensive income (loss) attributable to:									
Non-controlling interest			1,132		(4,966)		(14,023)		(10,214)
Equity holders of the Company			(238,068)		(4,854,557)		942,046	(10	,379,108)
		\$	(236,936)	\$	(4,859,523)	\$	928,023	\$ (10)	,389,322)
Weighted average number of shares – basic			84,701,495		84,644,973		84,663,882	74	,511,589
Adjustment for:									
Share options			=		=		3,380,594		-
Warrants			-				-		
Weighted average number of shares – basic & diluted			84,701,495		84,644,973		88,044,476	84	,644,973
Loss per share									
From continuing and discontinued operations - basic &		Ļ		,	(0.45)	,	0.04	¢	(0.45)
diluted		\$ \$	-	\$ \$	(0.15)	\$	0.01 (0.01)	\$	(0.15)
From continuing operations - basic & diluted		Ą	-	Ş	(0.15)	\$	(0.01)	\$	(0.13)

Aurcana Corporation
Condensed Interim Consolidated Statements of Changes in Equity
(Expressed in United States dollars, unless otherwise stated)

				Accumulated		Total Equity		
				Other		Attributable to	Non-	
	Share (Capital	Contributed	Comprehensive		Shareholders of	controlling	Total
	#	\$	Surplus	Income (Loss)	Deficit	the Company	Interest	Equity
Balance, December 31, 2014	84,644,973	181,814,354	34,256,203	(471,711)	(179,368,164)	36,230,682	36,461	36,267,143
Currency translation adjustment	-	-	-	2,034,682	-	2,034,682	-	2,034,682
Net loss for the period	-	-	-	, , -	(12,413,790)	(12,413,790)	(10,214)	(12,424,004)
Stock-based compensation	-	-	4,026	-	-	4,026	-	4,026
Balance, September 30, 2015	84,644,973	181,814,354	34,260,229	1,562,971	(191,781,954)	25,855,600	26,247	25,881,847
Currency translation adjustment	-	-	-	775,507	-	775,507	-	775,507
Net loss for the period	-	-	-	-	(11,351,367)	(11,351,367)	1,928	(11,349,439)
Stock-based compensation	-	-	-	-	-	-	-	-
Balance, December 31, 2015	84,644,973	181,814,354	34,260,229	2,338,478	(203,133,321)	15,279,740	28,175	15,307,915
Currency translation adjustment	-	-	-	379,808	-	379,808	-	379,808
Net income for the period	-	-	-	-	562,238	562,238	(14,023)	548,215
Shares issued for:								
Exercise of options	100,000	19,526	(7,139)	-	-	12,387	-	12,387
Stock-based compensation	-	-	353,387	-	-	353,387	-	353,387
Balance, September 30, 2016	84,744,973	\$ 181,833,880	\$ 34,606,477	\$ 2,718,286	\$ (202,571,083)	\$ 16,587,560	\$ 14,152	\$ 16,601,712

Aurcana Corporation

Condensed Interim Consolidated Statements of Cash Flows (Expressed in United States dollars, unless otherwise stated)

	Nine months end 2016	ded September 30, 2015
Cash flows from operating activities		
Net income (loss) for the Period	\$ 548,215	\$ (12,424,004)
Items not involving cash:		
Income (loss) for the period from discontinued operation	(1,878,179)	-
Depreciation, depletion and amortization	794	3,881,587
Financing expense and other	-	5,535,909
Loss on sale of equipment	-	14,572
Impairment of property, plant and equipment assets and		
mining interests	-	1,453,516
Amortization of prepaid leasing costs	-	212,414
Stock-based compensation	353,387	4,026
Unrealized foreign exchange loss	32,197	2,682,654
Change in fair value of derivatives	-	(147,708)
Deferred Income tax		(2,151,042)
Operating cash flow before changes in working capital	(943,586)	(938,076)
Net changes to non-cash working capital balances		
Trade and other receivables	(545,764)	2,588,266
Inventories	-	97,788
Prepaid income tax	-	1,172,537
Prepaid expenses and advances	(9,958)	(192,863)
Accounts payable and accrued liabilities	(1,283,294)	580,913
Cash provided by (used in) operating activities	(2,782,602)	3,308,565
Cash flows from investing activities		
Proceeds from the sale of equipment	3,315,000	45,177
Purchase of property, plant and equipment	(80,261)	(2,712,169)
Cashprovided by (used in) investing activities	3,234,739	(2,666,992)
Cash flows from financing activities		
Share capital issued, net of share issue costs	12,387	-
Financing cost and bank charges	6,414	(1,374,157)
Payments on capital equipment contracts		(296,006)
Cash provided by (used in) financing activities	18,801	(1,670,163)
Decrease in each and each active leasts	470.000	(4 020 500)
Decrease in cash and cash equivalents	470,938	(1,028,590)
Effect of exchange rate changes on cash	(95)	(9,513)
Cash and cash equivalents, beginning of the period	236,301	1,606,762
Cash and cash equivalents, end of the period	\$ 707,144	\$ 568,659

