BEAR CREEK MINING CORPORATION

(An Exploration Stage Company)

INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)

Nine Months Ended September 30, 2015 and 2014

EXPRESSED IN US DOLLARS

Bear Creek Mining Corporation (An Exploration Stage Company) Interim Consolidated Statements of Financial Position

US Dollars (000's) (Unaudited)

	Note	September 30, 2015	December 31, 2014
ASSETS			
Current assets			
Cash and cash equivalents	4	\$ 22,689	\$ 34,309
Short-term investments		22	25
Receivables and prepaid expenses		989	648
		23,700	34,982
Non-current assets			
Equipment and leasehold improvements		233	243
Resource property costs	5	77,761	77,552
TOTAL ASSETS		\$ 101,694	\$ 112,777
LIABILITIES Current liabilities Accounts payable and accrued liabilities Current portion of other liabilities Non-current liabilities	6	\$ 1,432 300 1,732	\$ 1,223 251 1,474
Other liabilities	6	492	669
Provision for site restoration	O	200	200
Troviolor for one rectoration		2,424	2,343
EQUITY			
Share capital	7	265,531	265,531
Contributed surplus		30,140	29,391
Deficit		(196,401)	(184,488)
		99,270	110,434
TOTAL LIABILITIES AND EQUITY		\$ 101,694	\$ 112,777

Commitments (Notes 6 and 10)

ON BEHALF OF THE BOARD:

Signed "Catherine McLeod-Seltzer", Director

Signed "Nolan Watson", Director

Bear Creek Mining Corporation (An Exploration Stage Company) Interim Consolidated Statements of Loss and Comprehensive Loss

For the Three and Nine Months Ended September 30

US Dollars (000's, except share data) (Unaudited)

			Three	е Мс	onths	Nine	Mor	nths
			Ended S	epte	mber 30	Ended Se	pter	mber 30
	Note		2015		2014	2015		2014
Operating expenses								
Corani engineering and evaluation costs	5	\$	1,962	\$	2,582	\$ 6,152	\$	5,426
Other exploration and evaluation costs	5		375		1,101	1,558		3,744
Santa Ana arbitration			129		428	1,357		628
Share-based compensation			167		22	749		1,724
Wages and management salaries			158		212	567		741
Professional and advisory fees			50		101	293		291
Shareholder information and filing fees			34		30	159		165
General office expenses			41		54	133		154
Travel			22		34	64		98
Loss before other items			2,938		4,564	11,032		12,971
Other income and expense								
Foreign exchange loss			427		445	977		508
Finance income			(25)		(48)	(96)		(144)
Impairment of Carito prospect			<u> </u>					`175
Loss and Comprehensive Loss for the								
Period		\$	3,340	\$	4,961	\$ 11,913	\$	13,510
Loss per Share – Basic and Diluted		\$	0.04	\$	0.05	\$ 0.13	\$	0.15
Weighted Average Number of Shares								
Outstanding		ç	93,107,139		93,076,704	93,107,139		92,980,253

Bear Creek Mining Corporation (An Exploration Stage Company) Interim Consolidated Statements of Cash Flows

For the Nine Months Ended September 30

US Dollars (000's) (Unaudited)

	Note	2015	2014
Operating Activities			
Loss for the period		\$ (11,912)	\$ (13,510)
Adjustments for:			
Amortization		53	53
Share-based compensation		748	1,724
Interest income		(96)	(144)
Impairment of Carito prospect		-	175
Unrealized foreign exchange loss		738	483
		(10,469)	(11,219)
Changes in current assets and liabilities:			
Receivables and prepaid expenses		(351)	322
Accounts payable and accrued liabilities		209	153
Cash used in operating activities		(10,611)	(10,744)
Investing Activities			
Purchase of equipment and leasehold improvements		(43)	(11)
Resource acquisition costs	5	(209)	(319)
Payment of Corani obligation	6	(58)	(1,051)
Short-term investments redeemed	Ü	-	3,160
Interest received		106	152
Cash used in investing activities		(204)	1,931
Financing Activities			
Share capital issued – net		-	616
Cash provided by financing activities		-	616
Effect of exchange rate change on cash and cash equivalents		(805)	(490)
		(000)	(100)
Net Decrease in Cash and Cash Equivalents		(11,620)	(8,687)
Cash and cash equivalents – Beginning of Period		34,309	46,970
Cash and Cash Equivalents – End of Period		\$ 22,689	\$ 38,283

