# **Financial Statements** (Management Prepared)

# Gold Express Mines, Inc

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# GOLD EXPRESS MINES, INC. BALANCE SHEETS

Prepaid expense         124,244         85,45           Deposits         96,417         150,60           Total Current Assets         2208,594         1,237,02           FIXED ASSET         29,298	DALANCE SHEE 15		March 31 2022	June 30 2021
Cash and cash equivalents         \$         1.987,933         \$         1.000,96           Prepaid expense         124,244         85,45           Deposits         96,417         150,60           Total Current Assets         2,208,594         1,237,02           FIXED ASSET         29,298         1,237,02           OTHER ASSETS         29,298         20,298           OTHER ASSETS         782,119         752,40           Mineral properties         782,119         752,40           Investments         588,756         787,56           Reclamation bond         52,192         35,16           TOTAL ASSETS         5         3,670,959         \$           LIABILITIES         787,56         787,56           Accounts payable         788,56         1,433,067         787,56           Accounts payable - related party         6,009         7,62         41,421           Accounts payable - related party         6,009         7,62         41,421           Accounts payable - related party         -         25,36         15,000           Accounts payable - related party         -         25,30         24,44           Notes payable         -         15,000         15,000	ASSETS	-		
Cash and cash equivalents         \$         1.987,933         \$         1.000,96           Prepaid expense         124,244         85,45           Deposits         96,417         150,60           Total Current Assets         2,208,594         1,237,02           FIXED ASSET         29,298         1,237,02           OTHER ASSETS         29,298         20,298           OTHER ASSETS         782,119         752,40           Mineral properties         782,119         752,40           Investments         588,756         787,56           Reclamation bond         52,192         35,16           TOTAL ASSETS         5         3,670,959         \$           LIABILITIES         787,56         787,56           Accounts payable         788,56         1,433,067         787,56           Accounts payable - related party         6,009         7,62         41,421           Accounts payable - related party         6,009         7,62         41,421           Accounts payable - related party         -         25,36         15,000           Accounts payable - related party         -         25,30         24,44           Notes payable         -         15,000         15,000	CURRENT ASSETS			
Deposits         96,417         150,60           Total Current Assets         2,208,594         1,237,02           FIXED ASSET         29,298         1,237,02           Total Fixed Assets         29,298         29,298           OTHER ASSETS         29,298         1,237,02           Mineral properties         782,119         752,40           Investments         598,756         351,05           Reclamation bond         52,192         35,16           Total Other Assets         1,433,067         787,56           TOTAL ASSETS         \$ 3,670,959 \$ 2,024,58         1,433,067         787,56           LIABILITIES AND STOCKHOLDERS' EQUITY         CURRENT LIABILITIES         \$ 83,339 \$ 4114,21         Accounts payable - related party         6,009         7,62           Accrued expense         17,805         16,000         76,000         78,000         15,000         15,000         15,000         15,000         15,000         15,000         15,000         15,000         125,000         325,000         125,000         325,000         125,000         325,000         325,000         325,000         325,000         325,000         325,000         325,000         325,000         325,000         325,000         325,000         325,000 <td></td> <td>\$</td> <td>1,987,933 \$</td> <td>1,000,964</td>		\$	1,987,933 \$	1,000,964
Total Current Assets         2,208,594         1,237,02           FIXED ASSET         Vehicles, net Total Fixed Assets         29,298         29,298           OTHER ASSETS         29,298         29,298         29,298           OTHER ASSETS         598,756         782,119         752,40           Investments         598,756         50         787,56           Total Other Assets         1,433,067         787,55           TOTAL ASSETS         \$ 3,670,995         \$ 2,024,58           LIABILITIES AND STOCKHOLDERS' EQUITY         CURRENT LIABILITIES         50,007         766,007           Accounts payable – related party         6,009         7,60         760,000           Accounts payable – related party         - 25,36         11,800,000         125,000           Accrued interest         953         2,44         Notes payable – related party         - 223,106         605,65           LONG TERM LIABILITIES         223,106         605,65         223,106         605,65         223,106         605,65           COMMITMENTS AND CONTINGENCIES         -         -         225,000         325,00         325,00         325,00         325,00         325,00         325,00         325,00         325,00         325,00         325,00	Prepaid expense		124,244	85,457
FIXED ASSET         29.298           Total Fixed Assets         29.298           OTHER ASSETS         29.298           Investments         782,119           Reclamation bond         52,192           Total Other Assets         1.433.067           TOTAL ASSETS         1.433.067           CURRENT LIABILITIES         8.3,39           Accounts payable         \$           Accounts payable - related party         6.009           Accounts payable - related party         6.009           Accounts payable - related party         5.3,2106           Mineral claim liability - current         100.000           Notes payable - related party         -           Account Liabilities         225,000           Dong Term Liabilities         225,000           Mineral claim liability         225,000           Total Long-Term Liabilities         -           COMMITMENTS AND CONTINGENCIES         -           STOCKHOLDERS' EQUITY         -           Preferred stock, \$0.001 par value, 20,000,000 shares         -           authorized,         -         -           none issued and outstanding         -         -           Common stock, \$0.001 par value, 20,000,000 shares         -         - <td></td> <td>-</td> <td></td> <td>150,604</td>		-		150,604
Vehicles, net Total Fixed Assets         29,298           OTHER ASSETS         20,298           Mineral properties Investments         598,756           Reclamation bond         52,192           Total Other Assets         1,433,067           TOTAL ASSETS         \$           Accounts payable         \$           Accounts payable         \$           Accounts payable - related party         6,009           Accounts payable - related party         6,009           Accounts payable - related party         5           Notes payable         15,000           Notes payable - related party         -           Notes payable         15,000           Total Current Liabilities         223,106           Mineral claim liability         223,106           Mineral claim liability         225,000           Total Current Liabilities         223,106           Mineral claim liability         225,000           Total Long-Term Liabilities         225,000           Total Long-Term Liabilities         -           STOCKHOLDERS' EQUITY         -           Preferred stock, \$0,001 par value, 20,000,000 shares         -           authorized,         -         -           none issued and ou		-	2,208,594	1,237,025
Total Fixed Assets $29,298$ OTHER ASSETS				
OTHER ASSETS         782,119         752,40           Investments         598,756         787,56           Reclamation bond         52,192         35,16           Total Other Assets         1,433,067         787,56           TOTAL ASSETS         \$ 3,670,959         2,024,58           LIABILITIES AND STOCKHOLDERS' EQUITY              CURRENT LIABILITIES         8 83,339         \$ 414,21            Accounts payable – related party         6,009         7,62            Accurue expense         17,805         16,000            Accurue de apense         15,000         15,000         15,000           Notes payable – related party         -         225,500         325,000           Mineral claim liability - current         100,000         125,000         325,000           Total Current Liabilities         225,000         325,000         325,000           Total Long-Term Liabilities         225,000         325,000         325,000           Total Long-Term Liabilities         -         -         -           COMMITMENTS AND CONTINGENCIES         -         -         -           STOCKHOLDERS' EQUITY         -         -         - </td <td></td> <td>-</td> <td></td> <td>-</td>		-		-
