<u>Disclosure Statement Pursuant to the Pink Basic Disclosure Guidelines</u> <u>DIAMOND LAKE MINERALS, INC.</u>

8 East Broadway #609 Salt Lake City Utah 84111 <u>949-409-1167</u>

www.diamondlakeminerals.com admin@diamondlakeminerals.com

SIC Code: - Heavy Construction, other than Big Construction - Contractors

Quarter-end Report

For the Period Ending: September 30, 2021 (the "Reporting Period")

As of September 30, 2020, the number of shares outstanding of our Common Stock was: 6,911,945
As of June 30, 2021, the number of shares outstanding of our Common Stock was: 6,911,945
As of December 31, 2020, the number of shares outstanding of our Common Stock was: 6,911,945
Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934):
Yes: □ No: ⊠
Indicate by check mark whether the company's shell status has changed since the previous reporting period:
Yes: □ No: ⊠
Indicate by check mark whether a Change in Control 1 of the company has occurred over this reporting period: Yes: \square No: \boxtimes
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□ "Change in Control" shall mean any events resulting in:
(i) Any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) becoming the "beneficial owner" (as defined in Rule 13d-3 of the Exchan Act), directly or indirectly, of securities of the Company representing fifty percent (50%) or more of the total voting power represented by the Company's then outstanding voting securities;
(ii) The consummation of the sale or disposition by the Company of all or substantially all of the Company's assets;
(iii) A change in the composition of the Board occurring within a two (2)-year period, as a result of which fewer than a majority of the directors are directors immediately prior to such change; or
(iv) The consummation of a merger or consolidation of the Company with any other corporation, other than a merger or consolidation which would result in the voting securities of the Company outstanding immediately prior thereto continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity or its parent) at least fifty percent (50%) of the total voting power represented by the voting securities of the Company or such surviving entity or its parent

outstanding immediately after such merger or consolidation.

1) Name and address(es) of the issuer and its predecessors (if any)

In answering this item, please also provide any names used by predecessor entities and the dates of the name changes.

The Company was incorporated in the State of Utah on January 5, 1954 as G & L Equipment, Inc.

On August 10, 1982, the Company changed its name to "G & L Energy, Inc."

On December 1, 1993 the Company changed its name to "Diamond Lake Minerals, Inc."

Date and state (or jurisdiction) of incorporation (also describe any changes to incorporation since inception, if applicable) Please also include the issuer's current standing in its state of incorporation (e.g. active, default, inactive):

The Company was incorporated in the State of Utah on January 5, 1954 and is current (active) in its corporate filings in Utah, its state of incorporation.

The address of the corporation and principal place of business is: 8 East Broadway #609, Salt Lake City, Utah 84111

Has the issuer or any of its predecessors been in bankruptcy, receivership, or any similar proceeding in the past five years?

Yes: □ No: ⊠

If this issuer or any of its predecessors have been the subject of such proceedings, please provide additional details in the space below:

N/A

2) Security Information

Trading symbol: DLMI

Exact title and class of securities outstanding: Common Stock
CUSIP: 252692 20 7
Par or stated value: \$0.001 per share

Total shares authorized: 100,000,000 as of date: September 30, 2021 as of date: September 30, 2021

All additional class(es) of publicly traded securities (if any):

Trading symbol: None

Exact title and class of securities outstanding: Preferred Stock

CUSIP: None

Par or stated value: \$0.001 per share

Total shares authorized: 50,000,000 as of date: September 30, 2021
Total shares outstanding: -0- as of date: September 30, 2021

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[□] "Public Float" shall mean the total number of unrestricted shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10 percent of the total shares outstanding (a "control person"), or any affiliates thereof, or any immediate family members of officers, directors and control persons.

Transfer Agent

Name: Pacific Stock Transfer Company

Address: 6725 Via Austi Pkwy Suite 300, Las Vegas, NV 89119

Phone: (800) 363-9065

Email: info@pacificstocktransfer.com

Is the Transfer Agent registered under the Exchange Act?³ Yes: ⊠ No: □

Describe any trading suspension orders issued by the SEC concerning the issuer or its predecessors:

