

(An Exploration Stage Company)

Condensed Interim Consolidated Financial Statements

For the three months ended December 31, 2021 and 2020

Expressed in Canadian Dollars

(Unaudited – Prepared by Management)

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Management's Report

The accompanying unaudited condensed interim consolidated financial statements of PPX Mining Corp. for the three months ended December 31, 2021 and 2020 have been prepared by the management of the Company and approved by the Company's Audit Committee and the Company's Board of Directors.

Under National Instrument 51-102, Part 4, subsection 4.3 (3) (a), if an auditor has not performed a review of the condensed interim consolidated financial statements, they must be accompanied by a notice indicating that an auditor has not reviewed the financial statements.

The accompanying unaudited condensed interim consolidated financial statements of the Company have been prepared by and are the responsibility of the Company's management.

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

/s/ Brian Maher

Brian Maher, Chief Executive Officer Vancouver, BC Canada March 1, 2022 /s/ Natasha Tsai

Natasha Tsai, Chief Financial Officer Vancouver, BC Canada March 1, 2022

PPX Mining Corp. (An Exploration Stage Company) Condensed Interim Consolidated Statements of Financial Position (Unaudited – Expressed in Canadian Dollars)

As at		December 31, 2021	September 30, 2021
Assets			
Current assets			
Cash		\$314,082	\$336,242
Receivables	5	28,999	209,433
Prepaids and advances		1,228	590
		344,309	546,265
Non-current assets			
Exploration and evaluation assets	6	7,881,639	8,300,247
Property, plant and equipment	6	1,510,860	1,518,110
		\$9,736,808	\$10,364,622
Liabilities			
Current liabilities			
Accounts payable and accrued liabilities	7	\$4,821,701	\$4,752,995
Convertible note	10 b)	1,708,492	1,685,130
Promissory notes	8	1,034,978	1,018,586
Gold stream facility - short term	10 a)	5,025,260	4,507,431
	,	12,590,431	11,964,142
Non-current liabilities			
Long term debt	10	912,624	1,459,960
Environmental rehabilitation provision	10	404,604	394,771
	11	1,317,228	1,854,731
		1,317,220	1,004,701
Shareholders' Deficiency	12		
Share capital		62,082,843	62,082,843
Subscriptions received		154,514	154,514
Reserves		6,958,169	6,951,343
Deficit		(73,366,377)	(72,642,951)
		(4,170,851)	(3,454,251)
		\$9,736,808	\$10,364,622

Nature of operations and going concern (note1) Commitments (note 16) Subsequent event (note 17)

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

Approved on behalf of the Board:

/s/ Brian J Maher

/s/ Florian Siegfried

Director

Director

PPX Mining Corp. (An Exploration Stage Company) Condensed Interim Consolidated Statements of Loss and Comprehensive Loss (Unaudited – Expressed in Canadian Dollars)

Three months ended December 31,	Note	2021	2020
Operating expenses			
Communication and regulatory		\$44,601	\$23,286
Consulting fees, salaries and benefits	14	162,445	239,466
Depreciation	6	49	100
Foreign exchange loss (gain)		89,511	(82,170)
Office and miscellaneous		60,071	65,584
Premises		1,004	589
Professional fees	14	77,951	55,235
Travel and promotion		31,103	8,922
Loss from operations		(466,735)	(311,012)
Finance and other items			
Finance expense and other	4	(256,691)	(265,674)
Net loss		(\$723,426)	(\$576,686)
Other comprehensive income			
Items that may be reclassified subsequently to profit or loss			
Exchange differences on translation of foreign operations		6,826	(4,846)
Total comprehensive loss		(\$716,600)	(\$581,532)
Basic and diluted loss per share		(\$0.00)	(\$0.00)
Weighted average number of common shares outstanding (basic and		500 000 F <i>U</i>	504 445 642
diluted)		508,869,541	501,415,848

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

PPX Mining Corp. (An Exploration Stage Company) Condensed Interim Consolidated Statements of Cash Flows (Unaudited – Expressed in Canadian Dollars)

Three months ended December 31,	2021	2020
Operating Activities		
Net loss	(\$723,426)	(\$576,686)
Depreciation	49	100
Finance expense	256,691	265,674
	(466,686)	(310,912)
Change in non-cash operating working capital		
Decrease (increase) in receivables	77,098	(3,686)
Decrease in prepaids	(638)	(36,173)
Increase (decrease) in accounts payable and accrued liabilities	132,654	(66,580)
Net cash flow used in operating activities	(257,572)	(417,351)
Financing Activity		
Subscriptions received, net of financing costs	-	133,100
Net cash flow from financing activity	-	133,100
Investing Activities		
Additions to exploration and evaluation assets, including changes in working		
capital	(262,300)	361,976
Net profit interest received (Note 6)	651,639	-
Net cash flow from investing activities	389,339	361,976
Impact of foreign exchange on cash balances	(153,927)	26,702
(Decrease) increase in cash during the period	(22,160)	104,427
Cash at beginning of period	336,242	28,676
Cash at end of period	\$314,082	\$133,103