Mineral properties Investments         782,119         752,40           Net clamation bond Total Other Assets $598,756$ $35,16$ TOTAL ASSETS         \$ $3,670.959$ \$ $2,022,458$ LIABILITIES AND STOCKHOLDERS' EQUITY $2,022,458$ $1,433,067$ $787,55$ CURRENT LIABILITIES $4,0099$ $5,0099$ $5,0099$ $7,62,009$ Accounts payable – related party $6,0099$ $7,62,009$ $7,62,009$ Accrued expense $17,805$ $16,000$ $15,000$ Notes payable – related party $-25,356$ $000,0000$ $125,000$ Notes payable – related party $-223,106$ $605,65$ LONG TERM LIABULTES $000,0000$ $125,000$ $325,000$ TOTAL LODG-TERM LIABULTES $223,1006$ $930,65$ COMMITMENTS AND CONTINGENCIES $ -$ STOCKHOLDERS' EQUITY $ -$ Preferred stock, $80,001$ par value, $20,000,000$ shares $ -$ authorized, $  -$ none issued and outstanding $8,293,216$ <td>Total Fixed Assets</td> <td>-</td> <td>29,298</td> <td>-</td>	Total Fixed Assets	-	29,298	-
Investments         598,756           Reclamation bond $35,16$ Total Other Assets $1,433,067$ TOTAL ASSETS         \$ $3,670,959$ LIABILITIES AND STOCKHOLDERS' EQUITY $2,024,58$ LIABILITIES And STOCKHOLDERS' EQUITY $6,009$ CURRENT LIABILITIES $83,339$ Accounts payable - related party $6,009$ Accounts payable - related party $6,009$ Accrued expense $17,805$ Accoure spayable - related party $-223,106$ Notes payable - related party $-25,36$ Mineral claim liability - current $100,000$ Total Current Liabilities $225,000$ LONG TERM LIABILITIES $325,00$ Mineral claim liability $225,000$ Total Long-Term Liabilities $225,000$ COMMITMENTS AND CONTINGENCIES $-$ STOCKHOLDERS' EQUITY $-$ Preferred stock, $50.001$ par value, $100,000,000$ shares $-$ authorized, $ -$ none issued and outstanding $8,293,216$ $2.99,756$ Additional paid-in capital	OTHER ASSETS			
Reclamation bond Total Other Assets $52,192$ 1,433,067 3,670,959 $35,16787,562,024,38$ <b>LIABILITIES AND STOCKHOLDERS' EQUITY</b> s $3,670,959$ $3,2024,38$ <b>LIABILITIES And STOCKHOLDERS' EQUITY</b> s $83,339$ $414,21Accounts payable - related party         6,009 7,62Accrued expense         17,805 16,009           Accound expense         17,805 16,009 125,000 125,000 125,000           Notes payable - related party         225,000 325,000 325,000 325,000           Mineral claim liability         current100,0000 1225,000 325,000 325,000           Mineral claim liability         225,000 325,000 325,000 325,000           TOTAL LIABILITIES         225,000 325,000 325,000 325,000 325,000           TOTAL LIABILITIES         244,81,066 930,655 20,000,0000 shares         30,655 30,650,650,650,650,650,650,650,650,650,65$	Mineral properties		782,119	752,400
Total Other Assets $1,433,067$ $787,56$ TOTAL ASSETS         \$ $3,670,959$ \$ $2,024,58$ LIABILITIES AND STOCKHOLDERS' EQUITY $2,024,58$ CURRENT LIABILITIES         Accounts payable         \$ $83,339$ \$ $414,21$ Accounts payable – related party $6,009$ $7,62$ Accrued expense $17,805$ $16,00$ Accrued interest $953$ $2,44$ Notes payable – related party $ 25,56$ Mineral claim liability - current $100,000$ $125,00$ Total Current Liabilities $223,106$ $605,65$ LONG TERM LIABILITIES $3225,000$ $3225,000$ Mineral claim liability $2225,000$ $3225,000$ Total Cong-Term Liabilities $225,000$ $3225,000$ Total LIABILITIES $448,106$ $930,65$ COMMITMENTS AND CONTINGENCIES $ -$ STOCKHOLDERS' EQUITY $ -$ Preferred stock, $\$0.001$ par value, $20,000,000$ shares $ -$ authorized, $  -$	Investments		598,756	-
TOTAL ASSETS\$ $3.670.959$ \$ $2.024.58$ LIABILITIES AND STOCKHOLDERS' EQUITYCURRENT LIABILITIESAccounts payable – related party $6,009$ $7.62$ Accrued expense $17,805$ $16,00$ Accrued interest $953$ $2.44$ Notes payable – related party $ 22,500$ Accrued interest $953$ $2.44$ Notes payable – related party $ 22,500$ Total Current Liability - current $100,000$ $125,00$ Total Current Liabilities $225,000$ $325,00$ Total Long-Term Liabilities $225,000$ $325,00$ TOTAL LIABILTIES $448,106$ $930,65$ COMMITMENTS AND CONTINGENCIES $ -$ STOCKHOLDERS' EQUITY $ -$ Preferred stock, \$0.001 par value, 20,000,000 shares $-$ authorized, $ -$ none issued and outstanding $42,068$ $29,97$ Additional paid-in capital $8,293,216$ $2.929,62$ Stock to be issued $ 366,80$ Subscription receivable $(60,000)$ $(60,000)$ Accumulated deficit $(5,052,431)$ $(2,172,468$ Total Stockholders' Equity $3,222,853$ $1,093,93$	Reclamation bond		52,192	35,162
LIABILITIES AND STOCKHOLDERS' EQUITY         CURRENT LIABILITIES         Accounts payable       \$ 83,339       \$ 414,21         Accounts payable       related party $6,009$ 7,62         Accounts payable       17,805       16,00         Accrued interest       953       2,44         Notes payable       - related party       -       25,36         Mineral claim liability - current       100,000       125,00       125,00         Total Current Liabilities       223,106       605,65         LONG TERM LIABILITIES       225,000       325,00         Mineral claim liability       225,000       325,00         Total Current Liabilities       225,000       325,00         Total Long-Term Liabilities       225,000       325,00         Total LIABILITIES       448,106       930,65         COMMITMENTS AND CONTINGENCIES       -       -         STOCKHOLDERS' EQUITY       -       -         Additional paid-in capital       8,293,216       2,929,62	Total Other Assets		1,433,067	787,562
CURRENT LIABILITIES         Accounts payable – related party $6,009$ $7,62$ Accrued expense $17,805$ $16,00$ Accrued interest $953$ $2,44$ Notes payable – related party $-25,36$ Mineral claim liability - current $100,000$ $125,00$ Total Current Liabilities $223,106$ $605,65$ LONG TERM LIABILITIES       Mineral claim liability $225,000$ $325,00$ Mineral claim liability $225,000$ $325,00$ Total Long-Term Liabilities $225,000$ $325,00$ Total Long-Term Liabilities $225,000$ $325,00$ Total Long-Term Liabilities $225,000$ $325,00$ Total LIABILITIES $448,106$ $930,65$ COMMITMENTS AND CONTINGENCIES       -       -         none issued and outstanding       -       -         Common stock, \$0.001 par value, 20,000,000 shares       -       -         authorized,       -       -       -         Mineral claim liability       2.29,97,0666 shares issued and outstanding       42,068       29,97         Additional paid-in capital       8,293,216       2.929,62 <td>TOTAL ASSETS</td> <td>\$</td> <td>3,670,959 \$</td> <td>2,024,587</td>	TOTAL ASSETS	\$	3,670,959 \$	2,024,587
Accounts payable\$ $83,339$ \$ $414,21$ Accounts payable - related party6,0097,62Accrued expense17,80516,00Accrued interest9532,44Notes payable15,00015,00Notes payable - related party-25,36Mineral claim liability - current100,000125,00Total Current Liabilities223,106605,65LONG TERM LIABILITIES225,000325,00Mineral claim liability225,000325,00Total Long-Term Liabilities225,000325,00TOTAL LIABILITIES448,106930,65COMMITMENTS AND CONTINGENCIESSTOCKHOLDERS' EQUITYPreferred stock, \$0.001 par value, 20,000,000 shares authorized,-Additional paid-in capital8,293,2162,929,62Stock to be issued-366,80Subscription receivable(60,000)(60,000)Accumulated deficit(5,052,431)(2,172,468Total Stockholders' Equity3,222,8531,093,93	LIABILITIES AND STOCKHOLDERS' EQUITY			
Accounts payable\$ $83,339$ \$ $414,21$ Accounts payable - related party6,0097,62Accrued expense17,80516,00Accrued interest9532,44Notes payable15,00015,00Notes payable - related party-25,36Mineral claim liability - current100,000125,00Total Current Liabilities223,106605,65LONG TERM LIABILITIES225,000325,00Mineral claim liability225,000325,00Total Long-Term Liabilities225,000325,00TOTAL LIABILITIES448,106930,65COMMITMENTS AND CONTINGENCIESSTOCKHOLDERS' EQUITYPreferred stock, \$0.001 par value, 20,000,000 shares authorized,-Additional paid-in capital8,293,2162,929,62Stock to be issued-366,80Subscription receivable(60,000)(60,000)Accumulated deficit(5,052,431)(2,172,468Total Stockholders' Equity3,222,8531,093,93	CURRENT LIABILITIES			
Accounts payable – related party $6,009$ $7,62$ Accrued expense $17,805$ $16,00$ Accrued interest $953$ $2,44$ Notes payable $15,000$ $15,000$ Notes payable – related party $-25,36$ Mineral claim liability - current $100,000$ $125,00$ Total Current Liabilities $223,106$ $605,65$ LONG TERM LIABILITIES       Mineral claim liability $225,000$ $325,00$ Total Long-Term Liabilities $225,000$ $325,00$ STOCKHOLDERS' EQUITY       Preferred stock, $$0.001$ par value, $20,000,000$ shares $authorized$ , $-$ None issued and outstanding $6,0,000$ $60,000$ $60,000$ Common stock, $$0.001$ par value, $100,000,000$ shares $authorized$ ; $ 366,80$ Additional paid-in capital $8,293,216$ $2,929,62$ $366,80$ $366,80$ <td></td> <td>\$</td> <td>83.339 \$</td> <td>414,216</td>		\$	83.339 \$	414,216
Accrued expense $17,805$ $16,00$ Accrued interest $953$ $2,44$ Notes payable $15,000$ $15,000$ Notes payable – related party $-25,36$ Mineral claim liability - current $100,000$ $125,000$ Total Current Liabilities $223,106$ $605,65$ LONG TERM LIABILITIES $225,000$ $325,000$ Total Long-Term Liabilities $2225,000$ $325,000$ Total Long-Term Liabilities $2225,000$ $325,000$ Total Long-Term Liabilities $2225,000$ $325,000$ TOTAL LIABILITIES $448,106$ $930,65$ COMMITMENTS AND CONTINGENCIES-STOCKHOLDERS' EQUITY-Preferred stock, $$0.001$ par value, $20,000,000$ shares-authorized,-none issued and outstanding42,068Common stock, $$0.001$ par value, $100,000,000$ sharesauthorized; $41,178,411$ and $29,970,666$ shares issued and outstanding $42,068$ Stock to be issued-Stock holders' Equity3,222,853Total Stockholders' Equity3,222,853Stockholders' Equity <td></td> <td></td> <td>,</td> <td>7,628</td>			,	7,628
