NOTICE TO READER

The accompanying financial statements for Gold Mining USA, Inc. (the "Company") for March 31st 2016, have been prepared by management in accordance with accounting principles generally accepted in the United States. The company is in the process of beginning an audit as such the financial statements listed are subject to change as a result based on definitive findings once the audit is complete. Management believes the financial statements are free of material misstatement and present fairly in all material respects, the financial position of the Company as at March 31, 2017. As the company progresses into a diversified asset holding type of operation certain mineral leases listed are subject to further assessment and confirmed value and consideration. Although the company has retained an auditor for such services these financials are unaudited and not reviewed by said auditor.

<u>"Maurice Byrne"</u>
Maurice Byrne
Director, President

GOLD MINING USA, INC. (AN EXPLORATION STAGE COMPANY) STATEMENTS OF CASH FLOWS (Unaudited)

CASH FLOWS FROM OPERATING ACTIVITIES:	_	March 31, 2017		Dec 31, 2016
Net loss	\$	48,800	\$	(240,000)
Changes in working capital		6,400		
Prepaid expenses		(15,000)		<u>-</u>
Accounts payable	_	12,000		_
NET CASH USED IN OPERATING ACTIVITIES	_	52,200		35,000
CASH FLOWS PROVIDED BY FINANCING ACTIVITIES:				
Proceeds from Promissory note	_			41,000
NET CASH PROVIDED BY FINANCING ACTIVITIES:	_	(0)	_	
CASH FLOWS USED IN INVESTING ACTIVITIES:				41,000
Acquisition of mineral mining claims		0		321
NET CASH USED IN INVESTING ACTIVITIES:	_	0		800
NET CHANGE IN CASH	\$		\$	
Cash, beginning of period		(7,800)		321
Cash, end of period	\$_	341	\$	800
SUPPLEMENTAL DISCLOSURES				
Interest paid	\$_	-	\$	-
Income taxes paid	\$_	_	\$	_
NON-CASH INVESTING ACTIVITIES				
NON-CASH INVESTING ACTIVITIES	\$_		\$	
	_		_	
	_		=	

See accompanying summary of accounting policies and notes to financial statements.

GOLD MINING USA, INC. (AN EXPLORATION STAGE COMPANY) BALANCE SHEETS (Unaudited)

	March 31 2017	Dec 31 2016
ASSETS		
Cash	6,400	41,000
Investment	5,500,000	5,500,000
Total Current Assets	6,493,485	5,541,000
Long-Term Assets	6,493,486	6,493,486
Total		
Assets	11,888,885	12,034,486
LIABILITIES		
Promissory Note	31,500	41,000
Total Current Liabilities	31,500	41,000
Long-Term Liabilities	18,794,325	18,762,825
Total Liabilities	18,825,825	18,803,825
STOCKHOLDERS' EQUITY		
Common Stock Additional Paid Up	112	112
Capital	50,000	
Deficit Accumulated from Prior Operations	(6,798,451)	-6,769,451
	(118,601)	(6,769,339)
TOTAL LIABILITIES AND STOCKHOLDER'S EQUITY	11,888,885	12,034,486

GOLD MINING USA, INC. (AN EXPLORATION STAGE COMPANY) STATEMENTS OF OPERATIONS (Unaudited)

	March 31, 2017			December 31, 2016	
Operating expenses:	-				
Management Fees	\$	(240,000)	\$	(240,000)	
Operating loss		55,000		34,000	
Net loss	\$	(295,000)	\$	(206,000)	
Net loss per share:	T		,		
Basic and diluted	\$	(0.0001)	\$	(0.0001)	
	T				
Weighted average shares outstanding:					
Basic and diluted		88,786,422		88,118,042	
	_				

See accompanying summary of accounting policies and notes to financial statements.

GOLD MINING USA, INC. (AN EXPLORATION STAGE COMPANY) NOTES TO FINANCIAL STATEMENTS

(Unaudited)

NOTE 1 - NATURE OF BUSINESS AND BASIS OF PRESENTATION

Gold Mining USA, Inc. (the "Company") was incorporated on April 28, 1995 under the laws of the state of California. In June, 2007 the Company filed Certificate of Domestication and Articles of Incorporation with the State of Florida and became governed by the laws of the state of Florida.

The Company previously pursued various business opportunities. Effective March 9, 2012 the Company changed its principal operations to acquisition, exploration and packaging of mineral properties. On March

19, 2012, the Company's name changed to Gold Mining USA, Inc. Effective March 11, 2013 the Company changed its fiscal year end to December 31. On January 13, 2013 the company did a reverse of its common and preferred shares by a ratio of 1000-1. Further, on October 10, 2013 there was a change of ownership of the company. The delivery of control block of Preferred A shares in the amount of 100 million shares post the company's reverse results in an ownership of 95% control of the company. Management was also changed at this time.

NOTE 2 - BASIS OF PRESENTATION

Basis of Presentation

The accompanying unaudited interim financial statements of Gold Mining USA, Inc. (the "Company") have been prepared in accordance with accounting principles generally accepted in the United States of America, and should be read in conjunction with the unaudited financial statements and notes for the period ended March 31st, 2017. The results of operations for interim periods are not necessarily indicative of the results expected for the future.

Recent Accounting Pronouncements

The Company does not expect the adoption of recently issued accounting pronouncements to have a significant impact on the results of operations, financial position or cash flow.

NOTE 3 - GOING CONCERN

The Company's financial statements have been presented on the basis that it is a going concern and Possibly contemplates the realization of assets and satisfaction of liabilities in the normal course of business. At September 30th 2015, the Company had working capital deficit of \$7,400. The financial statements do not include any adjustments to reflect the possible future effects on the recoverability and classification of assets or the amounts and classification of liabilities that may result from the outcome of these uncertainties.