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

PPX Mining Corp. (An Exploration Stage Company) Condensed Interim Consolidated Statements of Changes in Shareholders' Deficiency For the Three Months Ended December 31, 2021 and 2020 (Unaudited – Expressed in Canadian Dollars)

	Sha	re c	apital	Su	ubscriptions			Rese	rve	es		Deficit	Total Equity
	Shares	5	Amount		received	Warrants	S	hare based payments		Other	Accumulated other comprehensive income (loss)		
At September 30, 2020 Subscriptions received,	501,415,848	\$	61,670,697	\$	592,967	\$ 1,010,461	\$	7,105,173	\$	47,071	\$ (813,063)	\$ (70,257,751)	\$ (903,985)
net of financing costs	-				133,100	-		-		-	-	-	133,100
Net loss Other comprehensive	-		-		-	-		-		-	-	(576,686)	(576,686
loss	-		-		-	-		-		-	(4,846)	-	(4,846
At December 31, 2020	501,415,848	\$	61,670,697	\$	726,067	\$ 1,010,461	\$	7,105,173	\$	47,071	\$ (817,909)	\$ (70,834,437)	\$ (1,352,417)
At September 30, 2021	508,869,541	\$	62,082,843	\$	154,514	\$ 1,010,461	\$	7,105,173	\$	47,071	\$ 6 (1,211,362)	\$ (72,642,951)	\$ (3,454,251
Net loss	-		-		-	-		-		-	-	(723,426)	(723,426
Other comprehensive income	-		-		-	-		-		-	6,826	-	6,826
At December 31, 2021	508,869,541	\$	62,082,843	\$	154,514	\$ 1,010,461	\$	7,105,173	\$	47,071	\$ (1,204,536)	\$ (73,366,377)	\$ (4,170,851)

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

1. DESCRIPTION OF BUSINESS AND NATURE OF OPERATIONS

PPX Mining Corp. ("PPX Mining" or the "Company") is a publicly listed company incorporated under the Alberta Business Corporations Act on July 28, 1987; the Company's shares are traded on the Toronto Venture Exchange (the "TSX Venture Exchange"), the Lima Stock Exchange (Bolsa De Valores De Lima) and the Santiago Stock Exchange Venture. Following a number of name changes the Company became Peruvian Precious Metals Corp. on July 2, 2013 and then PPX Mining Corp. on August 4, 2016. The head office, principal address and records office of the Company are located at 880 – 580 Hornby Street, Vancouver, BC, Canada, V6C 3B6.

The Company is in the business of acquiring, exploring and evaluating mineral properties, and either joint venturing or developing these properties further or disposing of them when the evaluation is completed. As its principal business, the Company acquires and explores mineral properties in areas deemed to have relatively high potential for mining success and relatively low political risk. The Company's business plan is to engage in these mining activities on a long-term basis.

As the Company does not yet have positive cash flows from operations, it must rely on debt or equity financings to fund its operations. To date the Company's main source of funding has been the issuance of equity securities or debt, through private placements to sophisticated investors and through public offering to institutional investors.

The condensed interim consolidated financial statements (the "Interim Financial Statements") have been prepared on the basis of accounting principles applicable to a going concern. This assumes the Company will continue in operation for the foreseeable future and will be able to realize its assets and discharge its obligations in the normal course of operations. The Company has incurred operating losses since inception, including \$723,426 for the three months ended December 31, 2021 and has accumulated a deficit of \$73,366,377 as at December 31, 2021. As at December 31, 2021 the Company has cash of \$314,082 and a negative working capital of \$12,246,122; the working capital deficiency includes \$1,708,492 for the non-secured convertible note (note 10(b)).

The Company needs to raise funds in order to continue on as a going concern and there can be no assurances that sufficient funding, including adequate financing, will be available to cover its working capital deficiency or develop its mineral properties and / or cover general and administrative expenses necessary for the maintenance of a public company. The ability of the Company to arrange additional financing in the future depends in part, on the prevailing capital market conditions and mineral property exploration success. In March 2020, there was a global pandemic outbreak of COVID-19. The actual and threatened spread of the virus globally has had a material adverse effect on the global economy and specifically, the regional economies in which the Company operates. The pandemic could result in delays in the course of business, including potential delays to its exploration efforts/activities/programs, and could have a negative impact on the stock market, including trading prices of the Company's ability to continue as a going concern. Accordingly, the consolidated financial statements do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern and therefore be required to realize its assets and liquidate its liabilities, contingent obligations and commitments other than in the normal course of business and at amounts different from those in the consolidated financial statements.

2. BASIS OF PREPARATION

Statement of Compliance

The Interim Financial Statements have been prepared in accordance with International Accounting Standard 34, *Interim Financial Reporting* ("IAS 34"), and follow the same accounting policies and methods of application as the annual consolidated financial statements of the Company for the year ended September 30, 2021, except as noted below under changes in accounting policies. The Interim Financial Statements do not contain all disclosures required by International Financial Reporting Standards ("IFRS") and accordingly should be read in conjunction with the 2021 annual consolidated financial statements and the notes thereto. The Interim Financial Statements were approved by the Board of Directors of the Company on March 1, 2022.