<u>None</u>

3) **Issuance History**

A. Changes to the Number of Outstanding Shares

Check this box to indicate there were no changes to the number of outstanding shares within the past two completed fiscal years and any subsequent periods:

issued

(\$/per

share) at

Issuance

Shares Outstanding as of Second Most Recent Fiscal Year End: *Right-click the rows below and select "Insert" to add rows as needed. Opening Balance Date 12/31/2019 Common: 4,661,945 Preferred: -0-Date of Transaction Number of Class of Value of Were the Individual/ Entity Reason for **Transaction** type (e.g. Securities shares share issuance

	treasury)				of issuance? (Yes/No)	control disclosed).	Services Provided		
02/14/2020	New	1,500,000	Common	\$0.435	Yes	Jerry Morrell	Debenture Conversion / Compensation	Restricted	Reg D
02/14/2020	New	750,000	Common	\$0.435	Yes	Steven Reiley	Debenture	Restricted	Reg D

shares

issued at

a discount

to market

price at

Shares were

(entities must

have individual

with voting /

issued to

Shares Outstanding on Date of This Report:

new

issuance.

shares

cancellation.

Ending Balance Ending

Shares

Issued (or

cancelled)

Balance:

Date <u>09/30/2021</u> Common: 6,911,945

Preferred: -0-

Restricted or

Unrestricted

as of this

filing.

(e.g. for cash or

Compensation

conversion) -OR-

debt

Exemption or

Registration

Type.

³

[☐] To be included in the Pink Current Information tier, the transfer agent must be registered under the Exchange Act.

B. Debt Securities, Including Promissory and Convertible Notes

Use the chart and additional space below to list and describe all outstanding promissory notes, convertible notes, convertible debentures, or any other debt instruments that may be converted into a class of the issuer's equity securities.

Check this box if there are no outstanding promissory, convertible notes or debt arrangements:

Date of Note Issuance	Outstandin g Balance (\$)	Principal Amount at Issuance (\$)	Intere st Accru ed (\$)	Date mechanism for determining conversion of instrument to		Name of Note holder	Reason for Issuance (e.g. Loan, Services, etc.)
7/1/2018	\$66,647	\$47,868	0	7/1/2021	Market at 25% discount	James Emil Sciarretta	Loan
3/08/2018	\$36,142	\$25,000	0	3/8/2020	Market at 25% discount	Mark Lombard	Loan

see the space below to provide any additional details, including footnotes to the table above:

4) Financial Statements

Α.	The following financia	I statements were	prepared in	accordance with:

☑ U.S. GAAP

☐ IFRS

B. The financial statements for this reporting period were prepared by 4:

Name: Benjamin Young

Title: CPA

Relationship to Issuer: Outside Provider

Provide the financial statements described below for the most recent fiscal year or quarter. For the initial disclosure statement (qualifying for Pink Current Information for the first time) please provide reports for the two previous fiscal years and any subsequent interim periods.

- C. Balance sheet;
- D. Statement of income;
- E. Statement of cash flows;
- F. Statement of Retained Earnings (Statement of Changes in Stockholders' Equity)
- G. Financial notes; and
- H. Audit letter, if audited

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[□] The financial statements requested pursuant to this item must be prepared in accordance with US GAAP or IFRS by persons with sufficient financial skills.

You may either (i) attach/append the financial statements to this disclosure statement or (ii) file the financial statements through OTCIQ as a separate report using the appropriate report name for the applicable period end. ("Annual Report," "Quarterly Report" or "Interim Report").

If you choose to publish the financial statements in a separate report as described above, you must state in the accompanying disclosure statement that such financial statements are incorporated by reference. You may reference the document(s) containing the required financial statements by indicating the document name, period end date, and the date that it was posted to OTCIQ in the field below. Financial Statements must be compiled in one document.

Financial statement information is considered current until the due date for the subsequent report (as set forth in the qualifications section above). To remain qualified for Current Information, a company must post its Annual Report within 90 days from its fiscal year-end date and Quarterly Reports within 45 days of each fiscal quarter-end date.

5) Issuer's Business, Products and Services

The purpose of this section is to provide a clear description of the issuer's current operations. In answering this item, please include the following:

A. Summarize the issuer's business operations (If the issuer does not have current operations, state "no operations")

The Company's current business operations are through an affiliated company, Wm Mike Reynolds PLLC in Phoenix Arizona, WM Mike Reynolds is currently licensed by ADRE. The business services are currently Pro Bono. Negotiations with Production Consulting LLC concerning the Bar 11 Real Estate development are active (see note 8 B for further details).

