# Amended and Restated Consolidated Interim Financial Statements Six and Three Months Ended June 30, 2019 and 2018

(expressed in Canadian dollars) (unaudited)

Amended and Restated Consolidated Interim Statements of Financial Position (Expressed in Canadian dollars) (unaudited)

	June 30, 2019	December 31, 2018
	As restated (note 12) (unaudited)	(audited)
ASSETS		
Current assets		
Cash	\$ 99,615	\$ 11,662
Receivable	9,970	38,944
Prepaid	12,405	5,442
	121,990	56,048
Non-current assets		
Mineral interests (note 6)	4,479,786	3,949,776
TOTAL ASSETS	\$ 4,601,776	\$ 4,005,824
LIABILITIES		
Current liabilities		
Accounts payable and accrued liabilities (note 9)	\$ 669,946	\$ 951,026
SHAREHOLDERS' EQUITY		
Share capital (note 8)	22,053,632	21,316,200
Reserves	2,166,736	2,057,958
Accumulated other comprehensive loss	(1,528,824)	(1,980,334)
Accumulated deficit	(18,759,714)	(18,339,026)
TOTAL SHAREHOLDERS' EQUITY	3,931,830	3,054,798
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$ 4,601,776	\$ 4,005,824

Approved on behalf of the Board of Directors on November 28, 2019:

W. John DeCooman, Jr
Director
Hernan Zaballa
Director

Amended and Restated Consolidated Interim Statements of Operations and Comprehensive (Income)
Loss (Expressed in Canadian dollars)
(unaudited)

	Three months ended June 30,					Six months ended June 30,			
	1	2019 As restated		2018	2019 As restated			2018	
Administrative expenses		(Note 12)				(Note 12)			
Consulting fees (note 9)	\$	45,487	\$	37,750	\$	97,987	\$	116,710	
Management fees (note 9)	Ψ	-	Ψ	112,500	Ψ	-	Ψ	225,000	
Insurance		2,089		11,606		4,731		19,465	
Interest				(7,220)		-		17,100	
Investor relations		90,753		83,257		93,847		186,465	
Office and administration (note 9)		21,857		65,453		41,715		127,785	
Professional fees (note 9)		52,936		98,533		74,715		148,143	
Rent		-		13,739		6,265		26,747	
Salary and benefits		1,128		17,816		2,094		37,445	
Share-based payments (notes 8 and 9)		38,244		214,038		108,778		402,902	
Transfer agent and filing fees		9,974		22,734		17,853		33,158	
Travel		60		3,142		313		5,486	
		262,528		673,348		448,298		1,329,306	
EVALUATION AND EXPLORATION EXPENSES (note 7)		4,309		237,823		100,302		535,521	
OTHER (INCOME) EXPENSES									
Loss on debt settlement		-		20,744		-		48,370	
Mineral interests write off		-		154,642		-		154,642	
Other income		-		-		(67,110)			
Foreign exchange		2,068		117		2,070		16,317	
Gain on net monetary position		(27,230)		-		(62,872)			
NET (INCOME) LOSS FOR THE PERIOD		241,675		1,086,674		420,688		2,084,156	
OTHER COMPREHENSIVE (INCOME) LOSS									
Impact of hyperinflation		(359,543)		-		(752,576)			
Foreign currency translation adjustment		225,986		177,114		301,066		(2,250)	
COMPREHENSIVE (INCOME) LOSS	\$	108,118	\$	1,263,788	\$	(30,822)	\$	2,081,906	
LOSS (INCOME) PER SHARE Basic and diluted	\$	0.00	\$	0.02	\$	0.00	\$	0.03	
WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING Basic and diluted		95,291,324		80,023,111		88,520,019		78,830,795	

Amended and Restated Consolidated Interim Statements of Changes in Equity (Expressed in Canadian dollars) (Unaudited)

	Share	capital	Share-based		Accumulated other	Total shareholders'
	Number of shares	Amount	payment reserve	Warrant reserve	comprehensive Accumulated income (loss) Deficit	equity (deficit)
Balance, December 31, 2017	65,062,009	\$ 18,105,909	\$ 875,340	\$ 502,102	\$ (763,588) \$ (15,018,450)	\$ 3,701,313
Private placement, net of share issue costs	13,192,249	2,409,520	-	59,214		2,468,734
Shares issued to SSR Mining Inc.	2,509,265	501,853	-	-	-	501,853
Shares issued for debt	414,893	103,723	-	-		103,723
Stock options granted	-	-	402,902	-	-	402,902
Comprehensive income (loss) for the period	-	-	-	-	2,250 (2,084,156)	(2,081,906)
Balance June 30, 2018	81,178,416	\$21,121,005	\$ 1,278,242	\$ 561,316	<b>\$</b> (761,338) <b>\$</b> (17,102,606)	\$ 5,096,619

	Share ca Number of shares	pital Amount	Share-based payment reserve	Warrant reserve	C	Accumulated other omprehensive income (loss) As restated (Note 12)	Accumulated Deficit As restated (Note 12)	sh	Total areholders' equity (deficit)
Balance, December 31, 2018	81,673,478 \$	21,316,200	\$ 1,496,642	\$ 561,316	\$	(1,980,334) \$	(18,339,026)	\$	3,054,798
Private placement, net of share issue costs	15,000,000	737,432	-	-		-	-		737,432
Stock options granted	-	-	108,778	-		-	-		108,778
Comprehensive income (loss) for the period	-	-	-	-		451,510	(420,688)		30,822
Balance June 30, 2019	96,673,478 \$	22,053,632	\$ 1,605,420	\$ 561,316	\$	(1,528,824) \$	(18,759,714)	\$	3,931,830

The accompanying notes are an integral part of these Amended and Restated Consolidated Interim Financial Statements.

