

## **Condensed Interim Consolidated Financial Statements**

For the three and nine months ended September 30, 2015 and 2014

(Expressed in Canadian Dollars) (Unaudited)

## **Notice to Reader**

Under National Instrument 51-102, Part 4, subsection 4.3(3)(a), if an auditor has not performed a review of the condensed interim consolidated financial statements, they must be accompanied by a notice indicating that the condensed interim consolidated 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 condensed interim consolidated financial statements in accordance with the standards established by the Institute of Chartered Professional Accountants for a review of financial statements by an entity's auditor.

## CONDENSED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Expressed in Canadian dollars)

(Unaudited)

As at	Notes	42,277	December 31, 2014
As at	Notes	\$	\$
ASSETS			
Current			
Cash		2,257,440	683,951
Accounts receivable and refundable taxes	7	7,040,087	4,606,622
Due from related party	13(b)(ii)	-	63,889
Inventories	8	4,312,613	11,761,819
Investment in securities	11	1,493,333	2,133,333
Assets held for sale	6	1,727,096	-
Prepaid expenses, and other		648,090	325,289
		17,478,659	19,574,903
Mineral property, plant and equipment	9	33,396,840	44,735,445
Resource property costs	10	13,178,318	3,358,371
Long-term prepaid expenses, and other		15,791	4,176
Deferred expenses		13,778	-
		64,083,386	67,672,895
LIABILITIES			
Current			
Accounts payables and accrued liabilities	13(b)&(c)	8,760,499	3,923,528
Due to related parties	13(a)	64,348	167,801
Liabilities relating to assets held for sale	6	4,596	, -
Loans	17	4,931,153	16,240,936
		13,760,596	20,332,265
Deferred tax liability		1,181,397	2,999,563
Loans	17	26,022,750	-
Provision for reclamation and rehabilitation	16	4,427,875	3,396,312
		45,392,618	26,728,140
SHAREHOLDERS' EQUITY			
Share capital	12	104,280,869	82,539,082
Contributed surplus		10,896,076	10,896,076
Accumulated other comprehensive income		14,007,823	4,464,810
Deficit		(110,494,000)	(56,955,213)
		18,690,768	40,944,755
		64,083,386	67,672,895

Nature of operations and going concern (Note 1)

Approved on behalf of the Board of Directors:

 "Akiba Leisman"
 "John Pontius"

 Director (Chair of the audit committee)
 Director

# CONDENSED INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE (INCOME) LOSS

(Expressed in Canadian dollars)

(Unaudited)

			Three months	Nine months		
		ended	September 30,	ended September 30,		
	Note	2015	2014	2015	2014	
		\$	\$	\$	\$	
Revenue		4,154,494	-	20,237,041	-	
Cost of Sales						
Production costs	19	4,141,833	-	17,169,037	-	
Write down to NRV	8	3,559,956	-	10,885,153	-	
Impairment write-down	8	-	-	6,007,494	-	
Depreciation, depletion and amortization		649,244	-	2,921,401	_	
		8,351,033	_	36,983,085	_	
Gross profit / (loss)		(4,196,539)	-	(16,746,044)	-	
Operating and Administrative Expenses						
Accounting and legal		112,691	71,907	301,066	678,158	
Communications and investor relations		16,689	38,100	69,861	126,540	
Directors' fees	13(a)	13,750	13,750	41,387	42,039	
Exploration expenses		90,765	188,896	189,052	233,460	
General office and rent		386,203	95,428	804,414	266,558	
Impairment of mineral property	9	23,671,000	-	25,371,000	-	
Management and consulting fees	13(a)	910,466	161,856	2,297,469	346,371	
Salaries, benefits and bonuses	13(a)	32,124	77,272	142,658	366,917	
Transfer agent fees and regulatory fees		19,167	10,979	51,971	60,665	
Travel and promotion		123,103	31,082	182,181	101,704	
Write-off of resource properties	10	-	-	1,400,000	-	
Other expenses and (income)						
Foreign exchange loss (gain)		2,668,186	86,263	3,061,714	129,838	
Write-down in securities	11	426,667	-	1,786,201	-	
Accretion expense		7,902	36,108	29,560	36,108	
Interest and other income		(2,494)	(289,172)	(47,772)	(339,338)	
Interest expense	17	1,181,190	-	2,886,981	-	
Loss before taxes		33,853,948	522,469	55,313,787	2,049,020	
Deferred tax recovery	9	(1,775,000)	-	(1,775,000)	-	
Net loss for the period		32,078,948	522,469	53,538,787	2,049,020	
Other comprehensive income (less) for the register						
Other comprehensive income (loss) for the period:						
Items subject to reclassification into statement of				(1 146 201)		
Change in fair value of available-for-sale securities	ies	- (2 225 725)	-	(1,146,201)	- 270 401	
Cumulative translation adjustment Other comprehensive income (loss) for the period		(3,225,725)	-	(8,396,812)	378,481	
		(3,225,725)		(9,543,013)	378,481	
Comprehensive loss for the period		28,853,223	522,469	43,995,774	2,427,501	
Basic and diluted loss from continued						
operations per share		\$ 0.30	\$ 0.01	0.59	0.03	
Weighted average number of shares outstanding		114,738,289	72,141,860	93,576,384	70,081,876	

# CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

(Expressed in Canadian dollars)

(Unaudited)

	Shareholders' Equity					
				Accumulated		
				other		
	Number of		Contributed	comprehensive		
	shares	Amount	surplus	income / (loss)	Deficit	Total
		\$	\$	\$	\$	\$
Balance, December 31, 2013	67,999,003	75,026,109	10,896,076	1,176,411	(44,336,486)	42,762,110
Equity financing	6,000,000	6,000,000	-	-	-	6,000,000
Share issuance costs	-	(32,753)	-	-	-	(32,753)
Other comprehensive income	-	-	-	1,494,390	-	1,494,390
Net loss	-	-	-	-	(2,049,020)	(2,049,020)
Balance, September 30, 2014	73,999,003	80,993,356	10,896,076	2,670,801	(46,385,506)	48,174,727
Shares issued for services	1,700,000	1,480,726	-	-	-	1,480,726
Shares issued for Sprott loan	100,000	65,000	-	-	-	65,000
Other comprehensive income	-	-	-	1,794,009	-	1,794,009
Net loss	-	-	-	-	(10,569,707)	(10,569,707)
Balance, December 31, 2014	75,799,003	82,539,082	10,896,076	4,464,810	(56,955,213)	40,944,755
Equity financing	38,839,286	21,750,000	-	-	-	21,750,000
Shares issued for Sprott loan	100,000	62,000	-	-	-	62,000
Share issuance costs	-	(70,213)	-	-	-	(70,213)
Other comprehensive income	-	-	-	9,543,013	-	9,543,013
Net loss	-	-	-	-	(53,538,787)	(53,538,787)
Balance, September 30, 2015	114,738,289	104,280,869	10,896,076	14,007,823	(110,494,000)	18,690,768

# CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS

(Expressed in Canadian dollars)

(Unaudited)

	Nine months ended September 3			
	Note	2015	2014	
		\$	\$	
Cash provided by (used for):				
Operating Activities				
Net loss for the period		(53,538,787)	(2,049,020)	
Non-cash items	18	51,411,059	(241,536)	
		(2,127,728)	(2,290,556)	
Changes in non-cash working capital				
Accounts receivable and refundable taxes		(115,999)	17,500	
Prepaid expenses, and other		(315,916)	(487,343)	
Inventories		(7,840,628)	(9,335,470)	
Accounts payable and accrued liabilities		865,410	1,128,501	
Due to related parties		(33,283)	(367,848)	
		(9,568,144)	(11,335,216)	
Investing Activities				
Change in refundable taxes		(3,486,445)	(3,141,644)	
Acquisition of Commonwealth, net of cash acquired		(9,795,555)	-	
Purchase of investment securities		-	(3,279,534)	
Expenditures on resource property costs		(387,600)	-	
Cash reclassified as held for sale		(38,160)	-	
Expenditures on mineral property, plant and equipment		(6,502,243)	(6,865,614)	
Long-term prepaid expenses, and other		-	(4,032)	
Deferred expenses		(13,778)		
		(20,223,781)	(13,290,824)	
Financing Activities			_	
Common shares issued, net of share issuance costs		21,679,787	5,967,572	
Interest received		11,976	-	
Loans received		21,046,650	12,018,913	
Loans repaid		(8,735,900)	-	
Commonwealth Bridge Loan repaid		(2,550,000)	-	
		31,452,513	17,986,485	
National desirable and		4 660 500	/6 630 555	
Net increase (decrease) in cash		1,660,588	(6,639,555)	
Cash - beginning of period		683,951	8,268,765	
Exchange loss on cash		(87,099)	106,770	
Cash - end of period		2,257,440	1,735,980	