B. Please list any subsidiaries, parents, or affiliated companies.

WM Mike Reynolds PLLC 10847 W White Mountain Rd. Sun City AZ 85351

C. Describe the issuers' principal products or services.

Real Estate Development and Sales and Construction.

6) Issuer's Facilities

The goal of this section is to provide a potential investor with a clear understanding of all assets, properties or facilities owned, used or leased by the issuer and the extent in which the facilities are utilized.

In responding to this item, please clearly describe the assets, properties or facilities of the issuer, give the location of the principal plants and other property of the issuer and describe the condition of the properties. If the issuer does not have complete ownership or control of the property (for example, if others also own the property or if there is a mortgage on the property), describe the limitations on the ownership.

If the issuer leases any assets, properties, or facilities, clearly describe them as above and the terms of their leases.

There are currently no leased properties.

7) Company Insiders (Officers, Directors, and Control Persons)

The goal of this section is to provide an investor with a clear understanding of the identity of all the persons or entities that are involved in managing, controlling or advising the operations, business development and disclosure of the issuer, as well as the identity of any significant or beneficial shareholders.

Using the tabular format below, please provide information, as of the period end date of this report, regarding any person or entity owning 5% of more of any class of the issuer's securities, as well as any officer, and any director of the company, or any person that performs a similar function, regardless of the number of shares they own. If any insiders listed are corporate shareholders or entities, provide the name and address of the person(s) beneficially owning or controlling such corporate shareholders, or the name and contact information (City, State) of an individual representing the corporation or entity in the note section.

Name of Officer/Director and Control Person	Affiliation with Company (e.g. Officer/Director/Owner of more than 5%)	Residential Address (City / State Only)	Number of shares owned	Share type/class	Ownership Percentage of Class Outstanding	Note
William Michael Reynolds	More than 5%	Phoenix, Arizona	3,180,000*	Common	46%	
James Emil Sciarretta	More than 5%	Mukilteo, Washington	1,340,956	Common	19.4%	
William Michael Reynolds	President / Director	Phoenix, Arizona	1,320,000	Common	19.1%	
Steven R Reiley	More than 5%	Phoenix, Arizona	750,000*	Common	10.6%	

• On October 11, 2019, the board approved the issuance of 1,500,000 shares of common stock to Jerry Morrell and 750,000 shares of common stock to Steven Reiley which were issued February 14, 2020. Jerry Morrell sold his common stock to JP Michael LLC on June 30, 2021. JP Michael LLC is controlled by William Michael Reynolds, 10847 W White Mountain Road, Sun City, Arizona 85351.

8) Legal/Disciplinary History

- A. Please identify whether any of the persons or entities listed above have, in the past 10 years, been the subject of:
 - 1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);

None

2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;

None

3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or

None

4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended, or otherwise limited such person's involvement in any type of business or securities activities.

None

B. Describe briefly any material pending legal proceedings, other than ordinary routine litigation incidental to the business, to which the issuer or any of its subsidiaries is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities.

On May 12, 2021, board members and officers, William Michael Reynolds, James Emil Sciarretta and Steven R Reiley were informed by Jerry Morrell, (CEO, VP and Director) that he had signed and recorded a deed/warranty document number 3970681 – Yellowstone, County, Montana, that effectively transferred the ownership of the Bar 11 Subdivision to the minority LLC member, KML, Inc. This transfer effectively removed Diamond Lake Minerals, Inc.'s interest in the subdivision real estate. This transfer occurred on May 3, 2021.

Upon learning of the transfer, James Emil Sciarretta and Steven R Reiley immediately resigned as officers and directors of Diamond Lake Minerals, Inc. William Michael Reynolds had resigned as an officer and Board Chairman on April 26, 2021 for personal reasons.

The only remaining officer after May 12, 2021 of Diamond Lake Minerals, Inc. was Jerry Morrell.

Once the transfer of the Bar 11 Subdivision was discovered on May 12th, 2021, the officers and directors that had resigned did research by examining the recorded documents at the Yellowstone County, Montana Clerk and Recorder Office. We obtained copies of the Warranty Deed. In this process of reviewing the parcels of real estate transferred, we noticed that two properties were missing in the legal description of the May 5, 2021 recording.