Amended and Restated Consolidated Interim Statements of Cash Flows (Expressed in Canadian dollars)

1	(U	naudited)	

	Six mo 2019 As restated (Note 12)	onths ended June 3 20		
\$	(420,688)	\$	(2,084,156)	
	2,070		(16,317)	
	108,778		402,902	
	· -		154,642	
	(62,872)		-	
	28,974		11,129	
	(281,080)		(597,919)	
	•		(31,501)	
	(631,781)		(2,161,220)	
	(29,265)		(285,643)	
	(29,265)		(285,643)	
	- 737,432		2,468,734	
	737,432		2,468,734	
	11,567		16,194	
	87,953		38,065	
			22,223	
\$	99,615	\$	60,288	
¢	_	\$	103,723	
	-			
\$		\$	501,853	
		2019 As restated (Note 12)  \$ (420,688)  2,070 108,778 - (62,872)  28,974 (281,080) (6,963) (631,781)  (29,265) (29,265)  - 737,432 737,432 737,432 11,567  87,953 11,662 \$ 99,615	2019 As restated (Note 12)  \$ (420,688) \$  2,070 108,778 - (62,872)  28,974 (281,080) (6,963) (631,781)  (29,265) (29,265)  - 737,432 737,432 737,432 11,567  87,953 11,662 \$ 99,615 \$	

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

#### 1. NATURE OF OPERATIONS AND CONTINUANCE OF BUSINESS

AbraPlata Resource Corp. (formerly Angel Bioventures Inc.) (the "Company") was incorporated on August 31, 1993 under the Alberta Business Corporations Act. On September 30, 2015, the Company's incorporation jurisdiction was moved to British Columbia. The Company's registered office is located at Suite 303, 750 West Pender Street, Vancouver, BC, V6C 2T7.

On September 16, 2016, the Company signed a binding Letter of Intent ("LOI") with Huayra Minerals Corporation ("Huayra"). The LOI sets out the key terms of the proposed acquisition by the Company of 100% of the issued and outstanding securities of Huayra.

On November 15, 2016, the Company and its wholly-owned subsidiary, 1096494 BC Ltd., entered into a definitive merger agreement (the "Merger Agreement") with Huayra. Huayra is a mineral exploration and development company engaged in the acquisition, exploration and development of mineral resource properties in Argentina. Huayra has an agreement (the "SSRM Agreement") with SSR Mining Inc. ("SSRM") to acquire an indirect 100% interest in the Diablillos and Aguas Perdidas (previously known as "M-18") properties in Salta and Chubut Provinces, Argentina. Huayra also has rights in the Cerro Amarillo project in the Province of Mendoza, Argentina and the Samenta project in the Province of Salta, Argentina.

As per the terms of the Merger Agreement, Huayra and 1096494 BC Ltd. amalgamated (the "Amalgamation") and the amalgamated company became a wholly-owned subsidiary of the Company. Pursuant to the Amalgamation, the Company acquired all of the issued and outstanding Class A common shares of Huayra in exchange for a like number of common shares of the Company. The Amalgamation was an arm's length transaction and constituted a "reverse takeover" pursuant to the policies of the TSX Venture Exchange (the "Exchange").

The Amalgamation became effective on April 24, 2017. In this regard, the Company entered into an agreement with SSRM providing for the Company's assumption of all of Huayra's obligations under the SSRM Agreement.

As a condition precedent to the Amalgamation, the Company undertook the Concurrent Financing and raised \$2,863,099 in order for the Company to meet the initial listing requirements of the Exchange. The securities issued in the Concurrent Financing consist of 9,543,663 subscription receipts of the Company at a price of \$0.30 per share.

The Company also entered into an amended and restated merger agreement with 1096494 BC Ltd. and Huayra as of February 27, 2017 to replace and supersede the Merger Agreement and address certain corporate matters.

These Consolidated Interim Financial Statements have been prepared on a going concern basis, which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business. As at June 30, 2019, the Company has a working capital deficiency of \$547,956 (December 31, 2018 – \$894,978) and has an accumulated deficit of \$18,759,714. The continued operations of the Company are dependent on its ability to generate future cash flows or obtain additional financing.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 1. NATURE OF OPERATIONS AND CONTINUANCE OF BUSINESS (continued)

Management is of the opinion that sufficient working capital will be obtained from external financing to meet the Company's liabilities and commitments as they become due, although there is a risk that additional financing will not be available on a timely basis or on terms acceptable to the Company. These factors indicate the existence of a material uncertainty that may cast significant doubt upon the Company's ability to continue as a going concern. These Consolidated Interim Financial Statements do not reflect any adjustments that may be necessary if the Company is unable to continue as a going concern.

# 2. BASIS OF PREPARATION

### Statement of Compliance

These consolidated interim financial statements have been prepared in accordance with International Accounting Standard ("IAS") 34 "Interim Reporting", using accounting policies consistent with the International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC") effective June 30, 2019.

These Consolidated Interim Financial Statements were authorized for issue by the Board of Directors on November 28, 2019.

#### Basis of Measurement

These Consolidated Interim Financial Statements are expressed in Canadian dollars, the Company's presentation currency and have been prepared on the historical cost basis except for certain financial instruments, which are measured at fair value. In addition, these Consolidated Interim Financial Statements have been prepared using the accrual basis of accounting, except for cash flow information. The accounting policies used in the preparation of these consolidated Interim Financial Statements are the policies listed in the note 5 of the audited financial statements for the year ended December 31, 2018. These accounting policies have been applied consistently to all periods presented in these Consolidated Interim Financial Statements as if the policies have always been in effect.

#### 3. HYPERINFLATION

Due to various qualitative factors and developments with respect to the economic environment in Argentina during the year ended December 31, 2018, including, but not limited to, the acceleration of multiple local inflation indices, the three-year cumulative inflation rate of the local Argentine wholesale price index exceeding 100% in May 2018 and the significant devaluation of the Argentine Peso, Argentina was designated a hyper-inflationary economy as of July 1, 2018 for accounting purposes.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 3. HYPERINFLATION (continued)

Accordingly, IAS 29, Financial Reporting in Hyper-Inflationary Economies, has been applied to these consolidated Interim Financial Statements as the Company's Argentine operating subsidiaries (the "Argentine Subsidiaries") use the Argentine Peso as its functional currency. The Company also followed the interpretive guidance for first time adoption of IAS 29 included within IFRIC 7 while preparing financial statements for the year ended December 31, 2018. The consolidated Interim Financial Statements are based on the historical cost approach in IAS 29.

