(Formerly Aura Silver Resources Inc.) (An Exploration Stage Company)

Unaudited Condensed Consolidated Interim Financial Statements

For the three month periods ended March 31, 2019 and 2018

(expressed in United States dollars)

NOTICE OF NO AUDITOR REVIEW OF THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

The accompanying condensed consolidated interim financial statements of Aura Resources Inc. (the "Company") have been prepared by and are the responsibility of the Company's management. The Company's Audit Committee and Board of Directors has reviewed and approved these condensed consolidated interim financial statements.

The Company's independent auditor has not performed a review of these condensed consolidated interim financial statements.

(An Exploration Stage Company)

Unaudited Condensed Consolidated Interim Statements of Financial Position

(expressed in U.S. dollars)

	March 31, 2019 \$	December 31, 2018 \$
Assets	•	•
Current assets:		
Cash	34,408	21,468
Amounts receivable	4,970	6,979
Prepaid expenses	17,585	28,366
	56,963	56,813
Mineral exploration properties (note 4)	400.470	05.700
Deferred exploration expenditures (note 4)	102,172 13,527	95,762 11,827
belefred exploration experiences (note 4)	15,521	11,021
	115,699	107,589
	172,662	164,402
Liabilities and shareholders' equity (deficiency) Current liabilities:		
Accounts payable and accrued liabilities (note 5)	373,736	315,591
Shareholders' equity (deficiency)		
Capital stock (note 6)	13,000,049	12,994,533
Share subscriptions (note 6)	22,337	12,554,555
Warrants (note 6)	228,230	228,230
Contributed surplus (note 6)	4,759,475	4,759,475
Accumulated deficit	(18,108,310)	(18,033,051)
Accumulated other comprehensive loss	(102,855)	(100,376)
	(201,074)	(151,189)
	172,662	164,402

Going concern (note 1)

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

Approved by the Board of Directors:

(signed) "W. William Boberg"	(signed) "Robert Johansing"
Director	Director

(An Exploration Stage Company)

Unaudited Condensed Consolidated Statements of Operations and Comprehensive Loss

(expressed in U.S. dollars)

	Three months ended March 31, 2019 \$	Three months ended March 31, 2018
Expenses		
Promotion and annual meeting costs	22,215	10,035
Regulatory authority and transfer agent fees	5,398	3,092
Professional fees	17,539	8,906
General and administrative	30,107	31,607
Stock based compensation (note 6)		20,738
Net loss for the period	(75,259)	(74,378)
Other comprehensive loss:		
Items that may be subsequently reclassified		
to operations		
Currency translation differences	(2,479)	(2,006)
Total comprehensive loss for the period	(77,738)	(76,384)
Net loss per common share:		
Basic and diluted	(0.00)	(0.00)
Weighted average number of common shares outstanding: Basic and diluted	27,508,461	25,623,312

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

(An Exploration Stage Company)

Unaudited Condensed Consolidated Statements of Changes in Shareholders' Equity (Deficiency)

(expressed in U.S. dollars)

	Capital	stock	Share Subscriptions	Warrar	nts	Contributed surplus	Accumulated deficit	Accumulated other comprehensive loss	Total shareholders' equity (deficiency)
	#	\$	\$	#	\$	\$	\$	\$	\$
Balance, December 31, 2018	27,490,128	12,994,533	-	5,423,943	228,230	4,759,475	(18,033,051)	(100,376)	(151,189)
Shares issued for mineral property (note 4)	150,000	5,516	-	-	-	-	-	-	5,516
Share subscriptions (note 6)	-	-	22,337	-	-	-	-	-	22,337
Net loss for the period	-	-	-	-	-	-	(75,259)	-	(75,259)
Currency translation differences	-	-	-	-	-	-	-	(2,479)	(2,479)
Balance, March 31, 2019	27,640,128	13,000,049	22,337	5,423,943	228,230	4,759,475	(18,108,310)	(102,855)	(201,074)
Balance, December 31, 2017	25,623,312	12,863,354	-	5,087,143	174,243	4,682,506	(17,627,037)	(99,168)	(6,102)
Stock based compensation (note 6)	-	_	-	-	-	20,738	-	-	20,738
Net loss for the period	-	-	-	-	-	-	(74,378)	-	(74,378)
Currency translation differences	-	-	-	-	-	-	-	(2,006)	(2,006)
Balance, March 31, 2018	25,623,312	12,863,354	-	5,087,143	174,243	4,703,244	(17,701,415)	(101,174)	(61,748)

