

Condensed Interim Consolidated Financial Statements

True Gold Mining Inc.

For the six months ended June 30, 2014

(Expressed in Canadian Dollars)
(Unaudited - Prepared by Management)

Condensed interim consolidated statements of comprehensive loss (Expressed in Canadian Dollars)
(Unaudited - Prepared by Management)

	Three months ended		nths ended	Six mon	nths ended	
	Note	June 30, 2014	June 30, 2013	June 30, 2014	June 30, 2013	
		\$	\$	\$	\$	
Expenses						
Exploration and evaluation expenditures	7	4,915,678	6,585,316	6,702,072	9,705,292	
Office and general		464,723	970,036	1,475,844	1,359,886	
Salaries and benefits		577,070	573,324	1,273,958	1,233,662	
Stock-based compensation	14	98,485	352,569	742,612	977,736	
Travel and accommodation		223,016	168,589	592,134	521,625	
Professional fees		420,215	251,776	538,723	500,578	
Investor relations, promotion and advertising		140,918	214,919	265,982	333,550	
Amortization	9	9,797	13,988	21,161	39,345	
Interest and charges		1,936	3,939	3,715	6,990	
Write-down of equipment		-	185,671	-	185,671	
Loss from operations		(6,851,838)	(9,320,127)	(11,616,201)	(14,864,335)	
Other items						
Gain (loss) on foreign exchange		(28,888)	(48,124)	339,475	(104,173)	
Change in fair value of financial instruments	10	(21)	(4,816)	(693)	(38,878)	
Interest and other income		233,420	23,353	334,583	85,663	
		204,511	(29,587)	673,365	(57,388)	
Loss for the period		(6,647,327)	(9,349,714)	(10,942,836)	(14,921,723)	
Other comprehensive loss						
Net fair value loss on financial assets	10	(32,771)	(60,542)	(65,542)	(363,252)	
Other comprehensive loss for the period		(32,771)	(60,542)	(65,542)	(363,252)	
Comprehensive loss for the period		(6,680,098)	(9,410,256)	(11,008,378)	(15,284,975)	
Loss per share						
Basic and diluted		\$ (0.02)	\$ (0.05)	\$ (0.03)	\$ (0.08)	
Weighted average number of shares outstanding						
Basic and diluted		397,570,526	198,706,435	362,696,800	188,943,506	

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

Condensed interim consolidated statements of financial position (Expressed in Canadian Dollars) (Unaudited - Prepared by Management)

	Note	As at June 30, 2014	As at December 31, 2013
Assets	•	\$	\$
Current assets			
Cash	5	31,016,302	2,953,041
Short term investments		20,211,900	21,061,370
Receivables	6	61,485	73,217
Prepaid expenses		554,003	264,118
Total current assets	-	51,843,690	24,351,746
Non-current assets			
Exploration and evaluation assets	7	17,645,970	17,645,970
Pre-development assets	8	9,169,258	-
Equipment	9	155,686	176,847
Long term deposit	16	413,461	413,461
Deposit on equipment	11	3,259,889	-
Other financial assets	10	103,769	170,004
Total non-current assets	-	30,748,033	18,406,282
Total assets		82,591,723	42,758,028
Liabilities and Shareholders' Equity Current liabilities			
Trade payables and accrued liabilities	12	4,527,182	3,162,074
Total current liabilities		4,527,182	3,162,074
Shareholders' equity		-	
Share capital	13	152,282,035	105,266,846
Commitment to issue shares	7, 13	,,	700,533
Reserves	-	9,125,749	5,963,440
Accumulated other comprehensive income (loss)	10	(454,065)	(388,523)
Accumulated deficit		(82,889,178)	(71,946,342)
Total shareholders' equity	_	78,064,541	39,595,954
Total liabilities and shareholders' equity		82,591,723	42,758,028
Commitments	15		
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These consolidated financial statements are approved by the Audit Committee and authorized for issue on August 28, 2014:

"Nolan Watson", Director

"Robin Merrifield", Director

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

Condensed interim consolidated statements of cash flows (Expressed in Canadian Dollars)
(Unaudited - Prepared by Management)