The application of hyperinflation accounting requires restatement of the Argentine subsidiaries' nonmonetary assets and liabilities, shareholders' equity and comprehensive loss items from the transaction date when they were first recognized into the current purchasing power which reflects a price index current at the end of the reporting period before being included in the consolidated Interim Financial Statements. To measure the impact of inflation on its financial position and results, the Company has elected to use the Wholesale Price Index (Indice de Precios Mayoristas or "IPIM") for periods up to December 31, 2016, and the Retail Price Index (Indice de Precios al Consumidor or "IPC") thereafter. These price indices have been recommended by the Government Board of the Argentine Federation of Professional Councils of Economic Sciences ("FACPCE").

As the Consolidated Interim Financial Statements of the Company have been previously presented in Canadian dollars, a stable currency, the comparative period amounts do not require restatement. For the year ended December 31, 2018, the Company recognized a gain of \$1.5 million in relation to the impact of hyperinflation within other comprehensive income. This amount is primarily the result of hyperinflation adjustments recognized on non-monetary assets held by its Argentine subsidiaries as of July 1, 2018, which have been restated from the historic date when they were first recognized to July 1, 2018 (the "Opening Hyperinflation Adjustment"), and then to the current date, June 30, 2019. On initial application of IAS 29, there was an accounting policy choice to recognize the Opening Hyperinflation Adjustment directly to opening equity or to other comprehensive loss. The Company elected to recognize this amount to other comprehensive loss and it is included in the figure noted above.

#### 4. FINANCIAL INSTRUMENTS

#### (a) Fair value estimation

The fair value of financial instruments are determined by valuation methods depending on hierarchy levels as defined below:

- (i) Level 1 of the fair value hierarchy includes unadjusted quoted prices in active markets for identical assets or liabilities;
- (ii) Level 2 of the hierarchy includes inputs that are observable for the asset or liability, either directly or indirectly; and
- (iii) Level 3 includes inputs for the asset or liability that are not based on observable market data.

The Company does not have any financial instruments included in Level 1, 2 and 3. The carrying values of financial instruments maturing in the short term approximates their fair values.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 4. FINANCIAL INSTRUMENTS (continued)

#### (b) Financial risks

The Company may be exposed to risks of varying degrees of significance which could affect its ability to achieve its strategic objectives. The Company manages risks to minimize potential losses. The main objective of the Company's risk management process is to ensure that the risks are properly identified and that the capital base is adequate in relation to those risks. The Company's risk exposure and the impact on the Company's financial instruments are summarized below:

#### Credit risk

Credit risk is the risk of potential loss to the Company if the counterparty to a financial instrument fails to meet its contractual obligations.

The Company is exposed to credit risk with respect to its cash and receivable. The Company's maximum exposure to credit risk is their carrying amounts disclosed in the consolidated statement of financial position. Credit risk associated with cash is minimized by placing these instruments with major Canadian financial institutions with strong investment-grade ratings as determined by a primary ratings agency. Credit risk associated with accounts receivable is minimal as the majority of the balance is owing from Canada Revenue Agency.

### Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due.

At June 30, 2019, the Company had a cash balance of \$99,615 to settle current liabilities of \$669,946. All of the Company's financial liabilities have contractual maturities of less than 30 days and are subject to normal trade terms.

The Company intends to finance future requirements from share issuances, the exercise of options and/or warrants, debt or other sources. There can be no certainty of the Company's ability to raise additional financing through these means.

#### Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate due to changes in market factors. Market risk comprises three types of risk: price risk, interest rate risk and currency risk.

### Price risk

Price risk is the risk that the fair value of future cash flows of the Company's financial instruments will fluctuate because of changes in market prices. The Company is not exposed to price risks.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 4. FINANCIAL INSTRUMENTS (continued)

#### (b) Financial risks (continued)

### Interest rate risk

Interest rate risk is the risk that the fair values and future cash flows of the Company will fluctuate because of changes in market interest rates. The Company is exposed to interest rate risk to the extent that the cash, if any, maintained at financial institutions is subject to a floating rate of interest. The interest rate risk on cash is not considered significant.

### Currency risk

Currency risk is the risk that the fair values or future cash flows of the Company's financial instruments will fluctuate because of changes in foreign currency exchange rates. The Company is exposed to currency risk through financial assets and liabilities denominated in currencies other than the Canadian dollar, the Company's presentation currency. The Company's financial instruments denominated in currencies that are not the Canadian dollar as at June 30, 2019 are as follows:

_	US\$	Argentine Peso	C\$ equivalent
Cash	188	164,347	8,348
Accounts payable and accrued liabilities	117,090	601,308	171,758

The Company's sensitivity analysis suggests that a 10% depreciation or appreciation of the foreign currencies against the Canadian dollar would have resulted in an approximate \$17,176 decrease or increase in the Company's other comprehensive income or loss.

As at June 30, 2019, US dollar amounts have been translated at a rate of C\$1.3087 per US dollar and Argentine Peso amounts have been translated at C\$0.0308 per Argentine Peso.

### 5. CAPITAL MANAGEMENT

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to pursue the development and exploration of its mineral properties and to maintain a flexible capital structure, which optimizes the costs of capital to an acceptable risk.

The Company depends on external financing to fund its activities and there can be no guarantee that external financing will be available at terms acceptable to the Company. The Company does not believe its current working capital is sufficient to maintain its core operations for the next twelve months, and additional funding will be required by the Company to complete its strategic objectives and continue as a going concern. There is no certainty that additional financing at terms that are acceptable to the Company will be available. The capital structure of the Company currently consists of common shares. The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may issue new debt, new shares or warrants.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 5. CAPITAL MANAGEMENT (continued)

Management reviews its capital management approach on a regular basis. There were no changes in the Company's approach to capital management. Pursuant to the second amended and restated share purchase agreement dated March 21, 2017, SSRM has the right to maintain a free carried 19.9% equity interest in the Company until the completion of a qualified financing and to elect, after the completion of a qualified financing, to participate in future equity financings to maintain its ownership level in the Company for as long as SSRM continues to hold not less than ten percent of the then issued and outstanding shares of the Company on a non-diluted basis. During the year ended December 31, 2018 the Company completed a qualified financing and is no longer obligated to maintain SSRM's free carried equity interest.