Supplemental Cash Flow information (Note 14)

Notes to the Condensed Interim Consolidated Financial Statements (Expressed in United States dollars, unless otherwise stated)

1. Nature of Operations and going concern

Aurcana Corporation (the "Company" or "Aurcana") was originally incorporated in Canada under the laws of Ontario in 1917 and on September 14, 1998 was continued under the *Canada Business Corporations Act* ("CBCA"). The Company is currently engaged in the exploration, development and operation of natural resource properties. The Company's principal development property is the Shafter silver property ("Shafter"), located in Presidio County, southwestern Texas through the Company's 100% owned US subsidiary, Silver Assets Inc. Shafter is currently on "care and maintenance". Prior to the Restructuring Agreement referenced below, the Company was also engaged in the production and sale of silver, copper, lead, and zinc concentrates at the La Negra Mine located in Queretaro State, Mexico

The Company's shares are listed on the TSX Venture Exchange and the head office, principal address, and registered office is located at Suite 850-789 West Pender Street, Vancouver, B.C., V6C 1H2, Canada.

These condensed interim consolidated financial statements have been prepared on the basis that the Company will continue as a going concern, which assumes that the Company will be able to meet its commitments and realize its assets and discharge its liabilities in the normal course of business. Several adverse conditions and material uncertainties, including low metal prices, cast significant doubt upon the going concern assumption. The Company had current assets of \$1.5 million, a consolidated working capital of \$0.7 million, consolidated deficit of \$202.6 million and net income of \$0.5 million as at and for the period ended on September 30, 2016.

During the last quarter of 2015, the Company entered into a support agreement and an arrangement agreement to effect in the restructuring transaction (the "Restructuring Transaction") under which all of the debt obligations were extinguished in exchange for the Company's interest in the Mexican subsidiary that owns the La Negra mine. The Restructuring Transaction was implemented on January 7, 2016.

2. Basis of Preparation

These 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 IAS 34, Interim Financial Reporting. These interim financial statements do not include all the information required for a complete set of IFRS statements. However, selected notes are included to explain events and transactions that are significant to an understanding of the changes in the Company's financial position and performance since the last annual consolidated financial statements as at and for the year ended December 31, 2014.

These financial statements were approved for issue by the Board of Directors on November 23, 2016.

Notes to the Condensed Interim Consolidated Financial Statements (Expressed in United States dollars, unless otherwise stated)

3.	Trade and Other Receivables		
		September 30	December 31
		2016	2015
	Equipment sales receivable	140,000	-
	Other receivables	448,451	42,687
		\$ 588,451	\$ 42,687
4.	Prepaid expenses and advances		
	•	September 30	December 31
		2016	2015
	Prepaid expenses	\$ 73,012	\$ 29,823
	Other	7,864	41,490
	Current portion	80,876	71,313
	Non-current portion	19,904	19,509
		\$ 100,780	\$ 90,822
5.	Assets held for sale		
		September 30	December 31
		2016	2015
	Assets held for sale Shafter	\$ 95,500	\$ 3,410,500
	Assets held for sale La Negra		56,663,562
		\$ 95,500	\$ 60,074,062
	Liabilities associated with assets held for sale	\$ -	\$ 18,723,470
Assets h	eld for sale Shafter:		
		September 30	December 31
		2016	2015
	Underground support Equipment	\$ -	\$ 224,572
	Plant Equipment	95,500	3,185,928
	ar e	\$ 95,500	\$ 3,410,500