Notes payable $15,000$ $15,000$ Notes payable - related party- $25,36$ Mineral claim liability - current $100,000$ $125,000$ Total Current Liabilities $223,106$ $605,65$ LONG TERM LIABILITIES225,000 $325,000$ Total Long-Term Liabilities $225,000$ $325,000$ TOTAL LIABILITIES $225,000$ $325,000$ TOTAL LIABILITIES $448,106$ $930,65$ COMMITMENTS AND CONTINGENCIES-STOCKHOLDERS' EQUITYPreferred stock, \$0.001 par value, 20,000,000 shares authorized,-none issued and outstanding Common stock, \$0.001 par value, 100,000,000 shares authorized;-41,178,411 and 29,970,666 shares issued and outstanding Stock to be issued42,06829,977 Additional paid-in capital Stock to be issued-366,80 Subscription receivable Accumulated deficit(60,000) (60,000)(60,000) (60,000)Accumulated deficit Total Stockholders' Equity $3,222,853$ $1,093,933$			17,805	16,000
Notes payable – related party25,36Mineral claim liability - current100,000Total Current Liabilities223,106605,65223,106LONG TERM LIABILITIES225,000Mineral claim liability225,000Total Long-Term Liabilities225,000325,000325,000TOTAL LIABILITIES448,106930,65448,106COMMITMENTS AND CONTINGENCIES-STOCKHOLDERS' EQUITY-Preferred stock, \$0.001 par value, 20,000,000 shares-authorized,-none issued and outstanding-Common stock, \$0.001 par value, 100,000,000 shares-authorized;41,178,411 and 29,970,666 shares issued and outstanding $42,068$ 41,178,411 and 29,970,666 shares issued and outstanding8,293,216Stock to be issued-366,80Subscription receivable(60,000)Mitoria Paital(5,052,431)Current Current	Accrued interest		953	2,445
Mineral claim liability - current Total Current Liabilities $100,000$ $223,106$ $125,000$ $605,65$ LONG TERM LIABILTIES Mineral claim liability $225,000$ $325,000$ $325,000$ $325,000$ Total Long-Term Liabilities $225,000$ 	Notes payable		15,000	15,000
Total Current Liabilities $223,106$ $605,65$ LONG TERM LIABILTIESMineral claim liability $225,000$ $325,00$ Total Long-Term Liabilities $225,000$ $325,000$ TOTAL LIABILITIES $448,106$ $930,65$ COMMITMENTS AND CONTINGENCIES-STOCKHOLDERS' EQUITY-Preferred stock, \$0.001 par value, 20,000,000 shares authorized,-none issued and outstanding Common stock, \$0.001 par value, 100,000,000 shares authorized;-41,178,411 and 29,970,666 shares issued and outstanding $42,068$ $29,97$ Additional paid-in capital Stock to be issued $8,293,216$ $2,929,62$ Stock to be issued- $366,80$ Subscription receivable( $60,000$ )( $60,000$ )Accumulated deficit Total Stockholders' Equity $3,222,853$ $1,093,93$	Notes payable – related party		-	25,361
LONG TERM LIABILTIES225,000325,00Mineral claim liability225,000325,00Total Long-Term Liabilities225,000325,00TOTAL LIABILITIES448,106930,65COMMITMENTS AND CONTINGENCIES-STOCKHOLDERS' EQUITY-Preferred stock, \$0.001 par value, 20,000,000 shares authorized,-none issued and outstanding Common stock, \$0.001 par value, 100,000,000 shares authorized;-41,178,411 and 29,970,666 shares issued and outstanding Stock to be issued42,06829,97 Additional paid-in capital Stock to be issued-366,80 Subscription receivable(60,000)Accumulated deficit Total Stockholders' Equity(5,052,431) 3,222,8531,093,93	Mineral claim liability - current	-	100,000	125,000
Mineral claim liability225,000325,00Total Long-Term Liabilities225,000325,00TOTAL LIABILITIES448,106930,65COMMITMENTS AND CONTINGENCIES-STOCKHOLDERS' EQUITY-Preferred stock, \$0.001 par value, 20,000,000 shares authorized,-none issued and outstanding Common stock, \$0.001 par value, 100,000,000 shares authorized;-41,178,411 and 29,970,666 shares issued and outstanding Stock to be issued8,293,2162,929,62 Stock to be issued-366,80 Subscription receivable(60,000)Accumulated deficit Total Stockholders' Equity3,222,8531,093,933,222,853	Total Current Liabilities	-	223,106	605,650
Total Long-Term Liabilities $225,000$ $325,000$ TOTAL LIABILITIES $448,106$ $930,65$ COMMITMENTS AND CONTINGENCIES-STOCKHOLDERS' EQUITYPreferred stock, $\$0.001$ par value, $20,000,000$ shares authorized, none issued and outstanding Common stock, $\$0.001$ par value, $100,000,000$ shares authorized; $41,178,411$ and $29,970,666$ shares issued and outstanding $8,293,216$ Stock to be issued Subscription receivable $60,0000$ Accumulated deficit Total Stockholders' Equity $3,222,853$ $1,093,93$	LONG TERM LIABILTIES			
TOTAL LIABILITIES448,106930,65COMMITMENTS AND CONTINGENCIES-STOCKHOLDERS' EQUITY Preferred stock, \$0.001 par value, 20,000,000 shares authorized, none issued and outstanding Common stock, \$0.001 par value, 100,000,000 shares authorized; 41,178,411 and 29,970,666 shares issued and outstanding Additional paid-in capital Stock to be issued Subscription receivable Accumulated deficit Total Stockholders' Equity448,106 930,65930,65-930,65<	Mineral claim liability	-	225,000	325,000
COMMITMENTS AND CONTINGENCIES       -         STOCKHOLDERS' EQUITY       Preferred stock, \$0.001 par value, 20,000,000 shares authorized, - none issued and outstanding         Common stock, \$0.001 par value, 100,000,000 shares authorized;       -         41,178,411 and 29,970,666 shares issued and outstanding       42,068       29,97         Additional paid-in capital       8,293,216       2,929,62         Stock to be issued       -       366,80         Subscription receivable       (60,000)       (60,000)         Accumulated deficit       (5,052,431)       (2,172,468         Total Stockholders' Equity       3,222,853       1,093,93	Total Long-Term Liabilities	-	225,000	325,000
STOCKHOLDERS' EQUITYPreferred stock, \$0.001 par value, 20,000,000 shares authorized,none issued and outstanding Common stock, \$0.001 par value, 100,000,000 shares authorized;41,178,411 and 29,970,666 shares issued and outstanding41,178,411 and 29,970,666 shares issued and outstanding41,178,411 and 29,970,666 shares issued and outstanding42,06829,970Additional paid-in capital5tock to be issued5tock to be issued60,000Accumulated deficit(5,052,431)70tal Stockholders' Equity3,222,8531,093,93	TOTAL LIABILITIES	-	448,106	930,650
Preferred stock, \$0.001 par value, 20,000,000 shares authorized, none issued and outstanding Common stock, \$0.001 par value, 100,000,000 shares authorized; 41,178,411 and 29,970,666 shares issued and outstanding Additional paid-in capital Stock to be issued Subscription receivable Accumulated deficit Total Stockholders' Equity-Preferred stock, \$0.001 par value, 20,000,000 shares authorized; 41,178,411 and 29,970,666 shares issued and outstanding Stock to be issued 42,068 42,0	COMMITMENTS AND CONTINGENCIES	-		
authorized,-none issued and outstandingCommon stock, \$0.001 par value, 100,000,000 sharesauthorized;41,178,411 and 29,970,666 shares issued and outstanding42,068Additional paid-in capital8,293,216Stock to be issued-Subscription receivable(60,000)Accumulated deficit(5,052,431)Total Stockholders' Equity3,222,8531,093,93	STOCKHOLDERS' EQUITY			
none issued and outstanding       Common stock, \$0.001 par value, 100,000,000 shares         authorized;       41,178,411 and 29,970,666 shares issued and outstanding       42,068       29,97         Additional paid-in capital       8,293,216       2,929,62         Stock to be issued       -       366,80         Subscription receivable       (60,000)       (60,000)         Accumulated deficit       (5,052,431)       (2,172,468         Total Stockholders' Equity       3,222,853       1,093,93				
Common stock, \$0.001 par value, 100,000,000 shares         authorized;         41,178,411 and 29,970,666 shares issued and outstanding       42,068       29,97         Additional paid-in capital       8,293,216       2,929,62         Stock to be issued       -       366,80         Subscription receivable       (60,000)       (60,000)         Accumulated deficit       (5,052,431)       (2,172,468         Total Stockholders' Equity       3,222,853       1,093,93			-	
authorized;       41,178,411 and 29,970,666 shares issued and outstanding       42,068       29,97         Additional paid-in capital       8,293,216       2,929,62         Stock to be issued       -       366,80         Subscription receivable       (60,000)       (60,000)         Accumulated deficit       (5,052,431)       (2,172,468)         Total Stockholders' Equity       3,222,853       1,093,93				-
41,178,411 and 29,970,666 shares issued and outstanding       42,068       29,97         Additional paid-in capital       8,293,216       2,929,62         Stock to be issued       -       366,80         Subscription receivable       (60,000)       (60,000)         Accumulated deficit       (5,052,431)       (2,172,468         Total Stockholders' Equity       3,222,853       1,093,93				
Additional paid-in capital       8,293,216       2,929,62         Stock to be issued       -       366,80         Subscription receivable       (60,000)       (60,000)         Accumulated deficit       (5,052,431)       (2,172,468)         Total Stockholders' Equity       3,222,853       1,093,93			42.068	29 971
Stock to be issued         -         366,80           Subscription receivable         (60,000)         (60,000)           Accumulated deficit         (5,052,431)         (2,172,468)           Total Stockholders' Equity         3,222,853         1,093,93				
Subscription receivable         (60,000)         (60,000)           Accumulated deficit         (5,052,431)         (2,172,468)           Total Stockholders' Equity         3,222,853         1,093,93				366,805
Accumulated deficit         (5,052,431)         (2,172,468)           Total Stockholders' Equity         3,222,853         1,093,93			(60.000)	(60,000)
Total Stockholders' Equity         3,222,853         1,093,93				(2,172,468)
		-		1,093,937
	TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$	3,670,959 \$	2,024,587