Supplemental disclosure with respect to cash flows (Note 18)

#### NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the three and nine months ended September 30, 2015 and 2014

(Expressed in Canadian dollars) (Unaudited)

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#### 1. NATURE OF OPERATIONS AND GOING CONCERN

Marlin Gold Mining Ltd. ("Marlin Gold" or the "Company") is a public company listed on the TSX Venture Exchange ("TSX-V") under the symbol "MLN". The Company is incorporated and domiciled in British Columbia, Canada. The address of its registered and head office is 250 - 1199 West Hastings Street, Vancouver, B.C. V6E 3T5. The Company is primarily engaged in the exploration for, development of and production of gold in Mexico, silver in Arizona and acquiring royalty streaming agreements. The Company's operations comprise two reportable segments, exploration and development of mineral properties. On November 1, 2014, the La Trinidad mine in Mexico commenced commercial production.

On May 21, 2015, the Company completed the acquisition of Commonwealth Silver and Gold Mining Inc. ("Commonwealth") (refer to Note 5).

These condensed interim consolidated financial statements have been prepared by management on a going concern basis, which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. The Company incurred a net loss of \$32,078,948 (2014 - \$522,469) and \$53,538,787 (2014 - \$2,049,020) for the three and nine months ended September 30, 2015, respectively. As at September 30, 2015, the Company had an accumulated deficit of \$110,494,000 and a working capital of \$3,718,063. While the Company has commenced commercial production it has not yet generated positive cash flows from operations. Subsequent to the period end, an additional \$10,569,150 (US\$8,000,000) was obtained from a term facility (refer to Note 22 (b)) to fund continued mining activities at the La Trinidad mine, exploration activities at the Commonwealth project and for repayment of the Company's short-term loans payable (refer to Note 22 (c)).

In order for the Company to meet current cash commitments and fund its business development initiatives over the next twelve months, the Company is dependent on generating positive operating cash flow, renegotiating the repayment dates of its loans payable, collecting its value added taxes (IVA) receivable, receiving proceeds from an insurance (refer to Note 15) or obtaining additional financing. The Company has a controlling shareholder which has provided and backstopped \$69,400,000 of equity financings and loans to date. However, there are no assurances that these initiatives will be successful and while management is confident that financing will be available from the Company's controlling shareholder, when and if needed, no assurances have been given to that effect.

These condensed interim consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue in existence. Such adjustments could be material.

These condensed interim consolidated financial statements were approved by the board of directors for issue on November 30, 2015.

### 2. BASIS OF PRESENTATION

These condensed interim consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as applicable to interim financial reports including International Accounting Standard 34 - *Interim Financial Reporting*. Therefore, these condensed interim consolidated financial statements do not include all the information and note disclosures required by IFRS

#### NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

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### 2. BASIS OF PRESENTATION (cont'd)

for annual financial statements and should be read in conjunction with the annual consolidated financial statements for the year ended December 31, 2014, which have been prepared in accordance with IFRS.

The accounting policies applied in preparation of these condensed interim consolidated financial statements are the same as those applied in the most recent annual consolidated financial statements and were consistently applied to all the periods presented unless otherwise noted.

These condensed interim consolidated financial statements are expressed in Canadian dollars and include the accounts of Marlin Gold Mining Ltd. and its subsidiaries. Subsidiaries are entities over which the Company has control. The Company controls a subsidiary when it is exposed, or has rights, to variable returns from its involvement with the subsidiary and has the ability to affect those returns through its power over its subsidiary. The Company's subsidiaries are:

			Proportion of	·
Name of subsidiary	Refered to as	Place of Incorporation	Ownership	Principal Activity
			Interest	
Oro Silver Resources Ltd.	"Oro Silver"	Canada	100%	Parent of Minera Oro Silver
Marlin Gold Mining USA Ltd.	"Marlin Mining"	Canada	100%	Parent of Commonwealth (US)
Oro Gold de Mexico, S.A. de C.V.	"Oro Gold de Mexico"	Mexico	100%	Holds mineral interests in Mexico
Minera Oro Silver de Mexico, S.A. de C.V.	"Minera Oro Silver"	Mexico	100%	Holds mineral interests in Mexico
Prestadora de Servicos Zacatecas, S.A. de C.V.	"Prestadora"	Mexico	100%	Performs payroll functions in Mexico
Exploracion y Desarrollo Minero Oro, S.A. de C.V.	"EDM"	Mexico	100%	Inactive company in Mexico
Marlin Gold Trading Inc.	"Marlin Gold Trading"	Barbados	100%	Commodity streaming company
Marlin Gold US Corporation	"Marlin US"	USA	100%	Management services company
Commonwealth Silver and Gold Mining Corp.	"Commonwealth (US)"	USA	100%	Holds mineral interest in USA
Sailfish Royalty Corp.	"Sailfish"	British Virgin Islands	100%	Royalty / streaming company

All inter-company transactions, balances, revenue and expenses are eliminated in full on consolidation.

#### 3. RECENT ACCOUNTING PRONOUNCEMENTS

The International Accounting Standards Board issued the following new or revised pronouncements that may affect the Company's future financial statements. The Company is currently evaluating the impact on the financial statements.

IFRS 9: Financial Instruments ("IFRS 9"): This standard replaces the current IAS 39: Financial Instruments Recognition and Measurement. The standard introduces new requirements for classifying and measuring financial assets and liabilities. The effective implementation date of IFRS 9 is January 1, 2018.

IFRS 15: Revenue from Contracts with Customers ("IFRS 15"): This standard replaces IAS 11: Construction Contracts, IAS 18: Revenue and IFRIC 13: Customer Loyalty Programmes. This standard outlines a single comprehensive model for entities to account for revenue arising from contracts with customers. The latest date of mandatory implementation of IFRS 15 is January 1, 2017.

### NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

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#### 4. KEY SOURCES OF ESTIMATION UNCERTAINTY AND CRITICAL ACCOUNTING JUDGEMENT

The preparation of these condensed interim consolidated financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed at each period end. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

Key sources of estimation uncertainty and associated assumptions that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities applied in the preparation of these condensed interim consolidated financial statements are consistent with those applied and disclosed in the annual consolidated financial statements for the year ended December 31, 2014 and the following critical judgement and estimation uncertainty:

- Estimation of fair value of assets and liabilities acquired through an acquisition
- Judgement in determining whether an asset or disposal group is available for immediate sale
- Judgement in acquisition accounting
- Estimation of ore in process and production costs
- Estimation of recoverable ounces

#### Impairment indicators

Critical judgement was applied on the assessment of impairment indicators for the Company's property plant and equipment, investment in securities and resource property costs. Management determined that there was an impairment indicator at the period ended at June 30, 2015 and as at September 30, 2015 and therefore completed an impairment assessment for the La Trinidad cash generating unit ("CGU"). The recoverable amount was determined as the fair value less direct costs of disposal ("FVLCD") using a discounted cash flow model. Management's impairment evaluation did result in the identification of an impairment loss as at June 30, 2015 of \$1,700,000 and as at September 30, 2015 of \$25,371,000. Refer to Note 9.

### Fair value of assets and liabilities acquired through an acquisition

Judgment and estimates are used to determine the fair value of the assets and liabilities acquired resulting from an acquisition. In the determination of the fair value of the assets and liabilities, management makes certain judgments and estimates regarding mineral resources, exploration potential, economic lives, and reclamation costs, among others.