6. Property, Plant and Equipment

	Buildings Plan	nt and Equipment	Mine Development Cost	Vehicles	Computer Equipment	Other	Assets Under Construction	Total
Balance at December 31, 2014	\$ 3,061,086 \$	39,767,103	\$ 32,812,888	\$ 661,155	\$ 534,105	\$ 846,523	\$ 1,049,308	\$ 78,732,168
Additions	15,604	4,118,585	1,672,461	-	-	-	282,209	6,088,859
Reclassification	535,003	-	-	-	-	-	(535,003)	-
Reclassification to assets held for sale Shafter								
(Note 5)	-	(3,410,500)	-	-	-	-	-	(3,410,500)
Reclassification to assets held for sale La Negra								
(Note 5)	(2,736,693)	(38,012,539)	(30,985,349)	(601,630)	(441,357)	(308,104)	(796,514)	(73,882,186)
Disposals		-	-	(42,581)	(4,050)	-	-	(46,631)
Balance at December 31, 2015	875,000	2,462,649	3,500,000	16,944	88,698	538,419	-	7,481,710
Additions	-	-	-	-	-	-	-	-
Reclassification	-	21,235	-	-	-	(21,235)	-	-
Discontinued operations [1]		-	-	-	-	(479,838)	-	(479,838)
Balance at September 30, 2016	\$ 875,000 \$	2,483,884	\$ 3,500,000	\$ 16,944	\$ 88,698	\$ 37,346	\$ -	\$ 7,001,872
Balance at December 31, 2014 Reclassification to assets held for sale La Negra (Note 5) Charge for the year Write-down of property, plant and equipment	\$ 305,559 \$ (561,419) 255,860	14,078,492 (20,521,454) 4,989,446	\$ 648,369 (1,611,595) 168,386	\$ 513,704 (514,789) 55,020	\$ 489,531 (412,302) 14,055	\$ 608,783 (125,908) 27,012	\$ - -	\$ 16,644,438 (23,747,467) 5,509,779
write down or property, plant and equipment	-	1,453,516	794,840				_	2,248,356
Disposals	-	-,, -	-	(36,991)	(2,586)	-	-	(39,577)
Balance at December 31, 2015	-	-	-	16,944	88,698	509,887	-	615,529
Charge for the period	-	_	-	-	-	794	-	794
Discontinued operations	-	-	-	-	-	(479,838)	-	(479,838)
Balance at September 30, 2016	\$ - \$	-	\$ -	\$ 16,944	\$ 88,698	\$ 30,843	\$ -	\$ 136,485
Net book value								
Balance at December 31, 2014	\$ 2,755,527 \$	25,688,611	\$ 32,164,519	\$ 147,451	\$ 44,574	\$ 237,740	\$ 1,049,308	\$ 62,087,730
Balance at December 31, 2015	\$ 875,000 \$	2,462,649	\$ 3,500,000	\$ -	\$ -	\$ 28,532	\$ -	\$ 6,866,181

Note: Mining and plant equipment, which are not in production, are not subject to amortization.

7. Mineral Properties

	Sha	after, Texas,	
	USA, in Care 8		
	N	1aintenance	
Cost			
Balance at December 31, 2014		15,500,000	
Expenditures		-	
Transfer to assets held for sale		-	
Balance at December 31, 2015	\$	15,500,000	
Expenditures			
Balance at September 30, 2016	\$	15,500,000	
Accumulated depletion			
Balance at December 31, 2014		1,500,000	
Charge for the year		-	
Impairment of mining interests		4,500,000	
Transfer to assets held for sale		-	
Balance at December 31, 2015	\$	6,000,000	
Charge for the period		-	
Balance at September 30, 2016	\$	6,000,000	
Balance at December 31, 2014	\$	14,000,000	
Balance at December 31, 2015	\$	9,500,000	
Balance at September 30, 2016	\$	9,500,000	

Mineral properties subject to depreciation on the basis of unit of production method will not have depreciation when there is no production.

8. Accounts Payable and Accrued Liabilities

	Se	ptember 30	December 31		
		2016		2015	
Property taxes	\$	354,500	\$	659,406	
Salaries, payroll deductions and employee benefits		-		31,509	
Employees' statutory profit sharing		-		1,570	
Mine suppliers - operating		1,842		19,625	
Mine suppliers - capital		-		80,261	
Value added tax		295,732		-	
Restructuring Transaction		-		542,941	
Other		161,799		1,185,176	
	\$	813,873	\$	2,520,488	

9. Borrowings

On September 19, 2013, the Company executed definitive agreements with MF2 Investment Holding Company (Cayman) Limited, an affiliate of Orion Mine Finance Group (hereinafter referred to together with its affiliates as "Orion"), for a loan in the principal amount of US\$50,000,000 ("Original Loan") and a related off-take agreement in respect of Shafter ("Original Off-take"), described further below. The Company paid certain transaction fees and costs in the amount of \$1,075,000 in establishing the loan facility, including \$825,000 paid to Orion and \$250,000 paid to third parties.