# GOLD EXPRESS MINES, INC. STATEMENTS OF OPERATIONS

STATEMENTS OF OTERATIONS	-	Three Months Ended March 31			Nine-Months Ended March 31		
		2022		2021	2022		2021
		(unaudited)		(unaudited)	(unaudited)		(unaudited)
REVENUES	\$	-	\$	-	\$ -	\$	-
OPERATING EXPENSES							
Professional fees		27,000		1,434	56,577		1,434
General and administrative		173,363		394,655	377,499		402,361
Officers' & director's fees		72,000		72,000	216,000		174,000
Exploration expense		953,818		260,526	1,566,178		740,664
Research and development		-		-	47,813		127,500
Travel		6,054		1,833	16,908		24,956
Depreciation		1,213		-	3,017		-
TOTAL OPERATING EXPENSES		1,233,448		730,448	2,283,992		1,470,915
LOSS FROM OPERATIONS		(1,233,448)		(730,448)	(2,283,992)		(1,470,915)
OTHER INCOME (EXPENSES)							
Interest expense		(191)		(892)	(1,644)		(2,710)
Other expense		-		-	(776)		-
Loss on sale of equipment		-		-	(4,938)		-
Loss on equity method investment		-		-	(756,612)		-
Sale of mining claims		195,000		-	195,000		-
TOTAL OTHER INCOME (EXPENSES)		194,809		(892)	(568,970)		(2,710)
LOSS BEFORE TAXES		(1,038,639)		(731,340)	(2,852,962)		(1,473,625)
INCOME TAXES		-		-	-		-
NET LOSS	\$	(1,038,639)	\$	(7314,340)	\$ (2,852,962)	\$	(1,473,625)
NET LOSS PER COMMON SHARE, BASIC AND DILUTED	\$	(0.03)	\$	(0.06)	(0.07)		(0.22)
WEIGHTED AVERAGE NUMBER OF COMMON STOCK SHARES OUTSTANDING, BASIC AND DILUTED		41,196,930		13,211,108	40,469,155		6,605,554

#### GOLD EXPRESS MINES, INC. STATEMENT OF STOCKHOLDERS' EQUITY

	Common	Stock	Additional Paid-in	Accumulated	Subscription	Stock to be	Total Stockholders'
	Shares	Amount	Capital	Deficit	Receivable	Issued	Equity
Balance, June 12, 2020, Inception	- \$	- \$	- \$	- \$	- \$	\$	-
Common stock to be issued for cash at \$0.03 per share Common stock to be issued for mineral property at	-	-	-	-	-	36,000	36,000
\$0.03 per share Common stock to be issued for services at \$0.03 per	-	-	-	-	-	152,400	152,400
share	-	-	-	-	-	36,000	36,000
Net loss for period ending June 30, 2020	-	-	-	(216,094)	-		(216,094)
Balance, June 30, 2020	-	-	-	(216,094)	_	224,400	8,306
Common stock to be issued for cash at \$0.03 per share Common stock to be issued for cash at \$0.15 per	-	-	-	-	-	159,600	159,600
share Net loss for period ending September 30, 2020	-	-	-	(143,404)	-	57,500	57,500 (143,404)
Balance, September 30, 2020	-	-	-	(359,498)		441,500	82,002
Common stock issued for cash at \$0.03 per share Common stock issued for cash at \$0.15 per share	6,520,000 1,233,323	6,520 1,234	189,080 183,765	-	-	(195,600) (57,500)	- 127,499
Common stock issued for mineral property at \$0.03 per share	5,080,000	5,080	147,320	_	-	(152,400)	_
Common stock issued for services at \$0.03 per share Common stock to be issued for cash at \$0.15 per	1,200,000	1,200	34,800	-	-	(36,000)	-
share Common stock to be issued for services at \$0.15 per	-	-	-	-	-	142,601	142,601
share Common stock to be issued for mineral property at	-	-	-	-	-	127,500	127,500
\$0.15 per share	-	-	-	-	-	195,000	195,000
Net loss for period ending December 31, 2020	-	-	-	(598,880)	-	-	(598,881)
Balance, December 31, 2020	14,033,323	14,034	554,965	(958,378)		465,101	75,722
Common stock issued for cash at \$0.15 per share Common stock issued for services at \$0.15 per share	13,287,343 950,000	13,287 950	1,979,814 141,550	-	(60,000)	(142,601) (127,500)	1,790,500 15,000
Common stock issued for mineral property at \$0.15	1,300,000	1,300	193,700			(195,000)	,
per share Common stock issued for exploration expense	400,000	400	59,600	-	-	- (195,000)	60,000
Net loss for period ending March 31, 2021				(731,340)	<u> </u>	<u> </u>	(731,340)
Balance, March 31, 2021	29,970,666	29,971	2,929,629	(1,698,718)	(60,000)	-	1,209,882
Common stock and warrants to be issued for cash	-	-	-	-	-	366,805	366,805

Balance, June 30, 2021 $29,970,666$ $29,971$ $2,929,629$ $(2,172,468)$ $(60,000)$ $366,805$ $1,093,937$ Warrants issued for investment in YBO Common stock and warrants issued for cash666,665666,665Net loss for period ending September 30, 2021 $(549,035)$ (366,805) $3,864,389$ Net loss for period ending September 30, 2021( $(549,035)$ ( $(549,035)$ ( $(549,035)$ ( $(549,034)$ Balance, September 30, 2021( $(2,721,503)$ ( $(60,000)$ -5,075,957Common stock and warrants issued for cash Common stock units to be issued for cash $333,332$ $334$ $130,066$ 130,400Net loss for period ending December 31, 2021( $(1,292,290)$ ( $(1,292,290)$ ( $(1,292,290)$ Balance, December 31, 2021( $(4,013,792)$ \$( $(60,000)$ \$1 $(30,450$ \$4 $(0,044,518)$	Net loss for period ending June 30, 2021				(482,750)		-	(482,749)
Common stock and warrants issued for cash $10,874,413$ $10,874$ $4,220,320$ (366,805) $3,864,389$ Net loss for period ending September 30, 2021 $   (549,035)$ $  (549,034)$ Balance, September 30, 2021 $40,845,079$ $40,845$ $7,816,616$ $(2,721,503)$ $(60,000)$ $ (549,034)$ Common stock and warrants issued for cash $333,332$ $334$ $130,066$ $   130,400$ Common stock units to be issued for cash $333,332$ $334$ $130,066$ $   130,450$ Net loss for period ending December 31, 2021 $   (1,292,290)$ $  (1,292,290)$ Balance, December 31, 2021 $   (4,013,792)$ $(60,000)$ $$130,450$ $$4,044,518$	Balance, June 30, 2021	29,970,666	29,971	2,929,629	(2,172,468)	(60,000)	366,805	1,093,937
Common stock and warrants issued for cash $10,874,413$ $10,874$ $4,220,320$ (366,805) $3,864,389$ Net loss for period ending September 30, 2021 $   (549,035)$ $  (549,034)$ Balance, September 30, 2021 $40,845,079$ $40,845$ $7,816,616$ $(2,721,503)$ $(60,000)$ $ (549,034)$ Common stock and warrants issued for cash $333,332$ $334$ $130,066$ $   130,400$ Common stock units to be issued for cash $333,332$ $334$ $130,066$ $   130,450$ Net loss for period ending December 31, 2021 $   (1,292,290)$ $  (1,292,290)$ Balance, December 31, 2021 $   (4,013,792)$ $(60,000)$ $$130,450$ $$4,044,518$	Warranta issued for investment in VPO			666 665				666 665
Net loss for period ending September 30, 2021 $  (549,035)$ $  (549,034)$ Balance, September 30, 2021 $40,845,079$ $40,845$ $7,816,616$ $(2,721,503)$ $(60,000)$ $  5,075,957$ Common stock and warrants issued for cash $333,332$ $334$ $130,066$ $   130,400$ Common stock units to be issued for cash $    130,450$ $130,450$ Net loss for period ending December 31, 2021 $   (1,292,290)$ $  (1,292,290)$ Balance, December 31, 2021 $41,178,411$ $41,179$ $7,946,681$ $4(4,013,792)$ $5(60,000)$ $5(60,000)$ $5(60,000)$ $5(60,000)$ $5(60,000)$		10.874.413	10.874	,	-	-	(366.805)	
Balance, September 30, 2021 $40,845,079$ $40,845$ $7,816,616$ $(2,721,503)$ $(60,000)$ $ 5,075,957$ Common stock and warrants issued for cash Common stock units to be issued for cash $333,332$ $334$ $130,066$ $   130,400$ Net loss for period ending December 31, 2021 $   (1,292,290)$ $  (1,292,290)$ Balance, December 31, 2021 $41,178,411$ $41,179$ $7,946,681$ $4(4,013,792)$ $5(60,000)$ $5(60,000)$ $5(60,000)$				.,,			(200,000)	-,,
Common stock and warrants issued for cash       333,332       334       130,066       -       -       -       130,400         Common stock units to be issued for cash       -       -       -       -       -       130,450         Net loss for period ending December 31, 2021       -       -       -       -       -       -       (1,292,290)         Balance, December 31, 2021       -       -       -       -       (4,013,792)       \$       (60,000)       \$       130,450	Net loss for period ending September 30, 2021		-	_	(549,035)	<u> </u>	-	(549,034)
Common stock units to be issued for cash       -       -       -       -       130,450       130,450         Net loss for period ending December 31, 2021       -       -       (1,292,290)       -       -       (1,292,290)         Balance, December 31, 2021       41,178,411       41,179       7,946,681       (4,013,792)       (60,000)       130,450       4,044,518	Balance, September 30, 2021	40,845,079	40,845	7,816,616	(2,721,503)	(60,000)	-	5,075,957
Common stock units to be issued for cash       -       -       -       -       130,450       130,450         Net loss for period ending December 31, 2021       -       -       (1,292,290)       -       -       (1,292,290)         Balance, December 31, 2021       41,178,411       41,179       7,946,681       (4,013,792)       (60,000)       130,450       4,044,518		222.222	224	120.000				120,400
Net loss for period ending December 31, 2021       -       -       (1,292,290)       -       (1,292,290)         Balance, December 31, 2021       41,178,411       41,179       7,946,681       (4,013,792)       (60,000)       130,450       4,044,518		333,332	334	130,066	-	-	120.450	
Balance, December 31, 2021       41,178,411       41,179       7,946,681       (4,013,792)       (60,000)       130,450       4,044,518	Common stock units to be issued for cash	-	-	-	-	-	150,450	130,430
	Net loss for period ending December 31, 2021	-	-	-	(1,292,290)	-	-	(1,292,290)
	Balance, December 31, 2021	41,178,411 \$	41,179 \$	7,946,681 \$	(4,013,792) \$	(60,000) \$	130,450	\$ 4,044,518
		555 000		216 410				210.074
Common stock and warrants issued for cash $555,222$ $555$ $216,419$ $219,974$		,		· · ·	-	-	(120,450)	
Common stock units to be issued for cash 333,330 334 130,116 (130,450) (130,450)	Common stock units to be issued for cash	333,330	334	130,110	-	-	(130,430)	(130,450)
Net loss for period ending March 31, 2022 (1,038,639) (1,038,639)	Net loss for period ending March 31, 2022	-	-	-	(1.038.639)	-	-	(1.038.639)
	······································	·						(1,000,000)
Balance, March 31, 2022         42,066,963         42,068         8,293,216         (5,052,431)         (60,000)         -         3,222,853	Balance, March 31, 2022	42,066,963	42,068	8,293,216	(5,052,431)	(60,000)	-	3,222,853