The Interim Financial Statements have been prepared under the historical cost convention, except for certain financial instruments measured at fair value, as set out in the accounting policies in note 3 of the 2021 annual consolidated financial statements.

The preparation of consolidated financial statements in accordance with IAS 34 requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Company's accounting policies. The significant judgments made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the consolidated financial statements as at and for the year ended September 30, 2021.

3. CHANGES IN ACCOUNTING POLICIES AND ACCOUNTING STANDARDS ISSUED BUT NOT YET EFFECTIVE

Adoption of New Accounting Standards

The Company has not adopted any new standard, along with any consequential amendments, effective October 1, 2021.

Accounting Standards Issued But Not Yet Effective

Amendments to IAS 16 Property, Plant and Equipment

With the amendments to IAS 16 Property, Plant and Equipment, proceeds from selling items before the related item of property, plant and equipment is available for use should be recognized in profit or loss, together with the costs of producing those items. The Company will therefore need to distinguish between the costs associated with producing and selling items before the item of property, plant and equipment (pre-production revenue) is available for use and the costs associated with making the item of property, plant and equipment available for its intended use. For the sale of items that are not part of a Company's ordinary activities, the amendments will require the Company to disclose separately the sales proceeds and related production cost recognized in profit or loss. These amendments will have an impact on the Company's financial statements. These amendments are effective for reporting periods beginning on or after January 1, 2022.

Onerous Contracts—Cost of Fulfilling a Contract (Amendments to IAS 37)

The amendments to IAS 37 specify which costs an entity includes in determining the cost of fulfilling a contract for the purpose of assessing whether the contract is onerous. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts (an example would be the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract). These amendments are effective for reporting periods beginning on or after January 1, 2022.

Classification of Liabilities as Current or Non-current (Amendments to IAS 1)

The amendments to IAS1 provide a more general approach to the classification of liabilities based on the contractual arrangements in place at the reporting date. These amendments are effective for reporting periods beginning on or after January 1, 2023.

(An Exploration Stage Company) Notes to the Condensed Interim Consolidated Financial Statements For the Three Months Ended December 31, 2021 and 2020 (Unaudited – Expressed in Canadian Dollars)

4. FINANCE EXPENSE AND OTHER

Three months ended December 31,	2021	2020
Gold stream facility interest expense note 10(a)	\$190,599	\$197,016
Convertible note interest expense and acretion		
note 10(b)	31,508	32,575
Promissory notes interest expense note 8	20,725	24,792
Unwinding of the discount - environmental		
closure provision note 11	11,715	10,761
Bank charges and other	2,144	530
Finance expenses and other	\$256,691	\$265,674

5. RECEIVABLES

As at	December 31, 2021	September 30, 2021
Accounts receivable	\$7,475	\$84,573
Sales tax and government receivables	16,452	119,763
Loan receivable	5,072	5,097
	\$28,999	\$209,433

Accounts receivable represents the receivable portion of the net profit interest relating to the 2021 fiscal year.

Loan receivable represents non-interest bearing operational loans provided to Proyectos Le Patagonia S.A.C ("Patagonia"), a Peruvian entity, to carry out the bulk-sampling program on the Igor 4 concession (note 6). \$115,324 (US\$90,504) and \$343,189 (US\$274,991), respectively, were advanced during the years ended September 30, 2018 and 2017. The Company received \$nil and \$130,612 (US\$98,079), respectively, during the years ended September 30, 2021 and 2020.

The fair value of receivables approximates their carrying value. None of the amounts included in receivables at December 31, 2021 are past due.

6. EXPLORATION AND EVALUATION ASSETS AND PROPERTY, PLANT AND EQUIPMENT

Period ended December 31, 2021	Exploration and Evaluation Assets	Property, plant and equipment
Cost		
At October 1, 2021	\$8,300,247	\$1,664,308
Additions	262,300	-
Net profit Interest teceived	(651,639)	-
Foreign exchange	(29,269)	(7,932)
Cost at December 31, 2021	\$7,881,639	\$1,656,376
Accumulated depreciation		
At October 1, 2021	\$-	\$146,198
Depreciation	-	49
Foreign exchange	-	(731)
Accumulated depreciation December 31, 2021	\$ -	\$145,516
Carrying value at December 31, 2021	\$7,881,639	\$1,510,860

	Exploration and	Property, plant
Year ended September 30, 2021	Evaluation Assets	and equipment
Cost		
At October 1, 2020	\$11,337,857	\$1,738,975
Additions	455,000	-
Net profit Interest teceived	(2,448,328)	-
Sale of NSR	(637,000)	-
Foreign exchange	(407,282)	(74,667)
Cost at September 30, 2021	\$8,300,247	\$1,664,308
Accumulated depreciation		
At October 1, 2020	\$-	\$152,092
Depreciation	-	390
Foreign exchange	-	(6,284)
Accumulated depreciation September 30, 2021	\$ -	\$146,198
Carrying value at September 30, 2021	\$8,300,247	\$1,518,110

Exploration and evaluation assets

The Company, through its subsidiary Sienna Minerals S.A.C., has a 100% interest in the Igor Project, located in Northern Peru. The Igor Project totals approximately 1,300 hectares on four concessions. The production from the Igor 4 concessions is subject to the requirements of a gold streaming facility as disclosed in note 10(a); the Company has been carrying out a bulk-sampling program at Mina Callanquitas on the Igor 4 concession since October 2016.