The loan was advanced on September 19, 2013 and the term of loan was 39 months, with no principal payable until January 31, 2014. Early repayment of the loan could occur at any time without penalty. Interest payable was set at 3 month LIBOR (subject to a 1% minimum) plus 5.5%.

The Company agreed to sell silver and gold produced from Shafter to Orion under the Original Off-take at the prices selected by Orion as either spot price at the delivery date or an average spot price during the first, second, or third week after the delivery date, for either a 6 year period, or until Aurcana has sold a minimum of 27 million Oz of silver, whichever was later, subject to an early buy-out provision.

On April 29, 2014, Aurcana entered into an agreement to amend the terms of its \$50,000,000 Original Loan pursuant to an amended and restated credit facility agreement (the "Amended Loan") between the Company and Orion. The principal amount under the Amended Loan was reduced to \$40,000,000. In an aggregate debt settlement of \$10,333,333, Aurcana issued 16,499,501 common shares of the Company to Orion at an issue price of \$0.62 or C\$0.69 per share, in consideration for reducing the principal amount outstanding under the Original Loan and terminating the Original Offtake agreement in respect of Shafter. The Amended Loan was to be repaid in 48 equal monthly installments commencing May 31, 2014. Early prepayment could occur at any time without charges. Interest on the Amended Loan continued to accrue at a rate equal to LIBOR (subject to a minimum of 1%) plus 5.5% per annum. The Amended Loan was guaranteed by Aurcana's subsidiaries and was also secured against the Company and its subsidiaries' assets.

9. Borrowings (continued)

Concurrent with the execution of the Amended Loan, Aurcana entered into offtake agreements ("New Offtakes") with Orion in respect of 100% of the copper, zinc, and lead concentrates produced at its La Negra mine for the period from January 1, 2017 to December 31, 2020 (concentrates also have silver content). The Company agreed to sell the concentrates to Orion under the New Offtakes at the prices selected by Orion as an average day spot price for any one of the 10 days following the delivery.

Loan Restructure

The amendment of the Original Loan agreement, termination of the Original Offtake agreement and the New Offtake agreements signed were accounted for as an extinguishment of the Original Loan, Original Offtake and related derivative liabilities. The Original Loan was a hybrid instrument, containing a debt host component and two embedded derivatives – prepayment and interest floor options that require separation as derivatives and that were recorded at fair value. The Original Offtake agreement contained a written price option derivative that was carried at fair value.

Immediately before the restructure of the Original Loan, the carrying value of the Original Loan debt host was \$35.3 million, and the fair value of the Original Offtake derivative and the Original Loan prepayment and interest rate floor derivatives was \$12.7 million. Fair value of the Amended Loan debt host as the date of the restructure was \$35.5 million and the fair value of the New Offtakes and Amended Loan derivative liabilities was \$3.9 million. The Company also issued shares with an aggregate fair value of \$10.3 million in consideration for the settlement of the Original Loan and termination of the Original Offtake agreement.

As a result of the 2014 loan restructure, the Company recognized the following costs:

Loss on loan restructure	\$ 1,875,112
Legal fees	938,529
	\$ 2 813 641

Loan Modification

In order to improve Aurcana's liquidity in the short term, in July 2014, Orion agreed to defer principal and interest payments on the Amended Loan for July 31st, August 31st, and September 30th, 2014 amounting to approximately \$3.1 million. This amount was amortized over the remainder of the loan period commencing October 2014. In return, the Company extended the New Offtakes by one year, to December 31, 2021. This amendment was accounted for as a modification of the Amended Loan with the resulting changes in the value of the expected cash flows applied to the carrying balance of the loan.

9. Borrowings (continued)

Debt host and embedded derivatives

The New Offtake derivative is a written option and is carried at fair value through profit and loss ("FVTPL"). The Amended Orion loan is a hybrid instrument, containing a debt host component and two embedded derivatives — a prepayment and interest floor options that require separation as derivatives. These features were recorded at fair value at origination.

The debt host component is classified as other financial liability and is measured at amortized cost using the effective interest rate method and the embedded derivatives are classified as FVTPL and all changes in fair value are recorded in profit or loss. The difference between the debt host component and the principal amount of the loan outstanding is accreted to profit or loss over the expected life of the loan. Accretion of \$3.6 million has been recognized for the year ended December 31, 2015 (2014 - \$3.9 million).