## Asset held for sale

The Company applies judgment to determine whether an asset or disposal group is available for immediate sale in its present condition and that its sale is highly probable and therefore should be classified as held for sale at the balance sheet date. Conditions that support a highly probable sale include the following: an appropriate level of management is committed to a plan to sell the asset or disposal group, an active program to locate a buyer and complete the plan has been initiated, the asset or disposal group has been actively marketed for sale at a price that is reasonable in relation to its current fair value, and the sale of

### NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the three and nine months ended September 30, 2015 and 2014

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### 4. KEY SOURCES OF ESTIMATION UNCERTAINTY AND CRITICAL ACCOUNTING JUDGEMENT (cont'd)

the asset or disposal group is expected to qualify for recognition as a completed sale within one year from the date of classification as held for sale. At September 30, 2015, the Company concluded that the assets and liabilities of Oro Silver and its wholly owned subsidiary Minera Oro Silver (collectively, "Oro Silver Group") meet the criteria for classification as held for sale. Accordingly, the group of assets and liabilities were presented separately under current assets and current liabilities, respectively, and measured at the lower of its carrying value and FVLCD. The assets of the Oro Silver Group will cease to be depreciated while they are classified as held for sale.

#### **Acquisition accounting**

The acquisition of a company may result in the reporting of the acquisition as a business combination or an asset acquisition as defined within IFRS. Judgment is required to determine the basis of accounting for the acquisition.

### Ore in process / Production costs

The Company's management makes estimates of the amount of recoverable ounces in ore in process inventory which is used in the determination of the cost of goods sold during the period and ending inventory. Changes in these estimates can result in a change in carrying amount of inventories and mine operating costs of future periods. The Company monitors the recovery of gold ounces from the leach pad and may refine its estimate based on these results. Assumptions used in inventory valuation include tonnes mined, grams of gold per tonne, recovery rate based on the type of ore placed on the leach pad, assays of ore tonnes, solutions and gold on carbon, among others.

## **Estimated recoverable ounces**

Recoverable ounces are estimates of the amount of ore that can be economically and legally extracted from the Company's mining properties. The Company estimates its recoverable ounces based on information compiled by appropriately qualified persons relating to the geological data on the size, depth and shape of the ore body, and requires complex geological judgments to interpret the data. The estimation of recoverable ounces is based upon factors such as estimates of foreign exchange rates, commodity prices, future capital requirements, metallurgical recoveries, and production costs along with geological assumptions and judgments made in estimating the size, and grade of the ore body. Changes in the recoverable ounces may impact the carrying value of mining interests, mine restoration provisions, recognition of deferred tax assets, and depreciation and amortization charges.

## Impairment of securities

At each reporting date, management conducts a review of the investment in securities to determine whether there are any indications of impairment. This determination requires significant judgment. In making this judgment, management evaluates, among other factors, the duration and extent to which the fair value of an investment is less than its carrying value; and the financial health of and business outlook for the investee, including factors such as industry and sector performance, and operational and financing cash flow. If the declines in fair value below carrying value are considered significant or prolonged, the Company will recognize a loss, being the transfer of the accumulated fair value adjustments recognized in other comprehensive income on the impaired available-for-sale financial asset to the consolidated statements of loss.

#### NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

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### 5. ACQUISTION OF COMMONWEALTH SILVER AND GOLD MINING INC. ("COMMONWEALTH")

On May 21, 2015, the Company completed the acquisition of all the issued and outstanding common shares of Commonwealth, a privately held entity, by way of a statutory plan of arrangement under the Canada Business Corporations Act (the "Commonwealth Arrangement"). The total cash consideration paid to the Commonwealth shareholders was \$7,396,292. As part of the consideration, the Company also advanced \$1,516,000 to settle liabilities. As part of the transaction, the Company assumed the \$2,550,000 bridge loan that was provided to Commonwealth by the Wexford Funds ("the Commonwealth Bridge Loan").

As part of the Commonwealth Arrangement, the Company agreed to advance Commonwealth a break away fee of \$400,000.

This transaction has been accounted for as an acquisition of assets and liabilities as Commonwealth did not constitute a business, as defined in IFRS 3. Other than a small working capital amount and the loan assumed the remainder of the value for this transaction was assigned to resource properties.

The purchase consideration was as follows:

Cash consideration	\$ 7,396,292
Loan advanced	1,516,000
Break away fee	400,000
Transaction costs	543,593
Total consideration	\$ 9,855,885

The allocation of the purchase price to the assets acquired and liabilities assumed is based upon estimated fair values at the date of acquisition as set out below:

Cash	\$ 60,330
Receivables	73,395
Prepaid expenses and other	23,217
Fixed assets	10,987
Resource properties	12,330,333
Accounts payable and accrued liabilities	(92,377)
Commonwealth Bridge Loan	(2,550,000)
Net assets acquired	\$ 9,855,885

The Commonwealth Bridge Loan had an interest rate of 15% until March 15, 2015 and thereafter 18%, compounded daily, until repaid. The Commonwealth Bridge Loan was repayable on or before August 11, 2015.

On June 8, 2015, the Company repaid the Commonwealth Bridge Loan and interest of \$116,628. Interest of \$24,863 was recorded in net loss and the remaining balance of \$91,765 was included as part of the accrued liabilities acquired in the Commonwealth acquisition.

Following the Amalgamation, the Company changed the name of Commonwealth to Marlin Gold Mining USA Ltd.

#### NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

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#### 6. ASSETS HELD FOR SALE

On October 8, 2015, following the letter of intent signed on July 3, 2015, the Company entered into a definitive agreement with Canarc Resource Corp. ("Canarc") whereby Canarc is to acquire 100% of the shares in the Company's wholly owned subsidiary company, Oro Silver (the "Canarc Transaction"), which owns the fully permitted El Compas Gold-Silver Mining Project (El Compas) in Zacatecas, Mexico. Per the Canarc Transaction, Canarc will issue the Company a total of 19,000,000 Canarc common shares in exchange for a 100% interest in Oro Silver. Additionally, on each of the first three anniversaries of the closing date, 55 troy ounces of gold (or the US dollar equivalent) will be paid by Canarc to the Company. The Canarc Transaction aligns with the Company's commitment to focus on a portfolio of core assets. Refer to Note 22 (a).

The Company will receive a 1.5% net smelter return ("NSR") on all Non-Altiplano claims that currently have no royalty associated with them.

As at June 30, 2015, the Company revised the estimated recoverable amount of El Compas based on management's best estimate of the fair value of the common shares to be received based on the Canarc Transaction using a five-day volume weighted average price of \$0.07 per common share as at June 30, 2015. No significant changes noted during the quarter ended September 30, 2015. For the nine months ended September 30, 2015, an impairment of \$1,400,000 was recorded. Actual fair value of the common shares receivable upon closing will not significantly change. This represents a level 1 fair value measurement.

As at September 30, 2015, the sale of the Oro Silver Group was considered highly probable, and therefore, met the asset held for sale criteria, as a result, its assets and liabilities have been presented separately under current assets and current liabilities, respectively, and measured at the lower of its carrying amount and FVLCD, being FVLCD. The components of assets and liabilities held for sale relating to the Oro Silver Group are as follows:

-	September 30,
As at	2015
	\$
Assets	
Current assets	
Cash	38,160
Accounts receivable and refundable taxes	59,470
Prepaid expenses, and other	7,162
	104,792
Equipment	34,930
Resource property costs	1,587,374
Total assets held for sale	1,727,096
Liabilities	
Current liabilities	
Accounts payable and accrued liabilities	4,596
Total liabilities relating to assets held for sale	4,596
Net assets held for sale	1,722,500

### NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

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#### 7. ACCOUNTS RECEIVABLE AND REFUNDABLE TAXES

	September 30,	December 31,
	2015	2014
	\$	\$
Value added taxes (IVA)	6,927,293	4,558,695
Other	112,794	47,927
	7,040,087	4,606,622

IVA credit refundable is from the Government of Mexico and is currently calculated as 16% of expenditures in Mexico. Subsequent to September 30, 2015, the Company received approximately \$935,000 in IVA receivable.

#### 8. INVENTORIES

	September 30,	December 31,
	2015	2014
	\$	\$
Ore in process	1,041,904	8,544,650
Finished metal inventory	581,916	1,885,013
Supplies and spare parts	1,233,675	1,129,260
Cumulative translation adjustment	1,455,118	202,896
	4,312,613	11,761,819

On September 30, 2015 and December 31, 2014, ore in process and finished metal inventory was recorded at net realizable value ("NRV").