Upon further research, we discovered that Jerry Morrell signed on behalf of Production Consulting LLC and KML, Inc. deed/warranty dated 12-11-2020, document number 3951666 and document number 3951667, which transferred a large lot within the subdivision and also a separate 10 acre parcel with a house and buildings at the front of the subdivision to Jerry Morrell and Dominique Morrell as individuals. The listing on the deed/warranty is Grantors: Production Consulting LLC. Grantees: Morrell, Jerry and Morrell, Dominique. Jerry Morrell signed the deed/warranty in the capacity as an officer of Production Consulting, LLC and also signed for KML, Inc. under a power of attorney agreement recorded on July 23, 2019.

The 12-31-2020 Financial Statement for Diamond Lake Minerals, Inc. erroneously included the two parcels of real estate that had been transferred on December 11, 2020 by Jerry Morrell acting under his capacity as an officer of Diamond Lake Minerals, Inc. to himself and his spouse personally.

The financial information for Production Consulting, LLC is provided by the Billings, MT office of the Bar 11 Subdivision. Jerry Morrell employed his sister and a local bookkeeper to maintain the books and to publish the financial statement of Production Consulting, LLC – the previous owner of Bar 11 Subdivision real estate. This information is provided to Diamond Lake Minerals, Inc and the information is incorporated into the Consolidated Financial Statement.

Jerry Morrell provided this information and left the two transferred parcels of real estate as assets on the statement. Jerry Morrell also signed the disclosure statement regarding the accuracy of the information, even though he had previously transferred the real estate to himself personally.

All of the real estate transactions are public record.

9) Third Party Providers

Please provide the name, address, telephone number and email address of each of the following outside providers:

Securities Counsel

Name: Laura Anthony, Esq. Firm: Anthony L.G., PLLC

Address 1: 625 N Flagler Drive, Ste. 600 Address 2: West Palm Beach, Fl. 33401

Phone: (561) 514-0936

Email: LAnthony@AnthonyPLLC.com

Accountant or Auditor

Name: Benjamin Young
Firm: Square The Books
Address 1: 180 N. University Ave.
Address 2: Provo, UT 84601
Phone: (561) 514-0936

Email: byoungcpa@squarethebooks.com

Investor Relations

Name: None

Firm: Address 1: Address 2: Phone: Email:

Other Service Providers

Provide the name of any other service provider(s) that **that assisted**, **advised**, **prepared or provided information with respect to this disclosure statement**. This includes counsel, broker-dealer(s), advisor(s) or consultant(s) or provided assistance or services to the issuer during the reporting period.

Name: None

Firm:

Nature of Services:

Address 1: Address 2: Phone: Email:

10) Issuer Certification

Principal Executive Officer:

The issuer shall include certifications by the chief executive officer and chief financial officer of the issuer (or any other persons with different titles but having the same responsibilities) in each Quarterly Report or Annual Report.

The certifications shall follow the format below:

I, William Michael Reynolds certify that:

- 1. I have reviewed this Quarterly Disclosure Statement of Diamond Lake Minerals, Inc.;
- 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: 11-5-2021

President's Signature: /s/ William Michael Reynolds (Digital Signatures should appear as "/s/ [OFFICER NAME]")

Principal Financial Officer:

- I, William Michael Reynolds certify that:
 - 1. I have reviewed this Quarterly Disclosure Statement of Diamond Lake Minerals, Inc.:
 - 2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
 - 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: 11-5-2021

President's Signature: <u>/s/ William Michael Reynolds</u> _ (Digital Signatures should appear as "/s/ [OFFICER NAME]")

Financial Statements

September 30, 2021 and 2020

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Consolidated Balance Sheets (unaudited)

ASSETS

<u> </u>	Jı	une 30, 2021	Ju	ne 30, 2020
CURRENT ASSETS Cash and cash equivalents Accounts receivable Loan receivable Interest receivable	\$	- - - -	\$	7,274 2,840 654,281 25,606
Total Current Assets				690,001
FIXED ASSETS Fixed assets, net		<u>-</u>		13,103,209
Total Fixed Assets		<u>-</u>		13,103,209
OTHER ASSETS Other assets		<u>-</u>		161,722
Total Other Assets				161,722
TOTAL ASSETS	\$	-	\$	13,954,932
LIABILITIES AND STOCKHOLDERS' EQ	<u>UITY</u>			
LIABILITIES Accounts payable Related Party Payables Equipment Loans Operating lines Debentures	\$	- 175,500 75,417 - 102,789	\$	(32,049) - - 59,258 116,091
Total Current Liabilities		353,706		143,300
STOCKHOLDERS' EQUITY Common stock (Par \$0.001), 100,000,000 authorized, 6,911,945 and 6,911,945 issued and outstanding Paid in capital in excess of par value Noncontrolling interest Retained deficit		6,912 9,126,502 - (9,487,120)		6,912 15,688,956 (6,949,949) 5,065,713
Total Stockholders' Equity		(353,706)		13,811,632
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$	-	\$	13,954,932

The accompanying financials were not subject to an audit, review, or compilation. The accompanying notes are an integral part of these financial statements.