Loan Extinguishment

Orion permitted the Company to make interest only payments and defer until August 2015, payments on the principal amount owed from January to July 2015 under the Amended Loan. The Company was unable to meet its payment obligations to Orion for the months of August and September 2015, resulting in a breach of the terms of the Amended Loan.

During the last quarter of 2015, the Company entered into a support agreement and an arrangement agreement with Orion to implement a restructuring transaction (the "Restructuring Transaction") under which all of the debt obligations due and in default under the Amended Loan would be extinguished in exchange for the Company's interest in its Mexican subsidiary that owns the La Negra mine. The Restructuring Transaction was implemented on January 7, 2016 (note 5).

Notes to Consolidated Financial Statements (Expressed in United States dollars, unless otherwise stated)

10. Provision for Environmental Rehabilitation

The Company has accrued an estimated liability related to reclamation and closure costs at Shafter based on the anticipated total future remediation cost in the amount of \$479,838 (December 31, 2015 - \$479,838). Due to the uncertainty of when the reclamation will take place, the Company did not apply any discount rate or inflation rate (December 31, 2015 – nil %).

The environmental remediation liability is subject to revision based on future mine resource realization, and other factors which affect the costs incurred at future dates such as inflation and discount rates.

The provision for environmental rehabilitation is as follows:

	Sept	tember 30 2016	December 31 2015
Environmental rehabilitation, beginning of the year Change in estimates Accretion	\$	479,838 - -	\$ 1,946,338 (233,007) 98,184
Transfer to Liabilities associated with assets held for sale (note 5)		470.939	(1,331,677)
Environmental rehabilitation, end of the period	<u>\$</u>	479,838	\$ 479,838

11. Equity

<u>Authorized</u> - An unlimited number of common shares with no par value.

Share issuance details:

	Number of		
	Common Shares	Amount	
Balance, December 31, 2013	58,412,564	\$ 168,678,333	
Debt restructuring	16,499,501	10,333,333	
Private placement	9,732,908	3,525,944	
Share Issue Costs		(723,256)	
Balance, December 31, 2014 and 2015	84,644,973	181,814,354	
Exercised options	100,000	19,526	
Balance, September 30, 2016	84,744,973	181,833,880	

Notes to Consolidated Financial Statements (Expressed in United States dollars, unless otherwise stated)

11. Equity (continued)

On June 20, 2014 the Company issued an aggregate of 9,200,000 units (each a "Unit") of the Company at a purchase price of Cdn\$0.55 per Unit for gross proceeds to the Company of Cdn\$5,060,000 (the "Offering"). Each Unit consists of one common share of the Company and one common share purchase warrant (each a "Warrant"). Each Warrant entitles the holder to purchase an additional common share of the Company at an exercise price of Cdn\$0.80 per Warrant for a period of 36 months from the closing of the Offering. The Company paid to the underwriter in respect of the Offering (the "Underwriter") a commission of 6% of the gross proceeds of the Offering, which was paid by the issuance of an aggregate of 532,908 Units. In addition, the Company issued to the Underwriter a compensation warrant which entitles the Underwriter to purchase up to 532,908 common shares of the Company (equal to 6% of the number of Units sold under the Offering), exercisable at an exercise price of C\$0.55 for a period of 24 months from the closing of the Offering. See below for fair value assumptions.

Stock options

On August 25, 2014 the TSX Venture Exchange approved an amendment to the Company's Stock Option Plan (the "Plan"), which is a fixed plan, to increase the maximum number of shares reserved for issuance to directors, officers, employees and consultants of the Company under the Plan to 8,379,852 common shares. The exercise price, term and vesting period of each option are determined by the board of directors within regulatory guidelines and the terms of the Plan. The maximum number of common shares reserved for issuance remains less than 10% of the total issued and outstanding common shares of the Company.

