AUXICO RESOURCES CANADA INC. CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS NINE-MONTH PERIOD ENDED JUNE 30, 2018 AND 2017

UNAUDITED, EXPRESSED IN CANADIAN DOLLARS

AUXICO RESOURCES CANADA INC.

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

NINE-MONTH PERIOD ENDED JUNE 30, 2018 AND 2017

UNAUDITED, EXPRESSED IN CANADIAN DOLLARS

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Notice of Disclosure of Non-auditor review of the Condensed Interim Financial Statements

Pursuant to National Instrument 51-102, Part 4, subsection 4.3(3)(a) issued by the Canadian Securities Administrators, if an auditor has not performed a review of the 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 for the interim periods ended June 30, 2018 and 2017 have been prepared in accordance with international accounting standards for interim financial reporting under IAS 34. The accompanying unaudited condensed interim consolidated financial statements are the responsibility of the Company's management.

The Company's independent auditors, Guimond Lavallée, CPA, have not performed a review of these interim financial statements in accordance with the standards established for a review of condensed interim financial statements by an entity's auditor.

August 29, 2018

/s/ Mark Billings President

Auxico Resources Canada Inc. Condensed Interim Consolidated Statements of Financial Position June 30, 2018 and September 30, 2017 (audited) (Unaudited, expressed in Canadian Dollars)

As at,		September 30, 2017
	(unaudited)	(audited)
	\$	\$
ASSETS		
Current assets		
Cash & cash equivalents	105 350	1 165 415
Sales tax receivable	53 230	43 737
Prepaid expenses	72 185	67 381
Consulting and advisory services to received	-	179 900
Advance to a director (note 13)	-	20 562
Advance to a company controlled by a director (note 13)	-	27 246
	230 765	1 504 241
Non-current assets		
Mining property acquisition costs (note 5)	181 400	181 400
Exploration and evaluation expenses (note 5)	984 873	651 622
TOTAL ASSETS	1 397 038	2 337 263
LIABILITIES		
Current liabilities		
Accounts payable and accruals	90 570	124 963
Provision (note 6)	156 600	156 600
Income taxes payable	2 186	2 186
	249 356	283 749
Non-current liabilities		
Deferred income tax liabilities	31 025	31 025
Total Liabilities	280 381	314 774
SHAREHOLDERS' EQUITY		
Share capital (note 7)	3 578 059	3 578 059
Contributed surplus (note 7)	793 550	450 570
Warrants (note 7)	3 2 3 5	3 235
Deficit	(3 258 187)	(2 009 375)
Total shareholders' equity	1 116 657	2 022 489
TOTAL LIABILITIES & SHARELOLDERS' EQUITY	1 397 038	2 337 263

Going Concern (note 2), Commitments and Contingencies (note 14) and Subsequent Events (note 16)

Approved on behalf of the Board:

Signed "Pierre Gauthier", Director

Signed "Mark Billings", Director

Auxico Resources Canada Inc. Condensed Interim Consolidated Statements of Loss and Comprehensive Loss For the six- month period ended June 30, 2018 (Unaudited, expressed in Canadian Dollars)

	Three months ended		Nine months ended		
For the period ended, June 30, 2018		June 30, 2017	June 30, 2018	June 30, 2017	
	(unaudited)	(unaudited)	(unaudited)	(unaudited)	
	\$	\$	\$	\$	
Revenues	-	-	-	-	
Expenses					
Professional fees	86 621	80 943	435 933	133 558	
Management fees	60 000	45 000	180 000	135 000	
Legal fees	10 623	44 381	68 561	82 928	
Travel expenses	29 620	9 923	86 503	62 766	
Office expenses	1 474	1 731	6 3 4 3	6 192	
Taxes and permits	5 178	-	12 107	-	
Rent	9 000	10 175	27 000	30 525	
Research and development	-	-	-	5 085	
Other expenses	-	-	20 170	10 470	
Interest and bank fees	1 683	1 535	5 099	5 238	
Loss on settlement	-	-	-	100 000	
Exploration expenses (note 5)	-	-	55 869	-	
Stock-based compensation (note 7)	-	-	342 980	450 570	
Losses (gains) on foreign exchange	(23 484)	343	8 2 4 7	(600)	
	180 715	194 031	1 248 812	1 021 732	
Loss before income taxes	(180 715)	(194 031)	(1 248 812)	(1 021 732)	
Income taxes	-	-	-	-	
Net loss and comprehensive loss	(180 715)	(194 031)	(1 248 812)	(1 021 732)	
Loss per share - basic & diluted (note 8)	(0.005)	(0.006)	(0.035)	(0.037)	
1035 per share - basic & unuccu (note 0)	(0.003)	(0.000)	(0.033)	[0.037]	
Weighted average number of shares outstanding	35 810 000	31 104 505	35 810 000	27 640 696	

