

Condensed Interim Financial Statements of

WALLBRIDGE MINING COMPANY LIMITED

Three and six months ended June 30, 2021

(Unaudited)

Condensed Interim Statements of Financial Position (expressed in Canadian Dollars)

(Unaudited)

					(note 2(d))
	Note		June 30, 2021		December 31, 2020
Assets	Note		Julie 30, 2021		2020
Current assets:					
Cash and cash equivalents		\$	71,484,051	\$	85,049,725
Marketable securities	4	Ψ	446,134	Ψ	842,643
Amounts receivable	5		11,375,845		11,737,210
Deposits and prepaid expenses			284,267		182,210
			83,590,297		97,811,788
Restricted cash	8		1,441,105		1,441,105
Amounts Receivable	5		19,638,248		10,525,248
Investment in associates			1,226,801		1,228,719
Exploration and evaluation assets	6		238,513,909		214,483,528
Property and equipment			7,914,090		7,266,428
		\$	352,324,450	\$	332,756,816
Liabilities and Shareholders' Equity					
Current liabilities:					
Accounts payable and accrued liabilities		\$	12,071,498	\$	9,729,050
Flow-through premium liability	7		3,860,211		20,000
Current portion of provision for closure plan	8		1,414,287		787,277
Current portion of lease liability			128,034		126,380
			17,474,030		10,662,707
Lease liability			34,515		101,058
Provision for closure plan	8		2,048,287		2,956,712
Deferred tax liability			8,756,000		5,592,000
			28,312,832		19,312,477
Equity					
Share capital	10		389,368,563		373,479,125
Warrants			131,271		2,764,441
Contributed surplus			12,259,326		11,636,743
Deficit			(77,676,524)		(74,364,952)
Accumulated Other Comprehensive Loss			(71,018)		(71,018)
Total Equity			324,011,618		313,444,339
Commitments and contingencies	7, 11				
Subsequent events	5, 10(b), 12				
		\$	352,324,450	\$	332,756,816

See accompanying notes to condensed interim financial statements.

Condensed Interim Statements of Net Loss and Comprehensive Loss (expressed in Canadian Dollars)

(Unaudited)

	Note	Three months e	ended June 30, 2020	Six months end 2021	ed June 30, 2020
Other expenses and (income):					
General and administrative expenses	\$	823,311	\$ 787,400	2,106,202 \$	1,935,567
Unrealized loss on marketable securities		208,491	-	584,009	-
Stock based compensation	10 (b)	334,582	594,782	449,094	611,348
Depreciation of property and equipment		43,934	50,704	83,829	86,416
Interest income		(109,183)	(201,807)	(187,004)	(460,885)
Other income relating to flow-through share premium	7	(3,321,345)	(96,805)	(3,321,345)	(1,198,242)
Interest on lease liability		2,137	4,721	4,869	19,265
Share of comprehensive loss in investment in associate		1,762	102	1,918	218
Earnings (loss) before income taxes		2,016,311	(1,139,097)	278,428	(993,687)
Deferred tax expense		2,857,000	201,912	3,590,000	2,631,912
Net loss for the period	\$	(840,689)	\$ (1,341,009)	(3,311,572) \$	(3,625,599)
Other comprehensive income:					_
Items that will not be reclassified to profit or loss:					
Net change in fair value of long term investment		-	(288,539)	-	96,179
Total comprehensive loss for the period	\$	(840,689)	(1,052,470)	(3,311,572)	(3,721,778)
Weighted average number of common shares - basic and diluted	I	809,155,425	649,332,518	799,116,846	618,890,922
Net loss per share - basic and diluted	\$	(0.00)	(0.00)	(0.00)	(0.01)

Statements of Changes in Equity (expressed in Canadian Dollars)

(Unaudited)