	Six months	ended
	June 30, 2014	June 30, 2013
	\$	\$
Cash flows from operating activities		
Loss for the period	(10,942,836)	(14,921,723)
Adjusted for:	01.141	20.245
Amortization	21,161	39,345
Stock-based compensation	742,612	977,736
Write-down of equipment Change in fair value of financial instruments	693	185,671 38,878
Change in fair value of financial instruments	073	30,070
Movements in working capital:		
Receivables	11,732	148,621
Prepaid expenses	(289,885)	(70,746)
Trade payables and accrued liabilities	(978,659)	(521,000)
Cash deposit to Oxygen Capital		(113,461)
Net cash used in operating activities	(11,435,182)	(14,236,679)
Cash flows from financing activities		
Proceeds from issuance of common shares, gross	52,082,192	10,695,684
Common share issuance costs	(3,347,839)	(34,000)
Net cash generated by financing activities	48,734,353	10,661,684
Cash flows from investing activities		
Exploration and evaluation asset costs	-	(100,000)
Pre-development asset costs	(6,825,491)	-
Deposit on Equipment	(3,259,889)	-
Purchase of short term investments	849,470	(4,925,000)
Net cash generated by (used in) investing activities	(9,235,910)	(5,025,000)
Change in cash	28,063,261	(8,599,995)
Cash at beginning of period	2,953,041	14,983,138
Cash at end of the period	31,016,302	6,383,143
Supplemental Information		
Shares issued for exploration and evaluation assets	700,533	44,000
Pre-development asset costs included in AP	2,297,287	-
Pre-development asset costs included in Accruals	46,480	
Change in fair value of non-current investments	65,542	363,252
Fair value of options exercised	127,162	252,668
Fair value of warrants exercised	118	609,136
Interest received	330,868	-
Interest paid	•	

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

Condensed interim consolidated statements of changes in shareholders' equity (Expressed in Canadian Dollars) (Unaudited - Prepared by Management)

						Accumulated other	•	
	Note No	Note Number of shares	Share capital	Commitment to issue shares	Reserves	comprehensive income (loss)	Accumulated deficit	Total
			69	€9	643	69	69	€9
Balance as at January 1, 2013		178,335,591	76,349,725	,	5,772,023	(30,271)	(39,164,803)	42,926,674
Section of the sectio		20 202 030	200 000 0					200 000 0
Shares issued as a result of initialicing		000,000,00	1,777,703	ı	•	ı	t	1,777,703
Shares issue costs - cash		•	(34,000)	•	•	•	•	(34,000)
Shares issued on exercise of warrants		1,813,465	452,799	•	1	1	•	452,799
Fair value of warrants exercised		•	609,136	1	(609,136)	•	•	•
Shares issued on exercise of options		1,130,000	242,900	•	•	•	•	242,900
Fair value of options exercised		•	252,668	1	(252,668)	1	•	•
Shares issued for property		100,000	44,000	,	•	•	•	44,000
Stock-based compensation		1	1	•	977,736	•	•	977,736
Unrealized loss on long-term investments		•	•	1	•	(363,252)	•	(363,252)
Net loss for the period		1	•	•	•	ı	(14,921,723)	(14,921,723)
Balance as at June 30, 2013		211,682,086	87,917,213	•	5,887,955	(393,523)	(54,086,526)	39,325,119
Balance as at December 31, 2013		265,142,334	105,266,846	700,533	5,963,440	(388,523)	(71,946,342)	39,595,954
Shares and units issued as a result of financing	13	129,879,395	49,363,680	ı	2,546,977	1	•	51,910,657
Share issue costs - cash	13	1	(3,347,839)	1	1	1	•	(3,347,839)
Shares issued for property	13	1,773,500	700,533	(700,533)	•	•	•	•
Shares issued on exercise of warrants		3,000	1,410	•	•	•	•	1,410
Fair value of warrants exercised		•	118	•	(118)	1		ı
Shares issued on exercise of options	13	775,000	170,125	1	1	1	4	170,125
Fair value of options exercised		1	127,162	•	(127,162)	1	•	1
Stock-based compensation	14	1	•	1	742,612	1		742,612
Unrealized loss on long-term investments	10	•	1	•	1	(65,542)	1	(65,542)
Net loss for the period		-	•	1	1	•	(10,942,836)	(10,942,836)
Balance as at June 30, 2014		397,573,229	152,282,035	1	9,125,749	(454,065)	(82,889,178)	78,064,541

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

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

1. GENERAL INFORMATION

True Gold Mining Inc. ("True Gold" or the "Company") was incorporated in British Columbia in October 1987 and was transitioned under the Business Corporations Act (BC) in May 2004. In February 2013, articles of amendment were filed to change the name of the Company to True Gold Mining Inc. The Company's head office and principal address is Suite 1900, 1055 West Hastings Street, Vancouver, British Columbia, Canada V6E 2E9. The registered and records office is located at 10th floor, 595 Howe Street, Vancouver, British Columbia, Canada, V6C 2T5.

2. NATURE OF OPERATIONS

As at June 30, 2014, True Gold was an exploration stage business engaged in the acquisition and exploration of high quality mineral properties in Burkina Faso, West Africa, with the intention of developing these properties into producing assets. Although the Company had not made a decision to develop the Karma Project as at June 30, 2014, subsequent to the period end, a decision was made by the Board of Directors of the Company to develop the Company's Karma Project.