For the three and nine months ended September 30, 2015, the Company recorded a write down to NRV of \$3,559,956 and \$10,885,153, respectively, and an impairment write down of \$Nil and \$6,007,494, respectively. Based on empirical data, management has assigned a recovery rate of at least 70% on fresh material placed under leach and has re-assigned a zero percent recovery on all material that has been under leach in excess of four months. This re-assignment of a zero percent recovery on all material under leach in excess of four months resulted in this impairment write down. The write down to NRV and the impairment write down are included in costs of sales.

## NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the three and nine months ended September 30, 2015 and 2014

(Expressed in Canadian dollars)

(Unaudited)

### 9. MINERAL PROPERTY, PLANT AND EQUIPMENT

		Mine				
		construction and				
	Mine Property	development	Building	Equipment	Vehicles	Tota
Cost:	\$	\$	\$	\$	\$	Ş
Balance, December 31, 2013	-	24,162,273	9,339	1,331,318	458,605	25,961,535
Net Additions	-	16,672,281	-	397,266	103,370	17,172,917
Reclassification (1)	40,834,554	(40,834,554)				-
Balance, December 31, 2014	40,834,554	-	9,339	1,728,584	561,975	43,134,452
Net Additions	9,931,756	-	-	10,987	378,526	10,321,269
Impairment	(25,371,000)	-	-	-	-	(25,371,000)
Reclassified as assets held for sale				(170,807)	(12,620)	(183,427)
Balance, September 30, 2015	25,395,310	-	9,339	1,568,764	927,881	27,901,294
Accumulated depreciation:						
Balance, December 31, 2013	-	-	(1,959)	(515,481)	(97,458)	(614,898)
Depreciation for the year	(927,346)	-	(873)	(453,409)	(133,813)	(1,515,441)
Net Additions	(927,346)	-	(2,832)	(968,890)	(231,271)	(2,130,339)
Depreciation for the period	(3,841,892)	-	(709)	(409,674)	(98,737)	(4,351,012)
Reclassified as assets held for sale				156,772	10,573	167,345
Balance, September 30, 2015	(4,769,238)	-	(3,541)	(1,221,792)	(319,435)	(6,314,006)
<b>Cumulative translation adjustments</b>	!					
Net Additions	-	1,035,111	392	19,985	6,863	1,062,351
Net Additions	3,591,685	-	1,346	128,445	9,856	3,731,332
Balance, September 30, 2015	11,374,386	-	2,953	311,440	120,773	11,809,552
Net book value:						
Net Additions	-	25,197,384	7,772	835,822	368,010	26,408,988
Net Additions	43,498,893	-	7,853	888,139	340,560	44,735,445
Balance, September 30, 2015	32,000,458	-	8,751	658,412	729,219	33,396,840

<sup>(1)</sup> The La Trinidad mine commenced production on November 1, 2014, all mine construction and development costs have been reclassified to mine property.

### Trinidad Area

The Trinidad area is located in Sinaloa, Mexico and is comprised of 9 concessions of which 6 are owned and 3 are optioned to the Company as follow:

## Don Paulino Agreement

Certain concessions, including the Trinidad area concessions, Nancy, Santa Cesilia and La Poderosa, are subject to an option to purchase agreement originally dated February 9, 2006, (as amended) (the "Don Paulino Agreement"). Pursuant to the Don Paulino Agreement, the Company has the option to purchase all the concessions within nine years in consideration of an aggregate payment of US\$600,000 and the grant of a 0.5% to 1.5% net smelter royalty ("NSR") payable upon exercise of the option and once the Company

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## 9. MINERAL PROPERTY, PLANT AND EQUIPMENT (cont'd)

## Trinidad Area (cont'd)

has recovered its initial investment or the mine has been in production for 2 years. The NSR consideration will be 0.5% if the price per ounce of gold is less than US\$400; 1% if the price is greater than US\$400 but less than US\$499.99; and price per ounce of gold is less than US\$400; 1% if the price is greater than US\$400 but less than US\$499.99; and 1.5% if the price is equal or greater than US\$500. The NSR can be purchased by the Company for US\$1,000,000.

During the year ended December 31, 2014 the Company made a US\$150,000 payment bringing the total paid to US\$430,000 pursuant to this agreement.

The next and final payment in the amount of US\$170,000 was due March 22, 2015. At the request of the option holder, management has amended the payment terms whereby the Company will pay US\$113,000 in May 2015 (paid) and US\$57,000 in 2016.

On November 1, 2014, the Company determined that the La Trinidad mine had achieved commercial production.

Following is a detailed breakdown of mine construction and development costs.

	As at	As at	
	December 31, 2014	Additions	September 30, 2015
	\$	\$	\$
Construction costs	19,875,938	19,482	19,895,420
Mine costs	7,649,125	28,741	7,677,866
Deferred stripping costs	4,932,351	9,405,792	14,338,143
Provision for reclamation and rehabilitation	3,150,288	477,741	3,628,029
Capitalized borrowing costs	784,792	0	784,792
Pre-commercial production loss	3,262,474	0	3,262,474
Reclassification from resource property costs	742,717	0	742,717
Property acquisition costs	436,869	0	436,869
	40,834,554	9,931,756	50,766,310
Cumulative translation adjustment	3,591,685	7,782,701	11,374,386
	44,426,239	17,714,457	62,140,696
Depreciation	(927,346)	(3,841,892)	(4,769,238)
	43,498,893	13,872,565	57,371,458
Impairment	-	(25,371,000)	(25,371,000)
Total Mine Property	43,498,893	(11,498,435)	32,000,458

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## 9. MINERAL PROPERTY, PLANT AND EQUIPMENT (cont'd)

### **Impairment**

During the three months ended September 30, 2015, the Company updated the La Trinidad life-of-mine plan based on revised resource estimates. During the three months ended June 30, 2015, the Company updated the La Trinidad life-of-mine plan based on 2014 year-end resource estimates, which resulted in an impairment of \$1,700,000. During the three months ended September 30, 2015, due to lower gold prices and to the acceleration of gaining access to the higher grade area of the resource at the La Trinidad mine, management has embarked on a mine plan that will defer the mining of an estimated 40,000 recoverable ounces in the south side of the pit until such time that the gold price allows for these ounces to be mined economically. The change in the mine plan and the associated reduction in recoverable ounces makes up a significant portion of the impairment write down of \$23,671,000 that is included in the results of operations for the three months ended September 30, 2015.

The Company conducted an impairment analysis whereby the carrying values of the La Trinidad mine were compared to the mine's recoverable amount which was determined to be its fair value using the FVLCD as at September 30, 2015 and as at June 30, 2015. In carrying out the review of the La Trinidad mine for impairment, the Company utilized discounted cash flow models incorporating estimates and assumptions that included such factors as future production levels, metallurgical recovery estimates, operating and capital costs in its life-of-mine plan, future metal prices, foreign exchange rates and discount rates.

Management's estimate of the FVLCD of its CGUs is classified as level 3 in the fair value hierarchy. The Company's estimate of future cash flows is subject to risks and uncertainties and therefore could change in the future if the underlying assumptions change.

The determination of FVLCD as at September 30, 2015, includes the following key applicable assumptions:

- Gold price per ounce: US\$1,180
- Operating and capital costs based on the resource report and estimated forecasts
- Production volume and recoveries as indicated in the life-of-mine plan
- Mine life 2016
- Discount rate 10%

The Company's analysis concluded that the carrying values of the La Trinidad Mine as at September 30, 2015 was impaired resulting in an impairment charge of \$25,371,000 and deferred tax recovery of \$1,775,000 in net loss.

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#### 10. RESOURCE PROPERTY COSTS

	Commonwealth	Other	El Rosario	El Compas	
	(a)	(b)	(c)	(d)	Total
	\$	\$	\$	\$	\$
Balance -December 31, 2014	-	-	383,561	2,974,810	3,358,371
Acquisition	11,597,185	733,148	-	-	12,330,333
Additions	258,400	129,200	-	-	387,600
Write down of acquisition costs	-	-	-	(1,400,000)	(1,400,000)
Resource property costs for the period	11,855,585	862,348	383,561	1,574,810	14,676,304
Cumulative translation adjustment			76,824	12,564	89,388
Reclassified as assets held for sale				(1,587,374)	(1,587,374)
Balance - September 30, 2015	11,855,585	862,348	460,385	-	13,178,318

	El Rosario	El Compas	Total
	\$	\$	\$
Balance -December 31, 2013	340,950	9,855,491	10,196,441
Acquisition	-	-	-
Write down of acquisition costs	-	(7,768,280)	(7,768,280)
Resource property costs for the year	-	(7,768,280)	(7,768,280)
Cumulative translation adjustment	42,611	887,599	930,210
Balance - December 31, 2014	383,561	2,974,810	3,358,371

On May 21, 2015, the Company acquired the interest in the Commonwealth Project and the Blue Jeep, San Ignacio and Six Mile Hill properties (collectively, "Other") in Arizona, United States.