	SHARE CAPITAL		RETAINED EARNINGS (DEFICIT)	WARRANTS CONTRIBUTED SURPLUS		TOTAL EQUITY
	#	\$	\$	\$	\$	\$
Balance, as at						
October 1, 2015	21 500 000	234 087	67 822	-	-	301 909
			07.011			001707
Shares issued in private placement	2 400 000	600 000	-	-	-	600 000
Issuance costs	-	(40 000)	-	-	-	(40 000)
Net loss and comprehensive						
for the year	-	-	(318 276)	-	-	(318 276)
Balance, as at						
September 30, 2016	23 900 000	794 087	(250 454)	-	-	543 633
		-				_
Shares issued in private placement	9 782 300	2 445 575	-	-	-	2 445 575
Shares issued for consulting						
and advertising services	2 000 000	500 000	-	-	-	500 000
Shares issued in private placement						
crowdfunding agreement	127 700	31 925	-	-	-	31 925
Issuance costs	-	(193 528)	-	-	-	(193 528)
Share-based compensation	-	-	-	-	450 570	450 570
Warrants	-	-	-	3 235	-	3 235
Net loss and comprehensive			<i></i>			<i></i>
for the year	-	-	(1 758 921)	-	-	(1 758 921)
Balance, as at				0 00 -		0.000.400
September 30, 2017	35 810 000	3 578 059	(2 009 375)	3 2 3 5	450 570	2 022 489
Share-based compensation	-	-	-	-	342 980	342 980
Net loss and comprehensive						
for the period	-	-	(682 107)	-	-	(682 107)
Balance, as at						(i i i j
December 31, 2017	35 810 000	3 578 059	(2 691 482)	3 235	793 550	1 683 362
Net loss and comprehensive						
for the period	-	-	(385 990)	-	-	(385 990)
Balance, as at						
March 31, 2018	35 810 000	3 578 059	(3 077 472)	3 235	793 550	1 297 372
Markan and an and a state						
Net loss and comprehensive			(100 715)			
for the period	-	-	(180 715)	-	-	(180 715)
Balance, as at	25 010 000		(2.250.405)	0 00F	702 FF0	1 116 655
June 30, 2018	35 810 000	3 578 059	(3 258 187)	3 2 3 5	793 550	1 116 657

For the period ended,	Nine months ended		
	June 30, 2018	June 30, 2017	
	(unaudited)	(unaudited)	
	\$	\$	
Operating activities			
Net loss	(1 248 812)	(1 021 732)	
<u>Adjustment for:</u>			
Deferred income tax expense	-	-	
Share-based compensation	342 980	450 570	
<u>Changes in non-cash working capital items:</u>			
Sales tax receivable	(9 493)	(6 788)	
Prepaid expenses	(4 804)	(62 617)	
Consulting and advisory services to be received	179 900	-	
Accounts payable and accruals	(34 393)	(47 948)	
Provision	-	100 000	
Income taxes payable	-	(1 004)	
	(774 622)	(589 519)	
Investing activities			
Exploration and evaluation expenses	(333 251)	(193 767)	
^	(333 251)	(193 767)	
Financing activities	· · · · ·	. ,	
Advance to a shareholder	20 562	-	
Advance to an entity with significant influence	27 246	(27 246)	
Due to a company owned by a Director	-	(42 215)	
Proceeds from the issue of equity	-	1 327 500	
Proceeds from shares to be issued	-	500 000	
Share issuance cost paid	-	(109 247)	
	47 808	1 648 792	
Increase (decrease) in cash and cash equivalents	(1 060 065)	865 506	
increase (decrease) in cash and cash equivalents	(1000003)	003 300	
Cash and cash equivalents, beginning of the period	1 165 415	7 542	
Cash and cash equivalents, end of the period	105 350	873 048	
Supplemental information			
<i>Supplemental information</i> Interest paid	5 099	5 238	
interest paid	3077	J 230	

1. GENERAL INFORMATION AND NATURE OF OPERATIONS

Auxico Resources Canada Inc. ("Auxico" or the "Company") was incorporated under the Canada Business Corporations Act on April 16, 2014. Auxico has a wholly-owned subsidiary, Auxico Resources S.A. de C.V., which was incorporated under the laws of Mexico on June 16, 2011. Auxico is a mineral exploration company with silver-gold properties in the state of Sinaloa, Mexico and scandium-gold in Colombia.