Consolidated Statements of Operations (unaudited)

	moi	or the nine nths ended mber 30, 2021	For the nine months ended September 30, 2020			
INCOME	\$	55,487	\$	1,552,054		
COST OF GOODS SOLD		1,415		1,136,197		
GROSS MARGIN		54,072		415,857		
OPERATING EXPENSES						
Operating expenses		163,145		447,383		
OPERATING EXPENSES		163,145		447,383		
NET INCOME (LOSS)		(109,073)		(31,526)		
LESS NONCONTROLLING INTEREST ALLOCATION OF LOSS		(45,455)		(29,980)		
NET INCOME (LOSS)	\$	(63,618)	\$	(1,546)		

Consolidated Statement of Stockholders' Equity (Deficit) (unaudited)

	Commo		Paid in Capital in Excess of	Noncontroling			Retained	St	Total ockholders'	
	Shares	A	mount	Par Value		Interest		Deficit		Equity
Balance, December 31, 2020	6,911,945	\$	6,912	\$ 15,594,805	\$	(6,715,780)	\$	4,275,987	\$	13,161,924
Distribution of assets to KML, Inc.	-		-	(6,468,303)		6,761,235		(13,714,412)	((13,421,480)
Net loss for the nine months ended September 30, 2021						(45,455)		(63,618)		(109,073)
Balance, September, 30 2021	6,911,945	\$	6,912	\$ 9,126,502	\$		\$	(9,502,043)	\$	(368,629)

Consolidated Statement of Stockholders' Equity (Deficit) (unaudited)

	Common Stock			Paid in Capital in Excess of Noncontrolling				Retained	Total Stockholders'
	Shares	Amount		Par Value	Par Value Interest		Deficit		Equity
Balance, December 31, 2019	4,661,945	\$	4,662	\$ 15,597,604	\$	(6,919,969)	\$	5,358,680	\$ 14,040,977
Shares issued for debentures	2,250,000	\$	2,250	91,352		-		-	93,602
Withdrawls	-		-	-		-		(32,632)	(32,632)
Net loss for the nine months ended September 30, 2020						(29,980)		(1,546)	(31,526)
Balance, September 30, 2020	6,911,945	\$	6,912	\$ 15,688,956	\$	(6,949,949)	\$	5,324,502	\$ 14,070,421

Consolidated Statements of Cash Flows (unaudited)

	mor	r the nine nths ended nber 30, 2021	For the nine months ended September 30, 2020		
CASH FLOWS FROM OPERATING ACTIVITIES: Net loss Adjustments to reconcile net loss to net cash	\$	(63,618)	\$	(1,546)	
used in operating activities: Increase in accounts receivable Increase (decrease) in other current assets Decrease in accounts payable Decrease in accrued expenses		(15,309) 199,722 (5,000)		(26,585) (887,641) (58,201) (4,098)	
Net Cash Provided by (Used in) Operating Activitie		115,795		(978,071)	
CASH FLOWS FROM INVESTING ACTIVITIES:					
CASH FLOWS FROM FINANCING ACTIVITIES: Net contributions and withdrawls Increase in advances		(133,524) 14,923		970,566	
Net Cash Provided by (Used in) Financing Activities		(118,601)		970,566	
NET DECREASE IN CASH		(2,806)		(7,505)	
CASH AT BEGINNING OF PERIOD		2,806		8,095	
CASH AT END OF PERIOD	\$	<u>-</u>	\$	590	
SUPPLEMENTAL DISCLOSURES					
Cash Paid For:					
Interest Income taxes	\$ \$	- -	\$ \$	- -	

Notes to the Financial Statements September 30, 2021 and 2020

NOTE 1 - ORGANIZATION AND DESCRIPTION OF BUSINESS

Diamond Lake Minerals, Inc. was originally incorporated under the laws of the state of Utah on January 5, 1954, under the name G & L Equipment, Co. It later changed its name to G & L Energy, Inc. on August 10, 1982. The Company operated as a Yamaha motorcycle dealership and ceased doing business in 1983. All assets and liabilities were liquidated by 1985 and the Company became inactive.