	Number of	Weighted Average
Stock options	Common Share	Exercise Price per
<u>otock options</u>	Purchase Options	Share (\$CDN)
Balance, December 31, 2014	2,415,625	6.23
Expired	(1,031,250)	6.22
Balance, September 30, 2015 and December 31,		
2015	1,384,375	6.24
Granted	4,950,000	0.17
Exercised	(100,000)	0.17
Expired	(493,750)	6.55
Forfeited	(734,375)	5.80
Balance, September 30, 2016	5,006,250	0.39

	Outstanding	Vested	(\$CDN)	Expiry Date
	87,500	87,500	\$ 8.16	June 11, 2017
	68,750	68,750	\$ 6.32	February 28, 2018
_	4,850,000	4,850,000	\$ 0.17	March 2, 2021
	5,006,250	5,006,250	\$ 0.39	

Notes to Consolidated Financial Statements (Expressed in United States dollars, unless otherwise stated)

11. Equity (continued)

Stock based compensation

For the period ended September 30, 2016 the stock-based compensation expense was \$353,387 (2015: \$4,026). Fair value of stock options granted as above is calculated using the following weighted average assumptions

	September 30	December 31
	2016	2015
Risk-free interest rate	0.70%	-
Expected stock price volatility	92.35%	-
Expected dividend yield	n/a	-
Expected option life in years	4.7	-

Warrants

	Number of
Common Share Purchase	Common Share
Warrants	Warrants
Balance, December 31, 2014	10,559,566
Expired	(293,750)
Balance, September 30, 2015 and December 31,	
2015	10,265,816
Expired	(532,908)
Balance, September 30, 2016	9,732,908

As of September 30, 2016 details of outstanding common shares purchase warrants are as follows:

Number	of Common		
Share Pu	rchase	Exercise Price	
Warrants		(CDN)	Expiry Date
			_
	9.732.908	\$0.80	June 20. 2017

Notes to Consolidated Financial Statements

(Expressed in United States dollars, unless otherwise stated)

12. Related Party Transactions

Except as noted elsewhere in these consolidated financial statements, the Company conducted the following related party transactions:

a) Trading transactions

The Company's related parties consist of companies owned by executive officers and directors and payments to these parties are as follows:

	payments to these parties are as remotion						
			September 30		September 30		
		Note		2016		2015	
	Technical and consulting fees	(i)	\$	36,347	\$	28,953	
	(i) To a company controlled by a director of the Compar	ıy.					
b)	Compensation of key management personnel						
			Sept	ember 30	Sept	ember 30	
				2016		2015	
	Consulting fees (as above)		\$	36,347	\$	28,953	
	Directors' fees			22,224		159,748	
	Officer salaries			340,574		357,200	
	Stock-based compensation			353,387		4,026	
			\$	752,532	\$	549,927	

c) As a result of the 2014 Orion loan amendment, the Company issued shares to Orion resulting in it becoming a significant shareholder and related party to the Company. Transactions with Orion:

	September 30	September 30
	2016	2015
Repayment of loan principal (Note 18)	\$ 40,223,056	\$ -
Payment of interest	-	1,374,157
Accrued interest	<u> </u>	393,680
	\$ 40,223,056	\$ 1,767,837

Notes to Consolidated Financial Statements (Expressed in United States dollars, unless otherwise stated)

13. Commitments and contingencies

Head office lease

Effective May 1, 2014, the Company executed a lease agreement for new office space for a period of 48 months, expiring on April 30, 2018. The minimum monthly payment is \$9,178. Subsequent the year end, in April, 2016 the Company subleased such premises for \$7,489 per month and moved to a new location. The new head office has a monthly lease cost of \$3,571 for a period of 36 months, expiring March 31, 2019.

Property Taxes

Included in accounts payable is \$0.4 million in property taxes owed on the Shafter property for 2013, 2014 and accrual for 2016. During the quarter ended September 30, 2015, the Company and state officials agreed on a payment plan to settle the outstanding 2013 and 2014 balances through 24 equal monthly payments of \$28,000 commencing July 30, 2015.

Class action

In February 2015, the Company entered into an agreement (the "Settlement Agreement") to settle the class action litigation commenced by Nunzio Cardillo and John Witiluk in the Ontario Superior Court of Justice (the "Action") against the Company and two former executives of the Company (the "Settlement"). The Settlement provides for the full and final settlement, release and dismissal of all claims brought under the Action. The Settlement was subject to a number of customary conditions, including the receipt of court approval of the Settlement, which approval was received on April 10, 2015.

Under the terms of the Settlement, the Company agreed to pay an aggregate of CDN\$4,000,000 (the "Settlement Amount"), which amount, net of legal fees and other costs, will be divided among members of the plaintiff class on a pro rata basis. The Settlement Amount was fully funded by insurance maintained by the Company.

The Company elected to enter into the Settlement in order to avoid the expense, burden and inconvenience associated with the continuance of the Action. The Settlement does not constitute an admission by the Company of any violation of law or other wrongdoing.