### 6. MINERAL INTERESTS

Through the Company's wholly-owned subsidiaries, the Company controls exploration projects in Argentina classified by the Company into the Diablillos Project, Cerro Amarillo Project and Samenta Project. All acquisition costs and option payments related to these exploration projects are capitalized as mineral interests and are incurred in US dollars and translated to Canadian dollar, the presentation currency for the Company.

### (a) Diablillos project

(1) On November 1, 2016, the Company closed a Share Purchase Agreement dated August 23, 2016, as amended and restated on March 21, 2017, with SSRM and Fitzcarraldo Ventures Inc. (the "Share Purchase Agreement") pursuant to which Huayra acquired from SSRM all of the issued and outstanding shares of Pacific Rim Mining Corporation Argentina S.A., ABP Global Inc. (BVI) and ABP Diablillos Inc. (BVI) (together, the "SSRM subsidiaries"). Through the acquisition of the SSRM subsidiaries, the Company acquired certain exploration projects in Salta and Chubut Provinces, Argentina (the "Diablillos Project" and the "M-18 Project").

Cash consideration payable to SSRM consists of the following:

- (i) US\$300,000 on closing; this amount to be increased by an amount equal to the US dollar equivalent of the amount of Argentine Pesos deposited in entity purchased by the Company (paid);
- (ii) US\$300,000 on or before February 15, 2017 (as amended) (paid);
- (iii) US\$500,000 on 180<sup>th</sup> day after closing (paid);
- (iv) US\$50,000 on or before January 12, 2018 (as amended) (paid);
- (v) US\$5,000,000 to be paid on the earlier of:
  - o the 3<sup>rd</sup> anniversary of closing; and
  - o the date on which the Company obtains a feasibility study in respect of all or any part of the project covered by the Diablillos Project.
- (vi) US\$7,000,000 to be paid on the earlier of:
  - o the 5<sup>th</sup> anniversary of closing; and
  - o the date on which construction of mining facilities commences on all or any part of the project covered by the Diablillos Project.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 6. MINERAL INTERESTS (continued)

### (a) Diablillos project (continued)

Equity consideration consists of Class B common shares of the Company (11,294,609 shares issued, see note 11(b)) which automatically converted into a number of Huayra Class A Shares that, upon the completion of the RTO, resulted in SSRM holding common shares of the Company representing 19.9% of the Company's then outstanding common shares. The agreement provides SSRM an anti-dilution right to maintain 19.9% equity interest in the capital of the Company until the Company completes a qualified financing of a minimum of US\$5,000,000. During the year ended December 31, 2018 the Company completed a qualified financing and is no longer obligated to maintain SSRM's free carried equity interest.

The royalty consideration payable to SSRM consists of a 1% net smelter returns royalty. SSRM is entitled to receive advance royalty payments totaling US\$1,000,000 over 4 years as follows:

- (i) US\$250,000 on November 1, 2017 (paid);
- (ii) US\$250,000 on October 31, 2019 (as amended);
- (iii) US\$250,000 on November 1, 2019; and
- (iv) US\$250,000 on November 1, 2020.

These advance royalty payments will be deducted and set off against the first US\$1,000,000 of net smelter returns royalty payments otherwise payable in respect of the Diablillos Project. As security for the above obligations the Company has pledged to SSRM all the shares the Company acquired in the two entities which hold interest to the Diablillos Project and the M-18 Project.

On March 1, 2019 the Company entered into a binding letter agreement ("Aethon Letter Agreement") with Aethon Minerals Corp. ("Aethon"), whereby Aethon will have the exclusive right for a period of approximately five months to (i) perform technical due diligence on the Company's Diablillos Project in Argentina and (ii) negotiate with the Company the terms of an option or other transaction whereby Aethon could acquire a 50% or greater interest in the Diablillos Project. SSRM, the original vendor of the Diablillos Project to the Company, has indicated its intention to support in principle the transactions to be negotiated by the parties pursuant to the Aethon Letter Agreement and, subject to being satisfied with the definitive transaction terms, to formally consent to the transactions and defer the due dates of scheduled cash property payments by up to four years and waive advance NSR royalty payments.

The following is a summary of the principal terms of the Aethon Letter Agreement:

- (i) Aethon shall have the exclusive right until July 26, 2019 to complete its due diligence and negotiate the terms of, and enter into an option agreement with the Company, pursuant to which Aethon can earn a 50% interest in the Diablillos Project.
- (ii) In consideration for the exclusivity period, Aethon agrees to make an upfront payment of USD\$50,000 to the Company.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 6. MINERAL INTERESTS (continued)

- (a) Diablillos project (continued)
  - (iii) During the Exclusivity Period, Aethon will spend a minimum of USD\$150,000 on expenditures in connection with a metallurgical testing program and other related test work to be carried out on the Project.

The Company also has written assurances from SSRM that SSRM will consent to the Aethon Agreement and the entering into the Aethon Option Agreement, subject to being satisfied with the definitive transaction terms. SSRM has also agreed to forbear from enforcing payment of outstanding NSR royalty payments during the exclusivity period. SSRM has also indicated that it would agree to delay property payments of USD\$5 million and USD\$7 million by up to four years under certain circumstances, including a merger of Aethon and AbraPlata on terms that are satisfactory to SSRM.

On June 29, 2019, the Company entered into a non-binding letter of intent dated, July 28, 2019, with Aethon (the "Aethon LOI") contemplating the arm's length acquisition by AbraPlata of all of the outstanding common shares of Aethon (the "Aethon Shares") (the "Proposed Transaction"). Pursuant to the terms of the Aethon LOI, all of the issued and outstanding Aethon Shares will be exchanged on the basis of 3.75 AbraPlata common shares (each whole share, an "AbraPlata Share") for each Aethon Share (the "Exchange Ratio").