	Number of Shares	Share Capital	Warrants	Contributed Surplus	Deficit	Accumulated Other Comprehensive Loss	Total
Balance, December 31, 2019	586,997,997 \$	149,440,804	422,226	8,033,385	(54,510,670)	(96,180) \$	103,289,565
Shares issued to Balmoral shareholders	130,556,944	151,446,055	-	-	-	-	151,446,055
Replacement warrants issued to Balmoral warrant holders (note 2(d))	-	-	3,943,971	-	-	-	3,943,971
Replacement stock options issued to Balmoral stock							
option holders	-	-	-	5,021,418	-	-	5,021,418
Revaluation of stock options issued to Balmoral stock							
option holders	-	-	-	203,480	-	-	203,480
Exercise of warrants	106,000	55,308	(4,308)	-	-	-	51,000
Exercise of stock options	1,522,200	1,144,226	-	(540,040)	-	-	604,186
Acquisition of exploration asset	3,000,000	1,320,000	-	-	-	-	1,320,000
Deferred share units vested and shares issued	996,464	812,313	-	(812,313)	-	-	-
Warrants issued for acquisition of exploration asset	-	-	129,500	-	-	-	129,500
Share based compensation	-	-	-	496,336	-	-	496,336
Deferred share units granted	-	-	-	79,042	-	-	79,042
Long term investment - net change in fair value	-	-	-	-	-	(96,179)	(96,179)
Net loss	-	-	-	-	(3,625,599)	-	(3,625,599)
Balance, June 30, 2020	723,179,605 \$	304,218,706	4,491,389	12,481,308	(58,136,269)	(192,359)	262,862,775
Balance, December 31, 2020 (note 2(d))	788,635,216 \$	373,479,125	2,764,441	11,636,743	(74,364,952)	(71,018) \$	313,444,339
Exercise of warrants	3,585,938	4,146,385	(2,631,200)	-	-	-	1,515,185
Exercise of stock options	400,000	73,896	-	(27,896)	-	-	46,000
Expired warrants	-	-	(1,970)	1,970	-	-	-
Flow-through shares issued on public offering, net of							
share issuance costs	21,063,400	18,830,713	-	-	-	-	18,830,713
Flow-through share premium on public offering	-	(7,161,556)	-	-	-	-	(7,161,556)
Share based compensation	-	-	-	521,634	-	-	521,634
Deferred share units granted	-	-	-	126,875	-	-	126,875
Net loss	-	-	-	-	(3,311,572)	-	(3,311,572)
Balance, June 30, 2021	813,684,554 \$	\$ 389,368,563	\$ 131,271	\$ 12,259,326 \$	(77,676,524)	(71,018) \$	324,011,618

See accompanying notes to condensed interim financial statements.

Condensed Interim Statements of Cash Flows (expressed in Canadian Dollars)

(Unaudited)

	Six months ended June 30,		
	2021		2020
Cash flows from (used in) operating activities:			
Net loss for the period	\$ (3,311,572)	\$	(3,625,599)
Adjustments for:			
Deferred tax expense	3,590,000		2,631,912
Depreciation of property and equipment	83,829		86,416
Unrealized loss on marketable securities	584,009		-
Other income relating to flow-through share premium	(3,321,345)		(1,198,242)
Share based compensation	449,094		611,348
Share of comprehensive loss in investment in associate	1,918		218
Deferred stock units	66,250		51,542
Interest on lease liability	4,869		19,265
Closure plan disbursements	(281,415)		(708,924)
Changes in non-cash working capital:	,		
Amounts receivable	1,840,705		(184,128)
Deposits and prepaid expenses	(102,057)		39,349
Accounts payable and accrued liabilities	385,556		(3,189,241)
	(10,159)		(5,466,084)
Cash flows from (used in) financing activities:	,		
Exercise of stock options	46,000		604,186
Exercise of warrants	1,515,185		51,000
Flow-through share issuance, net of issuance costs	18,404,713		-
Lease payments	(69,758)		(588,042)
Lease payments	19,896,140		67,144
One letter of the section of the Manual transport of the section o	19,090,140		07,144
Cash flows from (used in) investing activities:	(00.050.400)		(44 500 070)
Exploration and evaluation assets expenditures	(30,853,490)		(14,526,070)
Acquistion of equipment	(2,750,577)		(890,238)
Proceeds on sale of exploration and evaluation assets	-		35,000
Exploration and evaluation assets cost recoveries	152,412		209,489
Acquisition of cash	-		7,349,401
Transaction costs for acquisition of Balmoral	-		(1,326,437)
	(33,451,655)		(9,148,855)
Net decrease in cash and cash equivalents	(13,565,674)		(14,547,795)
Cash and cash equivalents, beginning of the period	85,049,725		57,093,881
Cash and cash equivalents, end of the period	\$ 71,484,051	\$	42,546,086

See accompanying notes to condensed interim financial statements.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

1. Nature of operations:

Wallbridge Mining Company Limited ("Wallbridge" or the "Company") is incorporated under the laws of Ontario and is engaged in the acquisition, discovery, development and production of metals focusing on gold, copper, nickel and platinum group metals. The Company's head office is located at 129 Fielding Road in Lively, Ontario, Canada.

2. Basis of presentation:

(a) Statement of compliance:

These unaudited condensed interim financial statements have been prepared in accordance with IAS 34 – Interim Financial Reporting. The accounting policies used in the preparation of these unaudited condensed interim financial statements are consistent with those used in the annual financial statements for the year ended December 31, 2020. These statements do not include all of the information required for full annual financial statements and should be read in conjunction with the annual financial statements for the year ended December 31, 2020.