Bear Creek Mining Corporation (An Exploration Stage Company)

Interim Consolidated Statements of Changes in Equity

US Dollars (000's, except share data) (Unaudited)

	Share Capital (Number of	Share Capital	Contributed		
_	Shares)	(Amount)	Surplus	Deficit	Total
December 31, 2013	92,586,639	\$ 264,573	\$ 28,095	\$ (167,600)	\$ 125,068
Options exercised	520,500	616	-	-	616
Fair value of options exercised	-	342	(342)	-	-
Share-based compensation	-	-	1,724	-	1,724
Net loss for the year	-	-	-	(13,510)	(13,510)
September 30, 2014	93,107,139	\$ 265,531	\$ 29,477	\$ (181,110)	\$ 113,898
Share-based compensation	-	-	(86)	-	(86)
Net loss for the year	-	-		(3,378)	(3,378)
December 31, 2014	93,107,139	\$ 265,531	\$ 29,391	(184,488)	110,434
Share-based compensation	-	-	749	-	749
Net loss for the period	-	-	-	(11,913)	(11,913)
September 30, 2015	93,107,139	\$ 265,531	\$ 30,140	(196,401)	99,270

(An Exploration Stage Company)

Notes to Interim Condensed Consolidated Financial Statements

September 30, 2015

US Dollars (Unaudited)

1. Nature of Business

Bear Creek Mining Corporation's ("Bear Creek" or the "Company") business is the acquisition, exploration and development of precious and base metal properties in Peru.

Bear Creek is a public company incorporated in British Columbia, Canada with shares listed on the TSX Venture Exchange. The head office, principal address and records office of the Company are located at 400 Burrard Street, Suite 1400, Vancouver, British Columbia, Canada, V6C 3A6.

The business of mining and exploration involves a high degree of risk and there can be no assurance that current exploration programs and development projects will result in profitable mining operations. The Company has no source of revenue, and has significant cash requirements to meet its exploration commitments, administrative overhead and maintain its mineral interests. The recoverability of amounts shown for resource properties is dependent on several factors. These factors include the discovery of economically recoverable reserves, the ability to complete development of these properties, and future profitable production or proceeds from disposition of mineral properties.

Ownership in mineral properties involves certain inherent risks due to the difficulties of determining and obtaining clear title to claims as well as the potential for problems arising from the frequently ambiguous conveyance history characteristics of many mineral properties. The Company has investigated ownership of its mineral properties and, to the best of its knowledge, ownership of its interests are in good standing.

2. Basis of Preparation

The interim condensed consolidated financial statements of the Company have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") applicable to preparation of interim financial statements, including IAS 34, Interim Financial Reporting. The interim condensed consolidated financial statements should be read in conjunction with the annual financial statements for the year ended December 31, 2014, which have been prepared in accordance with IFRS as issued by IASB. The accounting policies adopted are consistent with those of the previous financial year.

The Board of Directors approved the Interim Condensed Consolidated Financial Statements on November 19, 2015.

3. Recent Accounting Pronouncements

The following new standards and amendments to standards have been issued but are not effective during the period ended September 30, 2015:

- IFRS 9 Financial Instruments addresses the classification, measurement and recognition of financial assets and financial liabilities. The complete version of IFRS 9 was issued in July 2014. It replaces the guidance in IAS 39 that relates to the classification and measurement of financial instruments. The Standard is effective for accounting periods beginning on or after January 1, 2018. Early adoption is permitted. The Company is currently evaluating the impact of this Standard.
- IFRS 15 Revenue from Contracts with Customers deals with revenue recognition and establishes principles of
 reporting useful information to users of financial statements about the nature, amount, timing, and uncertainty of
 revenue and cash flows arising from an entity's contracts with customers. It is effective for annual periods beginning
 on or after January 1, 2018. The Company is still in the process of assessing the impact, if any, on the financial
 statements of this new standard.