On December 4, 2018 the Company filed a pre-feasibility study ('PFS") for the 100% owned Igor 4 concession in Peru, which established proven and probable reserves.

During the year ended September 30, 2020, the Peruvian Ministry of Energy and Mines issued a notice that the Company's environmental license at the Igor 1 and 3 exploration projects had expired. During the year ended September 30, 2019, the Company's water use permit had expired. During the year ended September 30, 2021, the exploration license at the Igor 4 exploration project expired, while the exploitation license remains in good standing as the Company has applied for a COVID-19 extension. Management is in the process of having these expired licenses and permits reinstated.

The Company's spending in the Igor concession for the three months ended December 31, 2021 and 2020 is as follows:

Three months ended December 31,	2021	2020
Drilling, road and site preparation	\$64,566	\$52,429
Salaries, claims maintenance and staking	2,125	9,922
Social development	182,167	57,696
Environmental	13,443	12,279
Total additions	\$262,300	\$132,326

The Company received net profit interest income of \$651,639 (2020 – \$nil) on the Igor 4 concession during the three months ended December 31, 2021.

a) Agreement with Proyectos Le Patagonia, S.A.C. ("Patagonia")

The Company has entered into an agreement with Patagonia, a Peruvian entity, whereby the Company has granted to Patagonia the rights to the mining concession (the "assignment contract") on the Igor 4 concession until the earlier of the date Patagonia extracts 600,000 metric tons of mineralized material or October 1, 2022. During the term of the agreement, the Company and Patagonia share the net profits from the mine operations at the Igor 4, at a ratio of 70%/30% until the production from the mine reaches 350 tons per day ("MTPD"), and 75%/25% thereafter.

Patagonia is responsible for obtaining all necessary permits and licenses to carry out mining operations on the Igor 4 concession in order to reach certain production milestones. The Company is responsible for building and installing a processing plant with a capacity of at least 150 MTPD and to be expanded to 350 MTPD.

The Company can terminate the assignment agreement at any time subject to payments to Patagonia as follows:

- if terminated after November 1, 2019, US\$3,000,000 less US\$5 multiplied by the tons of ore extracted;
- if terminated before November 1, 2019, US\$4,000,000 less US\$5 multiplied by the tons of ore extracted;

The assignment agreement represents a joint operation as defined in IFRS 11, *Joint Arrangements*, and as such the Company recognizes its assets, liabilities, and its share of revenues and expenses from the operation. As the Company's Igor 4 project remains in exploration stage, the net profit interest income received during the three months ended December 31, 2021 and year ended September 30, 2021 have been recorded to reduce the Company's Igor 4 exploration and evaluation assets.

b) Community Agreements

On February 14, 2018, the Company signed a ten year agreement with the community of Callanquitas in Northern Peru that provides the Company with the Social License to conduct mining and exploration activities at the Igor Project, including the ongoing test-mining and bulk-sampling program at Igor 4 concession. The agreement provides for employment opportunities for the people of Callanquitas, improved road maintenance in the vicinity of the community, and infrastructure improvements to the local elementary school.

On November 20, 2018, the Company signed an agreement with the Igor community in Northern Peru that provides the Company with the Social License to build and operate the heap leach facility for processing of the ore from the Igor 4 concession. The agreement provides for employment opportunities for the people of the Igor community, improved road maintenance in the vicinity of the community, and infrastructure improvements to local schools and medical facility.

Property, Plant and Equipment

Property, plant and equipment at December 31, 2021 includes \$1,141,706 (September 30, 2021 - \$1,147,074) for construction in progress related to the heap leach facility being built by the Company on the Igor 4 concession, including spending for permits, design and engineering work. In August 2018, the Company contracted the services of Big Rock Consulting Inc. ("BRC"), a Canadian entity, for the manufacturing of certain equipment for the Company's heap leach plant at Mina Callanquitas for a total of US\$1,913,250. The full contracted amount will be paid in various instalments with the final payments due once the equipment is delivered. An impairment charge of \$629,190 (US\$467,572) was recorded for the year ended September 30, 2020, as certain equipment paid for in advance are no longer available to the Company. During the year ended September 30, 2021, the remaining advance of \$343,532 (US\$271,739) was also written off.

Property, plant and equipment at December 31, 2021 include \$368,811, for land where \$47,071 is for land donated by a third party being used as the site for the Company's heap leach plant.

7. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

As at	December 31, 2021	September 30, 2021
Trade payables	\$2,610,445	\$2,721,229
Due to RIVI Opportunity Fund LP - accrued interest note 10(a)	1,839,865	1,659,488
Acquisition of surface rights	178,391	179,278
RIVI NSR accrual	193,000	193,000
	\$4,821,701	\$4,752,995

The fair value of accounts payable and accrued liabilities approximates their carrying amount. Trade payables relate mainly to the acquisition of materials, supplies and contractor services. These payables do not accrue interest and no guarantees have been granted.