(b) Judgments and estimates:

Preparing the condensed interim financial statements requires Management to make certain judgments and estimates that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

In preparing these unaudited condensed interim financial statements, significant judgments and estimates made by Management in applying the accounting policies and the key sources of estimation uncertainty were the same as those applied to the financial statements for the year ended December 31, 2020.

(c) Functional and presentation currency:

These unaudited condensed interim financial statements are presented in Canadian dollars which is the Company's functional currency.

(d) Recast for prior periods:

During the quarter, the Company identified an immaterial error in the calculation of its replacement warrants issued in connection with the Balmoral acquisition during the year ended December 31, 2020. This error resulted in an understatement of exploration and evaluation assets and shareholders' equity of \$3.6 million as at December 31, 2020. The Company has corrected for this immaterial error by reflecting this adjustment in the statement of financial position and related notes to the financial statements for the year ended December 31, 2020 which have been presented in these unaudited condensed interim financial statements. There were no changes required relating to this immaterial error to the statements of net loss and comprehensive loss or the statement of cash flows for the year ended December 31, 2020.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

3. Recent accounting pronouncements:

(a) IAS 16, Property, Plant and Equipment

The IASB issued an amendment to IAS 16, Property, Plant and Equipment, to prohibit the deducting from property, plant and equipment amounts received from selling items produced while preparing an asset for its intended use. Instead, sales proceeds and its related costs must be recognized in profit or loss. The amendment will require companies to distinguish between costs associated with producing and selling items before the item of property, plant and equipment is available for use and costs associated with making the item of property, plant and equipment available for its intended use. The amendment is effective for annual periods beginning on or after January 1, 2022, with earlier application permitted. The Company anticipates no impact to the financial statements as a result of this amendment.

(b) IAS 1, Presentation of Financial Statements

The IASB issued an amendment to IAS 1, Presentation of Financial Statements, to clarify one of the requirements under the standard for classifying a liability as non-current in nature, specifically the requirement for an entity to have the right to defer settlement of the liability for at least 12 months after the reporting period. The amendment includes:

- Specifying that an entity's right to defer settlement must exist at the end of the reporting period;
- Clarifying that classification is unaffected by management's intentions or expectations about whether the entity will exercise its right to defer settlement;
- Clarifying how lending conditions affect classification; and
- Clarifying requirements for classifying liabilities an entity will or may settle by issuing its own equity instruments.

The Company anticipates no impact to the financial statements as a result of this amendment.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

4. Fair value of financial instruments:

Financial assets and liabilities are grouped into three levels based on significant inputs used in measuring the fair value of the financial assets and liabilities. The fair value hierarchy has the following levels:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e., derived from prices); and
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The level within which the financial asset or liability is classified is determined based on the lowest level of significant input to the fair value measurement.

Carrying values for cash and cash equivalents, amounts receivable, and accounts payable and accrued liabilities approximates their fair value due to their short term maturities.

At June 30, 2021, the Company holds investments in Ready Set Gold Corp., Goldseek Resources Inc., and CBLT Inc. which are classified as marketable securities and carried at FVTPL and classified as level 1 at \$446,134 (December 31, 2020 - \$842,643).

The Company's lease liabilities are classified as level 2. The fair values of lease liabilities are calculated using discounted cash flows based on the cost of borrowing.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

5. Amounts receivable:

	June 30, 2021	December 31, 2020
Harmonized Sales Tax and Quebec Sales Tax	\$ 2,153,359	\$ 984,135
Quebec tax credits	28,468,088	20,638,369
Other receivables	392,646	639,954
	\$ 31,014,093	\$ 22,262,458
Current portion of amounts receivable	(11,375,845)	(11,737,210)
	\$ 19,638,248	\$ 10,525,248

The Company is entitled to refundable tax credits and tax credits on qualified exploration expenditures incurred in Quebec not funded by Quebec flow-through expenditures. Of the \$28,468,088 Quebec tax credits on qualified exploration expenditures incurred in Quebec, \$9,809,000 relates to 2021 expenditures, \$9,829,248 relates to 2020 expenditures, and \$8,829,840 relates to 2019 and 2018 expenditures. In July 2021, the Company received \$1,764,761 for the tax credits related to 2018 expenditures. The tax credits relating to 2019 are anticipated to be received within the next twelve months.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

6. Exploration and evaluation assets:

Total exploration and evaluation expenditures are detailed as follows:

	Balance December 31, 2020	Expenditures	Disposition/ Recovery	Balance, June 30, 2021
Fenelon Gold Property (a)	\$ 106,476,588	34,253,456	(10,592,340)	\$130,137,704
Martinière (b)	28,022,654	39,550	-	28,062,204
Grasset (c)	27,722,680	242,530	-	27,965,210
Detour East (d)	14,082,918	7,543	-	14,090,461
Hwy 810	4,412,159	16,114	-	4,428,273
Other Quebec Properties (e)	16,675,477	221,866	-	16,897,343
Beschefer (f)	1,105,000	4,416	(187,500)	921,916
Sudbury Properties subject to Loncan exploration joint venture				
agreements	12,056,396	166,713	(149,409)	12,073,700
Other Sudbury Properties	3,300,871	1,979	-	3,302,850
Other Ontario Properties	628,785	5,463	-	634,248
	\$214,483,528	34,959,630	(10,929,249)	\$238,513,909

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

6. Exploration and evaluation assets (continued):

	Balance December 31, 2019	Acquisitions (1)	Expenditures	Impairment	Disposition/ Recovery	Balance, December 31, 2020
Fenelon Gold Property (a)	\$ 30,950,891	55,715,927	34,181,215	-	(14,371,445)	\$106,476,588
Martinière (b)	-	28,014,000	8,654	-	-	28,022,654
Grasset (c)	-	27,627,000	95,680	-	-	27,722,680
Detour East (d)	-	14,073,000	9,918	-	-	14,082,918
Hwy 810	-	13,577,000	1,083	(9,165,924)	-	4,412,159
Other Quebec Properties (e)	-	16,527,000	148,477	-	-	16,675,477
Beschefer (f)	-	2,108,700	6,235	(1,009,935)	-	1,105,000
Sudbury Properties subject to Loncan exploration joint venture agreements	12,048,999		269,286		(261,889)	12,056,396
Other Sudbury Properties	3,282,411	_	18,460	_	(201,000)	3,300,871
Other Oddbary I Toperties	5,202,411	_	10,400	_	_	5,500,071
Other Ontario Properties	-	1,575,629	108,155	(1,201)	(1,053,798)	628,785
	\$46,282,301	159,218,256	34,847,163	(10,177,060)	(15,687,132)	\$214,483,528

⁽¹⁾ Acquisitions of \$157,109,556 are pursuant to the Balmoral transaction and \$2,108,700 is the acquisition of Beschefer. Acquisition amounts for Fenelon Gold Property have been corrected for the immaterial error disclosed in note 2 (d).

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

6. Exploration and evaluation assets (continued):

(a) Fenelon Gold Property:

Fenelon Gold is located in the Nord-du-Québec administrative region, approximately 75 km west-northwest of the town of Matagami, in the province of Québec, Canada. In May 2020, Wallbridge acquired the surrounding properties to Fenelon Gold from Balmoral. Wallbridge owns a 100% undivided interest in Fenelon Gold including the newly acquired surrounding properties, together called Fenelon Gold. Fenelon Gold is subject to three separate royalties equaling to 4% net smelter return royalty ("NSR") on any future production on 19 claims and one lease and subject to 0% to 1% NSR on any future production on the remaining claims. Buyout provisions exist for a portion of these royalties.

Included in the first two quarters of 2021 expenditures of \$34,253,456 are \$33,524,826 of exploration costs, depreciation of capital assets of \$656,090, and stock option expense of \$72,540. Recovery of \$9,809,000 is from Quebec refundable tax credits relating to 2021 expenditures in the six months ended June 30, 2021 and \$783,340 is from Quebec refundable tax credits and tax adjustments resulting from tax audits for prior years.

Included in the 2020 expenditures of \$34,181,215 are \$24,945,140 relating to surface exploration, \$8,532,928 of site operations and underground exploration costs, depreciation of capital assets of \$580,878, and stock option expense of \$122,269. Recovery of \$14,371,445 is related to Quebec Tax Credits.

(b) Martinière, Quebec:

The Martinière project is located approximately 110 km west of the town of Matagami and is part of the Detour-Fenelon Gold Trend land package. The Company owns 100% interest in the Martinière property.

There is a 2% net smelter return ("NSR") royalty on the majority of the Martinière property and payable on commencement of commercial production.

(c) Grasset, Quebec:

The Company owns 100% interest in the Grasset Property. The Grasset property is located immediately east of and adjoins the Fenelon Property. There are no underlying royalties on the Grasset Property.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

6. Exploration and evaluation assets (continued):

(d) Detour East, Quebec:

The Company owns a 100% interest in the Detour East Property, except for 18 claims, which are in a 63% / 37% participatory joint venture with Encana Corp. and for which the Company is the operator. There is a NSR royalty of 2%, which relates to the entirety of the property, payable to a former property owner, which may be repurchased at any time for \$1,000,000 for the first 50% of the NSR interest and \$2,000,000 for the remainder.