4. Cash and Cash Equivalents

(An Exploration Stage Company)

Notes to Interim Condensed Consolidated Financial Statements

September 30, 2015

US Dollars (Unaudited)

	September 30, 2015			December 31,		
				2014		
		(000's)		(000's)		
Cash	\$	594	\$	2,777		
Investment savings account		22,095		31,532		
	\$	22,689	\$	34,309		

5. Resource Property Costs

	Corani Project (000's)	Maria Jose Project (000's)	Total (000's)
Balance at December 31, 2014 Land acquisition costs	\$ 77,217 (6)	\$ 335 215	\$ 77,552 209
Balance at September 30, 2015	\$ 77,211	\$ 550	\$ 77,761

a) Corani Project

The Company has a 100% interest in the project. The Corani project is located in the Department of Puno, Peru.

Corani Engineering and Evaluation Costs:	Three Months Ended September 30			Nine Months Ended September 30		
		temb			nber 3	
	2015		2014	2015		2014
	(000's)		(000's)	(000's)		(000's)
Corani						
Community contributions	229		241	1,012		544
Drilling	-		12	-		12
Engineering, consulting and geophysics	708		1,037	2,087		1,328
Environmental	60		63	162		143
Maintenance costs	7		6	35		96
Salary and consulting	400		581	1,206		1,598
Camp, supplies and logistics	548		599	1,618		1,648
Travel	10		43	32		57
Costs for the Period	\$ 1,962	\$	2,582	\$ 6,152	\$	5,426

b) Maria Jose Project

On February 27, 2013, the Company entered into an option agreement to purchase 100% of the Maria Jose Prospect for \$4,962,406 over a four-year period. The Maria Jose Project is located in northern Peru in the Ancash Department. The Company has made option payments of \$682,328 as of September 30, 2015. An additional payment of \$2,605,264 must be made if the deposit shows greater than 1 million ounces of gold in resources as defined by a NI 43-101 technical report. There are no royalty provisions under the agreement.

c) Santa Ana Project

In December 2004 the Company acquired an option to earn a 100% interest in the Santa Ana silver property in south eastern Peru. The option was exercised in November 2007.

On June 25, 2011 the Company learned by publication in the Official Gazette "El Peruano" that the Peruvian Government issued Supreme Decree DS-032-2011 (the "2011 Supreme Decree") that reversed Supreme Decree DS-083-2007 issued in 2007, (the "2007 Supreme Decree") which granted the Company the right to acquire title to and operate on the

(An Exploration Stage Company)

Notes to Interim Condensed Consolidated Financial Statements

September 30, 2015

US Dollars (Unaudited)

mineral concessions covering the Santa Ana Project within an area 50 kilometers of the Peruvian territorial boundaries. The 2011 Supreme Decree rescinded, without legal grounds or an opportunity to be heard, the Company's rights to operate on the concessions; however, the titles to the concessions continue to be held by the Company.

On July 12, 2011, the Company commenced a constitutional lawsuit in Peru, known as an "Amparo", against the Peruvian Government. The objective of the Amparo is to seek a determination that the 2011 Supreme Decree violates the Company's rights under the Peruvian Constitution and is therefore unlawful. The Company maintains that there was no basis for rescinding the 2007 Supreme Decree which had granted the Company title to and the rights to operate on the mineral concessions comprising the Santa Ana Project in full accordance with Peruvian Constitutional law. The Amparo hearing was held on June 6, 2013, and on May 12, 2014, as set forth more fully below, the Lima First Constitutional Court issued a ruling in the Company's favor holding that the Peruvian Government, among other things, had violated the Company's constitutional rights and that all rights should be returned to the Company as per the 2007 Supreme Decree. The Peruvian Government appealed that decision. In connection the international arbitration proceeding described below, as required by the Free Trade Agreement between Canada and Peru ("Canada-Peru FTA"), the Company desisted from the Amparo action it had commenced against the Peruvian Government with respect to the 2011 Supreme Decree.

On September 5, 2011 the Company received notice of a civil lawsuit filed by the Peruvian Ministry of Energy and Mines (the "MEM") against the Company claiming that the titles to its Santa Ana mineral concessions were not acquired in accordance with Peruvian law (the "MEM Civil Case"). The Company has formally submitted arguments in its defense, and requested the removal of the judge selected to hear the case due to a conflict of interest. In November 2011, the request to seek removal of the judge was granted by the court. The Company and its Peruvian legal counsel strongly maintain that the grounds of the MEM Civil Case are without merit. In October 2012, the judge ruled that the civil case was inadmissible because the government's Civil Case improperly comingled administrative and legal claims.