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

(An Exploration Stage Company)

Unaudited Condensed Consolidated Statements of Cash Flows

(expressed in U.S. dollars)

Cash provided by (used in)	Three months ended March 31, 2019 \$	Three months ended March 31, 2018 \$
Operating activities		
Net loss for the period	(75,259)	(74,378)
Items not affecting cash:		
Stock based compensation (note 6)	-	20,738
Change in non-cash working capital items:	0.000	(4.054)
Amounts receivable	2,009	(1,054)
Prepaid expenses Accounts payable and accrued liabilities	10,781 57,251	3,150 33,936
Accounts payable and accided liabilities	57,251	33,930
	(5,218)	(17,608)
Investing activities		
Mineral exploration property costs (note 4)	-	-
Deferred exploration expenditures (note 4)	(1,700)	-
	(1,700)	
Financing activities		
Share subscriptions received (note)	22,337	
Effect of exchange rate changes on cash	(2,479)	(2,006)
Net change in cash	12,940	(19,614)
Cash - Beginning of period	21,468	89,541
Cash - End of period	34,408	69,927

Supplemental cash flow information (note 11)

The accompanying notes are an integral part of these condensed consolidated interim financial statements.

(An Exploration Stage Company)
Notes to Condensed Consolidated Interim Financial Statements
March 31, 2019 and 2018

(expressed in U. S. dollars)

1. Nature of operations and going concern

General information

Aura Resources Inc. (formerly Aura Silver Resources Inc. and referred to herein collectively with its subsidiaries as the "Company") is an exploration stage junior mining company engaged in the identification, acquisition, evaluation and exploration of mineral properties in North America. The Company has not determined whether the properties contain mineral resources that are economically recoverable. The recoverability of amounts recorded for mineral exploration properties and deferred exploration expenditures is dependent upon the discovery of economically recoverable resources, the ability of the Company to obtain the necessary financing to complete the development of these resources and upon attaining future profitable production from the properties or sufficient proceeds from disposition of the properties.

Aura Resources Inc. is publicly listed on the TSX Venture Exchange. The Company's registered office is located at Manotick (Ottawa), Ontario, K4M 1A3, Canada, where it is domiciled.

Going concern

These consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") applicable to a going concern which assumes that the Company will be able to continue its operations and will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future.

Several conditions cast significant doubt on the validity of this assumption and hence the appropriateness ultimately of the use of accounting principles relating to a going concern. From inception to date, the Company has incurred losses from operations and experienced negative cash flows from operating activities. As at March 31, 2019, the Company had cash totalling \$34,408 and had a working capital deficiency of \$316,773. Existing funds on hand at March 31, 2019 will not be sufficient to support the Company's needs for cash to conduct or co-fund exploration on its projects, to maintain its property interests in good standing and to continue operations during the coming year. On March 14, 2019, the Company announced the initiation of a private placement financing to raise potential proceeds of up to CDN\$500,000 (see notes 6 and 12). Subsequent to quarter end, on April 17, 2019, the Company announced the closing of an agreement with Minaurum Gold Inc. ("Minaurum") for the Taviche, Mexico project. The Company received 100,000 common shares of Minaurum and a cash payment of \$39,452 on closing (see notes 4 and 12). The Company will require additional funding to be able to advance and retain mineral exploration property interests and to meet ongoing requirements for general operations. The ability of the Company to continue as a going concern is dependent on raising additional financing, retaining or attracting joint venture partners, developing its properties and/or generating profits from operations or disposition of properties in the future.

Management has been successful in obtaining sufficient funding for operating, capital and exploration requirements from the inception of the Company to date. There is, however, no assurance that additional future funding will be available to the Company, or that it will be available on terms which are acceptable to management

These consolidated financial statements do not reflect any adjustments to the carrying values of assets and liabilities and the reported amounts of expenses and statement of financial position classifications that would be necessary if the going concern assumption was not appropriate and such adjustments could be material

2. Basis of preparation and presentation

Statement of compliance

These condensed consolidated interim financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting ("IAS 34"). These condensed consolidated interim financial statements do not include all the information and disclosures required in annual financial statements and should be read in conjunction with the Company's annual consolidated financial statements for the years ended December 31, 2018 and 2017, which have been prepared in accordance with IFRS.