A schedule of commitments due by period is as follows (\$000s):

	Cor	nmitm	ents	due by	yea	r (000's)		
		Total		2016		2017		2018	2019
		\$		\$		\$		\$	\$
Rent	\$	114	\$	14	\$	46	\$	46	\$ 8

Notes to Consolidated Financial Statements (Expressed in United States dollars, unless otherwise stated)

13. Commitments and contingencies (continued)

Claims to the Company

Trans-Pecos Pipeline, LLC ("Trans Pecos") is constructing a pipeline that will transport natural gas between the Permian Basin and Presidio, Texas for delivery to customers in Chihuahua, Mexico. The route of the pipeline crosses the Shafter property and, as currently surveyed, may impact upon some aspects of mining-related activities if and when they resume. The pipeline project may have an additional impact on longer-term exploration and development. The Company had been in discussions with representatives of Trans Pecos concerning safety, the near and long-term impacts of a pipeline on the Company and Shafter, and alternate routes for the pipeline easement. In March 2016 the Company was made aware that Trans Pecos filed a lawsuit against RGMC to acquire the proposed easement through exercise of its alleged power of eminent domain. The Company has engaged counsel to challenge the public use of the pipeline project and to ensure it receives fair compensation for the impact of the proposed pipeline on the market value of the property and the Company's Shafter operations. (see Note 19: Subsequent Events)

14. Supplemental Cash Flow Information

Cash and cash equivalents of the Company are comprised of bank balances and short-term investments, which are convertible to cash, with an initial term of 90 days or less as follows:

	September 30		De	cember 31
		2016		2015
Cash	\$	707,106	\$	236,239
Short-term investments		38		62
	\$	707,144	\$	236,301
Cash and bank balances included in a disposal				
group held for sale		<u>-</u>		53,579
	\$	707,144	\$	289,880

Supplemental disclosures of cash flow information for the year ended:

	September 30		December:		
		2016		2014	
Cash interest paid	\$	-	\$	1,374,157	
Amounts receivable from equipment sold		140,000		-	

Notes to Consolidated Financial Statements (Expressed in United States dollars, unless otherwise stated)

14. Suplemental cash flow information (continued)

The short-term investments were made on an overnight basis and at rates from 0.2% to 1.1% per annum.

Non-cash investing and financing activities are as follows:

	2016	2015
Decrease in accounts payable i	related to	
construction in progress and	equipment	
suppliers	\$ (80,261)	\$ (838,849)

15. Segmented Information

The reportable operating segments have been identified as the Shafter Project, Corporate and other segments and the discontinued operations of the La Negra mine. The Company manages its business, including the allocation of resources and assessment of performance, on a project by project basis, except where the Company's projects are substantially connected and share resources and administrative functions.

Subsequent to Q1 2017 the Company will no longer report segmented information for discontinued operations.

					La Negra	
		Corporate and	Total Continuin	g (I	Discontinued	
September 30, 2016	Shafter	other segments	Operation	S	Operations)	Total
Sales & Consulting fees to external customers	\$ 374,469	\$ 320,000	\$ 694,469	\$	-	\$ 694,469
Shafter mine Care & Maintenance cost	678,963	-	678,963		-	678,963
G&A expenses and other expense	1,626	1,343,844	1,345,470		-	1,345,470
Loss before income taxes	(306,120)	(1,023,844)	(1,329,964)	-	(1,329,964)
Income tax expense	-	-	-		-	-
Income for the period from discontinued operation	-	1,878,179	1,878,179		-	1,878,179
Net income (loss) for the period	(306,120)	854,335	548,215		-	548,215
Intersegment charges	-	-	-		-	-
Property, plant and equipment	6,858,884	6,503	6,865,387		-	6,865,387
Mineral properties	9,500,000	(9,500,000)	-		-	-
Total capital assets	16,358,884	(9,493,497)	6,865,387		-	6,865,387
Total assets	16,751,552	1,143,871	17,895,423		-	17,895,423
Total liabilities	851,180	442,531	1,293,711		-	1,293,711