Since October 17, 2017, the Company's shares are listed under the symbol AUAG on the Canadian Securities Exchange (CSE). The Company's head office and primary place of business is located at 230 Notre-Dame Street West, Montréal, Québec, H2Y 1T3, Canada.

2. GOING CONCERN DISCLOSURE

The business of mining exploration involves a high degree of risk and there can be no assurance that current exploration programs will result in profitable mining operations. The recoverability of the carrying value of exploration properties and the Company's continued existence are dependent upon the preservation of its interest in the underlying properties, the discovery of economically recoverable reserves, the achievement of profitable operations, or the ability to raise alternative financing, if necessary, or alternatively upon the Company's ability to dispose of its interests on an advantageous basis. Changes in future conditions could require material write-downs of the carrying values. Although the Company has taken steps to verify the title to the properties on which it is conducting exploration and has an interest, in accordance with industry standards for the current stage of exploration of such properties, these procedures do not guarantee the Company's title. Property title may be subject to unregistered prior agreements, aboriginal claims and non-compliance with regulatory requirements.

Several adverse conditions and events cast substantial doubt upon the validity of this assumption. Auxico is not currently generating any revenue from its operations and for the nine-month period ended June 30, 2018, the Company recorded a net loss and comprehensive loss of \$1,248,812 (June 30, 2017 - \$1,021,732) and deficit of \$3,258,187 (deficit of \$2,009,375 as at September 30, 2017). Its ability to continue as a going concern is uncertain and is dependent upon its ability to fund its working capital, complete the development of its explorations, and eventually to generate positive cash flows from operations. Management plans to explore all alternatives possible, including joint ventures, debt and equity financings, and merger opportunities.

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

3. BASIS OF PREPARATION

Statement of compliance

These interim consolidated financial statements of the Company were prepared in accordance with International Accounting Standard (IAS) 34, Interim Financial Reporting, of the International Financial Reporting Standards (IFRS, as published by the International Accounting Standards Board (IASB)), considering the accounting policies adopted by the Company for its consolidated financial statements for the year ended September 30, 2017. The accounting policies have been applied consistently for all the periods presented. They do not include all the information required by the IFRS for annual financial statements and should be read in conjunction with the annual audited consolidated financial statements for the year ended September 30, 2017.

In the opinion of management, all adjustments considered necessary for fair presentation have been included in these condensed interim consolidated financial statements. Operating results for the nine-month period ended June 30, 2018 may not be indicative of the results that may be expected for the year ending September 30, 2018. These condensed interim consolidated financial statements were approved and authorized for issuance by the Company's Board of Directors on August 29, 2018.

Basis of measurement

The condensed interim consolidated financial statements of the Company have been prepared on an accrual basis and are based on historical costs, modified for specific financial instruments carried at fair value where applicable.

Basis of consolidation

These condensed interim consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary, Auxico Resources S.A. de C.V. ("Auxico Mexico"). Auxico Mexico was incorporated under the laws of Mexico. Intercompany balances and transactions, including unrealized income and expenses arising from inter-company transactions, are eliminated on consolidation.

Functional and presentation currency

These condensed interim consolidated financial statements are presented in Canadian dollars which is the Company's functional and presentation currency.

4. CHANGES IN ACCOUNTING POLICIES

Future accounting changes

IFRS 2 Share based payments

In June 2016, the IASB issued an amendment to IFRS 2 to clarify the measurement for cash-settled, share-based payments and the accounting for modifications that change an award from cash-settled to equity-settled. The mandatory effective date of the amendment to IFRS 2 is for annual periods beginning on or after January 1, 2018. The Company has not yet determined the effect of the adoption of this standard on its consolidated financial statements.

IFRS 9 Financial Instruments

In July 2014, the IASB published IFRS 9 to replace IAS 39 Financial Instruments: Recognition and Measurement (IAS 39). The improvements introduced by IFRS 9 include a logical model for financial asset classification and measurement, a single, forward-looking 'expected loss' impairment model based on expected credit losses, and a substantially-reformed approach to hedge accounting. This standard applies to fiscal years beginning on or after January 1, 2018; early adoption is permitted. The Company has not yet determined the effect of the adoption of this standard on its annual consolidated financial statements.

IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures

The amendments to IFRS 10 "Consolidated Financial Statements" (IFRS 10) and IAS 28 "Investments in associates and joint ventures" (IAS 28) deal with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. Specifically, the amendments state that gains or losses resulting from the loss of control of a subsidiary that does not contain a business in a transaction with an associate or a joint venture that is accounted for using the equity method, are recognized in the parent's profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. The amendments are effective for annual periods beginning on or after January 1, 2017. The Company has not yet determined the effect of the adoption of this standard on its consolidated financial statements.

IFRS 15 Revenue from Contracts with Customers

In May 2014, the IASB published IFRS 15 Revenue from Contracts with Customers, which replaces IAS 18 Revenue, IAS 11 Construction Contracts and some revenue related interpretations. IFRS 15 establishes a new control-based revenue recognition model, changes the basis for deciding when revenue is recognized at a point in time or over time, provides new and more detailed guidance on specific topics and expands and improves disclosures about revenue. IFRS 15 is effective for reporting periods beginning on or after January 1, 2018. Earlier application is permitted. The Company has not yet determined the effect of the adoption of this standard on its annual consolidated financial statements.

IAS 7 Statement of cash flows

On January 29, 2016, the IASB published an amendment to IAS-7 "Statement of Cash Flows". The amendment "Disclosure Initiative" clarifies that changes in liabilities arising from financing activities, including cash and non-cash changes, shall be disclosed in the Statement of Cash Flows. The provisions of this amendment will apply to financial statements beginning on or after January 1, 2017. Early adoption is permitted. The Company has not yet determined the effect of the adoption of this standard on its annual consolidated financial statements.

IAS 12 Income taxes

On January 19, 2016, the IASB issued amendments to IAS 12 Income Taxes. The amendments, Recognition of Deferred Tax Assets for Unrealised Losses (Amendments to IAS 12), clarify how to account for deferred tax assets related to debt instruments measured at fair value. The amendments are effective for annual periods beginning on or after January 1, 2017. Earlier application is permitted. The Company has not yet determined the effect of the adoption of this standard on its consolidated financial statements.

5. MINING PROPERTY AND EXPLORATION AND EVALUATION EXPENSES

Zamora Property

Auxico, through its wholly-owned Mexican subsidiary, Auxico Resources S.A. de C.V., has a 100% interest in the Zamora Silver-Gold Property ("Zamora Property"), which is located 85 km southeast of the city of Culiacan in the state of Sinaloa, Mexico. The Zamora Property is comprised of five individual lots measuring a total of 3,376 hectares; these lots are labelled Zamora, Campanillas, San Felipe, Chio and Gaby. According to historical records, the Zamora Property is characterized by 15 historical mines / prospects. Historically, the ore was shipped directly to a processing plant at La Minita, approximately 25 km from Zamora. There has been little historical exploration work conducted on the Zamora Property. Capitalized exploration and evaluation assets can be detailed as follows:

	Mining property acquisition costs \$	Exploration and evaluation expenses \$	Total \$
	φ	φ	φ
Balance - October 1, 2015	181 400	296 338	477 738
Additions	-	124 515	124 515
Balance - September 30, 2016	181 400	420 853	602 253
Additions	-	230 769	230 769
Balance - September 30, 2017	181 400	651 622	833 022
Additions	-	177 616	177 616
Balance - December 31, 2017	181 400	829 238	1 010 638
Additions	-	132 522	132 522
Balance - March 31, 2018	181 400	961 760	1 143 160
Additions	-	23 113	23 113
Balance - June 30, 2018	181 400	984 873	1 166 273

Exploration and evaluation expenses by nature can be detailed as follows:

	June 30, 2018 (unaudited) \$	September 30, 2017 (audited) \$
Mineral rights maintenance	-	69 874
Geological	333 251	150 618
Labs expenses	-	10 277
	333 251	230 769
Balance, beginning of the perio	d 651 622	420 853
Balance, end of the period	984 873	651 622
6. PROVISION		
	June 30, 2018 S	eptember 30, 2017
	(unaudited)	(audited)
	\$	\$
Balance, beginning of the year	156 600	-
Additions	-	156 600
Balance, end of the period	156 600	156 600

The Company was served on March 8, 2017 with a legal proceeding from Telferscot Resources Inc. filed in the Superior Court of Quebec alleging that based on the Amendment to the Amalgamation Agreement signed June 30, 2016 and terminated January 5, 2017, a number of conditions would have not been met, and thus, the break-up fee is due and owing by the Company. The parties have agreed on and filed a case protocol. The exposure consists in the amount claimed in capital, interest and legal costs, which are limited to courts cost and fees and various disbursements but do not include counsel legal fees. The parties will also explore the possibility of an out of court settlement, as provided by the Quebec Code of civil procedure.