These condensed consolidated interim financial statements were approved for issue by the Company's Board of Directors on May 29, 2019.

Basis of presentation and consolidation

On November 15, 2018, the shareholders of the Company approved a change in the name of the Company to Aura Resources Inc. which became effective November 28, 2018. The Company was incorporated under the Business Corporations Act (Ontario) by Articles of Amalgamation dated July 12, 1988. On June 9, 2006 the shareholders approved a name change to Aura Silver Resources Inc. and continued the Company under the Canada Business Corporation Act. On December 16, 2005, Aura Silver Resources Inc. acquired all of the issued and outstanding shares of Au Martinique Inc. ("Au Martinique") which had been operating since October 27, 2003, in exchange for 14,534,120 common shares and 6,576,825 warrants valued, in the aggregate, at \$973,500. The share exchange was accounted for as a reverse take-over with Au Martinique deemed to be the acquiror for accounting purposes.

On May 4, 2010, Aura Resources Mexico S.A. de C.V. was incorporated as a wholly-owned Mexican subsidiary.

These consolidated financial statements include the assets, liabilities and expenses of Aura Resources Inc. and its wholly-owned subsidiaries Au Martinique (which is inactive) and Aura Resources Mexico S.A. de C.V. All inter-company balances and transactions have been eliminated upon consolidation.

Consolidation of share capital

On November 15, 2018, the shareholders of the Company approved a consolidation of the Company's outstanding common shares on the basis of one new common share for every five common shares issued and outstanding. The Company filed articles of amendment on November 28, 2018 in order to give effect to the share consolidation. Trading of the Company's common shares on a consolidated basis became effective on November 30, 2018 with 27,490,128 post-consolidation shares issued and outstanding. All share capital, warrant, compensation option and stock option data presented in these consolidated financial statements has been retroactively restated to give effect to the consolidation of share capital.

(An Exploration Stage Company)
Notes to Condensed Consolidated Interim Financial Statements
March 31, 2019 and 2018

(expressed in U. S. dollars)

Critical accounting estimates, judgments and estimation uncertainties

The preparation of financial statements in accordance with IFRS requires management to make estimates and assumptions that affect the amounts reported in the financial statements and disclosures in the notes thereto. These estimates and assumptions are based on management's best knowledge of current events and actions that the Company may undertake in the future. Actual results may differ from those estimates. The most significant items requiring the use of management estimates and valuation assumptions are related to the recoverable value of mineral exploration properties and deferred exploration expenditures; the valuation of all equity instruments including flow-through share premiums, warrants, compensation options and stock options; and, the ability of the Company to continue as a going concern.

Impairment of mineral properties and exploration expenditures

Determining if there are any facts and circumstances indicating impairment loss or reversal of impairment losses is a subjective process involving judgment and a number of estimates and interpretations in many cases.

Determining whether to test for impairment of mineral exploration properties and deferred exploration assets requires management's judgment regarding the following factors, among others: the period for which the entity has the right to explore in the specific area has expired or will expire in the near future, and is not expected to be renewed; substantive expenditure on further exploration and evaluation of mineral resources in a specific area is neither budgeted nor planned; exploration for and evaluation of mineral resources in a specific area have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area; or sufficient data exists to indicate that, although a development in a specific area is likely to proceed, the carrying amounts of the exploration assets are unlikely to be recovered in full from successful development or by sale.

When an indication of impairment loss or a reversal of an impairment loss exists, the recoverable amount of the individual asset must be estimated. If it is not possible to estimate the recoverable amount of the individual asset, the recoverable amount of the cash-generating unit to which the asset belongs must be determined. Identifying the cash-generating units requires management judgment. In testing an individual asset or cash-generating unit for impairment and identifying a reversal of impairment losses, management estimates the recoverable amount of the asset or the cash-generating unit. This requires management to make several assumptions as to future events or circumstances. These assumptions and estimates are subject to change if new information becomes available. Actual results with respect to impairment losses or reversals of impairment losses could differ in such a situation and significant adjustments to the Company's assets and earnings may occur during subsequent periods.