# GOLD EXPRESS MINES, INC. STATEMENTS OF CASH FLOWS

	Nine Months En March 31, 2022			nded March 31, 2021		
		(unaudited)		(unaudited)		
CASH FLOWS FROM OPERATING ACTIVITIES:		(				
Net income (loss)	\$	(2,852,962)	\$	(1,473,625)		
Adjustments to reconcile net income (loss) to net cash						
provided (used) by operating activities:						
Depreciation		3,018		-		
Common stock issued for services		-		91,626		
Common stock issued for mineral lease		-		195,000		
Loss on investment		756,613		-		
Loss on sale of assets		4,937		-		
Changes in assets and liabilities:		,				
Decrease (increase) in prepaid expense and deposits		5,400		(52,800)		
Decrease (increase) in reclamation bond		(17,030)		-		
Increase (decrease) in accounts payable		(332,497)		188,223		
Increase (decrease) in accrued expense		1,805		86,000		
Increase (decrease) in accrued interest		1,643		2,350		
Increase (decrease) in mineral claim liability		(125,000)		-		
Net cash used by operating activities		(2,554,073)		(963,226)		
		(2,001,070)				
CASH FLOWS FROM INVESTING ACTIVITIES:						
Mineral properties		(29,719)		(100,000)		
Vehicles		(54,253)		-		
Investments		(1,355,369)		-		
Net cash used by investing activities		(1,439,341)	 	(100,000)		
CASH FLOWS FROM FINANCING ACTIVITIES:						
Proceeds from sale of common stock and warrants		5,008,879		2,403,574		
Payment of note payable		(28,496)		(129,639)		
Net cash provided by financing activities		4,980,383		2,273,935		
The easily provided by maneing activities		ч,900,909		2,213,335		
INCREASE(DECREASE) IN CASH AND CASH EQUIVALENTS		986,969		1,210,709		
Cash, beginning of period		1,000,964		35,990		
Cash, end of period	\$	1,987,933		1,246,699		
	·	· · ·				
SUPPLEMENTAL CASH FLOW INFORMATION:						
Interest paid	\$	3,135	\$	-		
Income taxes paid	\$		\$	-		
NON-CASH DISCLOSURES						
Warrants issued for investment	\$	666,664	\$	-		
Common stock issued for mineral property	\$		\$	195,000		
Liability for purchase of mineral property	\$ \$		\$	550,000		
		17 000	\$			
Vehicle sold for accounts payable	\$	17,000	Ψ	-		

# NOTE 1 - ORGANIZATION AND DESCRIPTION OF BUSINESS

Gold Express Mines, Inc ("the Company") was incorporated under the laws of the State of Nevada on June 12, 2020. The Company was incorporated for the purpose of mining and exploring for non-ferrous and precious metals, primarily gold, silver, lead, zinc and copper.

# **NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES**

This summary of significant accounting policies of Gold Express Mines, Inc is presented to assist in understanding the Company's financial statements. The financial statements and notes are representations of the Company's management, which is responsible for their integrity and objectivity. These accounting policies conform to accounting principles generally accepted in the United States and have been consistently applied in the preparation of the financial statements. The Company has adopted a June 30 fiscal year end.

#### Accounting Method

The Company's financial statements are prepared using the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America.

#### Earnings (Losses) Per Share

Basic earnings per share is computed by dividing net income (loss) by the weighted-average number of common shares outstanding during the year. Fully-diluted earnings per share is computed by dividing net income (loss) by the sum of the weighted-average number of common shares outstanding and the additional common shares that would have been outstanding if potential common shares had been issued. Potential common shares are not included in the computation of fully diluted earnings per share if their effect is antidilutive. At March 31, 2022 and March 31, 2021, the Company had 17,096,633 and 0 share purchase warrants outstanding, respectively. The computation of earnings per share of common stock is based on the weighted average number of shares outstanding at the date of the financial statements.

#### Cash Equivalents

The Company considers cash, certificates of deposit, and debt instruments with a maturity of three months or less when purchased to be cash equivalents. The Company maintains its cash in bank deposit accounts, which at times, may exceed federally insured limits. As of March 31, 2022 and June 30, 2021, the Company had approximately \$1,737,933 and \$750,964, respectively in excess of federally-insured limits.

#### Estimates

The preparation of financial statements in accordance with generally accepted accounting principles in the United States of America requires the use of estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities known to exist as of the date the financial statements are published, and the reported amounts of revenues and expenses during the reporting period. Uncertainties with respect to such estimates and assumptions are inherent in the preparation of the Company's financial statements; accordingly, it is possible that the actual results could differ from these estimates and assumptions and could have a material effect on the reported amounts of the Company's financial position and results of operations.

#### Fair Value of Financial Instruments

The Company's financial instruments as defined by ASC 825-10-50, include cash, receivables, accounts

payable and accrued expenses. All instruments are accounted for on a historical cost basis, which, due to the short maturity of these financial instruments, approximates fair value at September 30, 2021 and June 30, 2021.

The standards under ASC 820 defines fair value, establishes a framework for measuring fair value in accordance with generally accepted accounting principles, and expands disclosures about fair value measurements. FASB ASC 820 establishes a three-tier fair value hierarchy which prioritizes the inputs used in measuring fair value as follows:

Level 1. Observable inputs such as quoted prices in active markets;

Level 2. Inputs, other than the quoted prices in active markets, that are observable either directly or indirectly; and

Level 3. Unobservable inputs in which there is little of no market data, which require the reporting entity to develop its own assumptions.

The Company did not have any assets or liabilities measured at fair value at March 31, 2022 and June 30, 2021.

### Mineral Exploration and Development Costs

Costs of lease, exploration, carrying and retaining unproven mineral lease properties are expensed as incurred. The Company expenses all mineral exploration costs as incurred as it is still in the exploration stage. If the Company identifies proven and probable reserves in its investigation of its properties and upon development of a plan for operating a mine, it would enter the development stage and capitalize future costs until production is established. When a property reaches the production stage, the related capitalized costs are amortized on a units-of-production basis over the proven and probable reserves following the commencement of production. The Company assesses the carrying costs of the capitalized mineral properties for impairment under ASC 360-10, "Impairment of long-lived assets", and evaluates its carrying value under ASC 930-360, "Extractive Activities - Mining", annually. An impairment is recognized when the sum of the expected undiscounted future cash flows is less than the carrying amount of the mineral properties. Impairment losses, if any, are measured as the excess of the carrying amount of the mineral properties over its estimated fair value.

To date, the Company has not established the commercial feasibility of any exploration prospects; therefore, all exploration costs are being expensed.

#### Fixed Assets, Intangibles and Long-Lived Assets

The Company records its fixed assets at historical cost. The Company expenses maintenance and repairs as incurred. Upon disposition of fixed assets, the gross cost and accumulated depreciation are written off and the difference between the proceeds and the net book value is recorded as a gain or loss on sale of assets. The Company depreciates its fixed assets over their respective estimated useful lives ranging from three to fifteen years.