On November 23, 2020, the Company entered into an option agreement ('the Detour Option Agreement") with a wholly owned subsidiary of Kirkland. Under the terms of the Detour Option Agreement, the Company granted Kirkland the option to acquire up to an undivided 50% interest in Detour East by funding expenditures of \$7,500,000 over five years, with a minimum commitment of \$2,000,000 in the first two years (\$500,000 by the first anniversary and \$1,500,000 by the second anniversary of entering into the agreement). During the option period, Kirkland shall have the right to act as operator of Detour East. Upon satisfaction of the Detour East option, the Company and Kirkland shall form a joint venture on Detour East with Kirkland acting as the operator. Upon the formation of the joint venture, Kirkland will hold the right to acquire an additional 25% interest in Detour East by incurring additional expenditures of \$27,500,000 within the first five years of the formation of the joint venture. Upon Kirkland having incurred additional expenditures of \$27,500,000, Kirkland shall have earned an undivided 75% interest in Detour East. After Kirkland has earned an undivided 75% interest any additional funds required will be contributed by the joint venture parties based on their then proportional interests. Should either the Company or Kirkland elect not to fund a program, its joint venture interest will be diluted pro-rata. If either the Company or Kirkland commit to fund a program, and fails to contribute its share of the funding, their joint venture interest will be diluted at three times the pro-rata rate.

(e) Other Quebec Properties:

On March 16, 2021, the Company and Midland Exploration Inc. ("Midland") amended the agreement on the Casault property to change the initial spending requirement of \$750,000 by June 30, 2021 to \$1,250,000 by December 31, 2021, and \$500,000 to be spent by June 30, 2022 such that \$1,750,000 is to be incurred by June 30, 2022.

The Company has incurred \$125,927 of expenditures towards the December 31, 2021 commitment of \$1,250,000 and issued a payment of \$110,000 to Midland in June 2021 as per the agreement.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

6. Exploration and evaluation assets (continued):

(f) Beschefer:

On February 26, 2021, the Company entered into an option agreement with Goldseek Resources Inc. ("Goldseek") for Goldseek to earn a 100% interest in the Beschefer Property, located in the province of Quebec. Goldseek can exercise its option by incurring aggregate expenditures and issuing shares in Goldseek over a four year period as follows:

	Expenditures	Common shares to be issued
Upon execution of the agreement	\$ -	750,000
On or before February 26, 2022	500,000	750,000
On or before February 26, 2023	750,000	750,000
On or before February 26, 2025	1,750,000	2,033,672
	\$3,000,000	4,283,672

The Company received 750,000 common shares of Goldseek on March 9, 2021. The shares are subject to a four month hold period. In accordance with the Company's accounting policy, this amount was credited to the related exploration and evaluation asset. The Company does not record any expenditures made by Goldseek.

Goldseek may accelerate its expenditures and the option will be effectively exercised when they have incurred expenditures which total \$3,000,000 and issue 4,283,672 common shares.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

7. Flow-through premium liability and commitment for qualifying flow-through expenditures:

Balance, December 31, 2019	\$ 1,139,037
Acquired from Balmoral Resources Inc., May 22, 2020	293,799
Other income recorded as flow-through expenditures incurred	(1,412,836)
Balance, December 31, 2020	\$ 20,000
Premium recorded through flow-through proceeds	7,161,556
Other income recorded as flow-through expenditures incurred	(3,321,345)
Balance, June 30, 2021	\$ 3,860,211

The Company recorded premiums of \$7,161,556 in connection with flow-through share issuances in 2021 (2020 - \$nil). The Company estimates the proportion of the proceeds attributable to the flow-through premium as the excess of the subscription price over the market value of the shares and records this value as a liability at the time the shares are issued. As qualifying expenditures are incurred, the Company recognizes a pro-rata reduction of the flow-through premium liability as other income in the consolidated statements of loss and comprehensive loss. During the six months ended June 30, 2021, a reduction in the flow-through liability of \$3,321,345 was recorded in other income (six months ended June 30,2020 - \$1,198,242).

The Company is committed to spending prior to December 31, 2022, and renounced effective December 31, 2021, qualifying Canadian exploration expenses ("CEE") of \$20,010,230. The Company has spent approximately \$9,280,000 at June 30, 2021.