Valuation of equity instruments

The estimation of share-based payment costs requires the selection of an appropriate valuation model and consideration as to the inputs necessary for the valuation model chosen. The model used by the Company is the Black-Scholes valuation model. The Company has made estimates as to the volatility of its own common shares, the probable life of share options, warrants and compensation options granted and the time of exercise of those instruments.

The Company allocates values to share capital and to warrants according to their fair value using the proportional method when the two are issued together as a unit. The Company uses the Black-Scholes valuation model to determine the fair value of warrants issued.

Going concern considerations

These consolidated financial statements have been prepared on a basis which assumes the Company will continue to operate for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. In assessing whether this assumption is appropriate, management takes into account all available information about the future, which is at least, but not limited to, 12 months from the end of the reporting period. This assessment is based upon planned actions that may or may not occur for a number of reasons including the Company's own resources and external market conditions. Further information regarding going concern is outlined in note 1.

New and revised accounting standards

IFRS 9 - Financial Instruments

In July 2014, the IASB issued the final version of IFRS 9, Financial Instruments (IFRS 9) which replaces International Accounting Standard (IAS) 39 Financial Instruments: Recognition and Measurement. IFRS 9 retains but simplifies the mixed measurement model and establishes two primary measurement categories for financial assets: amortized cost and fair value. The basis of classification depends on an entity's business model and the contractual cash flow of the financial asset. Classification is made at the time the financial asset is initially recognized, namely when the entity becomes a party to the contractual provisions of the instrument. IFRS 9 also introduces additional changes relating to financial liabilities and aligns hedge accounting more closely with risk management.

IFRS 9 was effective for annual periods beginning on or after January 1, 2018. The Company adopted the new standard effective January 1, 2018 on a full retrospective basis. The adoption of IFRS 9 had no impact on the Company's results of operations, financial position, and disclosures.

3. Summary of significant accounting policies

These condensed consolidated interim financial statements have been prepared using accounting policies that are consistent with those used in the preparation of the Company's audited annual consolidated financial statements for the years ended December 31, 2018 and 2017.

(An Exploration Stage Company)
Notes to Condensed Consolidated Interim Financial Statements
March 31, 2019 and 2018

(expressed in U. S. dollars)

4. Mineral exploration properties and deferred exploration expenditures

Mineral exploration properties:	Gold Chain (Arizona, USA)		Greyhound (Canada)		Taviche (Mexico)		Total	
	•		•		•		•	
Balance, December 31, 2017	\$	20.000	\$	-	\$	-	\$	- 20.000
Cash option payment Claim staking and renewal costs		30,000 26,732		-		-		30,000 26,732
Concession fees				<u>-</u>		39,030		39,030
Balance, December 31, 2018		56,732		-		39,030		95,762
Shares issued for property		5,516		-		-		5,516
Claim renewal and maintenance		894		-		-		894
Balance, March 31, 2019	\$	63,142	\$	-	\$	39,030	\$	102,172
Deferred exploration expenditures:								
Balance, December 31, 2017	\$	-	\$	-	\$	_	\$	-
Geology		7,305		-		-		7,305
General field costs		-		-		4,522		4,522
Balance, December 31, 2018		7,305		-		4,522		11,827
General field costs				-		1,700		1,700
Balance, March 31, 2019	\$	7,305	\$	_	\$	6,222	\$	13,527

Gold Chain - Arizona, USA

On July 30, 2018, the Company announced that it had entered into a letter agreement for an option to acquire a 100% interest in the Gold Chain project located in Mohave County, Arizona. The initial project comprised 86 Bureau of Land Management lode mining claims in western Arizona, where work conducted by prior operators has indicated the property is prospective for gold. Consideration payable to earn a 100% interest in the project is payable in annual instalments over a four-year period from inception and consists of a total of \$1.5 million in cash and 750,000 common shares of the Company as detailed below.