These condensed interim consolidated financial statements have been prepared on the assumption that the Company will be able to realize its assets and discharge its liabilities in the normal course of business. The Company currently earns no operating revenues. Management believes that the Company has sufficient working capital to maintain its operations for the next year. As at June 30, 2014, the Company had to raise additional funds to commence the construction of the Karma Project and maintain its operations. Subsequent to June 30, 2014, the Company secured funding to commence the construction of the Karma Project and maintain its operations (Note 18). While the Company has been successful in raising funds in the past, there can be no assurance that it will be able to do so in the future. The Company's Karma Project is supported by a Feasibility Study which demonstrates that the mineral reserves are economically recoverable. The Company has not yet determined whether any of its other properties contain mineral reserves that are economically recoverable. The continued acquisition and exploration activities of the Company and the recoverability of the amounts capitalized for the mineral properties are dependent upon the existence of economically recoverable reserves, the ability of the Company to obtain the necessary financing to complete the exploration and, if warranted the development of the properties and upon future profitable production.

3. BASIS OF PREPARATION

These condensed interim consolidated financial statements for the six months ended June 30, 2014 (the "Interim Financial Statements"), have been prepared in accordance with IAS 34, 'Interim financial reporting'. The Interim Financial Statements should be read in conjunction with the annual financial statements for the year ended December 31, 2013, which have been prepared in accordance with International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

4. ACCOUNTING POLICIES

These Interim Financial Statements have been prepared using accounting policies consistent with those used in the Company's 2013 annual consolidated financial statements.

Changes in accounting policies

The Company has adopted the following new and revised standards, along with any consequential amendments, effective January 1, 2014. These changes were made in accordance with the applicable transitional provisions.

Impairment of Assets

IAS 36, Impairment of assets ("IAS 36") seeks to ensure that an entity's assets are not carried at more than their recoverable amount. The IASB has made small changes to the disclosures required by IAS 36 when the recoverable amount is determined based on fair value less costs of disposal. The IASB has amended IAS 36 as follows:

• to remove the requirement to disclose the recoverable amount when a cash generating unit ("CGU") contains goodwill or indefinite lived intangible assets but there has been no impairment;

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

4. ACCOUNTING POLICIES (continued)

- to require disclosure of the recoverable amount of an asset or CGU when an impairment loss has been recognised or reversed; and
- to require detailed disclosure of how the fair value less costs of disposal has been measured when an impairment loss has been recognised or reversed.

The Company has applied the required disclosures as appropriate.

Accounting for levies imposed by governments

IFRIC 21, Accounting for levies imposed by governments ("IFRIC 21") is an interpretation on the accounting for levies. IFRIC 21 will affect entities that are subject to levies that are not income taxes within the scope of IAS 12 Income Taxes. This interpretation has had no impact on the consolidated financial statements of the Company.

Financial Instruments: Presentation

The amendments to IAS 32 pertained to the application guidance on the offsetting of financial assets and financial liabilities. The application of this IAS did not have any material impact on the amounts reported for the current or prior periods but may affect the presentation of future transactions or arrangements.

Several other amendments apply for the first time in 2014. However, they do not impact the consolidated financial statements of the Company.

The preparation of financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

In preparing these Interim Financial Statements, the significant judgements made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the annual consolidated financial statements for the year ended December 31, 2013.

5. CASH

The carrying amount of the Company's cash is denominated in the following currencies:

	 June 30, 2014	Dece	mber 31, 2013
Canadian dollars West African CFA franc ("CFA")	\$ 30,218,742 797,560	\$	2,699,961 253,080
	\$ 31,016,302	\$	2,953,041

6. RECEIVABLES

	Jui	ne 30, 2014	Decem	ber 31, 2013
GST receivable	\$	60,075	\$	67,897
Other receivables		1,410		5,320
	\$	61,485	\$	73,217

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

7. EXPLORATION AND EVALUATION ASSETS

(i) Details of the Company's acquisition expenditures are as follows:

		December 31,			December 31,		June 30,
		2012	Additions	Write-down	2013	Additions	2014
		\$	\$	\$	\$	\$	\$
Burkina Faso							
Karma		20,934,838	1,233,518	-	22,168,356	-	22,168,356
Liguidi Malguem		1,295,777	144,000	-	1,439,777	-	1,439,777
Bissa East		79,537	-	-	79,537	•	79,537
Royalty payment received	(Note 7 (iii))	-	(6,041,700)		(6,041,700)	-	(6,041,700)
Total Burkina Faso		22,310,152	(4,664,182)	-	17,645,970	-	17,645,970
British Columbia	(Note 7 (viii))	2,453,289	(7,500)	(2,445,789)	-	-	
Total		24,763,441	(4,671,682)	(2,445,789)	17,645,970	-	17,645,970

(ii) Details of the Company's exploration and evaluation expenditures, which have been cumulatively expensed in the condensed interim consolidated statements of comprehensive loss are as follows:

	December 31,			June 30,	December 31,			June 30,
	2012	Drilling costs	Other costs	2013	2013	Drilling costs	Other costs	2014
	\$	\$	S	\$	\$	\$	\$	\$
Burkina Faso								
Karma	37,335,849	3,160,334	5,782,307	46,278,490	56,822,379	2,344,440	4,305,688	63,472,507
Liguidi Malguem	1,831,560	271,286	415,405	2,518,251	2,590,968	-	17,794	2,608,762
Bissa East	2,735,518	42,403	(8,084)	2,769,837	2,739,639	-	13,551	2,753,190
Bissa West	182,084		15,384	197,468	215,399	-	20,598	235,997
Total Burkina Faso	42,085,011	3,474,023	6,205,012	51,764,046	62,368,385	2,344,440	4,357,631	69,070,456
Other	398,641	-	26,257	424,898	429,533		-	429,533
Total	42,483,652	3,474,023	6,231,269	52,188,944	62,797,918	2,344,440	4,357,631	69,499,989

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

7. EXPLORATION AND EVALUATION ASSETS (continued)

(iii) Karma Project, Burkina Faso:

The Karma Project is located in the north-central part of Burkina Faso east of Ouahigouya. It comprises six contiguous permits, Goulagou, Kao, Rambo, Rounga, Youba, and Tougou. True Gold owns a 100% interest in each of these permits. The Government of Burkina Faso retains a statutory 10% (free-carried) interest in any Burkina Faso mining company formed for the purpose of gold production.

a) Goulagou, Rounga, Youba and Tougou Permits

These permits are subject to an NSR royalty of between 0% and 2% depending on the quantity of gold produced. In February 2012, True Gold completed the final payments required under the Option to Purchase agreement by paying US\$6,600,000 and by issuing 21,676,301 True Gold common shares at a price of \$0.5694 per share in satisfaction of the remaining US\$12,342,486. Total acquisition costs made under the Option to Purchase agreement amounted to \$20,529,460.

In December 2013, the Company exercised its option to acquire the remaining 10% interest in the Goulagou and Rounga permits. The Company now holds a 100% interest in these permits. Pursuant to the original terms, the option was exercisable for consideration of US\$1,000,000 and a 5% net profits interest but not until the commencement of commercial production. The Company negotiated the early exercise of its option to purchase the 10% interest for consideration consisting of US\$500,000, the issue of 1,773,500 common shares of True Gold, and a 5% net profits interest on the Goulagou and Rounga permits. The 1,773,500 common shares were issued for \$700,533 reflecting the fair value of the Company's shares on January 30, 2014, the date the shares were issued.

b) Rambo Permit

During fiscal 2008, the Company acquired a 100% interest in the Rambo property located in Burkina Faso, West Africa. The property is subject to a 3% net smelter return royalty ("NSR") 2% of which may be purchased by the Company for US\$1,500,000.

c) <u>LMM Royalty</u>

In August 2013, the Company entered into an agreement with Liberty Metals & Mining Holdings, LLC ("LMM"), pursuant to which LMM purchased a 2% net smelter return royalty on the Company's interest in the Karma Gold Project (the "LMM Royalty") for \$6,041,700, which was recorded as a recovery to acquisition costs. The LMM Royalty is subject to certain repurchase options retained by True Gold.

(iv) Liguidi Permit, Burkina Faso:

In fiscal 2007, the Company acquired an 80% interest in the Liguidi mineral permit (the "Liguidi Permit") in central Burkina Faso under the terms of an option agreement from a Burkinabe company (Orex Resources Sarl ("Orex")). A joint venture company was formed to hold each company's respective interests in the permit.

In October 2008, Orex began legal proceedings to withdraw from the joint venture and to block the Company's efforts to have the Liguidi Permit transferred to the new joint venture company. The Company suspended all work on the property at that time. The legal challenge proceeded through several Burkina courts, with the Company winning a number of judgments. Burkina Faso court heard the dispute in January 2009 and a decision was rendered in favour of the Company. Orex filed an appeal of the decision and in June 2009, the appeal court reversed the January 2009 decision.

In December of 2011, an agreement was reached with Orex to resolve the legal dispute, and to resume exploration on the property. As per the terms of the agreement, the Company paid 22,000,000 CFA (\$45,000) and issued 100,000 shares (issued at a fair value of \$64,000) for a 100% interest in the exploration permit. As part of the agreement, Orex was to retain a 14% non-participating interest in any exploitation permit that is granted on the permit area.

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

7. EXPLORATION AND EVALUATION ASSETS (continued)

In September 2012, the Company reached an agreement with Orex to acquire their 14% non-participating interest in any exploitation permit that is granted. As consideration, the Company paid Orex \$400,000 and issued them 100,000 common shares valued at \$58,000. Also, in September 2012, the Company announced that it had received the final transfer documentation from the Burkina Faso Ministry of Mines evidencing the transfer of the Liguidi Malguem exploration permit to True Gold. In February of 2013, the Company received a 3-year extension of the Liguidi Permit and paid \$100,000 and issued 100,000 common shares to Orex (issued at a fair value of \$44,000). Upon the date of first commercial production True Gold will pay to Orex \$500,000, and issue to Orex an additional 100,000 common shares.