On November 30, 1993, the Company acquired all of the issued and outstanding stock of Graphite Mountain, Inc. (an Ontario, Canada corporation) ("Graphite") in exchange for 16,812,000 of the Company's common stock. Graphite was formed on November 1, 1990, and changed its name to Diamond Lake Minerals, Inc. The acquisition of Graphite Mountain, Inc. was recorded as a recapitalization of Graphite Mountain, Inc. whereby the acquired company is treated as the surviving entity for accounting purposes.

In and around 2000, the Company ceased operations and began seeking out merger candidates. On May 2, 2013, Crystal Creek Capital, LLC ("Crystal") instituted legal proceedings, resulting in a change of control, after which time the Company began looking for a new business purpose or opportunity.

On July 1, 2016, the Company effected a change of control and new officers and directors were appointed on August 16, 2016. In November 2016, the Company acquired 100% of the membership interests in Tioga Industries, LLC, a Washington State entity whose business operations consists of contract sales of aggregates and scoria, and custom crushing of the same for the oil and gas industry and general construction projects, primarily in the states of North Dakota, Montana and Washington.

Tioga Industries, LLC ceased operations in 2018. In February 2020 Tioga was officially transferred to Emil Sciaretta.

In December 2017, DLMI acquired a 50.1% controlling interest in Production Consulting, LLC. Production Consulting LLC is the land development business.

The shares of the Company trade on the Over-the-Counter Bulletin Board under the symbol, "DLMI."

Diamond Lake Minerals, Inc. and its subsidiary are collectively referred herein as "the Company."

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

This summary of significant accounting policies of the Company is presented to assist in understanding the Company's financial statements which conform to U.S. generally accepted accounting principles. The financial statements and notes are representations of the Company's management, which is responsible for their integrity and objectivity. These accounting policies conform to generally accepted accounting principles and have been consistently applied in the preparation of the financial statements. The following policies are considered to be significant:

Notes to the Financial Statements September 30, 2021 and 2020

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Principles of Consolidation

The accompanying consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America and include the accounts of Diamond Lake Minerals, Inc., and its subsidiary, Productions Consulting, LLC. All significant intercompany transactions and balances have been eliminated.

Basis of Accounting

The financial statements of the Company are prepared using the accrual method of accounting in accordance with accounting principles generally accepted in the United States of America. The Company has elected a calendar year-end.

Cash and Cash Equivalents

The Company considers all highly liquid investments with a maturity of three months or less when purchased to be cash equivalents, unless held for reinvestment as part of the investment portfolio, pledged to secure loan agreements or otherwise encumbered. The carrying amount approximates the fair value because of the short maturities of those instruments.

Property and Equipment

Property and equipment are stated at cost less accumulated depreciation. Minor repairs and maintenance are expensed as incurred, whereas major improvements are capitalized. When property and equipment are retired or otherwise disposed of, the cost and accumulated depreciation are removed from the accounts and any resulting gain or loss is included in the results of operations for the respective period. Depreciation is computed using the straight-line method over the estimated useful lives of the related assets. The Company uses other depreciation methods (generally accelerated) for tax purposes where appropriate.

Impairment of Long-Lived Assets

The Company reviews long-lived assets for impairment whenever events or changes in circumstances indicate the carrying amount of an asset may not be recoverable. The Organization evaluates the recoverability of long-lived assets by measuring the carrying amounts of the assets against the estimated undiscounted cash flows associated with these assets. At the time such evaluation indicates that the future undiscounted cash flows of certain long-lived assets are not sufficient to recover the assets' carrying value, the assets are adjusted to their fair value (based upon discounted cash flows). No impairment losses were recognized for the nine months ended September 30, 2021 and 2020, respectively.

Notes to the Financial Statements September 30, 2021 and 2020

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses, including functional allocations during the reporting period. Actual results could differ from those estimates. Management bases its estimates on historical experience and on various other assumptions that are believed to be reasonable under the circumstances in making judgments about the carrying value of assets and liabilities that are not readily apparent from other sources. While actual results could differ from those estimates, management believes that the estimates are reasonable.

Key estimates made in the accompanying financial statements include, among others, the economic useful lives and recovery of long-lived assets and contingencies.