Date of payment	Cash \$	Common Shares
Execution of the letter agreement (paid)	30,000	-
Upon final TSX-V approval (shares issued March 21, 2019)	-	150,000
On or before July 30, 2019	30,000	150,000
On or before July 30, 2020	50,000	150,000
On or before July 30, 2021	100,000	150,000
On or before July 30, 2022	1,290,000	150,000
Totals	1,500,000	750,000

Following initial evaluation of the historical technical data base for the Gold Chain project and a field visit during the fall of 2018, an additional 14 claims were staked to cover newly interpreted structural projections, bringing the total project claims to 100. These additional claims fall into an area of interest defined in the letter agreement. On February 4, 2019, the Company completed a definitive legal agreement with the vendors of the Gold Chain project incorporating all of the terms of the letter agreement and other standard industry terms.

The vendors of the property hold a 2% net smelter return royalty (NSR) on gold and silver. The Company has the right to buy down the NSR in increments of 1% by paying the vendors the sum of \$1 million for each 1% of the NSR at any time prior to completion of the first year of commercial production.

Greyhound - Nunavut, Canada

During June 2006, the Company initiated its Greyhound project in the central Churchill region of Nunavut, Canada, staking 10 claims for a total of 10,451 hectares. From 2008 to 2011, the Company increased its land holdings in the Whitehills area to a total of 57 claims comprising over 55,000 hectares. Since that time, a total of 44 low priority claims have lapsed. Currently, the Greyhound project comprises a total of 13 claims covering approximately 13,586 hectares. These 13 claims are subject to a joint operating agreement with Agnico Eagle Mines Limited ("Agnico Eagle") (see below). The original 10 project claims have been converted to mining leases under Nunavut Mining Regulations.

During June 2014, the Company entered into a definitive option agreement with Agnico Eagle which allowed Agnico Eagle to earn an interest in the 13 claims comprising the Greyhound project. Under the terms of the option agreement, over the first three years of the agreement, Agnico Eagle had the exclusive right to earn an undivided 51% ownership interest by meeting annual commitments that totalled CDN\$210,000 in cash payments to the Company and incurring CDN\$1,750,000 in exploration work expenditures on the project.

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Agnico Eagle completed all requirements to earn a 51% interest effective June 1, 2017. From June 1, 2017 forward, the 13 claims became subject of a joint operating agreement between the Company and Agnico Eagle. Work programs are to be established by a management committee comprised of one representative from each of the Company and Agnico Eagle. If either party to the joint operating agreement fails to fund its pro-rata share of approved exploration programs its interest in the project will be diluted on a pro-rata basis.

If any party's interest in the project falls below 10% then that party will forfeit their 10% interest and in return will receive a 2% NSR. The other party may at any time purchase one-half of the NSR, namely a 1% NSR, for an amount of CDN\$2,000,000. Agnico Eagle will be the operator of the project.

Prior to the option agreement with Agnico Eagle, as at March 31, 2014, the Company had recorded a full impairment charge with respect to the mineral exploration property costs and deferred exploration expenditures associated with the Greyhound project.

As at March 31, 2019, the Company's ownership interest in the Greyhound project was 43,54%

Tayiche - Oaxaca, Mexico

As at March 31, 2019, the Company held a 100% interest in the Taviche project located in Oaxaca State, Mexico. The Taviche project is comprised of the Higo Blanco concession covering 986 hectares and is subject to a 1.5% NSR held by Maverix Metals Inc.

On January 29, 2019, the Company announced it had entered into a definitive agreement with Minaurum Gold Inc. ("Minaurum") and its Mexican subsidiary whereby Minaurum would acquire an initial 80% interest in the Taviche project for the following consideration: (i) the issuance of 100,000 common shares of Minaurum; (ii) the reimbursement of all Taviche project concession fees paid by the Company during 2018 and payment of the remaining concession fees to bring the property into good standing until January 31, 2019, to a maximum of \$80,000; and, (iii) the issuance of an additional 100,000 common shares of Minaurum upon receiving all relevant approvals and consents required to be obtained for the commencement of exploration and drilling activities at the Taviche project. Minaurum will act as operator of the Taviche project having exclusive authority and control over the direction and management of the business and operations of the project.