On February 5, 2013, the Company was informed that the judge had dismissed the MEM Civil Case. This claim had two aspects, one related to administrative acts (the State) and other linked to relations between individuals. The dismissal was based on that, together, these two aspects cannot be treated at the Civil Courts and therefore it would have to become inadmissible. The Company was also informed that the MEM appealed the judge's decision to the Peruvian Superior Court. The Peruvian Superior Court confirmed the dismissal with regards to the administrative issues, and ordered that the process regarding the issues between individuals be initiated. Regarding this decision of the Peruvian Superior Court, the Company initiated an Amparo Action, separately, against the Peruvian Superior Court for, among other things, the violation of the Company's right to due process under the Peruvian Constitution. The court refused to admit the Company's Amparo and the Company appealed this decision. In connection with the international arbitration proceeding described below, the Company has since waived this appeal in its Amparo action, and has formally desisted from the Amparo action it had commenced in connection with the Superior Court's decision dismissing some claims in the MEM Civil Case while permitting others to proceed.

On February 6, 2014, the Company officially notified the Peruvian Government with a Notice of Intent to Submit a Claim to Arbitration ("Notice of Intent"), under the Canada-Peru FTA. In the Notice of Intent, the Company advised Peru that the dispute arises out of, among other things, the enactment by the Peruvian Government on June 25, 2011, of Supreme Decree 032 rescinding the Company's rights to operate the Santa Ana Project and which resulted in a complete stoppage of activities at Santa Ana and significant damages to the Company. Peru's actions constitute violations of the Canada-Peru FTA, Peruvian and international law.

The Notice of Intent was a necessary step in order to preserve the Company's rights to initiate arbitration should a resolution with the Peruvian Government not be reached. The filing of the Notice of Intent also initiated a six-month consultation period between the parties during which time they were to continue to attempt to amicably settle the dispute. Because no amicable settlement resulted during that six-month period, the Company initiated international arbitration proceedings against Peru in accordance with the Canada-Peru FTA.

On May 12, 2014, the Company was informed that the Lima First Constitutional Court rendered its ruling regarding the Amparo action brought by the Company against the Peruvian Government challenging the constitutionality of the Supreme Decree N° 032-2011-EM., which rescinded the Company's rights to operate on its Santa Ana mineral concessions. The decision states unequivocally and unconditionally that:

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Notes to Interim Condensed Consolidated Financial Statements

September 30, 2015

US Dollars (Unaudited)

- Bear Creek's constitutional rights were violated;
- The Company's rights are unconditionally returned as stipulated under Supreme Decree N° 083-2007-EM, which
 originally granted the right to Bear Creek, as a foreign company, to operate the Santa Ana concessions, located
 within the 50 kilometer border zone of Peru;
- Bear Creek is recognized as title holder of the Santa Ana's mining concessions and therefore, is enabled to perform all the rights arising from said titles; and
- The Court reaffirms that the Santa Ana project is in the National interest of Peru.

The Peruvian Government appealed this decision. As required by the Canada-Peru FTA and in order to pursue the international arbitration process described above, the Company, through local counsel, made a submission to the Peruvian court desisting from this legal proceeding on August 11, 2014. Bear Creek's voluntary dismissal was approved by the Court of Appeals on October 23, 2014, declaring the proceeding concluded.

On August 11, 2014, and after the six-month negotiation period under the Canada-Peru FTA had expired without the parties reaching an amicable resolution of the dispute despite many meetings between the Company and the Peruvian Government to that end, the Company submitted a Request for Arbitration to The International Center for Settlement of Investment Disputes ("ICSID") against the Republic of Peru pursuant to the terms of the Canada-Peru FTA. While Bear Creek remains committed to continuing discussions with the Peruvian Government to resolve and settle the dispute relating to the Santa Ana mining project, commencing the arbitration proceedings at ICSID was necessary to preserve the Company's rights under the Canada-Peru FTA.