Concentrations of Risk

The Company maintains its cash in bank deposit accounts which, at times, may exceed the federally insured limits. Accounts are guaranteed by the Federal Deposit Insurance Corporation (FDIC) up to certain limits. The Company has not experienced any losses in such accounts or lack of access to its cash, and believes it is not exposed to significant risk of loss with respect to cash. However, no assurance can be provided that access to the Company's cash will not be impacted by adverse economic conditions in the financial markets.

At September 30, 2021 and 2020, the Company had in its bank accounts no funds in excess of the \$250,000 per depository institution that is federally insured.

Contingencies

Certain conditions may exist as of the date that these financial statements are issued which may result in a loss to the Company, but which will only be resolved when one or more future events occur or fail to occur. The Company's management and its legal counsel assess such contingent liabilities and such assessments inherently involves exercise of judgement. In assessing loss contingencies related to legal proceedings that are pending against the Company or unasserted claims that may result in such proceedings, the Company's legal counsel evaluates the perceived merits of any legal proceedings or unasserted claims as well as the perceived merits of the amount of relief sought or expected to be sought therein.

Notes to the Financial Statements September 30, 2021 and 2020

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Contingencies (Continued)

If the assessment of a contingency indicates that it is probable that a material loss has been incurred and the amount of the liability can be estimated, then the estimated liability is accrued in the Company's financial statements. If the assessment indicates that a potentially material loss contingency is not probable, but is reasonably possible, or is probable but cannot be estimated, then the nature of the contingent liability, together with an estimate of the range of possible loss if determinable and material, is disclosed. Loss contingencies considered remote are generally not disclosed unless they involve guarantees, in which case the nature of the guarantee is disclosed.

As of June 30, 2021, there was a pending lawsuit. A note was signed between an individual and a former owner individually with Production Consulting, LLC and Diamond Lake Minerals, Inc. being secondarily liable. The individual is suing the former owner individually. He intends to name Production Consulting, LLC, but not Diamond Lake Minerals, Inc. Management and legal counsel feel that the Company the funds for this will come either from the former owner or KML, Inc. the minority owner of Production Consulting LLC and that the probability that Diamond Lake Minerals, Inc. will be liable to repay the loan is remote therefore a liability has not been accrued for legal expenses on the financial statements.

Fair Value of Financial Instruments

The Company's financial instruments consist of cash and cash equivalents, accounts payable and accrued expenses and shareholder loans. The carrying amount of these financial instruments approximates fair value due either to length of maturity or interest rates that approximate prevailing market rates unless otherwise disclosed in these financial statements.

Financial assets and liabilities recorded at fair value on the balance sheets are categorized based upon a fair value hierarchy established by GAAP, which prioritizes the inputs used to measure fair value into the following levels:

Level 1— Quoted market prices in active markets for identical assets or liabilities at the measurement date.

Level 2— Quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets and liabilities in markets that are not active; or other inputs that are observable and can be corroborated by observable market data.

Level 3— Inputs reflecting management's best estimates and assumptions of what market participants would use in pricing assets or liabilities at the measurement date. The inputs are unobservable in the market and significant to the valuation of the instruments.

Financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement.

Notes to the Financial Statements September 30, 2021 and 2020

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue Recognition

The Company recognizes revenue when it is realized or realizable and earned less estimated future doubtful accounts. The Company considers revenue realized or realizable and earned by evaluating our revenue contracts with customers based on the five-step model under ASC 606:

- 1. Identify the contract with the customer;
- 2. Identify the performance obligations in the contract;
- 3. Determine the transaction price;
- 4. Allocate the transaction price to separate performance obligations; and
- 5. Recognize revenue when (or as) each performance obligation is satisfied.

Recent Accounting Pronouncements

Other recent accounting pronouncements issued by the FASB (including its Emerging Issues Task Force) did not or are not believed to have a material impact on the Company's present or future financial statements.

NOTE 3 - RELATED PARTY TRANSACTIONS

The related-party payables are made up of three individual payables and advances from a shareholder.

The first is a note payable due to a related party for \$30,000. The note has matured and is non-interest bearing, therefore it is considered due on demand.

The second is a note payable due to a related party for \$140,000. This note is described in Note 2 Contingencies. There is pending litigation about this and since the funds were used for subdivision expenses and the subdivision portion of the Company was distributed out to KML, Inc. the Company feels that the expense will be paid by the former president or KML, Inc.