8. PROMISSORY NOTES

On April 24, 2019, the Company entered into unsecured promissory note agreements with one director and one former director of the Company for proceeds of US\$100,000 (\$132,373). The promissory notes bear interest at 12% per annum payable semi-annually, starting on December 31, 2019, and matured on June 30, 2020.

On June 30, 2019, the Company entered into an unsecured promissory note agreement to repay amounts owing to the former CFO of the Company. The promissory note has a principal amount of \$112,160, bears interest at 12% per annum payable semi-annually, starting on December 31, 2019, and matured on June 30, 2020.

On July 22, 2019, the Company entered into an unsecured promissory note agreement for proceeds of US\$400,000 (\$525,680). The promissory note bears interest at 12% per annum and matured on September 30, 2019.

On January 9, 2020 and January 16, 2020, the Company entered into unsecured promissory note agreements with another director of the Company for total proceeds of US\$16,754 (\$21,912). The promissory notes bear interest at 12% per annum payable semi-annually and matured on January 31, 2021.

Between December 19, 2019 and March 24, 2020, the Company entered into several unsecured promissory note agreements with another director of the Company for total proceeds of US\$26,928 (\$35,425). The promissory notes bear interest at 12% per annum payable semi-annually and matured on January 31, 2021.

	Three Months Ended December 31, 2021	Year Ended September 30, 2021
Balance at beginning of period / year	\$1,018,586	\$959,010
Accrued interest	20,725	96,146
Foreign exchange	(4,333)	(36,570)
Balance at end of the period / year	\$1,034,978	\$1,018,586

9. DEFERRED REVENUE

On July 7, 2020, the Company signed a one year Ore Purchase Agreement ("OPA") for 40,000 tonnes of gold-bearing material with Inca One Gold Corp. ("Inca One"), a gold producer operating two fully permitted mineral processing facilities in Peru. Under the terms of the OPA, the Company was to deliver 40,000 tonnes, approximately 110 tonnes per day ("TPD") of gold-bearing material during the first year, with a minimum grade of 8 grams of gold per tonne to Inca One's Kori One processing facility. In addition, Inca One was to provide a secured, advance payment based on certain milestones for up to US\$400,000 to the Company. In the event the Company does not deliver 20,000 tonnes in the first year, the supply contract would be extended to a total of 80,000 tonnes by the end of the second year. This arrangement was set up to use the Igor mining concessions as security for a total value of up to US\$800,000.

As at September 30, 2020, the Company had received \$271,220 in advance of shipments. During the year ended September 30, 2021, the OPA was terminated and the Company refunded the \$271,220 advance back to Inca One.

10. LONG TERM DEBT

As at	December 31, 2021	September 30, 2021
Gold stream facility 10(a)	\$5,937,884	\$5,967,391
Convertible note 10(b)	1,708,492	1,685,130
	7,646,376	7,652,521
Current portion 10(a)(b)	(6,733,752)	(6,192,561)
Long term debt	\$912,624	\$1,459,960

a) Gold Stream Facility

	December 31, 2021	September 30, 2021
Balance at beginning of period/year	\$5,967,391	\$6,247,471
Foreign exchange	(29,507)	(280,080)
Balance at end of the period/year	5,937,884	5,967,391
Accrued principal repayments	(5,025,260)	(4,507,431)
Gold stream facility (long term)	\$912,624	\$1,459,960

On October 10, 2016, the Company entered into an agreement with RIVI Opportunity Fund LP ("RIVI") to provide the Company with an investment of US\$5 million in return for a Metal Purchase Agreement ("Gold Stream Facility") or the "Facility") on future precious metal production from the Company's Igor 4 concession, further amended on November 21, 2017. RIVI is entitled to receive the greater of 10% of the Company's portion of the combined production of gold and silver ounces from the Igor 4 concession on a Gold Equivalent Ounce ("GEO") basis and 50 GEOs at a price per GEO of the lesser of US\$400 or 80% the market price of gold on a monthly basis.

The Company received the first tranche of US\$2.5 million on October 11, 2016 and the second tranche on December 13, 2017 (total net proceeds of US\$4.550 million (\$5,907,855), net of US\$225,000 finder and restructuring fees for each tranche). The Company incurred total transaction costs of \$875,940 in relation to the gold stream facility, including \$584,833 (US\$450,000) for the finder and restructuring fees; \$288,113 and \$587,827 of the transaction costs were incurred respectively, during the years ended September 30, 2018 and 2017.

During the three months ended December 31, 2021, the Company paid to RIVI \$nil of interest related to the Facility (2020 – \$nil). Accounts payable and accrued liabilities at December 31, 2021 and September 30, 2021 include accrued interest related to the Facility of \$1,839,865 (US\$1,453,672) and \$1,659,488 (US\$1,302,439), respectively.