Additionally, the Company has granted Minaurum an exclusive option to acquire the remaining 20% of the Taviche project for a purchase price of CDN\$1,000,000. Until exercise of this option, the Company's 20% interest shall be free carried with no obligation to co-finance project costs and will not be subject to dilution.

Subsequent to quarter end, on April 17, 2019, the Company announced the closing of this agreement with Minaurum. The Company received 100,000 common shares of Minaurum and a cash payment of \$39,452 on closing.

5. Accounts payable and accrued liabilities

	March 31, 2019 \$	December 31, 2018 \$
Trade accounts payable	263,011	197,520
Accrued liabilities	110,725	118,071
	373,736	315,591
	373,730	313,391

6. Capital stock

During November 2018, the Company's share capital was consolidated on the basis of one new common share for every five common shares issued and outstanding (see note 2). All share capital, warrant, compensation option and stock option data presented in these consolidated financial statements has been retroactively restated to give effect to the consolidation of share capital.

Authorized

The Company is authorized to issue an unlimited number of common shares, having no par value, and an unlimited number of preference shares, having no par value, in one or more series with the rights, privileges and conditions as determined by the Board of Directors at the time of issuance.

Issued

On March 14, 2019, the Company announced the initiation of a private placement financing of units for up to CDN\$500,000 (10,000,000 units). The units in this financing are priced at CDN\$0.05 per unit. Each unit is comprised of one common share of the Company and one common share purchase warrant. Each warrant entitles the holder to purchase one common share of the Company at a price of CDN\$0.07 per share for a period of 36 months following the date of issuance. In connection with this private placement, the Company may pay finders fees in accordance with TSX Venture Exchange policies. Closing of this private placement financing remains subject to final approval of the TSX Venture Exchange. During March 2019, the Company received share subscriptions and cash of \$22,337 (CDN\$30,000) relating to this placement.

During June 2018, the Company closed a private placement financing issuing 1,866,800 units at CDN\$0.15 per unit for gross proceeds of \$216,555 (CDN\$280,020). Each unit consisted of one common share of the Company and one common share purchase warrant. Each warrant entitles the holder to purchase one common share of the Company at a price of CDN\$0.25 per share for a period of 36 months following the date of issuance. In connection with this private placement, the Company paid finders' fees of \$7,409 (CDN\$9,600) and issued 64,000 compensation options. Each compensation option entitles the finder to acquire a unit (having the same features as described above) at an exercise price of CDN\$0.25 per unit and is exercisable for 36 months from the date of issuance.

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Warrants

During June 2018, the Company extended the expiry date with respect to 700,000 warrants from July 9, 2018 to July 9, 2020. During July 2018, a total of 1.530.000 warrants expired.

During June 2018, the Company issued 1,866,800 warrants in connection with a private placement. These warrants are exercisable at CDN\$0.25 per share and expire on June 1, 2021. These warrants were recorded at a value of \$69,925. This value was determined using the Black-Scholes option pricing model with the following assumptions: expected volatility 92%; expected warrant life of 3 years; risk-free interest rate of 1.66%; and an expected dividend yield of nil.

As at March 31, 2019, details with respect to outstanding warrants are as follows:

Number	Exercise price	Expiry
700,000	CDN \$0.25	July 9, 2020
1,195,547	CDN \$0.25	January 16, 2020
1,661,596	CDN \$0.25	January 31, 2020
1,866,800	CDN \$0.25	June 1, 2021
<u> </u>		
5,423,943		

Compensation options and compensation option warrants

The Company has provided compensation options to agents who refer investors to the Company. Compensation options are exercisable into equity instruments having the same attributes as those purchased by the referred investor. As at March 31, 2019 outstanding compensation options are summarized as follows:

Number	Exercise price	Expiry		
53,486 9,776 64,000	CDN \$0.25 CDN \$0.25 CDN \$0.25	January 16, 2020 January 31, 2020 June 1, 2021		
127,262				

As at March 31, 2019, outstanding compensation options are exercisable for units comprised of one common share and one whole common share purchase warrant. Warrants potentially issuable upon the exercise of compensation options are as follows: 53,486 warrants exercisable at CDN\$0.25 expiring January 16, 2020; 9,776 warrants exercisable at CDN\$0.25 expiring January 31, 2020; and, 64,000 warrants exercisable at CDN\$0.25 expiring June 1, 2021.