The third is \$5,500 of funds that were advanced by a shareholder to cover year-end expenses. The advance is non-interest bearing and considered due on demand.

The advances from a shareholder total \$14,923 that were expenses paid on behalf of DLMI. These advances are non-interest bearing and considered due on demand.

NOTE 4 - DISTRIBUTION

On May 5, 2021, Production Consulting transferred all of its assets as well as activity from April 1, 2021 to May 5, 2021, to a minority owner, KML, Inc. Due to the irregular nature of this distribution management of the Company is considering a forensic audit.

Notes to the Financial Statements September 30, 2021 and 2020

NOTE 5 - LIQUIDITY AND GOING CONCERN

The Company has incurred losses since inception and has not yet received any revenues from sales of products or services. These factors create substantial doubt about the Company's ability to continue as a going concern. The financial statements do not include any adjustment that might be necessary if the Company is unable to continue as a going concern.

The ability of the Company to continue as a going concern is dependent on the Company generating cash from the sale of its common stock and/or obtaining debt financing and attaining future profitable operations. Management's plans include selling its equity securities and obtaining debt financing to fund its capital requirement and ongoing operations; however, there can be no assurance the Company will be successful in these efforts.

NOTE 6 - CHANGE OF OWNERSHIP

On May 12, 2021, board members and officers, William Michael Reynolds, James Emil Sciarretta and Steven R Reiley were informed by Jerry Morrell, (CEO, VP and Director) that he had signed and recorded a deed/warranty document number 3970681 - Yellowstone, County, Montana, that effectively transferred the ownership of the Bar 11 Subdivision to the minority LLC member, KML, Inc. This transfer effectively removed Diamond Lake Minerals, Inc.'s interest in the subdivision real estate. This transfer occurred on May 3, 2021.

Upon learning of the transfer, James Emil Sciarretta and Steven R Reiley immediately resigned as officers and directors of Diamond Lake Minerals, Inc. William Michael Reynolds had resigned as an officer and Board Chairman on April 26, 2021 for personal reasons.

The only remaining officer after May 12, 2021, of Diamond Lake Minerals, Inc. is Jerry Morrell. On June 30, 2021, Jerry Morrell resigned as CEO, VP and Director. His final act in office was to appoint William Michael Reynolds as sole Director and President of Diamond Lake Minerals, Inc.

Once the transfer of the Bar 11 Subdivision was discovered on May 12th, 2021, the officers and directors that had resigned did research by examining the recorded documents at the Yellowstone County, Montana Clerk and Recorder Office. In this process of reviewing the parcels of real estate transferred, we noticed that two properties were missing in the legal description of the May 5, 2021, recording.

Upon further research, we discovered that Jerry Morrell signed on behalf of Production Consulting LLC and KML, Inc. deed/warranty dated 12-11-2020, document number 3951666 and document number 3951667, which transferred a large lot within the subdivision and also a separate 10-acre parcel with a house and buildings at the front of the subdivision to Jerry Morrell and Dominique Morrell as individuals. The listing on the deed/warranty is Grantors: Production Consulting LLC.

Notes to the Financial Statements September 30, 2021 and 2020

NOTE 6 - CHANGE OF OWNERSHIP (Continued)

Grantees: Morrell, Jerry and Morrell, Dominique. Jerry Morrell signed the deed/warranty in the capacity as an officer of Production Consulting, LLC and also signed for KML, Inc. under a power of attorney agreement recorded on July 23, 2019.

All of real estate transactions are public record.

The financial information for Production Consulting, LLC is provided by the Billings, MT office of the Bar 11 Subdivision. Jerry Morrell employed his sister and a local bookkeeper to maintain the books and to publish the financial statement of Production Consulting, LLC. This information is provided to Diamond Lake Minerals, Inc and the information is compiled into the Financial Statement format.

Stock Ownership Change:

On June 30, 2021, Jerry Morrell sold his 3,180,000 shares of stock to JP Michael LLC. As of the date of this report, JP Michael LLC owns 46% of the common stock. JP Michael LLC is located in Phoenix, Arizona and is controlled by William Michael Reynolds.

On August 4, 2021, a change of control was filed.

NOTE 7 - SUBSEQUENT EVENTS

The Company has evaluated subsequent events through October 21, 2021, the date which the financial statements were available to be issued and noted no material subsequent events that would require adjustment in or disclosure to these financial statements as of September 30, 2021.