Pursuant of the terms of the Aethon LOI, the parties anticipate entering into a definitive agreement on or prior to August 30, 2019. The Proposed Transaction is subject to a number of conditions, including, but not limited to, AbraPlata and Aethon entering into one or more binding definitive agreements containing customary terms and conditions, including representations and warranties customary in a transaction of this nature. In the event that definitive agreement(s) are entered into between the parties, and subject to the final transaction structure, the closing of the Proposed Transaction will be subject to additional conditions precedent including, but not limited to, the receipt of all required approvals from TSXV, shareholder approval of the Proposed Transaction to the extent required under corporate and securities laws and the rules and policies of TSXV, including by the requisite majority of shareholders of Aethon at a special meeting of Aethon shareholders and agreement on customary non-solicitation covenants, insider lock-up agreements, board support and other standard provisions for transactions of this nature.

There can be no assurances that any transaction relating to the Proposed Transaction or otherwise will result, or as to the final definitive terms thereof. Both parties have agreed for the payment of a termination fee of CAD \$500,000, in the event that either party terminates the Aethon LOI under certain prescribed circumstances, including termination in connection with pursuing an alternative transaction.

SSRM has indicated its intention to support in principle the Proposed Transaction and, subject to its completion, to agree to defer the outstanding Diablillos property payments of USD\$5 million and USD\$7 million for four years and waive all outstanding advance royalty payments, in exchange for consideration to be determined.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 6. MINERAL INTERESTS (continued)

(2) On August 30, 2017 the Company signed an agreement to acquire all of the issued and outstanding shares of Minera Cerro Bayo S.A. ("Cerro Bayo"), a privately held Argentine company. Cerro Bayo owns certain mineral rights that, as a result of a long-standing border dispute between two neighboring provinces in northwestern Argentina, overlap and potentially conflict with the Company's mineral rights to its Diablillos Ag-Au project. The acquisition of the potentially conflicting mineral rights through the acquisition of Cerro Bayo means that the Company will retain its title to the Diablillos Ag-Au project regardless of the ultimate outcome of the provincial border dispute.

Cash and equity consideration payable under the agreement is as follows:

- (i) US\$225,000 upon closing (paid);
- (ii) US\$175,000 on or before February 28, 2018 (paid);
- (iii) US\$175,000 and 150,000 common shares on or before December 15, 2018 (as amended);
- (iv) US\$175,000 and 150,000 common shares on or before February 28, 2019;
- (v) US\$150,000 and 200,000 common shares on or before August 30, 2019;
- (vi) US\$250,000 on or before February 29, 2020;
- (vii) US\$350,000 on or before August 30, 2020;
- (viii) US\$825,000 to be paid on the earlier of February 28, 2021 or the date on which the Company has obtained a Diablillos Feasibility Study as defined in the SSRM Agreement dated August 23, 2016; and
- (ix) US\$1,000,000 is to be paid on the earlier of the date of commencement of mine construction at the Diablillos project or November 1, 2021.

The Company did not make a payment of US\$175,000 and did not issue 150,000 shares by December 15, 2018, and by February 28, 2019 accordingly the Cerro Bayo agreement is in default. The Company wrote off the acquisition and exploration costs incurred in relation to Cerro Bayo agreement.

### (b) Samenta project

During the year ended December 31, 2018 AbraPlata Argentina S.A. ("APA SA") terminated the exploration-with-option-to-purchase agreements related to Samenta mineral property. As a result, all acquisition and exploration costs incurred in relation to Samenta property were written off. APA SA acquired the option to purchase the Samenta Cu-Mo porphyry prospect located in the province of Salta in northwestern Argentina during the year ended September 30, 2015. APA SA signed exploration-with- option-to-purchase agreements, which were amended in July 2016, on two separate but contiguous claim groups, Cerro Samenta Norte and Cerro Samenta Sur, comprising the Samenta Project.

Cash consideration payable per the agreement were as follows:

- (i) US\$30,000 upon completion of the due diligence (paid)
- (ii) US\$50,000 in February 2017 (paid)
- (iii) US\$70,000 in August 2017 (paid)
- (iv) US\$90,000 in August 2018 (not to be paid due to termination of the agreement)
- (v) US\$130,000 in August 2019 (not to be paid due to termination of the agreement).

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 6. MINERAL INTERESTS (continued)

An exercise fee of US\$4,230,000 was due at the end of August 2020, but is no longer due as a result of the termination of the agreement. The underlying owners were also entitled to a 1.5% NSR royalty of which 0.5% could be purchased back for US\$1,000,000.

### (c) Cerro Amarillo project

For the Cerro Amarillo Project, the Company is awaiting the ratification of the appropriate permits to undertake, subject to financing, a stage one drilling campaign. On December 1, 2014, the Company announced that during the congressional deliberations that took place in November 2014, it was determined that any decision regarding the ratification of the drill permit should be delayed pending the completion of an inventory of glaciers in or near the project to be conducted by *Instituto Argentino de Nivología Glaciología y Ciencias Ambientales* ("IANIGLA"), the federal body charged with conducting the inventory under the Protection of Glaciers Law 26.639. IANIGLA has already begun the inventory, which was expected to be completed in 2015.

On July 14, 2016, APA SA, signed an agreement for the right to purchase the Cerro Amarillo project located in the province of Mendoza in Argentina. This agreement is a replacement agreement to the one that was entered into in 2010.

The Company made the following payments:

- (i) US\$25,000 in October 2016, deferred to May 2017 (paid)
- (ii) and will pay US\$25,000 annually every November, starting in November 2017, until the earlier of the ratification of appropriate permits or the receipt of exploration permits given in accordance with the legislature of the province of Mendoza (the "Notification Date"). The Company will then make a series of installments in total of US\$875,000 over 48-month period from the Notification Date. The due date for November 2018 payment was extended to January 10, 2019 and the payment was made during the six months ended June 30, 2019.

An exercise fee of US\$2,500,000 will be due by the end of 60 months period from the Notification Date. The underlying owners are also entitled to a 1% NSR royalty which can be purchased back for US\$3,000,000.

Due to uncertainty of the timing for the completion of the glaciers inventory and the ratification of the permits, the Company wrote down the Cerro Amarillo project to \$1 in a prior period.