The Facility has been classified as a financial liability at FVTPL and is revalued at its fair value on each subsequent reporting date with the changes in the fair value recorded in profit or loss. Due to the uncertainty of the total expected ounces to be delivered and the timing of cash flows, the Facility is currently recorded at its face value with the derivative measured at a nominal value.

The first tranche payment was subject to interest of 10% per annum, payable quarterly in US\$ and accruing on daily balances until the end of the third month after certain production milestones were met. The amended agreement signed on November 21, 2017 (the "Amended Agreement") provides for interest at 12%, payable quarterly in US\$ and accruing daily on the full amount of the investment of US\$5 million, until three months after the Company reaches commercial production. Commercial production is defined as the Company's processing plant average monthly production from the Igor 4 concession is at least 85% of 150 MTPD or the Company delivers a monthly average of 150 MTPD from the Igor 4 concession to a smelter (the "Monthly Production Milestone").

The amended agreement provides that until 20,000 GEOs have been delivered to RIVI, the GEOs will include:

- all production from the Igor 4 concession and any other sources from the first 700 tons of ore processed at the Company's plant in any given day;
- production from only Igor 4 for any production above the 700 tons of ore processed in any given day and after 20,000
 GEOs have been delivered to RIVI.

The principal balance of US\$5 million is reduced as the GEOs are delivered to RIVI. The amount of reduction for each period is determined based on the GEOs from the Igor 4 pre-production, multiplied by the difference between the market price of gold and the lesser of US\$400 or 80% the market price of gold. The face value of the gold stream facility at December 31, 2021 and September 30, 2021 was US\$4,683,613. Upon expiry of the term which is the earlier of 40 years and depletion of the mine, any balance remaining unpaid shall be refunded to RIVI.

During the three months ended December 31, 2021, the Company paid to RIVI \$nil related to GEOs produced (September 30, 2021 – \$nil). Short term portion of the stream facility at December 31, 2021 and September 30, 2021 of

\$5,025,260 (US\$3,963,764) and \$4,507,431 (US\$3,537,737), respectively, relates to amounts due to RIVI for GEOs produced and not yet paid until that respective date.

Seventy-two months after the Monthly Production Milestone has been met, or when 20,000 GEOs have been delivered under the Gold Stream Agreement (whichever occurs first), the Company has the option to reduce RIVI's entitlement to 5% of the GEOs produced on the Igor 4 concession by making a one-time payment of US\$5 million to RIVI, subject to the price of gold being greater than US\$1,200 per ounce.

The Company has granted RIVI a first and preferred mining tenements mortgage of US\$5 million on the Igor concession and surface land and general security interest (the "Security") over all of the present and after-acquired assets within the property. The Security provided to RIVI will cease once the Company has fully paid the US\$5 million investment by RIVI.

On April 30, 2021, the Company signed a Net Smelter Royalty Agreement with RIVI, whereby RIVI is granted an option to acquire a royalty equal to 2% of Net Smelter Returns ("NSR") over the Igor, Igor 3 and Igor 4 concessions, in exchange for reducing US\$500,000 of the amounts owed to RIVI by the Company. The US\$500,000 reduction in the amounts owed to RIVI by the Company's exploration and evaluation assets and to reduce the accrued interest.

b) Convertible note

	Three Months Ended December 31, 2021	Year Ended September 30, 2021
Opening balance	\$1,685,130	\$1,630,831
Accrued interest	31,508	126,430
Foreign exchange	(8,146)	(72,131)
Balance at end of the period / year	\$1,708,492	\$1,685,130

On August 9, 2018 the Company signed a subscription agreement with an investor for a US\$1.0 million non-secured convertible note (the "note"). The note bears annual interest at 10% payable at maturity, matures 18 months from issuance and is convertible into common shares of the Company, at the option of the holder, at a price of US\$0.11 per common share. The Company received the note proceeds of \$1,303,600 (US\$1,000,000) on August 24, 2018 and incurred transaction costs of \$6,837. At December 31, 2021, the convertible note was classified as short term, as the note matured in February 2020.

During the three months ended December 31, 2021 and 2020, the Company incurred \$31,508 (US\$25,000) of interest expense (2020 – \$31,830 (US\$25,000)), including interest accretion of \$nil (2020 – \$nil).

The conversion feature of the note met the definition of a derivative liability and was recorded as such revalued on each subsequent reporting date with the changes in the fair value recorded in profit and loss. The fair value of the derivative liability was measured using the Black Scholes option pricing model.

During the year ended September 30, 2020, the conversion feature of the note expired upon the maturity of the convertible note.

11. ENVIRONMENTAL REHABILITATION PROVISION

Environmental rehabilitation provision represents the discounted values of the estimated cost for site reclamation and remediation for the Company's Igor properties. The environmental rehabilitation provision as at December 31, 2021 and September 30, 2021 is as follows:

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As at	December 31, 2021	September 30, 2021
Balance at beginning of period / year	\$394,771	\$367,211
Accretion	11,715	43,680
Foreign Exchange	(1,881)	(16,120)
Balance at end of the period / year	\$404,604	\$394,771

The environmental rehabilitation provision is calculated using a risk adjusted rate of 12% with the rehabilitation and remediation spending expected to incur starting 2024. The total undiscounted estimated rehabilitation provision at December 31, 2021 is \$497,611 (US\$ 392,500) (September 30, 2021 - \$500,084 (US\$392,500)).