On January 12, 2015, the Company participated in the first procedural meeting called by the ICSID arbitration tribunal, which addressed an agenda comprised of largely procedural matters. Following the first procedural meeting, the ICSID tribunal issued Procedural Order No. 1 on January 27, 2015, addressing the procedural issues discussed during the meeting. Set forth below is a summary of the tribunal's material decisions in P.O. No. 1:

- Bear Creek will submit its legal memorial on the merits, witness statements, expert witness statements and supporting documentation by May 29, 2015;
- The Government of Peru will have 130 days to submit its counter-memorial and lodge jurisdictional objections, if any;
- Bear Creek will have 94 days to submit its reply on the merits and counter-memorial on jurisdiction, if any;
- The Government of Peru will have 94 days to submit its rejoinder on the merits and reply on jurisdiction, if any;
- Bear Creek will have 45 days to submit its rejoinder on jurisdiction, if any;
- A process for non-disputing party submissions (amicus submissions), if any, is scheduled for the period June 9, 2016
 July 21, 2016; and
- The final hearings before the ICSID arbitration tribunal will take place in Washington D.C. on September 8 14, 2016, with three days held in reserve in case more hearing time is needed.

The Company submitted its memorial on the Merits on May 29 2015, and is seeking full reparation for, among other things, the Peruvian Government's expropriation of Santa Ana as well as resulting damages to the Corani project. The Government of Peru has submitted its counter-memorial on October 6, 2015, and the Company has 94 days to submit its reply to the counter-memorial. Irrespective of the foregoing, the Company remains open to seeking to achieve an amicable settlement of this dispute with the Peruvian Government and is willing to re-engage in settlement discussions which ceased in August 2014.

d) La Yegua Project

The La Yegua gold-copper prospect is located in southern Peru and was acquired by staking of mineral rights in 2004. In 2010 the Company entered into an agreement with Japan Oil, Gas and Metals National Corporation ("JOGMEC") that provides for JOGMEC to earn a 51% interest in the project by funding \$3 million of qualified expenditures by December 31, 2014, which JOGMEC completed by March 31, 2014. The Company can elect to dilute its interest to 10% at which time its interest will revert to a 1.0% NSR.

(An Exploration Stage Company)

Notes to Interim Condensed Consolidated Financial Statements

September 30, 2015

US Dollars (Unaudited)

The Sumi gold-silver prospect is located in southern Peru and was acquired by staking the mineral concessions in 2011. The Company has a 100% interest in the project. In March 2014, Bear Creek entered into a joint venture agreement with JOGMEC to advance the project. The agreement provides for JOGMEC to earn a 51% interest through investing \$2.5 million over a three year period. After March 2017, Bear Creek can elect to maintain its 49% interest or to dilute until reaching 10%, at which time the Company's interest will revert to a 1.0% NSR.

Other exploration and evaluation costs for the periods ended September 30, 2015 and 2014 are as follows:

Maria Jose Community contributions \$ 9 \$ 7 \$ 29 \$ Geophysics - 8 1 1 1 Maintenance costs 23 111 52 2 Salary and consulting 32 90 303 25 5 Supplies and general 46 180 296 621 5 5 Supplies and general 110 296 621 5 5 Community contributions - 1 1 1 1 1 Geophysics - 4 4 - 4 - Geophysics - 4 4 9 - 4 - Maintenance costs - 4 4 9 - 4 - Professional fees - 4 49 - 4 - Salary and consulting 31 41 112 112 112 112 112 112 112 112 112	Exploration and Evaluation Costs:		onths En		Nine Month Septem				
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Supplies and general 46	Maintenance costs	23		11		52		42	
Santa Ana Community contributions -	Salary and consulting	32		90		303		285	
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Travel - 36 2 1 18 229 99 6 Other Properties (8) 306 (8) 1,0 Value added tax 254 340 704 9		4		17		13		47	
18 229 99 6 Other Properties (8) 306 (8) 1,0 Value added tax 254 340 704 9		-		36		2		114	
Value added tax 254 340 704 9		 18				99		677	
Value added tax 254 340 704 9	Other Properties	(8)		306		(8)		1,018	
	-							928	
Costs for the Period \$ 375 \$ 1 101 \$ 1 558 \$ 3.7	Costs for the Period	\$ 375	\$	1,101	\$	1,558	\$	3,744	

(An Exploration Stage Company)

Notes to Interim Condensed Consolidated Financial Statements

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6. Other Liabilities

During 2011 the Company entered into land purchase agreements with local landowners for surface rights access to the Corani project as well as an agreement to provide the Municipality of Corani with funding for the construction of schools and other improvements to the community as determined by the Municipality of Corani. The total amount owed under the agreements was approximately \$3,533,000 of which \$792,000 remains outstanding as of September 30, 2015. All of the land purchase amounts have been capitalized as mineral properties. All community contributions have been expensed.