Outstanding compensation options were recorded at a total value of \$8,350 using the Black-Scholes option pricing model. The assumptions used for the valuation of compensation options during 2018 and 2017 are as follows: dividend yield of nil; expected volatility 92% to 118%; risk-free interest rate of 0.42% to 1.66%; and an expected life of the options of three years.

Stock options

On July 8, 2005, the Company's shareholders approved the creation of the Company's stock option plan (the "Plan"). Eligible participants in the Plan include directors, officers, employees and consultants to the Company. The exercise price of the options granted under the Plan is fixed by the Board of Directors but may not be less than the Discounted Market Price, as that term is defined by the TSX Venture Exchange, of the shares at the time the option is granted. Options granted under the Plan have a five year life subject to earlier expiry upon the termination of the optionee's employment or the optionee ceasing to be a director or officer of the Company. Options generally vest with Plan participants as follows: 10% at the date of grant and 15% quarterly over the 18 month period following the date of grant. On June 28, 2012, shareholders of the Company approved an amendment to the Plan to increase the maximum number of common shares reserved for issuance under the Plan from 1,140,000 to 1,940,000.

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Activity with respect to stock options is summarized as follows:

Weighted- average exercise price				
Number	CDN \$	Expiry		
1,760,000	0.31	June 2019 to April 2022		
(1,020,000)	0.31	June 2019 to April 2022		
740.000	0.31	June 2019 to April 2022		
	Number 1,760,000	average		

As at March 31, 2019 outstanding stock options are as follows:

Opt	Options outstanding			Options exercisable		
Exercise price CDN \$	Number of options	Weighted- average remaining contractual life (years)	Number of options	Weighted- average remaining contractual life (years)	Expiry	
0.25	280,000	0.2	280,000	0.2	June 20, 2019	
0.35	460,000	3.1	460,000	3.1	April 23, 2022	
	740,000	2.0	740,000	2.0		

During the year ended December 31, 2018, a total of 1,020,000 stock options were forfeited. As at December 31, 2018, a total of 740,000 stock options were

During the three month period ended March 31, 2019, the Company recorded a total of \$Nil (Q1 2018 - \$20,738) related to stock based compensation with respect to stock options. As at March 31, 2019, no remaining balance remains to be expensed relating to past stock option grants. Stock based compensation amounts are included in shareholders' equity as contributed surplus. The values determined using the Black-Scholes option pricing model, with respect to stock options granted during 2017, utilized the following assumptions:

	<u>2017</u>
Even a stand violatility.	4400/
Expected volatility	118%
Expected option life (in years)	5.0
Risk-free interest rate	0.50%
Expected dividend yield	0%
Weighted-average exercise price	CDN\$0.35
Weighted-average market price at grant date	CDN\$0.35
Weighted-average fair value	CDN\$0.285

The Company determines expected volatility in relation to both historical Company volatility and by analysis of comparable companies in the mineral exploration sector.

7. Related party transactions and compensation of key management and directors

Key management includes all persons named or performing the duties of Chief Executive Officer, President, Chief Financial Officer, Vice-President and the directors of the Company. Compensation awarded to key management and directors included:

	Three months	Three months
	ended	ended
	March 31,	March 31,
	2019	2018
	\$	\$
Management service contract fees	25,863	28,963
Stock based compensation		22,905
	25,863	51,868

As at March 31, 2019, a total of \$191,637 (December 31, 2018 - \$160,005) is included in accounts payable and accrued liabilities with respect to amounts due to current and former Company officers who are or were related parties.

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(expressed in U. S. dollars)

8. Financial instruments and risk management

The Company's financial instruments consist of cash, accounts payable and accrued liabilities. It is management's opinion that the Company is not exposed to significant interest rate or credit risk arising from these financial instruments. The fair value of these financial instruments approximates their carrying value due to their short-term maturity or capacity of prompt liquidation.

The Company's activities expose it to a variety of financial risks: credit risk, liquidity risk, currency risk and interest rate risk. These condensed consolidated interim financial statements do not include all financial risk management information and disclosures required in the annual consolidated financial statements; they should be read in conjunction with the Company's annual financial statements as at December 31, 2018. There have been no changes in the Company's risk management policies or procedures since the year end.