The Company is working to secure additional funds for its mineral exploration and packaging activities to meet its obligations as well as working capital requirements during the first quarter of 2016.

There are no assurances that the Company will be able to either (1) achieve a level of revenues adequate to generate sufficient cash flow from operations; or (2) obtain additional financing through either private placement, public offerings and/or bank financing necessary to support the Company's working capital requirements. To the extent that funds generated from operations and any private placements, public offerings and/or bank financing are insufficient, the Company will have to raise additional working capital. No assurance can be given that additional financing will be available, or if available, will be on terms acceptable to the Company. If adequate working capital is not available the Company may be required to curtail its operations.

NOTE 4 - MINING CLAIMS

Gypsy Mine,

Effective January 20th 2014 the company had acquired 100% interest of the mining property for 5 million Restricted shares of the company set forth in the terms and conditions met by way of a purchase agreement. This purchase agreement has been adjusted on July 16th 2014 to reflect a 5.5 million dollar issuance in total for both the Gypsy Mine and the El Tule Mine as consideration for both properties. As the company enters its 3rd quarter of 2015 the property the plausibility and valuation of the Gypsy being a viable interest is still in consideration of the company. Further reflected in the year end of March 31st 2016 the company is continuing the process of reviewing all data provided for this Claim and certain fee's surrounding the Claim and its fesability.

NOTE 5 - RELATED PARTY TRANSACTIONS

As at January 1st 2016 the company entered into a promissory note with Hillside Realty pty Ltd of Australia in the amount of 35,000 USD, to assist in administrative

NOTE 6 - CONVERTIBLE NOTE PAYABLE

On November 14, 2011 the Company issued a promissory note for total proceeds of \$35,000 at zero Interest rate. The promissory note is unsecured and repayable on November 14, 2012. Effective November 28, 2012 the promissory note was in default.

On January 28, 2013 the Company reached an agreement with the lender whereby the lender had the right to convert. Value of the beneficial conversion feature was not separated from the debt component. The convertible features may be evaluated in future periods for a fair determined value or consideration.

SUPPLIMENTAL TO NOTE:

As of September 30th, 2015 the company and Rubyden pty atf ltd the n Mewett Fund (Note holder) came to a renewed settlement which will amend the notes value of conversion from .007 to par value. This amendment is due to the note holder not being able to monetize the aged debt which was issued out in January 28th 2013. The total aggregate amount of shares amended under the new settlement of the note is 50 million to be issued out under non-affiliate amounts of 4.9% until note holder is made whole under special considerations as the holder had contributions towards activities that was such of additional loaned capital on top of existing debt. As at March 31st 2016 the holder has only issued 2,118,643 shares since the amendment of note in September 2015.

NOTE 7

On March 19th 2014 the company received a loan in the amount of 12,300 USD from Settlement Holdings Ltd. Under the promissory note terms the company had not been able to satisfy the debt as such agreed to allow a conversion to supplement the cash owed to Settlement Holdings Ltd. The company and holder came to agreement Settlement Holdings Ltd. The total aggregate amount of shares under the new settlement of the note is 25 million to be issued out under non-affiliate amounts of 4.9% of the issued and outstanding shares until note holder is made whole. As of March 31st 2016 the holder has converted 3,018,343 shares

SUPLIMENTAL TO NOTE 7

The company has reached a settlement for its consultant Settlement Holdings Ltd. for services provided during November 10th 2013 to November 10th 2014. the Company in an effort to maintain operations to the highest standards relating to administrative, funding efforts as well as legal advisory services the board has unanimously agreed to hire Settlement Holdings LTD (the "Consultant") to function under a formal agreement in which the consultant will provide added valuable services to the company. Both the company and the consultant have agreed to a monthly

As of February 2, 2015 the company was presented with legal documentation pursuant to outstanding fees owed to the consultant. Further to; the company and the consultant reached an agreement to maintain operations without any formal actions. As such both parties agreed to a settlement in January 2016 via convertible note agreement of an aggregate 40,000,000 shares to be issued in lieu of cash to settle the outstanding fee's owed thereby satisfying. These shares shall represent a cap of no more than 4.99 Percent of the companies issued and outstanding shares at a basis of .007. 4,397,090 shares have been issued to date.

NOTE 8

The company satisfied a default loan from July 20th 2014. On this day the company received a loan in the amount of 36,500 USD from the Jillian Heckler Superfund. Under the terms of the promissory note, the company was unable to repay the loan and as of July 20th 2016 and reached a settlement agreement with the lender as of July 20th 2016. The company and lender agreed to a convertible amount of 30,000,000 shares of common stock to be issued to the lender at no more than 4.99% of the companies issued and outstanding shares at a rate of .007. No shares have been issued to this holder to date.

NOTE 9 Share Structure:

Issued and outstanding 93,179,512,

Float 29,146,003

The Company is working to secure additional financing to fund its mineral exploration activities and to meet its obligations and working capital requirements over the next twelve months.

There are no assurances that the Company will be able to either (1) achieve a level of revenues adequate

to generate sufficient cash flow from operations; or (2) obtain additional financing through either private placement, public offerings and/or bank financing necessary to support the Company's working capital requirements. To the extent that funds generated from operations and any private placements, public offerings and/or bank financing are insufficient, the Company will have to raise additional working capital. No assurance can be given that additional financing will be available, or if available, will be on terms acceptable to the Company. If adequate working capital is not available the Company may be required to curtail its operation.