In addition, the Company has provided an indemnification to subscribers of flow-through shares in an amount equal to the income tax that would be payable by subscribers in the event, and as a consequence, of the Company not incurring and renouncing qualifying CEE as required under the subscription agreement.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

8. Provision for Closure Plans:

Provision for closure plan, December 31, 2019	\$ 2,688,759
Change in estimate of closure plan expenditure on Broken Hammer	2,676,646
Provision for Martinière property reclamation, arising on the acquisition of Balmoral	100,000
Closure plan expenditures relating to Broken Hammer during the year	(1,721,416)
Provision for closure plans, December 31, 2020	\$ 3,743,989
Closure plan expenditures relating to Broken Hammer during the six months ended June 30, 2021	(281,415)
	\$ 3,462,574
Current portion, June 30, 2021	(1,414,287)
Provision for closure plan, June 30, 2021, long term	\$ 2,048,287

The key assumptions applied for determination of the obligation were an inflation rate of 1.7% and a discount rate of 0.8% (December 31, 2020 - an inflation rate of 1.5% and a discount rate of 0.5%). The Broken Hammer mine has been in a state of inactivity since 2015 and closure plan activities have been ongoing. The long term balance of \$958,426 for the Broken Hammer Project is expected to be incurred between 2022 and 2032 and the \$1,089,860 on the Fenelon Gold property is expected to be incurred between 2024 and 2029. The closure plan liability at Fenelon Gold is based on the current closure plan which may be required to be amended based on future activities on the property.

At June 30, 2021 and December 31, 2020, the Company has one-year renewable letters of credit, secured by cash and cash equivalents, of \$1,441,105 supporting the closure plans. At June 30, 2021, the estimated provision payable for the costs relating to the closure plan for the Broken Hammer project is \$2,272,714, the Fenelon Gold Property is \$1,089,860 and the Martinière property of \$100,000 (December 31, 2020 - \$2,554,129, \$1,089,860, and \$100,000 respectively).

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

9. Related party transactions:

The Company had the following transactions with related parties:

	Three months e	nded June 30, 2020	Six months end	ded June 30, 2020
Lonmin Canada Inc. ("Loncan") (a)				
Recovery of costs billed to Loncan plus 10% fee William Day Construction Limited ("William Day") (b)	\$ (121,764)	\$(318,636)	\$ (174,412)	\$(376,795)
Closure plan expenditures – Broken Hammer	5,375	32,771	5,375	55,522
Gemibra Media (c)				
Social media services	12,000	-	25,100	-

- (a) The Company owns 17.8% of Loncan (December 31, 2020 17.8%). Effective October 28, 2019, the Company has an operatorship agreement with Loncan and receives a 10% fee on exploration expenditures incurred in Loncan, two directors (2020 three directors) of the Company and William Day are minority shareholders of Loncan, and the Company has representation on the board of directors of Loncan. At June 30, 2021, the Company has a receivable from Loncan of \$310,430 (December 31, 2020 \$196,276). These transactions were in the normal course of operations and measured at the exchange amount of consideration established and agreed to by the related parties.
- (b) Shawn Day is a director and the President of William Day, and became a director of the Company in 2017. William Day provided services to the Company as noted above. At June 30, 2021, the Company has a payable of \$6,074 to William Day (December 31, 2020 \$6,924). These transactions were in the normal course of operations and measured at the exchange amount of consideration established and agreed to by the related parties.
 - As part of the consideration for granting a loan to the Company in 2016, the Company entered into a cooperation agreement granting William Day the right of first opportunity to bid on commercially reasonable terms, all contracts relating to the construction of surface facilities, and transportation services for mining operations.
- (c) A principal of Gemibra Media is a close family member of Marz Kord, the President and CEO, and director of the Company. At June 30, 2021, the Company has a payable to Gemibra Media of \$4,520 (December 31, 2020 \$2,500). In October 2020, the Company entered into an agreement for Gemibra Media to provide social media services at \$2,500 per month for a term of six months. In March 2021, the Company entered into two agreements to provide social media, website and video production services for a total of \$4,000 per month for a term of ten months. These transactions were in the normal course of operations and measured at the exchange amount of consideration established and agreed to by the related parties.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

10. Shareholders' equity:

(a) Share capital transactions:

	Number of shares	Share capital
Balance, December 31, 2020 (note 2 (d))	788,635,216	\$373,479,125
Shares issued upon exercise of warrants (i)	3,585,938	4,146,385
Shares issued upon exercise of stock options (ii)	400,000	73,896
Bought deal public offering – flow-through shares (iii)	21,063,400	20,010,230
Issuance costs allocated to shares, net of tax impact (iii)	-	(1,179,517)
Flow-through premium (iii)	-	(7,161,556)
Balance, June 30, 2021	813,684,554	\$389,368,563

- (i) During the six months ended June 30, 2021, 3,585,938 common shares were issued upon exercise of warrants at an average exercise price of \$0.42 for total proceeds of \$1,515,185. Value of the warrants exercised of \$2,631,200 is included in share capital.
- (ii) During the six months ended June 30, 2021, 400,000 common shares were issued upon exercise of stock options at an average exercise price of \$0.12 for total proceeds of \$46,000. Value of the stock options exercised of \$27,896 is included in share capital.
- (iii) On April 15, 2021, the Company completed a "bought deal" public offering through the issuance of an aggregate of 21,063,400 flow-through common shares of the Company at a price of \$0.95 (the "Offering Price") per flow-through share for gross proceeds of \$20,010,230 to the Company, inclusive of the full exercise of the over-allotment option by the Underwriters to acquire an additional 2,747,400 flow-through shares at the Offering Price. The flowthrough shares were issued and sold pursuant to the terms of an underwriting agreement dated March 31, 2021. The Underwriters were paid a cash commission of 5.5% on the gross proceeds of the Offering.