The Company follows FASB ASC 360-10, "*Property, Plant, and Equipment,*" which established a "primary asset" approach to determine the cash flow estimation period for a group of assets and liabilities that represents the unit of accounting for a long-lived asset to be held and used. Long-lived assets to be held and used are reviewed for impairment whenever events or changes in circumstances indicate that the

carrying amount of an asset may not be recoverable. The carrying amount of a long-lived asset is not recoverable if it exceeds the sum of the undiscounted cash flows expected to result from the use and eventual disposition of the asset. Long-lived assets to be disposed of are reported at the lower of carrying amount or fair value less cost to sell. As of March 31, 2022 and June 30, 2021, the Company had not experienced impairment losses on its long-lived assets.

#### Leases

FASB issued *ASU No. 2016-02, Leases (Topic 842)*, which establishes a comprehensive new lease accounting model. The new standard: (a) clarifies the definition of a lease; (b) requires a dual approach to lease classification similar to current lease classifications; and, (c) causes lessees to recognize leases on the balance sheet as a lease liability with a corresponding right-of-use asset for leases. The standard became effective for calendar years beginning after December 15, 2018.

The Company has made an accounting policy election not to recognize right of use assets and lease liabilities that arise from short term leases for any class of asset.

In June, 2021, the Company entered into a 6-month lease for office space at a rate of \$604 per month, and paid a deposit of \$604.

This topic does not apply to leases to explore for natural resources and rights to use the land in which those natural resources are contained.

#### Going Concern

As shown in the accompanying financial statements, the Company has incurred cumulative operating losses since inception. As of March 31, 2022, the Company has limited financial resources with which to achieve its objectives and attain profitability and positive cash flows from operations. As shown in the accompanying balance sheets and statements of operations, the Company has an accumulated deficit of \$5,052,431.

Achievement of the Company's objectives will depend on its ability to obtain additional financing to generate revenue from current and planned business operations.

The Company plans to fund its future operations by potential sales of its common stock or by issuing debt securities. However, there is no assurance that the Company will be able to achieve these objectives, therefore substantial doubt about its ability to continue as a going concern exists.

#### Provision for Taxes

Income taxes are provided based upon the liability method of accounting pursuant to ASC 740-10-25 *Income Taxes – Recognition*. Under the approach, deferred income taxes are recorded to reflect the tax consequences in future years of differences between the tax basis of assets and liabilities and their financial reporting amounts at each year-end. A valuation allowance is recorded against deferred tax assets if management does not believe the Company has met the "more likely than not" standard imposed by ASC 740-10-25-5 to allow recognition of such an asset. See Note 5.

#### Stock Based Compensation

The Company adopted FASB ASC Topic 718 – Compensation – Stock Compensation (formerly SFAS 123R), which establishes the use of the fair value-based method of accounting for stock-based compensation arrangements under which compensation cost is determined using the fair value of stock-

based compensation determined as of the date of grant and is recognized over the periods in which the related services are rendered. For stock-based compensation, the Company recognizes an expense in accordance with FASB ASC Topic 718 and values the equity securities based on the fair value of the security on the date of grant.

#### New Accounting Pronouncements

Accounting standards that have been issued or proposed by the Financial Accounting Standards Board ("FASB") that do not require adoption until a future date are not expected to have a material impact on the financial statements upon adoption. The Company does not discuss recent pronouncements that are not anticipated to have an impact on or are unrelated to its financial condition, results of operations, cash flows or disclosures.

### NOTE 3 – MINING CLAIMS AND LAND

#### Grand Reef Mining Claims, San Bernardino County, California

On June 17, 2020, the Company signed an Asset Purchase Agreement for 15 unpatented mining claims located in San Bernardino County, CA. In consideration of the mineral claims the Company issued 5,080,000 shares of its common stock valued at \$0.03 per share, or \$152,400, and a note payable of \$50,000. The note payable bears interest at 8% annum, with it increasing to 16% if the full amount is not paid by the maturity date of July 17, 2021. The note was paid in full on November 30, 2021.

#### Amador Mining LLC Property Purchase Agreement

On October 26, 2020, the Company signed a Property Purchase and Sale Agreement to Purchase thirtynine unpatented mining claims in the states of Nevada, Arizona, and California. Eight projects are located in Nevada, two projects are located in California, and two projects are located in Arizona totaling twelve separate projects. Since inception of the Amador agreement, the Company has added additional claims at most of the projects greatly expanding the areas encompassing each site. Pursuant to the Purchase Agreement, the Company will make payments over time in the total amount of \$550,000. During the period ended June 30, 2021 the Company paid a total of \$100,000 towards the purchase price. The payment obligations are set forth below:

#### Payment Obligations

Date Due	Am	ount
October 31, 2022 October 31, 2023 October 31, 2024	\$	100,000 100,000 125,000
Total	\$	325,000

In addition to the above payments the Company is responsible for payment of all Bureau of Land Management fees related to the unpatented mining claims.

The Agreement provides that on the final payment date (or on an individual project basis, should mineral production begin at any of the properties prior to the final payment date, then fifteen days prior to the beginning of mineral productions) the Company shall prepare a fully executed royalty deed equal to 2.5% of the net smelter returns derived by the Company on the subject properties or any of the property within one mile of the outside boundary of the subject properties. On the final payment date Amador LLC will transfer by quitclaim deed each of the purchased claims to the Company.

# Lexington Mine

On June 30, 2020, the Company signed a Mineral Lease Assignment Agreement which provides for a lease and purchase option for approximately 32 patented mining claims located in Cascade County, Montana. In consideration of the agreement the Company entered into a note payable in the amount of \$180,000 due on June 30, 2021. The note payable bears interest at 0% annum. The note was paid in full on November 30, 2021.

### Lease

The assigned lease requires monthly payments of \$2,500. The primary term of the lease is ten (10) years, which may be extended for up to two successive terms of ten (10) years each and so long thereafter as ores or minerals are being developed, mined, processed or marketed on a continuing basis or when exploration activities have advanced far enough that construction activities related to the startup of ore production are expected to commence within two to three years.

### Purchase

The purchase option allows for the purchase of the claims at any time during the term of the lease in the amount of \$2,000,000. Any prior monthly payments that have not been deducted as royalty advances may be deducted from the purchase price. The lease also includes a 3% net smelter royalty on all development and productions of ores and minerals extracted, milled, and sold from the leased premises. The obligation for quarterly net smelter royalties will commence upon the production and sale of ores from the leased premises.

# Royalty

The assigned lease requires a 3.0% Net Smelter Royalty on all development and production ores and minerals extracted, milled and sold from the Leased Premises, defined as "actual proceeds paid to and received by the Company from any mint, smelter, refinery or other purchaser. If the Company retains title to gold or silver derived from the property then Net Smelter Returns shall mean the number of ounces of gold or silver derived from the product.

The royalty shall be paid on a quarterly basis within forty-five (45) days after the end of each fiscal quarter in respect of the actual proceeds received in such fiscal quarter.

# Silver Trend Mines LLC

On January 1, 2021, the Company signed a Lease Assignment Agreement for 19 unpatented mining claims located in Mineral County, Montana. The term of the lease is ten years and may be extended for up to two successive terms of ten years each, and so long thereafter as ores or minerals from the Leased Premises are being developed, mine, processed or marketed on a continuing basis, or when exploration activities have advanced far enough that construction activities related to the startup of ore production are expected to commence within two to three years.

#### Lease

In order to maintain its lease, the Company is required to make advance royalty payments as follows: Payment Obligations

Date Due	Ame	ount
December 15, 2022 December 15, 2023 December 15, 2024 December 15, 2025 December 15, 2026 December 15, 2027 December 15, 2028 December 15, 2029		$ \begin{array}{c} 60,000\\ 60,000\\ 60,000\\ 60,000\\ 60,000\\ 60,000\\ 60,000\\ 60,000\\ 60,000 \end{array} $
Total	\$	480,000

#### Purchase

At any time during the term of this lease, and so long as lessee is not in default of any of the lease terms contained herein, Lessee may purchase the Leased Premises for the Purchase Price of \$1,000,000.00 (One Million Dollars). Prior to exercise of purchase, the Purchase Price will be adjusted according to the change in the US Consumer Price Index ("CPI") from the date first above written. The Lessee shall give Lessor sixty days' notice of its intent to exercise the purchase option and a closing date shall be agreed between the parties. In calculating the amount of the purchase option, any previous Minimum Advance Royalty Payments may be deducted from the Purchase Price to arrive at the balance owed to the Lessor to consummate the purchase.

#### Royalty

Under the agreement a quarterly Net Smelter Royalty of 2.0% shall be paid on all development and production ores and minerals extracted, milled and sold from the leased premises. The net smelter royalty shall commence upon the production and sale of ores.

#### Ajax Claims

On February 1, 2021, the Company signed a Lease and Purchase Option agreement for approximately 23 patented mining claims located in Shoshone County, ID. The initial lease term is for ten years. The Company paid a one-time bonus payment of \$15,000 and is required to pay a \$1,500 per month advance royalty payment as an advance against royalties. The purchase option may be exercised at anytime so long as the terms of the lease are not in default. The purchase price is \$950,000 minus any previous monthly payments that have not been deducted as royalty advances.

There is a 2.5% net smelter royalty on all development and production of ores and minerals extracted, milled and sold from the Leased Premises The quarterly Net Smelter Royalty shall commence upon the production and sale of ores from the Leased Premises.