## (a) Commonwealth Project

On February 11, 2011, Commonwealth (US), signed a definitive lease with option to purchase agreement (the "Commonwealth Agreement"), with the underlying property owners to acquire an 88% interest in eight patented mining claims hosting the historic Commonwealth Mine and 100% of the mineral rights on ten adjoining unpatented mining claims in Cochise County, Arizona. To maintain the Commonwealth Agreement, the Company is required to make option payments totaling US\$4,500,000 (US\$1,250,000 paid) over a five year period (see table below for the remaining payments outstanding). These mineral claims are subject to a 2% NSR royalty on all mineral production from the unpatented mining claims and on 88% of mineral production from the patented mining claims, up to 1% of which can be bought back at any time at the Company's discretion for US\$2,000,000 in two separate payments of US\$1,000,000, each for 0.5%.

There is no minimum annual work commitment in addition to the property option payments. The payments can be accelerated at any time at the Company's discretion. Upon completion of the property option payments, title in the mining claims will be transferred to the Company. The US\$4,500,000 in property option payments represents an advance against the future NSR. Accordingly, in the event that the property goes into production, the entire amount of the purchase price of the property will be recovered through a credit for pre-payment of the first US\$4,500,000 of the NSR. The Company shall

### NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

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## 10. RESOURCE PROPERTY COSTS (cont'd)

## (a) Commonwealth Project (cont'd)

have the right to transfer its interest in the property at all times and the property can be abandoned by the Company at any time with no further amounts owing. During 2011, Commonwealth (US) completed the outright purchase of an additional 10% interest in the eight patented mining claims, covered by the Commonwealth Agreement, from a separate group of property owners, bringing the Company's interest in the Commonwealth Project to 98%. There is no royalty on this 10% interest. In addition, Commonwealth (US) also acquired a 100% ownership interest in the mineral rights on twelve unpatented mining claims and mineral and surface rights on a private parcel of land, all adjoining the mining claims covered by the Commonwealth Agreement.

In July 2014, Commonwealth (US) purchased two residential properties in the town of Pearce, Cochise County, Arizona.

## (b) Other (Blue Jeep, San Ignacio, Six Mile Hill Projects)

On January 25, 2011, Commonwealth (US) signed a definitive lease with option to purchase agreement (the "Cartmell Agreement"), with the underlying property owners to acquire a 100% interest in the mineral rights on thirty-four unpatented mining claims in Cochise County, Arizona. These mining claims surround the historic Commonwealth Mine in Pearce, Arizona and include the Blue Jeep, San Ignacio and Six Mile Hill properties. The Blue Jeep property consists of ten contiguous mining claims known as Blue Jeep 1 through 9 and the Brindle Steer. The San Ignacio property consists of eighteen mining claims known as San Ignacio 1 through 18. The Six Mile Hill property consists of six mining claims known as San Ramon 1 through 6.

To maintain the Cartmell Agreement, the Company is required to make option payments totaling US\$2,000,000 (US\$750,000 paid) (see table below for remaining payment details). These mineral claims are subject to a 2% NSR royalty on all mineral production, 1% of which can be bought back at any time at the Company's option for US\$1,000,000. There is no minimum annual work commitment and the payments can be accelerated at any time at the Company's discretion. Upon completion of the property option payments, title in the mining claims will be transferred to the Company. The US\$2,000,000 in property option payments represents an advance against the future NSR.

Accordingly, in the event that the property goes into production, the entire amount of the purchase price of the property will be recovered through a credit for pre-payment of the first US\$2,000,000 of the NSR. The Company shall have the right to transfer its interest in the property at all times and the property can be abandoned by the Company at any time with no further amounts owing.

Schedule of the remaining pr	operty option payments		
(amounts in US dollars)			
Payment due date	Commonwealth (a)	Other (b)	Total
January 25, 2016	\$ 3,250,000	\$ 1,250,000	\$ 4,500,000

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## 10. RESOURCE PROPERTY COSTS (cont'd)

## (c) El Compas Area

The El Compas area, subdivided in 2 properties, is located in the state of Zacatecas, Mexico and consists of 24 owned concessions and 1 concession application. Six concessions within the El Compas Area (the "Altiplano property") are subject to a 3% NSR royalty payable on production, half of which can be purchased by the Company for US\$1,500,000.

On December 31, 2014, management concluded no further exploration or evaluation was planned for this property and an impairment provision of \$7,768,280 was recorded against the carrying amount of El Compas. As at September 30, 2015, the Company classified the carrying value of El Compas as assets held for sale (refer to Note 6).

### (d) El Rosario Area

The El Rosario area includes the Cimarron and San Isidro properties.

#### Cimarron

On November 30, 2011, the Company and DFX Exploration Ltd. ("DFX"), entered into a joint venture agreement for the Company's 100% owned Cimarron property which was subsequently transferred to Goldplay de Mexico SA de CV. ("Goldplay").

On April 30, 2014, the joint venture agreement was amended to extend the acquisition timeframe of the initial 80% interest by incurring \$3,000,000 in exploration expenditures from November 30, 2014 to June 30, 2016 with an automatic extension to November 30, 2016, only if Goldplay incurs certain additional expenditures, as defined, on the Cimarron property between April 30, 2014 and June 30, 2016. In addition, Goldplay may acquire the remaining 20% interest in the Cimarron property by paying Marlin Gold \$5 million in cash or, at the election of Goldplay, in shares providing they are listed on the TSX-V or Toronto Stock Exchange within six months of the initial exercise of the 80% interest. The Company will retain a 1% NSR or the right to acquire certain underlying third party NSRs from any future production from the optioned property.

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#### 11. INVESTMENT IN SECURITIES

On July 10, 2014, the Company acquired ownership of 21,333,333 common shares (the "Acquired Shares") of Golden Reign Resources Ltd. ("Golden Reign") representing approximately 18.51% of the issued and outstanding common shares of Golden Reign at the acquisition date. The Acquired Shares were purchased at a price of \$0.15 per Acquired Share, for aggregate gross proceeds of \$3,200,000.

Concurrent with the purchase of the Acquired Shares, the Company and Golden Reign entered into a US\$15,000,000 (the "GRR Purchase Price") Gold Streaming Arrangement (the "GRR Arrangement") for the construction and development of Golden Reign's San Albino gold deposit, located in Nueva Segovia, Nicaragua. The GRR Purchase Price is only due once a preliminary cost assessment report has been provided for the development of the Golden Reign's San Albino gold deposit and has been approved by Sailfish. Upon execution of the GRR Agreement, Sailfish earned a facilitation fee of \$266,439 (US\$250,000) which is included in interest and other income in the statement of net loss for the nine months ended September 30, 2014.

Under the GRR Arrangement, the Company's wholly-owned subsidiary, Sailfish, will be entitled to purchase 40% of gold production from the San Albino gold deposit, at US\$700 per troy ounce, subject to a 1% per year cost escalation beginning three years from commercial production, until Sailfish recovers US\$19.6 million. Thereafter, Sailfish will be entitled to purchase 20% of gold production at US\$700 per troy ounce and is subject to a 1% per year cost escalation beginning three years from commercial production, plus 50% of the price differential above US\$1,200 per troy ounce subject to certain adjustments.

Prior to commercial production Sailfish will be entitled to receive an 8% semi-annual coupon payment on the Purchase Price and Golden Reign will be required to make minimum monthly payments of US\$282,800 per month when commercial production commences.

The investment in Golden Reign is classified as available-for-sale and is measured at fair value with changes in fair value recognized in other comprehensive income. During the three months ended June 30, 2015, management made the assessment that the investment in Golden Reign had experienced a prolonged decline in fair value. Accordingly, an impairment of \$1,359,534 was transferred from accumulated other comprehensive loss and recognized in net loss. The fair value remained below average cost as at September 30, 2015. For the three and nine months ended September 30, 2015, the Company recorded a write-down in securities of \$426,667 and \$1,786,201, respectively.