7. SHARE CAPITAL

Authorized share capital

The Company has authorized an unlimited number of common shares without par value and an unlimited number of preferred shares without par value. On June 30, 2018, there were 35,810,000 issued and fully paid common shares.

Shares issued

- 1) On May 31, 2016, the Company completed a non-brokered private placement, raising gross proceeds of \$600,000 by issuing 2,400,000 common shares of the Company's capital at a price of \$0.25 per common share. Issuance costs of \$40,000 were incurred for private placement closed in the year ended September 30, 2016.
- 2) On December 31, 2016, the Company completed a first tranche of a non-brokered private placement, raising gross proceeds of \$627,500 by issuing 2,510,000 common shares of the Company's capital at a price of \$0.25 per common share.
- 3) On February 17, 2017, the Company completed a second tranche of a non-brokered private placement, raising gross proceeds of \$825,000 by issuing 3,300,000 common shares of the Company's capital at a price of \$0.25 per common share.
- 4) On March 30, 2017, the Company completed a non-brokered private placement, raising net proceeds of \$275,000 by issuing 1,100,000 common shares of the Company's capital at a price of \$0.25 per common share.

- 5) On April 24, 2017, the Company completed a non-brokered private placement, raising net proceeds of \$100,000 by issuing 400,000 common shares of the Company's capital at a price of \$0.25 per common share.
- 6) In August 2017, the Company completed several non-brokered private placements, raising gross proceeds of \$1,150,000 by issuing 4,600,000 common shares of the capital of the Company at a price of \$0.25 per common share of which 2,000,000 common shares were issued for consulting and advisory services and 127,700 issued through a crowdfunding agreement.

Issuance costs of \$193,528 were incurred for these private placements as at June 30, 2018.

Warrants

On August 28, 2017, the Company issued 16,600 warrants. The fair value of these warrants was calculated using Black-Scholes pricing model using a share and exercise price of \$0.25, risk free rate of 1.567%, volatility of 107.50%, vesting immediately and expected life of 5 years from date of grant resulting in a fair value of \$3,235. Each warrant will entitle its holder to subscribe for and purchase one fully paid and non-assessable common share of the Company at a price of \$0.25 at any time until the five-year anniversary of the date of their issuance. The Company currently estimates the volatility of the market price of its common shares based on comparable information derived from transactions carried out by public companies in a situation similar to its own. Changes in the number of warrants outstanding are as follows:

	Weighted avera Warrants exercise price	
Balance - September 30, 2016	# -	-
Issued	16 600	0,25
Balance - September 30, 2017	16 600	0,25
No transaction	-	-
Balance - June 30, 2018	16 600	0,25

The following table summarizes the information on outstanding warrants as at June 30, 2018:

		Weighted average	
Exercise	Number outstanding	remaining contractual	
price	and exercisable	life (years)	Expiry
\$0,25	16 600	4,17	August 2022

Stock options

On February 10, 2017, the Board of Directors of the Company adopted an incentive stock option plan (the "Plan"), for the benefit of employees, consultants, officers and directors. The Plan allows the Company to issue stock options up to a maximum of 10% of the issued and outstanding shares of the Company at the date of grant. The exercise price payable for each option is determined by the Board of Directors at the date of grant, and may not be less than the closing market price during the trading day immediately preceding the date of the grant of the options on the Exchange, for a minimum amount of \$0.10 per option. The vesting period and expiry date are determined by the Board of Directors for each vesting.

At the same time, the Board of Directors issued 2,475,000 stock options to consultants, officers and directors of the Company. These stock options have a strike price of \$0.25, no vesting period and expire in 5 years. The fair value of the options was estimated at \$0.182 per option at the grant date for a total of \$450,570 using the Black-Scholes option pricing-model with the following assumptions: risk-free interest rate of 1.12%, expected volatility of 97% and expected option life of five years. The Company currently estimates the volatility of the market price of its common shares based on comparable information derived from transactions carried out by public companies in a situation similar to its own.