La Negra

15. Segmented Information (continued)

September 30, 2015	Shafte	Corporate and other segments	Total Continuing Operations	La Negra (Discontinued Operations)	Total
Sales to external customers	\$ -	\$ -	\$ -	\$ 22,202,354	\$ 22,202,354
Mining operating expenses	-	-	-	18,887,306	18,887,306
Freight and delivery	-	-	-	1,173,051	1,173,051
Depreciation and amortization	-		-	3,683,323	3,683,323
Depletion of mineral properties	-	-	-	198,264	198,264
Loss from mine operations	-	-	-	(1,739,590)	(1,739,590)
Impairment of PP&E and mining interests	1,453,516		1,453,516		1,453,516
Shafter mine Care & Maintenance cost	934,972	-	934,972	-	934,972
G&A expenses and other (income) expense	171,635	10,352,231	10,523,866	(164,949)	10,358,917
Income (Loss) before income taxes	(2,560,123)	(10,352,231)	(12,912,354)	164,949	(12,747,405)
Income tax expense (recovery)	3,342	84,709	88,051	(2,151,042)	(2,062,991)
Net (income) loss for the period	(2,563,465	(10,436,940)	(13,000,405)	2,315,991	(10,684,414)
Intersegment charges (recovery)	-	(3,517,107)	(3,517,107)	3,517,107	
Property, plant and equipment	10,229,807	29,833	10,259,640	48,834,214	59,093,854
Mineral properties	14,000,000	-	14,000,000	3,130,912	17,130,912
Total capital assets	24,229,807	29,833	24,259,640	51,965,126	76,224,766
Total assets	24,469,090	2,931,813	27,400,903	57,430,724	84,831,627
Total liabilities	1,516,101	38,994,890	40,510,991	18,438,789	58,949,780

16. General and administrative costs

	Three months ended September 30,			Nine months ended September 30,				
		2016		2015		2016		2015
Salaries and consulting fees	\$	142,111	\$	244,971	\$	513,500	\$	993,666
Professional fees		22,546		63,776		99,726		241,345
Investor relations		24,381		17,954		43,988		73,922
Marketing and road shows		92,555		298		97,248		14,479
Listing and filing fees		122		2,307		7,419		36,620
Other		76,379		100,597		191,657		397,992
	\$	358,094	\$	429,903	\$	953,538	\$	1,758,024

17. Financing expense and other

r municing expense and our	ee months ended io 2016	led Se	ptember 30, 2015	 Nine months ended to 2016	ded Se	eptember 30, 2015
Accretion of provision for environmental rehabilitation Accretion of Orion loan Financing expense and bank	\$ -	\$	25,804 514,364	\$ -	\$	75,112 3,602,960
charges	 3,326		757,471	 6,414		1,998,431
	\$ 3,326	\$	1,297,639	\$ 6,414	\$	5,676,503

18. Restructuring transaction - discontinued operations

On January 7, 2016, the Company completed the Restructuring Transaction under which all of the Company's debt obligations to Orion, as lender under the Amended Loan (Note 9), were extinguished pursuant to proceedings under the *Canada Business Corporations Act* (the "CBCA Proceedings") commenced and announced by the Company on October 30, 2015.

The Restructuring Transaction had the following key elements:

- a) All of the debt obligations due and in default under the Facility were exchanged for the Company's interests in the La Negra mine, resulting in the elimination of \$40.2 million of principal amount of secured debt (Note 9);
- b) A newly incorporated affiliate of the Lender ("Newco") purchased certain non-core equipment from the Company's Shafter property for a total purchase price of \$3.5 million; on December 2015, Orion advanced \$185,000, and on January 7, 2016 a second payment was received in the amount of \$2,175,000.
- c) Newco pays the Company US\$40,000 per month for a total period of 12 months for certain consulting services to be provided to Newco by specified officers of the Company in connection with the operation of the La Negra mine; and

Notes to Consolidated Financial Statements (Expressed in United States dollars, unless otherwise stated)

18. Restructuring transaction - discontinued operations (continued)

The Company retains all of its other assets, including the Shafter mine, with no dilution to shareholders.

	Nine months ended September 30,				
	2016	2015			
Discontinuing Operations					
Orion transaction					
Borrowings (Orion Ioan)	\$40,223,056	\$ -			
Net value of Assests held for sale La Negra	37,940,092	-			
Loss from mining operations		1,739,590			
income from discontinued operations	\$ 2,282,964	\$ (1,739,590)			
Assets held for sale La Negra sold	\$56,663,562	\$ -			
Liabilities associated with assets held for sale	18,723,470				
Net value of Assests held for sale La Negra	\$37,940,092	\$ -			

19. Subsequent events

As of November 2016, Trans Pecos has obtained a statutory right of possession to move forward with construction of its project. This administrative determination is not binding on the Company's right to contest Trans Pecos's project or the amount of compensation owed. The Company will continue to vigorously defend its rights.