	(000's)
Balance as of December 31, 2014	\$ 920
Payments	(58)
Impact of foreign exchange	(70)
Balance as of September 30, 2015	\$ 792
Less: current portion	(300)
Long-term portion as of September 30, 2015	\$ 492

The Company's estimated future payments are as follows:

	S	September 30, 2015 (000's)	December 31, 2014 (000's)
Within one year	\$	300	\$ 251
After one year but not more than five years		331	495
More than five years		161	174
	\$	792	\$ 920

7. Capital

Authorized share capital

Unlimited number of common shares without par value

Share Purchase Options

The Company has established a share purchase option plan whereby the Board of Directors may, from time to time, grant options to directors, officers, employees or consultants. Options granted must be exercised no later than ten years from the date of grant or such lesser period as determined by the Company's Board of Directors. The exercise price of an option is determined by the Board of Directors, but it cannot be less than the closing price on the TSX Venture Exchange on the trading date preceding the date of grant, less the maximum discount permitted under TSX policies applicable to share purchase options. Vesting terms for each grant are also set by the Board of Directors. The option plan provides that the aggregate number of shares reserved for issuance under the plan which may be made subject to options at any time and from time to time (including those issuable upon the exercise of pre-existing options) shall not exceed 10% of the total number of issued and outstanding shares, on a non-diluted basis, as constituted on the grant date of such options. At September 30, 2015, a total of 1,303,614 options were reserved under the option plan with 8,007,100 options outstanding.

During the year ended December 31, 2014, 520,500 options with a carrying value of \$341,847 were exercised for proceeds of \$615,960.

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a) Movements in share options during the year

The changes in share options during the period ended September 30, 2015 and December 31, 2014 were as follows:

	Septemb	er 30, 2015	Decembe	er 31, 2014
	V	Weighted average	,	Weighted average
	Number of options	exercise price (in CDN\$)	Number of options	exercise price (in CDN\$)
Outstanding, beginning of the period	7,195,900	4.15	7,487,400	4.36
Granted	1,170,000	1.41	1,292,500	2.05
Exercised	-	-	(520,500)	1.30
Expired	(140,000)	4.12	(709,000)	4.37
Forfeited	(218,800)	3.26	(354,500)	4.61
Outstanding, end of the period	8,007,100	3.78	7,195,900	4.15

b) Fair value of share options granted

During the nine months ended September 30, 2015, the Company granted options to directors, officers, and employees to purchase up to 1,170,000 common shares of the Company at a weighted exercise price of CDN\$1.41 per share.

During the year ended December 31, 2014, the Company granted options to directors, officers and employees to purchase up to 1,292,500 common shares of the Company at a weighted average exercise price of CDN\$2.05 per share.

The options vest over a period of 18 months from the date of grant and expire five years from the date of grant.

The fair value of the options granted was estimated on the date of grant using the Black-Scholes option pricing model, with the following weighted average assumptions:

	2015	2014
Expected dividend yield	0.00%	0.00%
Expected stock price volatility	78.53%	70.59%
Risk-free interest rate	0.50%	1.36%
Expected life of options	4.0 years	4.0 years
Forfeiture rate	1.42%	1.73%
Grant date fair value	CDN \$0.80	CDN \$1.09

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c) Share options outstanding at the end of the period

A summary of the Company's options outstanding as at September 30, 2015 is as follows:

Options Outstanding	Options Exercisable	Price per Share	Remaining contractual life (years)	Expiry Date
90,000	90,000	CDN\$8.80	0.15	November 23, 2015
75,000	75,000	CDN\$9.95	0.18	December 6, 2015
120,000	120,000	CDN\$8.30	0.34	February 1, 2016
707,000	707,000	CDN\$10.77	0.48	March 23, 2016
260,000	260,000	CDN\$4.01	0.93	September 2, 2016
2,077,600	2,077,600	CDN\$3.73	1.32	January 23, 2017
16,000	16,000	CDN\$3.64	1.51	April 3, 2017
30,000	30,000	CDN\$2.71	1.70	June 11, 2017
305,000	305,000	CDN\$3.55	2.13	November 15, 2017
1,658,000	1,658,000	CDN\$3.25	2.36	February 6, 2018
250,000	250,000	CDN\$1.85	2.84	August 2, 2018
1,257,500	1,257,500	CDN\$2.05	3.40	February 21, 2019
1,161,000	580,500	CDN\$1.41	4.40	February 23, 2020
8,007,100	7,426,600		2.09	