During the period ended June 30, 2019, the Company re-evaluated the situation and started capitalizing costs.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

# 6. MINERAL INTERESTS (continued)

The changes to the Company's mineral interests were as follows:

	Diablillos, Argentina	Cerro Amarillo	Samenta, Argentina	Total
Balance as at December 31, 2017 \$	<b>4,704,78</b> 1	<b>1</b> \$ 1	\$ 152,269	\$ 4,857,051
Additions, cash	285,642	-	-	285,642
Additions, shares	602,224	- 1	-	602,224
Hyperinflationary adjustment	1,425,864	-	-	1,425,864
Foreign exchange translation	(2,561,490)	) -	(38,409)	(2,599,899)
Write off	(507,246)	)	(113,860)	(621,106)
Balance December 31, 2018 \$	3,949,775	5 \$ 1	\$ -	\$ 3,949,776
Additions, cash		- 29,265	-	29,265
Hyperinflationary adjustment	815,448	-	-	815,448
Foreign exchange translation	(314,703)	) -	-	(314,703)
<b>Balance June 30, 2019</b> \$	4,450,520	\$ 29,266	\$ -	\$ 4,479,786

# 7. EVALUATION AND EXPLORATION EXPENSES

The Company's exploration expenses for the three and six months ended June 30, 2018 and 2019 are as follows:

Diablillos	Three months ended June 30,				Six months ended June 30,				
		2019		2018		2019		2018	
Administration	\$	725	\$	-	\$	747	\$	-	
Camp Costs		8,994		51,403		31,062		94,126	
Engineering and geology		-		37,063		-		138,104	
Drilling		2,566		3,586		2,566		6,248	
Legal and regulatory fee		4,996		23,176		6,788		38,621	
Personnel Costs		10,371		45,401		15,798		110,202	
Report	(	10,009)		38,822		12,661		79,252	
Travel and Transport		20,226		29,629		31,168		51,577	
Other		-		3,827		-		6,369	
Total Diablillos	\$	37,869	\$	232,907	\$	100,790	\$	524,499	

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 7. EVALUATION AND EXPLORATION EXPENSES (continued)

Cerro Amarillo	Three	months e	June 30,	Six months ended June 30,				
	2	2019		2018		2019		2018
Camp Costs	\$	187	\$	404	\$	370	\$	788
Option fee	()	29,236)		-		-		-
Legal and regulatory fee		(4,511)		4,512		(858)		10,234
Travel and Transport		-		-		-		-
Total Cerro Amarillo	\$ (	33,560)	\$	4,916	\$	(488)	\$	11,022

	Three months ended June 30,				Six months ended June 30,			
		2019		2018		2019		2018
Total exploration expenses for the period	\$	4,309	\$	237,823	\$	100,302	\$	535,521

#### 8. SHARE CAPITAL

# (a) Authorized

Authorized: Unlimited common shares without par value. Unlimited first preferred shares without par value. Unlimited second preferred shares without par value.

### (b) Issued and outstanding

Pursuant to the Merger Agreement, 21,284,381 shares were placed in escrow. At June 30, 2019, 5,855,027 shares remain in escrow (December 31, 2018 – 9,557,984).

On April 10, 2019 the company closed a non-brokered private placement of 15,000,000 units at a price of \$0.05 per unit for total gross proceeds of \$750,000. Each unit consisted of one common share and one non-transferable common share purchase warrant. Each warrant is exercisable for five years to purchase an additional common share at a price of \$0.10. The Company paid finder's fees of \$2,400 and incurred \$10,168 in share issue costs.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

### 8. SHARE CAPITAL (continued)

### **(b) Issued and outstanding** (continued)

On July 16, 2018 the Company closed the second tranche of a non-brokered private placement of 495,062 units at a price of \$0.20 per unit for gross proceeds of \$99,012. Each unit consists of one common share of the Company, and one transferrable common share purchase warrant. Each warrant is exercisable to acquire, one additional common share of the Company at a price of \$0.30 per share for a period of three years. In addition, the Company incurred share issue costs of \$4,187.

On May 4, 2018 the Company closed the first tranche of a non-brokered private placement of 3,092,140 units at a price of \$0.20 per unit for gross proceeds of \$618,428. Each unit consists of one common share of the Company, and one transferrable common share purchase warrant. Each warrant is exercisable to acquire, one additional common share of the Company at a price of \$0.30 per share for a period of three years. In connection with the first tranche of the private placement, the Company paid commissions of \$2,400 and issued 32,571 non-transferrable share purchase warrants to certain persons who introduced subscribers to the Company. Each finder's warrant is exercisable to acquire an additional common share of the Company at an exercise price of \$0.30 per share for a period of three years. Fair value of the finder warrants was estimated as \$3,249 (note 8). All securities issued in connection with the Private Placement are subject to a four-month-and-one-day statutory hold period. In addition, the Company incurred share issue costs of \$16,441.

On February 8, 2018 the Company issued 414,893 shares to settle debt of \$97,500 recording a loss on debt settlement of \$6,223.

On January 12, 2018 the Company closed, on a non-brokered basis, an offering of 10,100,109 units at a price of \$0.20 per unit for total gross proceeds of \$2,020,022. Each unit consisted of one common share and one non-transferable common share purchase warrant. Each warrant is exercisable for two years to purchase an additional common share at a price of \$0.30 but will expire earlier if, for any ten consecutive trading days on the TSX Venture Exchange, the closing price of the common shares equals or exceeds \$0.40. In connection with the financing the Company paid to certain arm's length parties a finder's fee comprised of cash fee of \$106,760 and share purchase warrants exercisable to acquire up to 530,800 common shares of the Company. The warrants are exercisable for a period of two year from the date of issuance at a price of \$0.30 per common share. Fair value of the finder warrants was estimated as \$55,965. In addition, the Company incurred share issue costs of \$44,115.

Pursuant to SSRM's contractual anti-dilution right to maintain a 19.9% equity interest in the capital of the Company, under the second amended and restated share purchase agreement dated March 21, 2017, 2,509,265 common shares were issued to SSRM. The fair value of these shares was determined to be \$602,224, based on the trading price of the Company's shares on the date of issue of \$0.24 per share.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

# 8. SHARE CAPITAL (continued)

### **(b) Issued and outstanding** (continued)

On August 4, 2017 the Company closed, on a non-brokered basis, an offering of 4,066,480 common shares of the Company by way of a private placement at a price of \$0.40 per share for total gross proceeds of \$1,626,592. In connection with the financing, the Company paid to certain arm's length parties a finder's fee comprised of cash fee of \$127,097 and share purchase warrants exercisable to acquire up to 317,742 common shares of the Company. The warrants are exercisable for a period of one year from the date of issuance at a price of (i) \$0.40 per common share during the first six months after a finder warrant is issued, and (ii) \$0.60 per common share for the following six months thereafter. Fair value of the finder warrants was estimated as \$64,322. In addition, the Company incurred share issue costs of \$49,115.