In connection with the Offering, Kirkland Lake Gold Inc. ("Kirkland Lake") was a backend buyer and acquired 2,085,277 Common Shares to maintain its ownership interest in the Company at approximately 9.9% (on a non-diluted basis) in accordance with the non-dilution rights granted to Kirkland Lake by the Company pursuant to a participation agreement between the Company and Kirkland Lake dated December 6, 2019. In respect of the Offering, the flow-through shares were offered by way of a short form prospectus dated April 12, 2021, filed in all of the provinces of Canada.

The Company recorded a flow-through share premium and a corresponding deferred liability of \$7,161,556 (note 7).

Share issuance costs of \$1,605,517 for the public offering were charged as a reduction of share capital, net of tax impact of \$426,000.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

10. Shareholders' equity (continued):

(b) Share Based Compensation Plan:

A summary of the Company's stock options are as follows:

	June 30, 2021		December 31, 2020	
Stock Options	Number	Weighted Average Exercise Price	Number	Weighted Average Exercise Price
Outstanding, beginning of period	9,519,724	\$0.588	4,855,000	\$0.165
Replacement stock options	-	-	6,871,647	\$0.70
Granted	4,574,512	\$0.64	1,423,000	\$0.92
Cancelled	-	-	(12,000)	\$0.93
Exercised	(400,000)	\$0.12	(3,568,423)	\$0.34
Expired unexercised	(734,850)	\$0.85	(49,500)	\$0.343
Outstanding, end of period	12,959,386	\$0.61	9,519,724	\$0.588

At June 30, 2021, 8,829,474 stock options were exercisable (December 31, 2020 – 8,820,224). The weighted average exercise price of options exercisable at June 30, 2021 is \$0.59 per share (December 31, 2020 - \$0.56). The weighted average remaining contractual life of stock options outstanding is 3.77 years (December 31, 2020 – 2.83 years).

For the three months ended June 30, 2021 \$334,582 (three months ended June 30, 2020 - \$594,782) of expense relating to stock options was recorded in share based compensation, and \$54,373 (three months ended June 30, 2020 - \$82,723) was capitalized to exploration and evaluation assets. For the six months ended June 30, 2021, \$449,094 (six months ended June 30, 2020 - \$611,348) of expense relating to stock options was recorded in share based compensation, and \$72,540 (six months ended June 30, 2020 - \$88,468) was capitalized to exploration and evaluation assets.

On March 19, 2021, 4,294,200 stock options were granted at an exercise price of \$0.64. Upon the retirement of two directors on May 12, 2021, 494,600 of the granted options vested immediately on May 12, 2021 and will expire on May 12, 2022. The remaining 3,799,600 stock options in this grant will expire on March 19, 2028 and will vest over three years (1,266,533 per year) on March 19, 2022, March 19, 2023, and March 19, 2024.

On June 15, 2021, 280,312 stock options were granted at an exercise price of \$0.61 which will expire on June 15, 2028. The stock options will vest over three years (93,437 per year) on June 15, 2022, June 15, 2023, and June 15, 2024.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

10. Shareholders' equity (continued):

(b) Share Based Compensation Plan (continued):

The fair value of stock options granted during the six months ended June 30, 2021 has been estimated using the Black-Scholes pricing model to be \$1,485,037 (six months ended June 30, 2020 - \$786,552) or \$0.325 per common share for the six months ended June 30, 2021 (\$0.594 per common share for the six months ended June 30, 2020).