12. SHARE CAPITAL

a) Authorized

Unlimited number of common shares, without par value; and unlimited number of preference shares, without par value.

b) Issued

On July 16, 2021, the Company closed a non-brokered private placement for 7,307,542 common shares of the Company at a price of \$0.06 per share for gross proceeds of \$438,453. In consideration for introducing certain subscribers to the private placement, the Company paid cash finders' fees of \$26,307, representing 8% of the total funds raised from subscribers introduced to the Company by such finders and issued 146,151 finders' shares valued at \$8,769.

c) Reserves

Share purchase options

Pursuant to the Company's share option plan (the "Option Plan"), the Company may grant incentive share options to directors, officers, employees and consultants of the Company or any subsidiary thereof. The total number of shares issuable pursuant to the Option Plan is up to a maximum of 10% of the issued and outstanding common shares of the Company at any given time. The exercise price of each share option shall not be lower than the market price or such discount from the market price as may be permitted by the stock exchange on which the common shares are listed and provided that no share option shall have a term exceeding ten years (or such longer period as is permitted by the stock exchange on which the common shares are listed). The Board of Directors determines the vesting terms of the options which may vary between grants.

The number of share options issued to insiders of the Company within a one-year period cannot exceed 10% of the number of common shares outstanding; no one eligible optionee can hold share options that represent more than 5% of the total common shares issued and outstanding. Finally, there may not be issued to any one insider and such insider's associates, within a one-year period, a number of share options exceeding 5% of the number of common shares outstanding.

Movements in the Company's share options for the three months ended December 31, 2021 and the year ended September 30, 2021 are as follows:

	Three months ended December 31, 2021		Year ended S	September 30, 2021
	Weighted-average			Weighted-average
	Number of options	exercise price	Number of options	exercise price
Outstanding, beginning of period /				
year	17,086,000	\$0.10	22,836,000	\$0.10
Expired	(13,686,000)	\$0.09	(5,750,000)	\$0.10
Outstanding, end of period / year	3,400,000	\$0.10	17,086,000	\$0.10
Exercisable, end of period / year	3,400,000	\$0.10	17,086,000	\$0.10

Share based payment expense recorded during the three months ended December 31, 2021 and the year ended September 30, 2021 was \$nil.

The summary of the Company's options outstanding and exercisable as at December 31, 2021 is as below:

Expiry dates	contractual life (years)	Options exercisable	Options outstanding	Exercise price
May 2, 2022	0.33	600,000	600,000	\$0.075
August 30, 2022	0.66	1,800,000	1,800,000	\$0.07
November 20, 2022	0.89	1,000,000	1,000,000	\$0.09
		3,400,000	3,400,000	

<u>Warrants</u>

Movements in the Company warrants for the three months ended December 31, 2021 and the year ended September 30, 2021 are as follows:

	Three months ended December 31, 2021		Year ended S	September 30, 2021
		Weighted-average	Number of	Weighted-average
	Number of warrants	exercise price	warrants	exercise price
Outstanding, beginning of period/				
year	-	-	12,123,499	\$0.09
Expired	-	-	(12,123,499)	0.09
Outstanding, end of period / year	-	-	-	-

The Company had no warrants outstanding as at December 31, 2021.

Finder's Warrants

The Company had no finder's warrants outstanding as at December 31, 2021 and September 30, 2021.

13. SEGMENTED INFORMATION

The Company operates in one reportable operating segment, being mineral exploration. Geographic segment information of the Company as at and for the three months ended December 31, 2021 and the year ended September 30, 2021 is as follows:

	As at December 31, 2021		As at a	September 30, 2	2021	
	Canada	Peru T	otal Company	Canada	Peru 7	Fotal Company
Total assets Total non-current	\$124,139	\$9,612,669	\$9,736,808	\$180,871	\$10,183,751	\$10,364,622
assets	\$-	\$9,392,499	\$9,392,499	\$-	\$9,818,357	\$9,818,357
Total liabilities	\$13,523,535	\$384,124	\$13,907,659	\$13,457,670	\$361,203	\$13,818,873
	Three months	ended Decemb	er 31, 2021	Three months	ended Decemb	per 31, 2020
	Canada	Peru T	otal Company	Canada	Peru 1	Fotal Company
Net loss	(\$380,798)	(\$195,888)	(\$576,686)	(\$380,798)	(\$195,888)	(\$576,686)

14. RELATED PARTY TRANSACTIONS

Compensation of key management personnel

The Company's key management personnel consist of the Company's officers, directors and companies associated with them including the Maher Global Exploration, a company controlled by Brian Maher, Chief Executive Officer.

Compensation includes salaries and professional fees paid to the President and Chief Executive Officer, a company in which the current CFO is an owner, and amounts paid to directors.