(v) Bissa East Permits, Burkina Faso:

The Company holds two permits (Tangapella and Biliga) in north-central Burkina Faso.

(vi) Bissa West Permits, Burkina Faso:

The Company holds two permits (Pella and Bissiga) in central Burkina Faso.

(vii) Other Permits, Burkina Faso:

The Company acquired government exploration permits granting the Company a 100% interest in the Solna, Yantara, Teyango, Yaramoko and Bouboulou properties located in Burkina Faso.

During fiscal 2010, the Company entered into an option agreement granting Roxgold Inc. ("Roxgold") the right to earn a 60% interest in each of the Solna, Yantara, Teyango, Yaramoko and Bouboulou permits (the "Roxgold Option Agreement"). To earn its interest, Roxgold was required to issue 1,080,000 shares (received 980,000), make cash payments of \$300,000 (received \$240,000) and incur \$4,500,000 in exploration expenditures on this group of claims over a period of three years.

Roxgold was deemed to have satisfied all of the conditions of the Roxgold Option Agreement, and in October 2011, the Company sold its remaining interest in the Solna, Yantara, Teyango, Yaramoko and Bouboulou permits to Roxgold. As consideration, True Gold received \$17,000,000 in cash and 16,000,000 Roxgold common shares valued at \$18,720,000. The Company paid transaction costs of \$652,400. Pursuant to the sale, the Company recorded a recovery of \$3,909,252 in option payments and cost recoveries related to these properties in the 14 month period ending December 31, 2012.

(viii) Ball Creek Property, British Columbia:

Pursuant to the Blue Gold Mining Inc. acquisition (the "Blue Gold Acquisition"), the Company acquired the Ball Creek option agreement that Blue Gold entered into with Paget Minerals Corporation ("Paget"); whereby, the Company has the exclusive right and option to acquire up to a 65% interest in certain claims within Paget's Ball Creek project. Effective December 4, 2013, the Company terminated the Ball Creek Option Agreement. In consideration for the Company terminating the Ball Creek Option Agreement, Paget issued 500,000 common shares of Paget to the Company valued at \$0.015 per Paget share. The carrying value of the Ball Creek property was subsequently written down to \$Nil.

8. PRE DEVELOPMENT ASSETS

Costs related to pre-development work, such as early earthworks and on-site infrastructure, are capitalized in pre-development assets. The Company's pre-development assets all pertain to the Karma Project. The Company's pre-development assets for the six month period ended June 30, 2014 amounted to \$9,169,258.

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

9. EQUIPMENT

Cost:	Computer software & equipment \$	Furniture, fixtures and equipment \$	Leasehold improvements	Total \$
Balance as at December 31, 2012	214,756	121,192	227,351	563,299
Additions	_	-	(227,351)	(227,351)
Balance as at December 31, 2013	214,756	121,192	_	335,948
Balance as at June 30, 2014	214,756	121,192	-	335,948
Amortization:				
Balance as at December 31, 2012	73,097	30,886	30,313	134,296
Amortization	31,873	23,245	11,367	66,485
Write-downs	-	_	(41,680)	(41,680)
Balance as at December 31, 2013	104,970	54,131	-	159,101
Amortization	13,442	7,719		21,161
Balance as at June 30, 2014	118,412	61,850	-	180,262
Net Book Value:	- -	- -		
As at December 31, 2013	109,786	67,061	-	176,847
As at June 30, 2014	96,344	59,342	-	155,686

10. OTHER FINANCIAL ASSETS

From time to time, the Company may make strategic investments in other private or publicly traded entities. These investments are treated as long-term investments, unless the investment matures within twelve months, or management expects to dispose of them within twelve months, in which case management classifies them as marketable securities, and may take the form of common shares and share purchase warrants.

For accounting purposes, True Gold has determined that any share purchase warrants held are derivative financial instruments and any change in fair value is included in income (loss) for the period. The fair value of share purchase warrants is measured using the Black-Scholes option-pricing model that uses inputs that are primarily based on market indicators. Any common shares (equities) held are designated as available-for-sale and any change in fair value is included in other comprehensive income (loss), until such time as the common shares are sold or otherwise disposed of at which time any gains or losses will be included in income (loss) for the period.

Inputs to fair value measurements, including their classification within a hierarchy that prioritizes the inputs to fair value measurement are summarized in the three level hierarchies 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 data.