#### Majestic Claims

On February 1, 2021, the Company signed a Lease and Purchase Option agreement for 13 patented mining claims located in Shoshone County, ID. The Company paid a one-time bonus payment of \$10,000

and is required to pay \$1,000 per month as an advance against royalties. The purchase option may be exercised at any time so long as no terms of the lease are in default with sixty (60) days. The purchase price is \$650,000 minus any previous monthly payment that have not been deducted as royalty advances. The initial lease term is for ten years, which may be extended for up to two successive terms of ten (10) years each and so long thereafter as ores or minerals are being developed, mined, processed or marketed on a continuing basis or when exploration activities have advanced far enough that construction activities related to the startup of ore production are expected to commence within two to three years.

There is a 2.5% Net Smelter Royalty on all development and production ores and minerals extracted, milled and sold from the Leased Premises The quarterly Net Smelter Royalty shall commence upon the production and sale of ores from the Leased Premises.

# Yellow Band Gold, Inc. Lease, Sublease and Purchase Option Agreement

On August 20, 2021, the Company entered into a Limited Liability Company Operating Agreement ("LLCOA") with Yellow Band Operating LLC ("YBO") for the purpose of exploring, extracting and selling minerals and ores occurring on the Yellow Band Group of lode mining claims, located in Beaverhead County, Montana. The Company is the managing member. The Company transferred the Yellow Band Gold, Inc. Lease (described below) to YBO under the LLCOA. The LLCOA is responsible for all payments subsequent to the agreement date.

On May 30, 2021 the Company signed a Lease, Sublease and Purchase Option Agreement for 23 unpatented mining claims located in Beaverhead County, Montana. The lease term is for seven years commencing on the date of the Lease and Sublease and for so long thereafter as ores or minerals are continuously produced from the Leased Premises and all advance minimum payments and production royalty payments are timely paid. The company is required to make monthly payments in the amount of \$2,000.

In addition to the monthly payments, Gold Express shall pay variable production royalties as specified in the underlying lease agreements which are dependent upon mined ore grades as follows:

- Five percent (5%) on all ores mined which have a "mill head" assay value less than the equivalent assay value up to 0.20 troy ounce of gold per short of ton ore;
- Ten percent (10%) on ores which have a "mill head" assay value equal or more than the equivalent assay value of 0.20 up to 1.00 troy ounce of gold per short ton of ore.
- Fifteen percent (15%) on ores which have a "mill head" assay value equal or more than the equivalent assay value of 1.00 troy ounce of gold per short ton of ore.

In order to maintain its lease, the Company is required to make advance royalty payments as follows:

# Payment Obligations

Date Due	Amount
June 1, 2022	150,000
June 1, 2023	150,000
June 1, 2024	150,000
June 1, 2025	150,000

June 1, 2026	 150,000	
Total	\$ 750,000	

All lease payments apply to the purchase price of \$10,000,000. A royalty buyout payment of \$300,000 is also due the Schafer Estate if and when commercial production begins at the mine. This payment is also deductible from the purchase price. In summary, the final purchase payment due on June 1, 2027 shall be \$8,850,000 after crediting the aforementioned lease and royalty buyout payments.

In addition to the \$300,000 royalty buyout due to the Schafer Estate, there is a 5.0% fixed net smelter royalty (NSR) on all development and production ores and minerals extracted, milled and sold which is payable to Yellow Band Gold, Inc.

### Golden, Idaho Area Claims

In June and July of 2020, the Company acquired by staking six separate historic gold mines located in Idaho County, Idaho. The claims are located near the historic gold mining town of Golden, Idaho approximately 33 miles east of Grangeville, Idaho. The Company refers to this project as the Golden area claims.

### Gila County Arizona Claims

The Company has acquired five separate projects in Gila County, Arizona southwest of the Town of Payson. Two of the projects were part of the Amador LLC property purchase. These are the Big Penny Bear project which is also known as Mineral Creek, and the Zulu Project. In addition to these two projects the Company acquired by staking the Collum Mine and the House Mine, both located near the Zulu Mine project. Further southwest the Company has acquired by staking a number of unpatented mining claims surrounding the historic Pioneer Mine. This project is located about 12 miles south of the Town of Miami, Arizona.

# California Claims - Sierra & Placer Counties

The Company has acquired four separate projects in these northern counties of California located in the main Mother Lode Belt or in spurs of the Main Belt. In Sierra County the Company has two projects located north/northwest of the historic mining town of Downieville. These are the Standard Mine claims and the Snyder Mine claims. Additionally, the Company has two other projects which are part of the Amador LLC Purchase which are the Lost Emigrant Mine and the Sisson Mine. For these latter two projects, the Company has greatly expanded the original Amador claims by adding additional mining claims.

# Cuprim Claims

On August 25, 2021, the Company purchased 42 claims located in Adams County Idaho for \$29,719 in cash.

# Artillery Peak Lease and Option Agreement

On November 8, 2021, the Company signed a Lease and Purchase Option agreement for 14 unpatented mining claims located in Mohave County, AZ. The term of the lease is on an annual basis. The Company paid \$10,000 at signing and an additional \$3,200 in recording fees. The purchase option may be exercised at any time prior to production on the property. The purchase price is \$750,000. Additionally, there is a

2.5% Net Smelter Return agreement, which may be purchased by the Company for \$750,000 upon 30 days written notes prior to production on the property.

#### Lease

In order to maintain its lease, the Company is required to make lease payments as follows:

#### **Payment Obligations**

Date Due	Am	ount
November 8, 2022 November 8, 2023 November 8, each year until claims are in production	\$	12,000 16,000 20,000

Total \$ \_\_\_\_\_\_\$

Additionally, the Company will be required to pay maintenance fees on the claims and the 2.5% Net Smelter Return.

#### Mohave County Arizona Claims

On November 8, 2021, the Company signed a Lease and Purchase Option agreement for 14 unpatented mining claims located in Mohave County, AZ. The term of the lease is on an annual basis. The Company paid \$10,000 at signing and an additional \$3,200 in recording fees. The purchase option may be exercised at any time prior to production on the property. The purchase price is \$750,000. Additionally, there is a 2.5% Net Smelter Return agreement, which may be purchased by the Company for \$750,000 upon 30 days written notes prior to production on the property.

Lease

In order to maintain its lease, the Company is required to make lease payments as follows:

## Payment Obligations

Date Due	Amo	ount
November 8, 2022 November 8, 2023 November 8, each year until claims are in production	\$	12,000 16,000 20,000

Additionally, the Company will be required to pay maintenance fees on the claims and the 2.5% Net Smelter Return.

#### Uravan Claims

On March 6, 2022, the Company signed an Option to Purchase Mineral Lease Agreement. The Option price is \$1,000,000 (one million dollars) and is exercisable at any time up to and until January 6, 2025. The Company paid \$250,000 toward the Option price upon signing of the agreement. In the event the Option is exercised the company will pay a total purchase price for the lease of \$5,000,000 (five million dollars), less the consideration paid for the Option. In the event the Company's stock becomes traded publicly, the Company shall notify the seller of its intention to exercise the Option. The seller may elect to convert any portion of the remaining lease price into common shares of the Company at a price of \$2 if the market is \$2 or greater. In the event the market price of the stock is lower than \$2, the sell shall be allowed to convert at the closing market price on the date of a notice of conversion.

The payments due under the option are as follows:

#### **Payment Obligations**

Date Due	Amount		
September 7, 2022 March 7, 2023	\$	400,000 350,000	
Total	\$	750,000	

#### Copper Cliff Mine

On February 2, 2022, the Company signed a Lease and Purchase Option agreement for patented mining claims located in Adams County, ID. The term of the lease is five years. The Company paid \$10,000 at signing. The purchase option may be exercised at any time so long as the Company is not default of any of the lease terms. The purchase price is \$250,000. Additionally, there is a 2.0% Net Smelter Return agreement, quarterly payment of the Net Smelter Royalty shall commence upon the production and sale of ores from the leased premises.

#### Lease

In order to maintain its lease, the Company is required to make monthly lease payments in the amount of \$1000, which the Company may elect to pay on an annual basis. The Company, exercised this election and paid \$12,000 at the time of signing.

#### Sale of Mining Claims

On January 13<sup>th</sup>, 2022, the Company entered into a ninety day Purchase Option Agreement to sell 20 unpatented mining claims near Payson, Arizona, that the Company staked in March 2021. The Optionee exercised the agreement to by paying \$30,000 in cash and issuing 500,000 shares of its common stock valued at \$165,000 on January 25, 2022. The agreement contains a 2% NSR Royalty, which the Optionee may purchase one half (1%) of the NSR Royalty at any time for \$500,000.

# NOTE 4 – STOCKHOLDERS' EQUITY

Upon formation the authorized capital of the Company was 120,000,000 shares consisting of 100,000,000 shares of common stock, par value \$0.001 and 20,000,000 shares of preferred stock, par value \$0.001.

### Preferred Stock

The Preferred stock may be issued in one or more series as determined by the Board of Directors. The designations, voting rights, amounts of preference upon distribution of assets, rates of dividends, premiums of redemption, conversion rights and other variations, if any, the qualifications, limitations or restrictions thereof, if any, of the Preferred Stock, and of each series thereof, are fixed by the Board of Directors in a resolution or resolutions adopted by the Board of Directors providing for the issue of such series of Preferred Stock.

At March 31, 2022 and March 31, 2021, there have been no series of Preferred Stock designated.