Pursuant to SSRM's anti-dilution right to maintain a 19.9% equity interest in the capital of the Company, under the second amended and restated share purchase agreement dated March 21, 2017, 1,010,274 common shares were issued to SSRM. The fair value of these shares was determined to be \$404,110, based on the price of the shares issued in the concurrent private placement of \$0.40 per share, when the original 19.9% equity consideration was issued.

On May 16, 2017, the Company completed, on a non-brokered basis, an offering of 2,585,967 common shares of the Company by way of a private placement at a price of \$0.30 per share for total gross proceeds of \$775,790. On April 24, 2017, the Company completed a Concurrent Financing of 9,543,663 common shares of the Company at a price of \$0.30 for gross proceeds of \$2,863,099. In connection with these offerings, the Company paid \$351,174 in share issue costs and granted finder warrants exercisable to acquire up to 927,706 common shares of the Company. The finder warrants will be exercisable for a period of one year from the date of issuance at a price of (i) \$0.30 per common share during the first six months after a finder warrant is issued, and (ii) \$0.50 per common share for the following six months thereafter. Fair value of the finder warrants was estimated as \$162,610.

On May 16, 2017, pursuant to the anti-dilution right in the SSRM Agreement, 642,456 common shares were issued to SSRM. The fair value of these shares was determined to be \$192,736 based on the price of the shares issued in the concurrent private placement of \$0.30 per share, when the original 19.9% equity consideration was issued.

On April 24, 2017, the Company completed the RTO and issued 5,944,220 shares with a fair value of \$1,783,266.

On April 24, 2017, the Company issued 11,294,609 shares pursuant to the SSRM Agreement for the acquisition of the Diablillos project. The shares are held in escrow and released over 3 years. The fair value of these shares was estimated to be \$2,023,384 based on the price of the shares issued in the concurrent private placement of \$0.30 per share, discounted by the put option, calculated using the Black-Scholes option-pricing model, for the length of the hold period.

On April 24, 2017, 9,992,284 warrants were exercised at an exercise price of \$0.10 and 9,992,284 shares were issued.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

# 8. SHARE CAPITAL (continued)

#### (c) Stock options

On March 1, 2019 the Company granted 1,200,000 stock options exercisable at a price of \$0.065 per share for a period of five years. The stock options vest 25% immediately, 25% after six months, 25% after twelve months and 25% after eighteen months. The fair value of the stock options was determined using the Black-Scholes option pricing model with the following assumptions: 5 years expected life; share price at the grant date of \$0.06; 93% volatility; risk free interest rate of 1.79%; and a dividend yield of 0%.

On June 1, 2018, the Company granted 1,500,000 incentive stock options to directors, officers and consultants of the Company. The stock options have an exercise price of \$0.17 per share and are exercisable for a period of five years from the date of grant. The stock options vest 25% immediately, 25% after six months, 25% after twelve months and 25% after eighteen months. The fair value of the stock options of \$200,787 was determined using the Black-Scholes option pricing model with the following assumptions: 5 years expected life; share price at the grant date of \$0.175; 103% volatility; risk free interest rate of 2%; and a dividend yield of 0%.

On March 21, 2018, the Company granted 1,125,000 incentive stock options to directors, officers and consultants of the Company. The stock options have an exercise price of \$0.20 per share and are exercisable for a period of five years from the date of grant. The stock options vest 25% immediately, 25% after six months, 25% after twelve months and 25% after eighteen months. The fair value of the stock options of \$167,969 was determined using the Black-Scholes option pricing model with the following assumptions: 5 years expected life; share price at the grant date of \$0.195; 104% volatility; risk free interest rate of 2%; and a dividend yield of 0%.

On June 7, 2017, the Company granted 2,350,000 incentive stock options to directors, officers and consultants of the Company. The stock options have an exercise price of \$0.63 per share and are exercisable for a period of five years from the date of grant. The stock options vest 25% immediately, 25% after six months, 25% after twelve months and 25% after eighteen months. The fair value of the stock options of \$1,243,032 was determined using the Black-Scholes option pricing model with the following assumptions: 5 years expected life; share price at the grant date of \$0.62; 107% volatility; risk free interest rate of 0.88%; and a dividend yield of 0%.

On November 15, 2017, the Company granted 900,000 stock options. The stock options have an exercise price of \$0.25 per share and are exercisable for a period of five years from the date of grant. The stock options vest 25% immediately, and the balance vests in three equal semi-annual installments commencing on the six months anniversary of the date of grant and continuing every six months thereafter until the options are fully vested. The fair value of the stock options of \$169,321 was determined using the Black-Scholes option pricing model with the following assumptions: 5 years expected life; share price at the grant date of \$0.25; 105% volatility; risk free interest rate of 1.58%; and a dividend yield of 0%.

Expected volatility was estimated based on similar-sized entities in the industry.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

# 8. SHARE CAPITAL (continued)

# (c) Stock options (continued)

During the period ended June 30, 2019, the company recorded \$108,778 (2018 - \$402,902) in share-based expense related to the stock options.

The movement in the Company's share options for the period ended June 30, 2019 are as follows:

	Number of	Weighted average
	options	exercise price
Outstanding, December 31, 2017	3,162,500	\$ 0.52
Granted	2,625,000	0.18
Cancelled	(312,500)	0.56
Forfeited	(300,000)	0.41
Outstanding, December 31, 2018	5,175,000	0.35
Granted	1,200,000	0.065
Outstanding, June 30, 2019	6,375,000	0.29
Exercisable, June 30, 2019	5,168,750	\$ 0.30

At June 30, 2019, the Company has the following stock options outstanding:

Number of options outstanding	Number of options exercisable	Exercise Price	Expiry Date
1,850,000	1,850,000	\$0.63	June 7, 2022
900,000	900,000	\$0.25	November 15, 2022
1,025,000	768,750	\$0.20	March 1, 2023
1,400,000	1,050,000	\$0.17	June 1, 2023
1,200,000	600,000	\$0.065	March 1, 2024

At June 30, 2019, the weighted average remaining contractual life of options outstanding was 3.67 years.