The weighted average exercise price of exercisable options at September 30, 2015 is CDN\$3.78.

8. Related Party Transactions

Balances and transactions between the Company and its subsidiaries have been eliminated on consolidation and are not disclosed in this note. Details of the transactions between the Company and other related parties are disclosed below.

a) Services provided by related parties

Certain of the Company's officers and directors render services to the Company as sole proprietors or through companies in which they are an officer, director or partner.

	Nature of transactions
DuMoulin Black LLP	Legal fees
Estudio Grau S.C.R.L.	Legal fees
Avisar Chartered Accountants	Accounting fees

The Company incurred the following fees and expenses in the normal course of operations in connection with related parties:

	Three Months Ended September 30			Nine Months Ended September 30			
	2015 (000's)		2014 (000's)		2015 (000's)		2014 (000's)
Legal fees	\$ 44	\$	38	\$	143	\$	153
Rent	10		-		32		-
Accounting fees	24		52		113		133
	\$ 78	\$	90	\$	288	\$	286

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Transactions with related parties for goods and services are made on commercial terms. Amounts due to related parties are unsecured, non-interest bearing and due on demand. Accounts payable at September 30, 2015 included \$18,161 (December 31, 2014 - \$38,308) which were due to individuals or companies whose officers, directors or partners were also officers or directors of the Company.

b) Compensation of key management personnel

The remuneration of the directors, president and chief executive officer, and the chief operating officer (collectively, the key management personnel) for the six months ended September 30, 2015 and 2014 were as follows:

		Three Months Ended September 30			Nine Months Ended September 30		
	Note	2015 (000's)	2014 (000's)		2015 (000's)		2014 (000's)
Salaries and directors' fees	(i)	202	208	\$	621	\$	624
Share-based compensation	(ii)	141	69		627		1,547
		343	277	\$	1,248	\$	2,171

- (i) Key management personnel were not paid post-employment benefits, termination benefits, or other long-term benefits during the nine months ended September 30, 2015 and 2014.
- (ii) Share-based compensation represents the non-cash expense for the nine months ended September 30, 2015 and 2014, translated at the grant date foreign exchange rate.

9. Segmented Information

The Company's business consists of a single reportable segment being mineral exploration and development. Details on a geographic basis are as follows:

	Septer	September 30, 2015			
Total Assets			(000's)		
Peru	\$	79,119	\$	79,422	
Canada		22,564		33,340	
United States		11		15	
	\$	101.694	\$	112.777	

Net Loss (Income)	Three Months Ended September 30			Nine Months Ended September 30		
	2015 (000's)		2014 (000's)	2015 (000's)		2014 (000's)
Peru Canada United States	\$ 2,374 966 -	\$	4,115 853 (7)	\$ 7,756 4,166 (9)	\$	9,829 3,702 (21)
	\$ 3,340	\$	4,961	\$ 11,913	\$	13,510

10. Commitments

On April 8, 2013 the Company entered into a *Framework Agreement for the Sustainable Use of Natural Resources in the Mining Project Corani* with the Corani District Municipality and the five communities contained within the District

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Notes to Interim Condensed Consolidated Financial Statements

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Municipality: Chacaconiza, Quelcaya, Isivilla, Corani-Aconsaya and Aymaňa. Under the agreement, annual payments of S/. 4 million (approximately \$1.6 million) over the 23 year project life are to be made into a trust designed to fund community projects. The first two payments of S/. 1.332 million each were dependent on the Company obtaining the Environmental and Social Impact Assessment approval which was received in September 2013. As of September 30, 2015, the Company has made payments totalling S/. 4 million. All future ongoing payments of S/. 4 million per year are dependent on receiving the permit for the construction of the processing facilities and the mining installations.