The following table illustrates the classification of True Gold's financial instruments with the fair value hierarchy as at June 30, 2014:

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

10. OTHER FINANCIAL ASSETS (continued)

		Financial	asse	ts at fair va	lue a	s at June 3	30, 2014
		Level 1		Level 2		Level 3	Total
Cash and short term investments		\$51,228,202	\$	-	\$	-	\$51,228,202
Equities - long term	(a)	98,313		-		-	98,313
Share purchase warrants	(a)	-		5,456		-	5,456
		\$51,326,515	\$	5,456	\$	-	\$51,331,971

		Financial ass	sets a	at fair value	as a	t Decembe	er 31, 2013
		Level 1		Level 2		Level 3	Total
Cash and short term investments		\$24,014,411	\$	-	\$	_	\$24,014,411
Equities - long term	(a)	163,855		-		-	163,855
Share purchase warrants	(a)	-		6,149		-	6,149
		\$24,178,266	\$	6,149	\$	-	\$24,184,415

a) Pursuant to the Blue Gold Acquisition, the Company acquired 6,054,212 units of Paget. Each unit is comprised of one common share and one half of one common share purchase warrant. Each whole warrant shall be exercisable into one common share of Paget at an exercise price of \$0.30 expiring August 8, 2014. Subsequent to the period end, the warrants expired unexercised. Blue Gold shall maintain a pre-emptive right to maintain its equity ownership position in Paget for a period of three years from the date of closing of the private placement.

In consideration for the Company terminating the Ball Creek Option Agreement, Paget issued 500,000 common shares of Paget to the Company valued at \$0.015 per Paget share (Note 7 (viii)).

The balance of other comprehensive loss of \$65,542 (June 30, 2013: \$363,252) included in the comprehensive loss for the period is comprised entirely of the net value loss on financial assets relating to the revaluation of common shares True Gold holds in Paget.

11. DEPOSIT ON EQUIPMENT

During the six months ended June 30, 2014, the Company advanced \$3,259,889 (December 31, 2013 - \$Nil) as a non-refundable deposit on the purchase of the primary mining fleet for the Karma Project.

12. TRADE PAYABLES AND ACCRUED LIABILITIES

	J	une 30, 2014	Dece	mber 31, 2013
Trade payables	\$	2,351,690	\$	571,915
Accrued liabilities		2,175,492		2,590,159
	\$	4,527,182	\$	3,162,074

Trade payables and accrued liabilities are non-interest bearing and are normally settled on 30-day terms.

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

13. SHARE CAPITAL

Authorized

Unlimited number of common shares and preferred shares with no par value. No preferred shares are issued and outstanding.

Share Issuances

In December 2013, the Company exercised its option to acquire the remaining 10% interest in the Goulagou and Rounga permits. As part of the option exercise the Company committed to issue 1,773,500 common shares of True Gold (Note 7 (iii)). The 1,773,500 common shares were issued subsequent to December 31, 2013 and as such were recorded in shareholder's equity, as at that date, as a commitment to issue shares for \$700,533, reflecting the fair value of the Company's shares on January 30, 2014, the date the shares were issued. In January, 2014, these shares were issued and reallocated from commitment to issue shares to share capital.

During the six month period ended June 30, 2014, 775,000 options were exercised for total proceeds of \$170,125, resulting in the issuance of 775,000 True Gold common shares.

During the period ended June 30, 2014, pursuant to a bought deal financing and private placement, the Company issued 129,879,395 units for total proceeds of \$51,910,657 of which \$49,363,680 was allocated to share capital and \$2,546,977 to reserves. The bought deal financing consisted of 105,110,000 units at \$0.40 per unit for aggregate proceeds of \$42,044,000. The Company also completed a private placement to LMM consisting of 24,358,400 units at \$0.40 per unit and 410,995 common shares at \$.30 for aggregate proceeds of \$9,866,657. The Company incurred costs of \$3,347,839 in relation to the bought deal financing and private placement which were allocated to share capital.

Each Unit consists of one common share and one-half of one common share purchase warrant (each whole common share purchase warrant, a "Warrant"). Each Warrant will entitle the holder to purchase one common share of the Company at a price of \$0.47 until August 18, 2014. The warrants had an estimated grant date fair value of \$2,546,977 which was allocated to reserves. The fair value was determined using the Black-Scholes option pricing model with the following assumptions: expected life of six months; a volatility of 55%; a risk free interest rate of 1.02%; and a dividend yield of nil%.

Escrow Shares

Pursuant to the Blue Gold Acquisition, 937,170 of the common shares issued to certain directors and employees of Blue Gold were subject to an escrow agreement. On April 21, 2014, the remaining 312,390 common shares held in escrow were released. At June 30, 2014, no shares remain held in escrow.