On October 23, 2017, the Board of Directors issued 1,100,000 stock options to consultants, officers and directors of the Company. These stock options have a strike price of \$0.40, no vesting period and expire in 5 years. The fair value of the options was estimated at \$0.3118 per option at the grant date for a total of \$342,980 using the Black-Scholes option pricing-model with the following assumptions: risk-free interest rate of 1.5665%, expected volatility of 107.5% and expected option life of five years. The Company currently estimates the volatility of the market price of its common shares based on comparable information derived from transactions carried out by public companies in a situation similar to its own.

Changes in the number of options outstanding are as follows:

		Weighted average
	Options	exercise price
	#	\$
Balance - September 30, 2016	-	-
Issued	2 475 000	0,25
Balance - September 30, 2017	2 475 000	0,25
Issued	1 100 000	0,40
Balance - December 31, 2017	3 575 000	0,30
Cancelled	(500 000)	-
Balance - June 30, 2018	3 075 000	0,29

The following table summarizes the information on outstanding options at June 30, 2018:

		Weighted average	
Exercise price	Number outstanding and exercisable	remaining contractual life (years)	Expiry
			1 5
\$0,25	2 325 000	3,67	February 2022
\$0,40	750 000	4,33	October 2022

8. EARNINGS PER SHARE ("EPS")

(a) Basic EPS

Basic EPS is computed by dividing net loss for a period by the weighted average number of common shares outstanding during that period.

(b) Diluted EPS

Diluted EPS is computed by dividing net loss for a period by the diluted number of common shares. Diluted common shares includes the effects of instruments, such as share options, which could cause the number of common shares outstanding to increase.

The Company reported net losses for the nine-month period ended June 30, 2018. The Company has accordingly presented basic and diluted EPS, which are the same, on a single line in the statements of loss and comprehensive loss.

9. SEGMENTATION INFORMATION

The Company operates in one reportable operating segment, being the acquisition and exploration of mineral property interests and in two geographical segments, Canada and Mexico. The total assets and the capital assets identifiable with these geographic areas are as follows:

Auxico Resources Canada Inc.

Condensed Interim Consolidated Statements of Cash Flows For the nine-month periods ended June 30, 2018 and 2017 (Unaudited, expressed in Canadian Dollars)

For the period ended,			
June 30, 2018 (unaudited) \$	June 30, 2017 (unaudited) \$	September 30, 2017 (audited) \$	
430 377 966 661	1 385 414 450 250	1 545 420 791 843	
1 397 038	1 835 664	2 337 263	
270 755 9 626	143 703 1 237	260 284 54 490	
280 381 1 093 062 23 595	144 940 1 717 232 (26 508)	314 774 2 024 314 (1 825)	
1 116 657	1 690 724	2 022 489	
1 270 145 8 667	1 019 350 2 382	1 685 578 73 343 1 758 921	
	June 30, 2018 (unaudited) \$ 430 377 966 661 1 397 038 270 755 9 626 280 381 1 093 062 23 595 1 116 657 1 270 145	June 30, 2018June 30, 2017(unaudited)(unaudited)\$\$430 3771 385 414966 661450 2501 397 0381 835 664270 7551 43 7039 6261 237280 381144 9401 093 0621 717 23223 595(26 508)1 116 6571 690 7241 270 1451 019 3508 6672 382	

Metalor Property

In March 2018, the Company announced the acquisition of 13 properties in Colombia (the "Metalor Property"). As at June 30, 2018, the contractual agreements related to the acquisition of the Metalor Property had not been finalized. In addition, samples from the Metalor Property had only been analyzed with a mass spectrometer and not by other, more reliable, assaying methods. Given these two factors, the Company has decided not to capitalize amounts related to the Metalor Property as at June 30, 2018. Rather, for the period ended June 30, 2018, the Company expensed \$55,869 in relation to work done on the Metalor Property.

10. CAPITAL MANAGEMENT

The Company considers its capital structure to include net residual equity of all assets, less liabilities. The Company currently manages its capital structure and makes adjustments to it, based on cash resources expected to be available to the Company, in order to support the planned exploration and development of mineral property interests. Management has not established a quantitative capital structure. Capital needs are reviewed on a regular basis by management relative to the stage of development of the business entity. The Company currently is dependent on externally provided equity financing to fund its future exploration activities. In order to carry out planned exploration and development and fund administrative costs, the Company will allocate its existing capital and plans to raise additional amounts as needed through equity and related party advances if available.