9. Segmented information

The Company's operations comprise one reportable segment being the exploration and development of mineral resource properties. The Company's corporate and administrative offices are in Canada. The Company's exploration activities are focused on projects in Canada, the United States and Mexico; therefore, any mineral exploration property and deferred exploration expenditure assets would be located in those countries.

10. Capital structure

The Company's capital structure is comprised of shareholders' equity. The Company is not subject to externally imposed capital requirements. The Company's objectives when managing its capital structure are to preserve the Company's access to capital markets and its ability to meet its financial obligations and to finance its exploration activities and general corporate costs.

The Company monitors its capital structure using future forecasts of cash flows, particularly those related to its exploration programs.

The Company manages its capital structure and makes adjustments to it to maintain flexibility while achieving the objectives stated above. To manage the capital structure, the Company may adjust its exploration programs, operating expenditure plans, or issue new common shares and warrants. The Company's capital management objectives have remained unchanged over the periods presented in these consolidated financial statements.

11. Supplemental cash flow information

Non-cash transactions not reflected in the consolidated statements of cash flows are as follows:

	Three months	Three months
	ended	ended
	March 31,	March 31,
	2019	2018
	\$	\$
Mineral exploration property costs included in accounts payable and		
accrued liabilities	894	-
Common shares issued for mineral property interest	5,516	-

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(expressed in U. S. dollars)

12. Subsequent events

Minaurum Gold Inc. acquisition of interest in the Taviche project

On January 29, 2019, the Company announced it had entered into a definitive agreement with Minaurum Gold Inc. ("Minaurum") and its Mexican subsidiary whereby Minaurum would acquire an initial 80% interest in the Taviche project for the following consideration: (i) the issuance of 100,000 common shares of Minaurum; (ii) the reimbursement of all Taviche project concession fees paid by the Company during 2018 and payment of the remaining concession fees to bring the property into good standing until January 31, 2019, to a maximum of \$80,000; and, (iii) the issuance of an additional 100,000 common shares of Minaurum upon receiving all relevant approvals and consents required to be obtained for the commencement of exploration and drilling activities at the Taviche project. Upon acquiring the initial 80% interest, Minaurum will act as operator of the Taviche project having exclusive authority and control over the direction and management of the business and operations of the project.

Additionally, the Company has granted Minaurum an exclusive option to acquire the remaining 20% of the Taviche project for a purchase price of CDN\$1,000,000. Until exercise of this option, the Company's 20% interest shall be free carried with no obligation to co-finance project costs and will not be subject to dilution.

On April 17, 2019, the Company announced the closing of this agreement with Minaurum. The Company received 100,000 common shares of Minaurum and a cash payment of \$39,452 on closing.

Letter agreement for Jefferson Canyon project, Nevada, USA

On March 4, 2019, the Company announced that it had entered into a non-binding letter agreement with Thorsen-Fordyce Merchant Capital Inc. and TF Minerals (USA) Inc. (together, the "TF parties") relating to the Jefferson Canyon gold-silver project in southern Nevada. The agreement covers 57 unpatented claims located about nine kilometres northeast of Kinross's Round Mountain gold mine. Following a review of the project's historical database, the Company entered into the letter agreement with the TF parties, which provides for an exclusivity period extending to May 31, 2019, in order to conclude a definitive agreement to acquire a 100% interest in the Jefferson Canyon project over a period of up to six years. During the exclusivity period, the Company has the right to complete its due diligence on the Jefferson Canyon project, including an on-site inspection and sampling. This site visit was conducted during early May 2019.

Private placement financing

On March 14, 2019, the Company announced the initiation of a private placement financing of units for up to CDN\$500,000 (10,000,000 units). The units in this financing are priced at CDN\$0.05 per unit. Each unit is comprised of one common share of the Company and one common share purchase warrant. Each warrant entitles the holder to purchase one common share of the Company at a price of CDN\$0.07 per share for a period of 36 months following the date of issuance. In connection with this private placement, the Company may pay finders fees in accordance with TSX Venture Exchange policies. Closing of this private placement financing is anticipated during late May 2019 and remains subject to final approval of the TSX Venture Exchange.