Share Purchase Warrants

Details of issued and outstanding warrants are as follows:

	Number of	Weighted Average		
	Warrants	Exercise Price		
Balance as at December 31, 2012	11,677,798	\$ 1.62		
Expired	(1,813,465)	0.25		
Exercised	(9,864,333)	1.88		
Balance as at December 31, 2013	-	-		
Issued	64,734,200	0.47		
Exercised	(3,000)	0.47		
Balance as at June 30, 2014	64,731,200	\$ 0.47		

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

13. SHARE CAPITAL (continued)

Details of the warrants outstanding and exercisable at June 30, 2014 are as follows:

Number of		Ŋ	Jumber of Warrants
 Warrants	Exercise Price	Expiry Date	Exercisable
 64,731,200	\$0.47	August 18, 2014	64,731,200

The weighted average remaining contractual term of the outstanding warrants is 0.14 years.

Stock Options

The Company has a fixed number stock option plan (the "Plan") reserving a total of 26,033,567 shares (the "2012 Plan Maximum") which represented approximately 20% of the issued and outstanding common shares of the Company ("Common Shares") as at May 3, 2012, for issuance or exercise of stock options granted under the Plan. The board of directors is authorized to set the exercise price, expiry date, and vesting provisions for each grant under the Plan, subject to the policies of the TSX Venture Exchange. All options granted under the current Plan have a maximum five year term, are generally exercisable at the last closing market price of the Common Shares prior to the date of grant. All stock options granted under the current Plan are subject to mandatory vesting: with 25% of the number of options granted vesting quarterly, resulting in options being fully vested 12 months after the grant date.

Details of issued and outstanding stock options are as follows:

		We	ighted	
	Number of	A	verage	
	Options	Exercise	Price	
Balance as at December 31, 2012	18,696,904	\$	0.61	
Granted	800,000		0.46	
Exercised	(1,835,000)		0.22	
Expired	(687,099)		0.70	
Cancelled	(237,000)		0.32	
Balance as at December 31, 2013	16,737,805		0.65	
Granted	6,330,000		0.40	
Exercised	(775,000)		0.22	
Expired	(1,998,810)		0.83	
Balance as at June 30, 2014	20,293,995	\$	0.58	

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

13. SHARE CAPITAL (continued)

At June 30, 2014, the following options were outstanding:

	Weighted Average		Number of	Weighted Average
Number of	Remaining		Options	Exercise Price of
Options Outstanding	Contractual Life	Exercise Price	Exercisable	Options Exercisable
200,000	4.80	\$ 0.38	-	0.38
6,130,000	4.53	0.40	2,900,000	0.40
100,000	3.84	0.28	100,000	0.28
400,000	3.64	0.62	400,000	0.62
250,000	3.47	0.62	250,000	0.62
3,395,000	3.47	0.62	3,395,000	0.62
100,000	3.15	0.43	100,000	0.43
1,050,000	2.86	0.37	1,050,000	0.37
125,000	2.63	0.72	125,000	0.72
750,000	2.57	0.67	750,000	0.67
1,380,000	2.39	0.64	1,380,000	0.64
500,000	2.30	0.64	500,000	0.64
1,250,000	2.27	0.47	1,250,000	0.47
2,398,995	2.19	1.19	2,398,995	1.19
300,000	2.17	0.48	300,000	0.48
200,000	1.27	0.80	200,000	0.80
505,000	1.18	0.69	505,000	0.69
1,260,000	0.19	0.25	1,260,000	0.25
20,293,995	3.11	\$ 0.58	16,863,995	\$ 0.61

14. EQUITY SETTLED SHARE-BASED PAYMENT RESERVE

Stock Options

The stock option reserve records items recognized as stock-based compensation expense until such time that the stock options are exercised, at which time the corresponding amount will be transferred to share capital. During the period ended June 30, 2014 a balance of \$127,162 was transferred from reserves to share capital as a result of options exercised.

The weighted average fair value of the options granted during the six month period ended June 30, 2014 was \$0.19 (2013 - \$0.26) per option. The fair value of each option granted was determined using the Black-Scholes option pricing model and used the following weighted average assumptions:

	June 30, 2014	June 30, 2013
Risk free interest rate	1.73%	1.07%
Expected Life	3 years	3 years
Expected Volatility	72%	70%
Expected dividend yield	0%	0%
Forfeiture rate	0%	0%

For the six month period ended June 30, 2014, the Company charged a total of \$742,612 (June 30, 2013 – \$977,736) of stock-based compensation expense to the statement of comprehensive loss as a result of options granted and the timing of vesting requirements.

Warrants

The warrant reserve records the fair value of warrants issued in conjunction with a financing until such time that the

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

14. EQUITY SETTLED SHARE-BASED PAYMENT RESERVE (continued)

warrants are exercised, at which time the corresponding amount will be transferred to share capital.