#### 12. SHARE CAPITAL AND CONTRIBUTED SURPLUS

- (a) Authorized Unlimited number of common shares with no par value.
- (b) Issued share capital is as follows:
  - (i) On June 3, 2015, the Company completed a non-brokered private placement equity financing with Wexford Spectrum Trading Limited ("WST") and Wexford Catalyst Trading Limited ("WCT") (together the "Wexford Funds"), existing shareholders of the Company, issuing 18,571,429 common shares to WST, and 4,642,857 common shares to WCT, for gross proceeds to the Company of \$13,000,000. The Company did not pay any broker or finder's fees.

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## 12. SHARE CAPITAL AND CONTRIBUTED SURPLUS (cont'd)

- (b) Issued share capital is as follows (cont'd):
  - (ii) On May 27, 2015, the Company issued 100,000 common shares of the Company to Sprott in lieu of a waiver to the Sprott Loan (refer to Note 17(a)). The fair value of the common shares was \$0.62, per common share, determined using the issue date closing price.
  - (iii) On May 20, 2015, the Company completed a non-brokered private placement equity financing with the Wexford Funds, issuing 13,281,250 common shares to WST, and 2,343,750 common shares to WCT, for gross proceeds to the Company of \$8,750,000. The Company did not pay any broker or finder's fees.
  - (iv) For the nine months ended September 30, 2015, share issue costs of \$70,213 were incurred.
  - (v) On December 15, 2014, the Company issued 1,700,000 common shares of the Company to a mining contractor in lieu of \$1,480,726 (US\$1,270,355) services provided.
  - (vi) On November 14, 2014, the Company issued 100,000 common shares of the Company to Sprott in lieu of a waiver to the Sprott Loan (refer to Note 17(a)). The fair value of the common shares was \$0.65, per common share, determined using the issue date closing price
  - (vii) On July 14, 2014, the Company effected the consolidation of all of its issued and outstanding common shares on the basis of one new common share for ten previously issued and outstanding common shares ("Share Consolidation").
  - (viii) On May 30, 2014, the Company completed a non-brokered private placement equity financing comprised of 1,000,000 common shares (10,000,000 pre-Share Consolidation) for gross proceeds of \$1,000,000. The Company did not pay any broker or finder's fees. Share issue costs of \$6,678 were incurred.
  - (ix) On April 22, 2014, the Company completed a non-brokered private placement equity financing with Wexford Funds, issuing 4,000,000 common shares (40,000,000 pre-Share Consolidation) to WST, and 1,000,000 common shares (10,000,000 pre-Share Consolidation) to WCT, for gross proceeds to the Company of \$5,000,000.
    - The Company did not pay any broker or finder's fees. Share issue costs of \$25,750 were incurred.

## (c) Stock options

The Company has a share option plan for its employees, directors, officers and consultants. The plan provides for the issuance of incentive options to acquire up to a total of 10% of the issued and outstanding common shares of the Company. The exercise price of each option shall not be less than the minimum prescribed amount allowed under the TSX-V. The options can be granted for a maximum term of 5 years with vesting provisions if determined by the Company.

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## 12. SHARE CAPITAL AND CONTRIBUTED SURPLUS (cont'd)

## (c) Stock options (cont'd)

The continuity of incentive stock options issued and outstanding is as follows:

	Number of Options	Weighted Average Exercise Price
		\$
Outstanding, December 31, 2013	697,125	2.30
Expired during year	(189,500)	2.68
Outstanding, December 31, 2014	507,625	2.18
Expired during period	(360,125)	2.33
Outstanding, September 30, 2015	147,500	1.75

No options were granted or vested during the nine months ended September 30, 2015.

As of September 30, 2015, the following options were outstanding and vested:

Range of Exercise Prices Low – High \$	Number of Options Outstanding and Exercisable	Weighted Average Remaining Contractual Life (Years)	Weighted Average Exercise Price \$
1.10 - 1.40	127,500	1.32	1.33
3.80	10,000	0.06	3.80
5.10	10,000	0.10	5.10
	147,500	1.15	1.75

## (d) Share Purchase Warrants

The continuity of share purchase warrants granted and outstanding is as follows:

	Number of Warrants	Weighted Average Exercise Price \$
Outstanding, December 31, 2013	3,951,035	2.00
Expired during 2014	(3,951,035)	2.00
Outstanding, December 31, 2014 and September 30, 2015	-	-

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#### 13. RELATED PARTIES

## (a) Key management compensation

The following compensation was paid and accrued to key management. This compensation is included in exploration costs, administrative costs and in mine construction and development costs.

Key management comprises directors and executive officers. The compensation to key management was as follows:

	Three months ended September 30,			Nine months ended September 30,			
	2015	2015 2014			2015		2014
Short-term employment benefits							
Directors	\$ 13,750	\$	13,750	\$	41,387	\$	42,039
Senior management	462,943		155,158		924,711		1,023,622
Total	\$ 476,693	\$	168,908	\$	966,098	\$	1,065,661

Amounts due to key management as at September 30, 2015 were \$64,348, and as at December 31, 2014 were \$167,801.

#### (b) Related party transactions

The Company entered into the following related party transactions:

(i) During the nine months ended September 30, 2015, fees relating to management, geological, and mining consulting services of \$29,325 (US\$23,108) (2014 - \$ Nil) were charged by a private company controlled by two directors of the Company via an intermediate corporation. Charges of \$5,516 (US\$4,350) are included in consulting fees and charges of \$23,809 (US\$18,758) are included in the transaction costs for the acquisition of Commonwealth. During the nine months ended September 30, 2015, \$29,325 (US\$23,108) was offset against the amounts due from Sonoran Resources LLC ("Sonoran") (see below).

There were no transactions during the three months ended September 30, 2015 and 2014.

During the year ended December 31, 2014, \$270,811 (US\$238,479) was offset against the amounts due from Sonoran. Amounts payable as at September 30, 2015 were \$Nil (December 31, 2014 - \$Nil).

(ii) During the three months ended September 30, 2015, fees relating to management, geological, and mining consulting services of \$797,382 (US\$605,190) (2014 - US\$ Nil) were charged by Sonoran. Charges of \$711,702 (US\$540,000) are included in consulting fees and charges of \$85,680 (US\$65,190) are included in travel expenses.

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### 13. **RELATED PARTIES** (cont'd)

## (b) Related party transactions (cont'd)

### (ii) (cont'd)

During the nine months ended September 30, 2015, fees relating to investor relations, management, geological and mining consulting services of \$1,530,119 (US\$1,204,131) (2014 - US\$ Nil) were charged by Sonoran. Charges of \$1,404,359 (US\$1,106,781) are included in consulting fees, charges of \$22,098 (US\$17,572) are included in investor relations expenses and charges of \$103,662 (US\$79,779) are included in travel expenses. During the nine months ended September 30, 2015, \$34,595 (US\$27,635) was offset against the amounts due from Sonoran (see below).

During the year ended December 31, 2014 - \$13,393 (US\$11,997) was offset against the amounts due from Sonoran. Amounts payable to Sonoran as at September 30, 2015 were \$263,205 (December 31, 2014 - \$Nil) and is included in the accounts payable.

During the quarter ended March 31, 2014 Sonoran became a related party as two of its principals become directors of the Company, and as a consequence the Company re-classified the amounts due from Sonoran ("Sonoran Loan") from accounts receivable and refundable taxes to due from related parties. As at September 30, 2015, one of Sonoran's principals continues to be a director of the Company.

On December 15, 2014, the Company revised the repayment terms and the Sonoran Loan became payable on demand. As at September 30, 2015, the balance receivable from the Sonoran Loan was \$Nil. The following transactions took place with regards to the balance receivable from the Sonoran Loan:

	Nine months ended	Year ended
	September 30, 2015	December 31, 2014
Balance outstanding, beginning of period	\$ 63,889	\$ 327,903
Foreign exchange	5,531	12,969
Cash received	=	(5,474)
Related parties invoices, offset	(63,920)	(284,204)
Director fees, offset	(6,250)	(21,057)
Interest receivable	750	33,752
Balance outstanding, end of period	\$ -	\$ 63,889

## (c) Transactions with controlling shareholder

(i) During the nine months ended September 30, 2015, the Company closed two non-brokered private placement ("Private Placement") equity financings with the Wexford Funds, existing shareholders of the Company. The Company issued 38,839,286 common shares for gross proceeds of \$21,750,000. As at September 30, 2015, the Wexford Funds held 92,802,968 common shares of the Company after the disposal of 5,040,000 common shares.