The Company and its subsidiary are not subject to any capital requirements imposed by a lending institution or regulatory body. Management reviews its capital management approach on an ongoing basis and believes that this approach is reasonable, given the relative size of the Company, the current state of the markets and exploration industry. There were no changes in the Company's approach to capital management during the years. The Company's capital items are the following:

	For the period ended,		
	June 30, 2018 (unaudited) \$	September 30, 2017 (audited) \$	
Cash & cash equivalents	105 350	1 165 415	
Advance to a shareholder without interest	-	20 562	
Due to a company owned by a Director	-	27 246	
Share capital	3 578 059	3 578 059	

11. FINANCIAL INSTRUMENTS

As at June 30, 2018, the Company's financial instruments include cash and cash equivalents, restricted cash, advance to a shareholder without interest and repayment terms, accounts payable and accruals, provision and due to a company owned by a Director, for which there are no differences in the carrying values and fair values, due to their short-term nature. The types of risk exposures are detailed in Note 12.

12. FINANCIAL RISK FACTORS

The Company's activities expose it to a variety of financial risks: market risk (including currency risk and cash flows and fair value interest rate risk), credit risk and liquidity risk. The Company's overall risk management program focuses on the unpredictability of the financial market and seeks to minimize potential adverse effects on the Company's financial performance. The Company does not use derivative financial instruments to hedge these risks.

Market risk

Foreign exchange risk: Foreign exchange risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. A portion of the Company's financial assets is denominated in United States dollars and in Mexican Pesos. Consequently, certain financial assets are exposed to exchange fluctuations. Most of the Company's operations are conducted in Canadian dollars. The Company does not hold derivative financial instruments to manage the fluctuation of exchange rate risk. The financial assets denominated in United States dollars and in Mexican Pesos, translated into Canadian dollars at the closing rate, which expose the Company to exchange risk are:

	For the period ended,	
	June 30, 2018 September 30, 20	
	(unaudited)	(audited)
Cash & cash equivalents in United States dollars (USD)	\$ 23 705	ہ 70 435
Cash & cash equivalents in Mexican Pesos (MXN)	15 456	66 567

A 10% change in the exchange rate would not have a significant impact.

Cash flows and fair value interest rate risk: the Company is exposed to fair value interest rate risk arising from assets and liabilities negotiated at a fixed rate such as are cash and cash equivalents, advance to a shareholder without interest, advance to an entity with significant influence and the due to a company owned by a Director.

However, as these financial instruments mature in a short time, the impact is unlikely to be significant.

Commodity price risk: while the value of the Company's core mineral resource is related to the price of precious metals, the Company currently does not have any operating mines and hence does not have any hedging or other commodity-based risks in respect of its operational activities. Precious metal prices have historically fluctuated widely and are affected by numerous factors outside of the Company's control, including, but not limited to, industrial and retail demand, central bank lending, forward sales by producers and speculators, levels of worldwide production, short-term changes in supply and demand

because of speculative hedging activities, and certain other factors. Adverse movements in the prices of precious metals may also negatively impact the Company's ability to raise capital and meet its financial commitments.

Credit risk

Credit risk arises from cash with banks and financial institutions. The Company reduces this risk by dealing with creditworthy financial institutions. 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 is subject to concentrations of credit risk through cash and cash equivalents.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its obligations as they become due. The Company's ability to continue as a going concern is dependent on management's ability to raise required funding through future equity issuance. The Company manages its liquidity risk by forecasting cash flows from operations and anticipating any investing and financing activities. Management and the Board of Directors are actively involved in the review, planning and approval of significant expenditures and commitments. At June 30, 2018, the Company has a working capital deficit of \$18,591 (September 30, 2017 - \$1,220,492 positive).

The following are the contractual maturities of the financial liabilities amounts:

	Less than 1 year	1 to 5 years	> 5 years
Accounts payable and accruals	90 570	-	-
Provision	156 600	-	-

13. RELATED PARTY TRANSACTIONS

The Company's related parties include an entity with significant influence, companies owned by a Director as well as key management personnel. Unless otherwise stated, none of the transactions incorporate special terms and conditions and no guarantees were given or received. Outstanding balances are usually settled in cash. All balances of advances receivables and advances payable are measured at fair value and occurred in the normal course of business.