Three months ended December 31,	2021	2020
Consulting fees, salaries and benefits	\$81,054	\$89,517
Professional fees	19,257	21,042
	\$100,311	\$110,559

Accounts payable and accrued liabilities at December 31, 2021 includes \$593,451 (September 30, 2021 - \$688,151) due to the CEO of the Company, and a company in which the current CFO is an owner. The balances owing are non-interest bearing, payable on demand, and have no fixed repayment terms. Related party transactions are conducted in the normal course of business and are measured at the exchange amount, which is the amount of consideration established and agreed to by the parties.

15. FINANCIAL INSTRUMENTS

Carrying values of financial instruments

The carrying values of the financial assets and liabilities at December 31, 2021 and September 30, 2021 are as follows:

As at	December 31, 2021	September 30, 2021
Financial Assets		
At fair value through profit or loss		
Cash	\$314,082	\$336,242
At amortized cost		
Accounts recivables	7,475	84,573
Loan receivable	5,072	5,097
	\$326,629	\$425,912
Financial Liabilities		
At fair value through profit or loss		
Gold stream facility note 10(a)	\$5,937,884	\$5,967,391
At amortized cost		
Accounts payable and accrued liabilities	4,821,701	4,752,995
Convertible note note 10(b)	1,708,492	1,685,130
Promissory notes	1,034,978	1,018,586
	\$13,503,055	\$13,424,102

Fair values of financial instruments

The fair value of receivables, and accounts payable and accrued liabilities approximate their carrying amounts due to their short terms to maturity.

The fair value hierarchy of financial instruments measured at fair value on the statement of financial position is as follows:

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As at	December 31, 2021	September 30, 2021
	Level 1	Level 1
Cash	\$314,082	\$336,242
	Level 3	Level 3
Gold stream facility note 10(a)	\$5,937,884	\$5,967,391

The Company does not offset financial assets with financial liabilities and there were no transfers between Level 1 and Level 2 input financial instruments.

The fair value of the Gold stream facility is measured at fair value through profit and loss, with derivative valued at nominal value due to the uncertainty of the total expected ounces to be delivered and the timing of cash flows.

16. COMMITMENTS AND CONTINGENCIES

The Company's commitments are disclosed in note 6 and summarized below:

The Company has entered into a ten year community agreement, whereby the Company has committed to provide employment opportunities for the people of Callanquitas community in Peru in the vicinity of the Company's Igor 4 concession, improved road maintenance and infrastructure improvements to the local elementary school, in exchange for the Social License to conduct mining and exploration activities at the Igor Project.

On November 20, 2018, the Company signed an agreement with the Igor community in Northern Peru that provides the Company with the Social License to build and operate the heap leach facility for processing of the ore from the Igor 4 concession. The agreement provides for employment opportunities for the people of the Igor community, improved road maintenance in the vicinity of the community, and infrastructure improvements to local schools and medical facility.

The Company has contracted the services of Big Rock Consulting Inc. ("BRC") for the manufacturing of certain equipment for the Company's heap leach plant for US\$1,913,250. At December 31, 2021, the Company has advanced \$986,167 (US\$739,311) to BRC with the rest of the contracted amount to be paid by the time the equipment is delivered. An impairment charge of \$629,190 (US\$467,572) was recorded for the year ended September 30, 2020, as certain equipment paid for in advance are no longer available to the Company. During the year ended September 30, 2021, the remaining advance of \$343,532 (US\$271,739) was also written off.

In addition, the Company had undiscounted environmental closure obligations (note 11) for remediation and rehabilitation work on the Company's Igor properties with estimated total obligations at December 31, 2021 of \$497,611 (US\$392,500).

During the year ended September 30, 2020, the Company was notified of a claim filed by AMM against the Company, for early termination fees associated with the construction of the Company's mineral processing plant in the amount of US\$13.5 million. A second claim by AMM was filed against the Company in the amount of US\$1.12 million for fees allegedly payable for construction of the processing plant. As AMM had not presented significant progress in the construction of the plant to the Company, management believes PPX Mining has valid arguments to defend against the claims and as a result no amounts have been recorded for these claims as at December 31, 2021. Subsequently, these claims have been concluded without a ruling on the grounds.

During the year ended September 30, 2021, the Company was notified of a claim field by Patagonia against the Company, for damages as a result of incomplete construction of the processing plant. Management has performed its own analysis and has concluded that no significant damages has occurred as a consequence of the plant not having been built. Therefore management believes PPX Mining has valid arguments to defend against the claim and as a result no amounts have been recorded for this claim as at December 31, 2021 and September 30, 2021.

17. SUBSEQUENT EVENT

On February 18, 2022 the Company announced a non-brokered private placement offering of up to 3,583,000 common shares of the Company at a purchase price of \$0.06 per share to raise gross proceeds of up to \$214,980. Subject to TSX Venture Exchange acceptance, the Company may pay finder's fees of cash or shares, or a combination thereof, to certain arm's length finders. Under the private placement, the Company intends to pay finders' fees to eligible finders with a value equivalent to 8% of the aggregate gross proceeds raised from the sale of the shares subscribed for by subscribers introduced to the Company by the finders. The private placement is subject to all necessary regulatory approvals including acceptance from the TSX Venture Exchange.