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### 13. RELATED PARTIES (cont'd)

(c) Transactions with controlling shareholder (cont'd)

On a non-diluted basis and after giving effect to the above offering and subsequent disposal, Wexford Funds' ownership percentage has increased from 77.84% to 80.88% of the Company's issued and outstanding common shares.

On April 22, 2014, the Company closed a Private Placement equity financing with the Wexford Funds. The Company issued 5,000,000 common shares at a purchase price per common share of \$1.00 for gross proceeds of \$5,000,000.

(ii) During the nine months ended September 30, 2015, the Wexford Funds loaned the Company an additional \$21,036,647 (US\$16,500,000). During the year ended December 31, 2014, the Wexford Funds loaned the Company \$6,693,300 (US\$6,000,000) (Refer to Notes 17(b)). As at September 30, 2015, US\$19,500,000 (December 31, 2014 – US\$6,000,000) is payable by the Company to the Wexford Funds.

For the three months ended September 30, 2015, interest of \$Nil (2014 - \$Nil) was paid and as at September 30, 2015 interest of \$759,627 (2014 - \$Nil) was accrued on the Wexford Loans.

For the nine months ended September 30, 2015, interest of \$133,571 (2014 - \$Nil) was paid and as at September 30, 2015 interest of \$1,340,338 (2014 - \$Nil) was accrued on the Wexford Loans and is disclosed as accounts payable and accrued liabilities.

- (iii) As part of the Commonwealth acquisition (refer to Note 5), the Company assumed the Wexford Fund bridge loan of \$2,550,000 to Commonwealth. The loan and interest of \$116,628 was repaid to the Wexford Funds on June 8, 2015.
- (iv) Under a service agreement, effective January 1, 2015, between the Company and an affiliate of the Wexford Funds, the Company was charged \$80,016 (US\$63,515) (2014 \$Nil) for shared office space and administration services. As at September 30, 2015, \$87,523 is included in accounts payable and accrued liabilities.

## 14. COMMITMENTS

The Company has entered into an operating lease in Canada and in the United States expiring June 30, 2016 and August 31, 2016, respectively. The monthly lease payments include rent, operating costs and property taxes. As of September 30, 2015 the aggregate lease commitments to August 31, 2016 are \$91,186.

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#### 15. CONTINGENCIES

On August 13, 2014 the Company received notice that recently appointed committee members of the community of Maloya, Mexico, are challenging the legitimacy of the Company's surface rights and occupation agreement. The Company prepared a response to the notice of claim and stands by the legitimacy of the agreement and will vigorously defend against this claim. As at September 30, 2015, the Company determined a provision was not required for this matter, as it has assessed that an outflow of economic resources is not probable.

On September 7, 2015, the Company's La Trinidad mine was affected by hurricane Linda, a category 2 hurricane that hit the area of the mine. As a result of heavy rains and flooding, the La Trinidad mine incurred damages to mine infrastructure and an interruption in its business. The Company is currently in the process of quantifying these damages and submitting an insurance claim to the Company's policy holders. There is no guarantee that the Company will realize any proceeds relating to this claim.

#### 16. RECLAMATION AND REHABILITATION OBLIGATIONS

The provision for environmental reclamation and rehabilitation as at September 30, 2015 is \$4,427,875 (December 31, 2014 - \$3,396,312). The expected timing of cash flows in respect of the provision is based on the estimated life of the mining operation. The provision was determined using a discount rate of 0.93% (2014 - 1.38%) and an estimated cash outflows commencing in 3.25 years (2014 - 4 years) for the La Trinidad property.

Balance - December 31, 2013	\$ 971,380
New and changes in estimate to provisions for reclamation and rehabilitation	2,183,451
Accretion expense	44,691
Cumulative translation adjustment	196,790
Balance - December 31, 2014	\$ 3,396,312
New and changes in estimate to provisions for reclamation and rehabilitation	477,741
Accretion expense	29,560
Cumulative translation adjustment	524,262
Balance - September 30, 2015	\$ 4,427,875

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#### 17. LOANS

	September 30, 2015	December 31, 2014
	\$	\$
Current liabilities		
Sprott Loan	4,931,153	9,376,578
Wexford Loan A	-	3,384,058
Wexford Loan B	-	3,480,300
	4,931,153	16,240,936
Non-current liabilities		
Wexford Loan A	-	-
Wexford Loan B	26,022,750	-
	26,022,750	-
Total loans	30,953,903	16,240,936

### (a) Sprott Loan

On May 14, 2014, the Company entered into a credit facility with Sprott Resource Lending Partnership ("Sprott") for \$10,000,000 (the "Sprott Loan"). The Sprott Loan bears interest at a rate of 10% per annum, payable monthly and is secured against all of the assets of the Company and the majority of the assets of its subsidiaries. However, the conditions of the Sprott Loan allow for the shares of Sailfish to be distributed by Marlin Gold to its shareholders on a pro-rata basis. The Sprott Loan will be payable in full on or before October 31, 2015, subject to certain prepayment conditions. (Refer to Note 22 (c)).

In the event the Company repays the balance outstanding before October 31, 2015, the Company is required to pay the equivalent of not less than six months of interest on the amount so prepaid, including payments of interest made prior to the prepayment of the Sprott Loan. Also, in the event the Company sells an asset for cash in excess of \$1,000,000 or completes an equity financing for gross proceeds of more than \$1,000,000 such proceeds, less allowable deductions, are to be used to reduce the balance owing to Sprott to the extent the asset sale or equity financing causes the Company's cash balance to exceed \$1,000,000 ("Mandatory Prepayment Covenant").

Sprott was paid a bonus in the amount of \$500,000 and Medalist Capital Ltd. was paid a finder's fee in the amount of \$200,000 in connection with the Sprott Loan. The Company also paid Sprott a structuring fee of \$200,000. The Company has recorded borrowing costs of \$1,015,276 that are directly attributable to securing the Sprott Loan, against the balance of the debt and will amortize these fees and calculated interest using an effective interest rate of 19.19%.

The Company recorded an interest expense of \$392,300 (2014 - \$128,392) during the three months ended September 30, 2015, and an interest expense of \$813,829 (2014 - \$128,392) during the nine months ended September 30, 2015, relating to the Sprott Loan.

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### **17. LOANS** (cont'd)

## (a) Sprott Loan (cont'd)

During the year ended December 31, 2014, the Company recorded interest expense of \$994,598 relating to the Loan, of which \$713,243 was capitalized to mine construction and development costs as part of qualifying mining properties and the remaining balance of \$281,355 was expensed in the statement of loss.

On November 14, 2014, the Company issued 100,000 common shares of the Company to Sprott in lieu of receiving a waiver from Sprott Loan on receiving the Wexford Loan B funds (see (b) below).

The Sprott Loan contains certain financial covenants, including a requirement to maintain at all times a minimum working capital of \$2,000,000 ("Working Capital Covenant") and an unrestricted cash and cash equivalent balance of \$1,000,000, with gold bullion on hand included in the definition of cash and cash equivalents ("Cash and Cash Equivalent Covenant").

The terms of the Sprott Loan also requires the Company to seek written consent prior to undertaking certain activities, including but not limited to payment of dividends, obtaining additional or repayment of indebtedness, disposal of material assets and purchase of securities.

On May 14, 2015, Sprott and the Company entered into a modification agreement whereby the Company agreed to make a prepayment on the Sprott Loan of \$5,000,000 on or before June 1, 2015 (paid).

On May 27, 2015, the Company issued 100,000 common shares of the Company to Sprott in consideration for the waiver of the Cash and Cash Equivalent Covenant and the Mandatory Prepayment Covenant.

## (b) Wexford Loan

#### (i) Wexford Loan A

On September 9, 2014, the Company entered into a term facility with the Wexford Funds for US\$3,000,000 (the "Wexford Loan A"). Wexford Loan A bears interest at a rate of 15% per annum, payable on the date of the first drawdown and is not secured. Wexford Loan A was originally payable in full on or before March 7, 2015. The Company is required to make payments on Wexford Loan A from any funds received from: (i) the IVA refund; and (ii) proceeds of any equity financing, subject, in the case of any equity financing that separately or together with any other equity financings exceed C\$1,000,000, to receipt of waiver from Sprott under the Sprott Loan.