15. COMMITMENTS

The Company is party to operating leases for office premises in Canada, this includes an operating lease for shared office premises the Company occupies with Oxygen (Note 16). The Company is committed to paying its attributable percentage of costs pursuant to the Oxygen Agreement (Note 16). Upon termination of the Oxygen Agreement, the Company is required to indemnify Oxygen for costs associated with those agreements or obligations which had been executed or incurred by Oxygen in connection with or related to the services provided to the Company by Oxygen, these amounts are included in the table below. The percentage allocated to the Company by Oxygen for the operating lease, is subject to change. The lease terms are between five and ten years; each lease is renewable at the end of the lease period at market rate.

Total future minimum lease payments, under non-cancellable operating leases as at June 30, 2014 are as follows:

Year	Ne	et Amount
2014	\$	198,765
2015		383,363
2016		404,913
2017		311,136
2018+		1,643,778
	\$	2,941,955

During the six month period ended June 30, 2014, the Company entered into an agreement whereby it subleased certain of its office premises in Canada for the remaining term of the Company's lease commencing May 1, 2014. Future payments to be received pursuant to the sublease agreement have been netted against future minimum lease payments.

16. RELATED PARTY TRANSACTIONS

Details of transactions between the Company and its related parties are disclosed below.

Compensation of key management personnel

Key management includes members of the Board and executive officers of the Company. The aggregate compensation paid, or payable to key management for employee services is shown below:

Six months ended

	Jur	June 30, 2014		June 30, 2013	
Salaries and other short-term employee benefits	\$	1,452,972	\$	1,079,138	
Stock-based compensation		545,702		560,338	
Total	\$	1,998,674	\$	1,639,476	

Trade payables and accrued liabilities (Note 12) include vacation and director fees payable to certain officers and directors in the amount of \$204,560 (December 31, 2013 - \$1,230,391).

Oxygen Capital Corp.

The Company is party to a management services agreement (the "Oxygen Agreement") with Oxygen Capital Corp. ("Oxygen"), a privately held management services company owned by certain directors of True Gold. Oxygen provides

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

16. RELATED PARTY TRANSACTIONS (continued)

services to the Company at cost including staffing, office rental and other administrative functions. The Oxygen Agreement calls for True Gold to reimburse Oxygen for its share of office costs and salaries and wages of Oxygen employees for time spent by Oxygen personnel on projects and activities of True Gold. As part of the Oxygen Agreement, the Company provided a long-term security deposit amounting to \$413,461 (December 31, 2013 - \$413,461), equal to an estimated three months of services. The long-term security deposit will be applied to the last invoice under the Oxygen Agreement, with any remaining amount being refunded to True Gold. The Company incurred expenses with Oxygen as follows:

Six months ended

	Note	June 30, 2014	Jun	ie 30, 2013
Management services	(i)	\$ 935,641	\$	833,216

(i) The total amount included in management services includes:

Six months ended

	 June 30, 2014		June 30, 2013	
Salaries and benefits	\$ 319,494	\$	446,450	
Exploration and evaluation expenditures	321,074		176,287	
Office and general	270,408		165,018	
Other	24,665		45,461	
Total	\$ 935,641	\$	833,216	

Amounts due to Oxygen as at June 30, 2014 are \$300,186 (December 31, 2013 - \$177,318).

17. SEGMENTED INFORMATION

The Company's operations are in one segment, the mineral exploration industry. At June 30, 2014 and at December 31, 2013, True Gold has two geographic locations: Canada and Burkina Faso. The total non-current assets attributable to the geographic locations relate primarily to the Company' exploration properties and deferred exploration expenditures located in Burkina Faso and have been disclosed in Note 7.

Non-current assets, excluding financial instruments, are distributed by geographic segment per the table below:

June 30, 2014		Dece	mber 31, 2013	
Canada	\$	\$ 569,147		589,181
Burkina Faso		30,075,117		17,647,097
Total	\$	30,644,264	\$	18,236,278

The Company is in the exploration stage and accordingly, has no reportable segment revenues.

18. SUBSEQUENT EVENTS

- a. On August 11, 2014, the Company entered into a US\$100-million definitive agreement with Franco-Nevada Corporation and Sandstorm Gold Inc. (the "Agreement") to complete funding for the construction of the Karma Project. In exchange for US\$100-million in funding, True Gold is obligated to purchase and deliver 100,000 ounces of gold over five years, and thereafter 6.5% of equivalent production at the Karma Project. In addition, True Gold holds sole option to increase funding by up to US\$20-million ("Increase Option") during the first 18 months following the date of the execution of the Agreement.
- b. On August 11, 2014 8,000 warrants with an exercise price of \$0.47 were exercised for total proceeds of \$3,760

Notes to the Condensed Interim Consolidated Financial Statements

Six months ended June 30, 2014

(Expressed in Canadian Dollars, unless otherwise noted - unaudited)

18. SUBSEQUENT EVENTS (continued)

c. On August 18, 2014 64,723,200 warrants with an exercise price of \$0.47 expired.