Transactions with related parties for the nine-month period ended June 30, 2018 were as follows:

	Nine months ended	
	June 30, 2018	June 30, 2017
	(unaudited)	(unaudited)
	\$	\$
Management fees		
Companies controlled by a Director	90 000	45 000
Key management personnel and Director	90 000	90 000
Share-based compensation		
Key management personnel and Director	342 980	
<u>Rent</u>		
Company controlled by a Director	27 000	-
·		

Transactions with related parties for the three-month period ended June 30, 2018 were as follows:

	Three months ended	
	June 30, 2018 (unaudited) \$	June 30, 2017 (unaudited) \$
<u>Management fees</u> Companies controlled by a Director Key management personnel and Director Rent	30 000 30 000	15 000 30 000
Company controlled by a Director	9 000	-

Amounts payable to related parties included in the non-current liabilities and in the accounts payable and accrued liabilities were as follows:

	Year	Amounts owned by related parties \$
Key management personnel	June 30, 2018	-
and director	September 30, 2017	20 562
Companies controlled	June 30, 2018	-
by a director	September 30, 2017	27 246

14. COMMITMENTS AND CONTINGENCIES

Net Smelter Return Royalty ("NSRR")

The Company has a 100% undivided interest in the Zamora Property, pursuant to an assignment agreement signed on July 17, 2013 involving two vendors and Auxico Mexico. As per the terms of this agreement, the Zamora Property is subject to a 2% NSRR from proceeds of first-hand sale of products proceed from the mining concessions on commencement of commercial production. Half of this NSRR can be purchased by the Company at any time for US \$500,000.

Farm-out Agreement

Pursuant to the Farm-out Agreement signed on June 13, 2013, the consideration received of US \$300,000 is repayable on a quarterly basis starting ninety days after the start of the production of gold from the Zamora Property. The quarterly payments shall be equal to 7.5% of the net profits (after taxes) for each tranche of \$100,000 lent by the Lender (75% for a consideration of US \$1,000,000) until full repayment of the consideration.

After the consideration is fully repaid, the Lender will be entitled to receive, on a quarterly basis, an amount equal to 5% of the net profits (after taxes) for each tranche of \$100,000 lent by the Lender (50% for a consideration of US \$1,000,000) until an amount equal to three times the amount of the consideration is received by the Lender. After, the Lender will be entitled to receive, on a quarterly basis, an amount equal to 2.5% of the net profits (after taxes) for each tranche of \$100,000 lent (25% for a consideration of US \$1,000,000) lent (25% for a consideration of US \$1,000,000) thereafter for the life of the mine

On October 17, 2016, the Company signed a Memorandum of Understanding ("MOU") with the Lender involved in the Farmout Agreement mentioned above. Under the terms of the MOU, the Company has the option, but not the obligation, to cancel the Farm-out Agreement by paying to the Lender a total of US\$400,000 in cash and by issuing a total of 1,000,000 common

shares of the Company, upon or after the Company's listing on a registered Canadian stock exchange. The Company can exercise this option within 12 months of the signing of the MOU, or until October 16, 2017.

On April 7, 2017, in accordance with the Memorandum of Understanding ("MOU") signed on October 17, 2016, a Gold Loan Settlement Agreement was signed and provides that the Company will pay to the Lender a total of US\$400,000 in cash on or before October 16, 2017 and will issue a total of 1,000,000 common shares of the Company at a price of \$0.25 per share for a total consideration of \$250,000 on or before October 16, 2017.

On September 26, 2017, an amending agreement was made to the Gold Loan Settlement Agreement signed April 7, 2017 in which the parties agreed to extend the repayment of the settlement to December 31, 2017.

On January 1, 2018, the Company signed a second amending agreement to the Gold Loan Settlement Agreement, as described above. As repayment of the settlement, the Company will pay to the Lender a total of US\$400,000 in cash payable on or before June 30, 2018 and a total of 1,000,000 common shares of the Company.

15. COMPARATIVE FIGURES

Certain figures for 2018 have been reclassified to make their presentation identical to that adopted in 2017.

16. SUBSEQUENT EVENTS

On August 21, 2018, the Company announced that it had completed the first tranche of a non-brokered private placement of 2,550,000 units, issued at a price of \$0.20 per Unit, for gross proceeds of \$510,000. Each unit consists of one common share and one-half transferable common share purchase warrant. Each full warrant entitles the holder to acquire one additional common share of the Company at a price of \$0.40 per common share for two years from the date of issuance. The Company paid finder's fees of \$35,000 in connection with the private placement. The net proceeds of the private placement will be used for geological work on the Company's Zamora Property in Mexico and its mining interests in Colombia, and for general working capital.

On August 22, 2018, the Company issued 600,000 stock options to consultants. These stock options have a strike price of \$0.25, no vesting period and expire in 5 years.