The assumptions used in the pricing model are as follows:

	June 30, 2021	December 31, 2020
Estimated risk free interest rate	0.54% to 0.58%	0.29% to 0.31%
Expected life	3.2 years	3.2 to 3.5 years
Expected volatility *	84.2% to 85.3%	87.9% to 94.9%
Expected dividends	\$Nil	\$Nil
Forfeiture rate *	3.2% to 3.3%	3.3%

^{*} The expected volatility used was based on the historical volatility of the Company's share price over a period equivalent to the expected life of the options prior to their grant date. The forfeiturerate is based on historical rate of forfeitures at the time of stock option grant.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

10. Shareholders' equity (continued):

(b) Share Based Compensation Plan (continued):

The following table summarizes the stock options outstanding at June 30, 2021:

Exercise Price	Number	Exercisable	Expiry Date
\$0.930	160,000	160,000	July 11, 2021
\$1.270	124,250	124,250	November 7, 2021
\$0.990	248,500	248,500	December 23, 2021
\$1.100	1,269,124	1,269,124	March 2, 2022
\$0.640	494,600	494,600	May 12, 2022
\$0.085	105,000	105,000	June 5, 2022
\$0.075	100,000	100,000	November 9, 2022
\$0.075	450,000	450,000	July 5, 2023
\$0.250	191,700	191,700	September 7, 2023
\$0.165	400,000	400,000	December 7, 2023
\$0.155	1,275,000	1,275,000	January 3, 2024
\$0.175	200,000	200,000	January 28, 2024
\$0.250	624,800	624,800	April 12, 2024
\$0.420	200,000	200,000	July 21, 2024
\$0.785	200,000	200,000	December 8, 2024
\$0.660	1,597,500	1,597,500	January 30, 2025
\$0.930	1,139,000	1,139,000	May 11, 2025
\$0.770	100,000	50,000	December 12, 2025
\$0.640	3,799,600	-	March 19, 2028
\$0.610	280,312	-	June 15, 2028
Outstanding options	12,959,386	8,829,474	

A summary of the Company's Deferred Stock Units ("DSUs") are as follows:

	June 30, 2021	December 31, 2020
DSUs	Number	Number
Outstanding, beginning of year	6,420,004	7,211,107
Granted	182,256	205,361
Exercised	-	(996,464)
Outstanding, end of period	6,602,260	6,420,004

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

10. Shareholders' equity (continued):

(b) Share Based Compensation Plan (continued):

In January 2021, a total of 77,924 DSUs were granted to the directors of the Company in settlement of 2020 directors' fees owing of \$60,625. In April 2021, 104,332 DSUs were granted to the directors of the Company in settlement of the first quarter of 2021 directors fees owing of \$66,250. In July 2021, 176,315 DSUs were granted to the directors of the Company in settlement of the second quarter of 2021 directors fees owing of \$93,447 and 3,666,980 DSUs were converted to common shares by retired directors of the Company.

(c) Share purchase warrants:

Each warrant entitles the holder to purchase one common share.

At June 30, 2021, the Company has reserved shares for issuance as follows:

	June 30, 2021		December 31, 2020	
Warrants	Number	Average	Number	Average
		Price		Price
Outstanding, beginning of period	4,088,423	\$0.49	6,591,591	\$0.60
Issued	-	-	500,000	\$1.00
Replacement warrants	-	-	4,941,220	\$0.40
Expired unexercised	(2,485)	\$0.43	_	-
Exercised	(3,585,938)	\$0.35	(7,944,388)	\$0.56
Outstanding, end of period	500,000	\$1.00	4,088,423	\$0.49

No warrants were issued during the six months ended June 30, 2021.

There are 500,000 warrants outstanding and exercisable as at June 30, 2021 with an exercise price of \$1.00 and expire on March 17, 2025.

Notes to Condensed Interim Financial Statements (expressed in Canadian Dollars)

Three and six months ended June 30, 2021 (Unaudited)

11. Commitments and contingencies:

Contingencies:

Various legal, tax and environmental matters are outstanding from time to time due to the nature of the Company's operations. While the final outcome with respect to actions outstanding or pending at June 30, 2021 cannot be predicted with certainty, it is management's opinion that it ismore likely than not that these actions will not result in the outflow of resources to settle the obligation; therefore, no amounts have been accrued.

Commitments:

- The Company has a commitment of flow-through share expenditures of approximately \$238,000 in Ontario and \$10,730,000 in Quebec at June 30, 2021.
- In December 2020, the Company signed an agreement with McGill University to sponsor a research project on the Detour Fenelon gold district for \$240,000 which is payable at \$60,000 per year for four years. The first payment was made in January 2021.
- The Company has committed to contributing up to \$1,500,000 to repair the road that will facilitate access to the Sunday Lake geological fault located near Matagami, Quebec. The total road repair project cost is estimated to be \$6,500,000 with the balance of the costs to be contributed by the Government of Quebec. The timing of the costs is currently unknown.

12. Subsequent Events:

On August 12, 2021, the Company received approval from the Ministère de l'Énergie et des Ressources Natural ("MERN") for an updated closure plan at Fenelon. The closure plan includes the addition of closure costs associated with reclaiming the underground development waste rock which will be stockpiled over the next twelve months. With the approval of the closure plan, the Company is required to increase its financial assurance with MERN from \$1,089,960 to \$2,908,600.