### (d) Warrants

The movement in the Company's warrants for the period ended June 30, 2019 is as follows:

	Number of warrants	Weighted average exercise price
Outstanding, December 31, 2017	1,245,448	\$ 0.33
Issued	14,250,682	0.30
Expired	(1,245,448)	0.53
Outstanding, December 31, 2018	14,250,682	\$ 0.30
Issued	15,000,000	0.10
Outstanding, June 30, 2019	29,250,682	\$ 0.20

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

# 8. SHARE CAPITAL (continued)

### (d) Warrants (continued)

At June 30, 2019, the Company has the following warrants outstanding:

Number of warrants	Exercise Price	Expiry Date		
10,630,909	\$ 0.30	January 11, 2020		
3,124,711	\$ 0.30	May 4, 2021		
495,062	\$ 0.30	July 13, 2021		
15,000,000	\$ 0.10	April 8, 2024		

At June 30, 2019, the weighted average remaining contractual life of warrants outstanding was 2.88 years.

On April 8, 2019 in connection with the private placement (note 8(b)) the Company granted 15,000,000 warrants exercisable at \$0.10 for a period of five years.

On May 4, 2018 in connection with the private placement (note 8(b)) the Company granted 3,092,140 warrants exercisable at \$0.30 for a period of three years. On May 4, 2018 the Company granted 32,571 finders warrants exercisable at \$0.30 for a period of three years. The fair value of the finders' warrants was estimated as \$3,249 using the Black-Scholes Option Pricing Model with the following assumptions: share price on vesting date of \$0.195, risk-free rate of 1.87%, dividend rate of 0%, expected life of 3 years, and volatility of 95%.

On January 11, 2018 in connection with the private placement (note 8 (b)) the Company granted 10,100,109 warrants exercisable at \$0.30 for a period of two years. On January 11, 2018 the Company granted 530,800 finders warrants exercisable at \$0.30 for a period of two years. The fair value of the finders' warrants was estimated as \$55,965 using the Black-Scholes Option Pricing Model with the following assumptions: share price on vesting date of \$0.245, risk-free rate of 1.71%, dividend rate of 0%, expected life of 2 years, and volatility of 90%.

Expected volatility was estimated based on similar-sized entities in the industry.

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

#### 9. RELATED PARTY TRANSACTIONS

Key management personnel include the members of the Board of Directors and officers of the Company, who have the authority and responsibility for planning, directing and controlling the activities of the Company. Amounts paid and accrued to directors, former director, officers and companies in which directors and officers are shareholders or partners are as follows:

	Three months ended June 30,			Six months ended June 30, 2019				
	2	2019		2018		2019		2018
Management fees	\$	-	\$	112,500	\$	-	\$	225,000
Administration	15	,000		30,000		30,000		60,000
Consulting fees	22	,500		37,750		45,000		64,111
Professional fees	9	,318		27,127		21,378		40,900
Share-based payments	34	,301		99,595		56,651		223,340
	\$ 81	,119	\$	306,972	\$	153,029	\$	613,351

As at June 30, 2019 \$344,671 (December 31, 2018 – \$523,939) was payable to directors, officers and companies in which directors and officers are shareholders or partners of the Company. These amounts are unsecured, non-interest bearing and have no specific terms of repayment.

#### 10. SEGMENTED INFORMATION

The Company has one operating segment. Its exploration and evaluation properties are located in Argentina.

### 11. COMMITMENTS

As at June 30, 2019, the Company has mineral interest commitments at its Diablillos and Cerro Amarillo projects in the form of option payments. The Company is in the process of conducting a strategic review of its properties under option and although as at the current date the Company had the commitments shown in the table below, some of these commitments could be reduced, deferred or eliminated pending the outcome of the strategic review. The Company also has operating expenses in Buenos Aires and in Vancouver.

Mineral interest commitments	2019	2020	2021	2022
Cerro Amarillo	\$ 34,105	\$ 34,105	\$ 34,105	\$3,410,500
Diablillos	7,162,050	682,100	9,549,400	
Total mineral interest commitments	7,196,155	716,205	9,583,505	3,410,500
Minimum office rental payments in Argentina	4,911	-	-	-
Total commitments	\$7,201,066	\$ 716,205	\$ 9,583,505	\$3,410,500

Notes to the Amended and Restated Consolidated Interim Financial Statements Six months ended June 30, 2019 and 2018 (Expressed in Canadian dollars) (Unaudited)

#### 12. RESTATEMENT OF MINERAL INTERESTS

The Company's mineral interests in Diablillos project were restated to take into consideration hyperinflationary and foreign exchange translation adjustments during the three and six months ended June 30, 2019. As a result of the restatement the mineral interests in Diablillos project as at June 30, 2019 were increased by \$815,448 due to hyperinflation impact and decreased by \$314,703 due to foreign exchange translation resulting in net increase of \$500,745.

Restatements related to the Statement of Operations and Comprehensive Income for the six months ended June 30, 2019:

- gain on net monetary position of \$62,872 included in Net Loss for the period,
- gain in other comprehensive income of \$752,576 related to the impact of hyperinflation included in Other Comprehensive (Income) Loss, and
- decrease in loss in Other Comprehensive Income by \$287,429 related to the foreign currency translation adjustment included in Other Comprehensive (Income) Loss resulted in foreign currency translation adjustment being a loss of \$301,066.

Restatements related to the Statement of Operations and Comprehensive Income for the three months ended June 30, 2019:

- gain on net monetary position of \$27,230 included in Net Loss for the period,
- gain in other comprehensive income of \$359,543 related to the impact of hyperinflation included in Other Comprehensive (Income) Loss, and
- increase in loss in Other Comprehensive Income by \$204,154 related to the foreign currency translation adjustment included in Other Comprehensive (Income) Loss resulted in foreign currency translation adjustment being a loss of \$225,986.