### Common Stock

During the period ended March 31, 2022, the Company issued 555,222 units for cash at \$0.45 per unit for cash of \$216,974, additionally the Company issued 333,330 shares that were previously recorded as "shares to be issued".

During the period ended December 31, 2021, the Company issued 333,332 units for cash at \$0.45 per unit for cash of \$130,400, additionally the Company received \$130,450 for shares to be issued.

During the period ended September 30, 2021, the Company issued 1,003,330 units pursuant to the PPM descripted below that were previously reported as "shares to be issued in the amount of \$366,805 and 9,871,083 units for cash at \$0.45 per unit for cash of \$3,864,390.

During the period ended June 30, 2021, the Company issued 5,320,000 shares of common stock for cash at \$0.03 per share for a total value of \$159,600; 14,520,666 shares of common stock for cash at \$0.15 per share for a total value of \$2,118,100 along with a subscription receivable of \$60,000; 1,350,000 shares of common stock for services valued at \$202,500; and 1,300,000 shares of common stock for a mineral lease valued at \$195,000. Additionally, the Company issued 1,200,000 shares of common stock for cash at \$0.03 per share for a total value of \$36,000; 5,080,000 shares of common stock for mineral properties valued at \$152,400; and 1,200,000 shares of common stock for services valued at \$152,400; and 1,200,000 shares of common stock for services valued at \$36,000 all of which were recorded in the prior period as stock to be issued. Also, 1,003,330 units under the Private Placement Memorandum described below were recorded as stock to be issued.

Additionally, the Company began selling units consisting of one (1) share of common stock and one (1) warrant to purchase one (1) share of common stock under a Private Placement Memorandum Offering ("PPM"). The Offering provides for the sale of up to 33,333,334 units each consisting of one (1) share of the Company's common stock, par value \$0.001 per share ("Common Stock"), and one (1) five-year warrant to purchase one (1) share of Common Stock for a warrant exercise price of \$0.80 per share of Common Stock (each of such Units, a "<u>Unit</u>," and, collectively, the "<u>Units</u>"), subject to adjustment. There is no minimum offering amount, and the maximum offering Amount is \$15,000,000 ("Maximum Offering Amount"); provided, however, that the Maximum Offering Amount may be increased up to \$18,000,000 and the maximum number of Units offered may be increased up to 40,000,000 Units at any time and from time to time during the Offering at the discretion of the Placement Agent and the Company without prior

notice to investors in the Offering. There is no minimum Offering amount. The Offering is scheduled to terminate on October 31, 2021; provided, however, that the Company may extend the term of the Offering until December 31, 2021 by written notice to the Placement Agent. The associated broker fee is 13% of proceeds.

During the period from inception to June 30, 2020, the Company recorded as stock to be issued 1,200,000 shares of common stock for cash at \$0.03 per share for a total value of \$36,000; 5,080,000 shares of common stock for mineral properties valued at \$152,400; and 1,200,000 shares of common stock for services valued at \$36,000.

### Warrants

The following is a summary of the warrants issued and outstanding at December 31, 2021 in connection with common stock:

		Weighted Avg Price	Weighted Avg Life
Inception	-	\$ -	-
Granted	-		
Exercised	-		
Forfeited			
June 30, 2020	-	\$ -	-
Granted	1,003,330		4.25
Exercised	-		
Forfeited			
June 30, 2021	1,003,330	\$ -	5.99
	16,093,303		
Granted	, ,		
Exercised	-		
Forfeited	-		
December 31, 2021	17,096,633		5.89

During the period ended March 31, 2022, warrants were issued in connection with the multiple closings of the PPM described above. The warrants were allocated \$124,925 of the proceeds from the closing using a Black-Scholes pricing model using stock prices at the grant date of \$0.15; an exercise price of \$0.80; life expectancy of 5 years and volatility of 300%.

During the year ended June 30, 2021, warrants were issued in connection with the initial closing of the PPM described above. The warrants were allocated \$225,750 of the proceeds from the closing using a Black-Scholes pricing model using stock prices at the grant date of \$0.15; an exercise price of \$0.80; life expectancy of 5 years and volatility of 300%.

# NOTE 5 – NOTES PAYABLE

Related Party

On June 18, 2020, the Company signed a note payable for mineral resources in the amount of \$50,000, See Note 3. This note was paid off in full during the period ended September 30, 2021.

On June 30, 2020, the Company signed a note payable for mineral resources in the amount of \$180,000, See Note 3. This note was paid off in full during the period ended September 30, 2021.

#### Non-related party

On January 6, 2021, the Company signed a note payable for a 25% ownership interest in a database of mineral property information in the amount of \$15,000. The note bears interest of 5% with a maturity date of July 17, 2021. If the note is not paid at maturity, the ownership interest reduces to 15%. The note remains outstanding at March 31, 2022

### **NOTE 6 – INCOME TAXES**

Income taxes are provided based upon the liability method of accounting pursuant to ASC 740-10-25 *Income Taxes – Recognition.* Under this approach, deferred income taxes are recorded to reflect the tax consequences in future years of differences between the tax basis of assets and liabilities and their financial reporting amounts at each year-end. A valuation allowance is recorded against deferred tax assets if management does not believe the Company has met the "more likely than not" standard imposed by ASC 740-10-25-5.

Topic 740 in the Accounting Standards Codification (ASC 740) prescribes recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. ASC 740 also provides guidance on de-recognition, classification, interest and penalties, accounting in interim periods, disclosure and transition. At September 30, 2021 and 2020, the Company had taken no tax positions that would require disclosure under ASC 740.

The Company files income tax returns in the U.S. federal jurisdiction.

Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amount used for income tax purposes.

Significant components of the deferred tax assets at an anticipated tax rate of 21% for the period of June 30, 2021 to September 30, 2021 are as follows:

Γ	March 31, 2022	June 30, 2021
Net operating loss carryforwards	5,025,430	2,172,468
Deferred tax asset	1,055,340	456,218
Valuation allowance for deferred asset (1	1,055,340)	(456,218)
Net deferred tax asset	-	-

As of March 31, 2022, the Company has net operating loss carryforwards of approximately \$5,025,000. The change in the allowance account from June 30, 2021 to March 31, 2022 was \$599,122.

# NOTE 7 - RELATED PARTY TRANSACTIONS

On June 17, 2020, the Company signed an Asset Purchase Agreement with Nevada Comstock Mining Company, See Note 3. The two companies have officers and directors in common.

On July 30, 2020, the Company signed a Lease Assignment Agreement with Nevada Comstock Mining Company, See Note 3. The two companies have officers and directors in common.

On December 18, 2020, The Company signed a Lease Assignment Agreement with East CDA Silver Mines, Inc. See Note 3 The two companies currently have directors in common. At the time of the agreement, the Company did not have any directors in common.

# **NOTE 8 – SUBSEQUENT EVENTS**

#### Nine Corp Mining Lease

On April 1, 2022, the Company signed a Lease agreement for 17 patented mining claims located in Shoshone County, ID. The term of the lease is ten years, the Company may extend the lese for up to two successive terms of 10 years, and so long thereafter as ores or minerals are being developed, mined, processed or marketed on a continuing basis, or when exploration activities have advanced far enough that construction activities related to the start of ore production are expected to commence within two to three years. The Company paid a one time bonus payment of \$12,500 at signing. In order to maintain its lease, the Company is required to make monthly lease payments in the amount of \$1000.

Additionally, there is a 2.5% Net Smelter Return agreement, quarterly payment of the Net Smelter Royalty shall commence upon the production and sale of ores from the leased premises.

#### Silver Star Mining Lease

On April 1, 2022, the Company signed a Lease agreement for 14 patented mining claims located in Shoshone County, ID. The term of the lease is ten years, the Company may extend the lese for up to two successive terms of 10 years, and so long thereafter as ores or minerals are being developed, mined, processed or marketed on a continuing basis, or when exploration activities have advanced far enough that construction activities related to the start of ore production are expected to commence within two to three years. The Company paid a one-time bonus payment of \$12,500 at signing. In order to maintain its lease, the Company is required to make monthly lease payments in the amount of \$1000.

Additionally, there is a 2.5% Net Smelter Return agreement, quarterly payment of the Net Smelter Royalty shall commence upon the production and sale of ores from the leased premises.

#### Amador Mining LLC Property Purchase Agreement

On April 27,2022, the Company signed a Property Purchase and Sale Agreement to Purchase thirty-one unpatented mining claims in the states of Idaho, Nevada, Arizona, and California. Two projects are located in Idaho, one project is located in Nevada, two projects are located in California, and one project is located in Arizona. The total purchase price of the claims is \$245,000. The Company paid \$75,000 on signing and the remaining \$170,000 on May 2, 2022.

## Socorro Property Lease and Option Agreement

On June 12, 2022, the Company signed a Lease and Purchase Option agreement for 22 unpatented mining claims located in La Paz County, Arizona. The term of the lease is on an annual basis. The Company paid \$10,000 at signing. The purchase option may be exercised prior to production. The purchase price is

\$750,000. Additionally, there is a 2.5% Net Smelter Royalty agreement, quarterly payment of the Net Smelter Royalty shall commence upon the production and sale of ores from the leased premises. The Company has the further option to purchase the 2.5% Net Smelter Royalty, distinct and separate from the option to purchase the property, by paying the Lessor \$750,000.

#### Lease

In order to maintain its lease, the Company is required to make lease payments as follows:

# Payment Obligations

Date Due	Amount	
June 12, 2023 June 12, 2024 June 12, each year until claims are in production	\$	18,000 22,000 24,000