On September 10, 2014, \$3,280,500 (US\$3,000,000) was drawn down on the facility and interest payable by way of an original issue discount of \$246,301 (US\$225,000) was paid. The Company has recorded the interest paid against the balance of the debt and will amortize the interest using an effective interest rate of 17.34%.

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### **17. LOANS** (cont'd)

## (b) Wexford Loan (cont'd)

## (i) Wexford Loan A (cont'd)

For the year ended December 31, 2014, the Company incurred interest expense of \$155,490 relating to Wexford Loan A, of which \$71,553 has been capitalized to mine construction and development costs as part of qualifying mining properties and the remaining balance of \$83,937 was expensed in the statement of loss.

On March 7, 2015, the Company and the Wexford Funds agreed to revise the repayment terms of the Wexford Loan A and now the balance is payable on demand.

On June 3, 2015, the Wexford Loan A was repaid with additional interest of \$132,936 (US\$107,260).

For the nine months ended September 30, 2015, the Company incurred interest expense of \$224,339 relating to Wexford Loan A, all of which was expensed in the statement of loss.

## (ii) Wexford Loan B

On November 13, 2014, an additional \$3,412,800 (US\$3,000,000) was borrowed by the Company (the "Wexford Loan B"). The Wexford Loan B bears interest at a rate of 15% per annum, payable in full on or before November 13, 2015. On August 21, 2015, the Wexford Funds extended the maturity date from November 13, 2015 to January 15, 2017.

On February 20, 2015 and on May 19, 2015, the Wexford Funds loaned an additional \$3,753,797 (US\$3,000,000) and \$6,116,000 (US\$5,000,000), respectively, to the Company.

On July 24, 2015 and on August 21, 2015, the Wexford Funds loaned a further \$2,607,000 (US\$2,000,000) and \$8,559,850 (US\$6,500,000), respectively, to the Company increasing the Wexford Loan B to US\$19,500,000.

For the three and nine months ended September 30, 2015, the Company accrued interest of \$759,627 (2014 - \$Nil) and \$1,340,338 (2014 - \$Nil), respectively, on the Wexford Loan B, all of which was expensed in the statement of loss.

(iii) For the nine months ended September 30, 2015, IVA refunds of approximately \$4,806,353 (December 31, 2014 - \$1,800,000) were received, to which the Wexford Funds waived their right to receive payment.

# NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

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## 18. SUPPLEMENTAL DISCLOSURE WITH RESPECT TO CASH FLOWS

	Nine months ended September 30,			
	2015		2014	
The significant non-cash investing transactions consisted of:				
Change in property, plant and equipment included in accounts payable				
and accrued liabilities	\$ 3,931,922	\$	1,833,430	
Accretion of borrowing costs included in interest expense	645,388		249,780	
Total interest paid	546,635		596,922	

	Nine months ended September 30			
	2015		2014	
Non-cash items:				
Accretion expense	\$ 29,560	\$	52,591	
Interest expense	707,388		-	
Depreciation, depletion and amortization	4,000,347		12,856	
Interest due from related party	(750)		(24,711)	
Impairment of mineral properties	25,371,000		-	
Write-down to NRV	10,885,153		-	
Impairment write-down	6,007,494		-	
Write-down in securities	1,786,201		-	
Write-off of resource properties	1,400,000		-	
Unrealized foreign exchange	1,224,666		(282,272)	
Total non-cash items	\$ 51,411,059	\$	(241,536)	

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#### 19. PRODUCTION COSTS

	Three months ended September 30,			Nine months ended September 30,		
		2015		2014	2015	2014
Mining, crushing and conveying, and						
processing	\$	2,480,200	\$	-	\$ 12,418,424	\$ -
Mine general and administrative		1,457,530		-	4,163,646	-
Laboratory		161,922		-	428,219	-
Refining		23,114		-	55,904	-
Selling expenses and silver credits		(1,847)		-	6,941	-
Mining tax		20,914		-	95,903	-
	\$	4,141,833	\$	-	\$ 17,169,037	\$ -

### 20. FAIR VALUE OF FINANCIAL INSTRUMENTS

Fair values are determined directly by reference to published price quotations in an active market, when available, or by using a valuation technique that uses inputs observed from relevant markets.

The three levels of the fair value hierarchy are described below:

- Level 1: Unadjusted quoted prices in active markets for identical assets or liabilities;
- Level 2: Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and
- Level 3: Inputs that are not based on observable market data.

As at September 30, 2015 and December 31, 2014, the carrying values, fair market values, and fair value hierarchical classification of the Company's financial instruments are as follows:

Investment in securities is measured using level 1. The Loans are classified as other financial liabilities and are carried at amortized cost. The fair value of all other financial instruments, other than marketable securities which are carried at fair value, approximates their carrying value due to their short-term maturity or capacity of prompt liquidation. However, due to going concern risk the fair value of accounts payable and accrued liabilities is less than carrying value.

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#### 21. SEGMENT INFORMATION

As at September 30, 2015, the Company has two business segments, the production of gold and exploration of resources. The Company's principal product is gold doré with the refined gold bullion sold in the London spot market by the subsidiary in Barbados. The gold doré is produced at the La Trinidad mine in Mexico. All of the Company's significant non-current assets are distributed by geographic locations as follows:

As at		September 30, 2015				December 31, 2014			
	Mi	neral property, plant and equipment		Resource property costs		Mineral property, ant and equipment		Resource property costs	
Mexico	\$	33,372,742	\$	460,385	\$	44,708,705	\$	3,358,371	
Canada		-		-		24,616		-	
USA		24,098		12,717,933		2,124			
Total	\$	33,396,840	\$	13,178,318	\$	44,735,445	\$	3,358,371	

#### 22. EVENTS AFTER THE REPORTING PERIOD

Except as disclosed elsewhere in these condensed interim consolidated financial statements the following events occurred after the reporting period:

(a) On October 30, 2015, the Company completed the Canarc Transaction and received 19,000,000 Canarc common shares.

Concurrently with the Canarc Transaction, the Company participated in a private placement of units of Canarc (the "Canarc Private Placement") with each unit consisting of one common share (the "Canarc Private Placement Shares") and one-half of one warrant to acquire a common share of Canarc at a price of \$0.08 per common share for a period of 36 months from the date of issuance (the "Canarc Warrants"). The Company acquired 1,666,666 units consisting of 1,666,666 Canarc Private Placement Shares and 833,333 Canarc Warrants pursuant to the Canarc Private Placement at a price of \$0.06 per unit for aggregate consideration of \$100,000.

Immediately following the Canarc Transaction, the Company owns a total of 20,666,666 common shares of Canarc representing approximately 10.8% of Canarc's issued and outstanding common shares and 833,333 warrants of Canarc. Assuming exercise of all of the Canarc Warrants held by the Company, an aggregate of 21,499,999 common shares would be owned by the Company, representing approximately 11.2% of Canarc's issued and outstanding common shares.

- (b) On October 27, 2015 and November 13, 2015, the Wexford Funds loaned \$7,239,650 (US\$5,500,000) and \$3,329,500 (US\$2,500,000), respectively, increasing the Wexford Loan B to US\$27,500,000.
- (c) On October 28, 2015, the Company repaid the Sprott Loan in full.

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## 22. EVENTS AFTER THE REPORTING PERIOD (cont'd)

- (d) On October 30, 2015, the Company granted 2,000,000 Restricted Stock Units ("RSU") to senior management of the Company of which 650,000 vested immediately with the remainder vesting quarterly till October 1, 2017. Once vested, each RSU is exercisable into one common share entitling the holder to receive the common share for no additional consideration. The current maximum number of common shares authorized for issue under the RSU plan is 3,500,000.
- (e) On October 7, 2015, the Company entered into an agreement with Gold Reign whereby the Company will advance a minimum of US\$516,600 (US\$139,150 – paid) over a four month period to provide working capital to advance Golden Reign's San Albino gold deposit. All funds advanced under this agreement will be credited against the GRR Purchase Price pursuant to the GRR Arrangement.